







STATE OF NEW HAMPSHIRE.

TOWNSHIP GRANTS

OF

LANDS IN NEW HAMPSHIRE

INCLUDED IN THE

MASONIAN PATENT

ISSUED SUBSEQUENT TO 1746 BY THE MASONIAN PROPRIETARY.

ARRANGED AND PRESENTED IN ALPHABETICAL ORDER AND COMPRISING ALL FROM N TO W INCLUSIVE, WITH PLANS, BIBLIOGRAPHICAL CITATIONS, AND COMPLETE INDEXES.

VOLUME XXVIII.

TOWN CHARTERS, VOLUME V. MASONIAN PAPERS, VOLUME II.

ALBERT STILLMAN BATCHELLOR,

EDITOR OF STATE PAPERS.

CONCORD:

EDWARD N. PEARSON, PUBLIC PRINTER. 1896. JOINT RESOLUTION relating to the preservation and publication of portions of the early state and provincial records, and other state papers of New Hampshire.

Resolved by the Senate and House of Representatives in General Court convened:

That His Excellency the Governor be hereby authorized and empowered, with the advice and consent of the Council, to employ some suitable person—and fix his compensation, to be paid out of any money in the treasury not otherwise appropriated—to collect, arrange, transcribe, and superintend the publication of such portions of the early state and provincial records and other state papers of New Hampshire as the Governor may deem proper; and that eight hundred copies of each volume of the same be printed by the state printer, and distributed as follows: namely, one copy to each city and town in the state, one copy to such of the public libraries in the state as the Governor may designate, fifty copies to the New Hampshire Historical Society, and the remainder placed in the custody of the state librarian, who is hereby authorized to exchange the same for similar publications by other states.

Approved August 4, 1881.

PREFACE.

This volume completes the presentation of the text of the original township charters emanating from New Hampshire province authority, from grants by Massachusetts, and from the Masonian proprietary. The New Hampshire grants of townships west of the Connecticut River occupy, with the notes relating to them, a separate volume. The charter series consists of five volumes, viz., 24, 25, 26, 27, and 28. This arrangement brings this class of documents into consecutive volumes and into the most serviceable classification that is practicable. It necessitates the postponement of the presentation and treatment of the Masonian papers of a more general nature to a subsequent volume. The slight change of the logical order, wherein these papers might have preceded the subsidiary Masonian charters, will doubtless be considered of little moment when considered with reference to the desirability of bringing the Masonian township grants into immediate sequence with the province grants of a similar character.

The methods of administration which prevailed in the business of the Masonian proprietary in the period in which they were actively engaged in disposing of the lands which had been conceded to be subject to the Masonian title after more than a hundred years of controversy, are deserving of special consideration. It was suggested in our preface to Vol. 27 that this would receive attention in this connection. The observations which follow, therefore, should be read in reference to the editor's preliminary note to the preceding volume.

The lands included within the Masonian Patent were conveyed to the twelve original associates by deed of Robert Tufton Mason, January 30, 1746. The consideration paid was fifteen hundred pounds, and the purchase was held in fifteen shares. Theodore Atkinson held three, Mark Hunking Wentworth two, and the ten others one share each.

At the first meeting of the members of this proprietary the original purchasers were the only persons in interest, but, previous to the disposal of any of the lands within their purchase, a further distribution or allotment was made, so that no associate owned more than one share, and four of these fifteenth parts were subdivided. Mark Hunking Wentworth sold one of his two shares to John Rindge June 2, 1750; Theodore Atkinson, two of his three to John Tufton Mason,

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August 1, 1746; and Mason, one of his two in equal interest to Samuel Solly and Clement March, May 26, 1748; he also sold one half of his remaining share to John Thomlinson, June 9, 1749. On various dates Nathaniel Meserve sold fractional interests in his share. Col. Samuel Moore having died, his share was held by his widow, Mary Moore, and her brother, Daniel Peirce. Although in several instances, the original purchaser died before the dissolution of the association, the shares appear in the records accredited to the several owners as follows:

- I. Theodore Atkinson.
- 2. Mark Hunking Wentworth.
- 3. Richard Wibird.
- 4. John Wentworth.
- 5. George Jaffrey.
- 6. Nathaniel Meserve and others [Joseph Blanchard, Joseph Green, and Paul March].
 - 7. Thomas Packer.
 - 8. Thomas Wallingford.
 - 9. Jotham Odiorne.
 - 10. Joshua Peirce.
 - 11. Daniel Peirce and Mary Moore.
 - 12. John Moffatt.
 - 13. John Rindge.
 - 14. John Tufton Mason and John Thomlinson.
 - 15. Samuel Solly and Clement March.

The deed of Mason to the associates conveyed the towns, as well as the ungranted lands, within the patent. The conveyance, says Belknap, "raised a great ferment among the people." As an act of justice, as well as a measure of prudence, and to quiet the people, the associates immediately quitclaimed all the lands and improvements within the organized towns of the province. Having satisfied and placated the residents within the towns, they encountered a serious problem in another direction, and frequent contentions arose in their dealings with the grantees of several towns granted by Massachusetts, and which, on account of their isolation and weakness, were not included in the general deed of quitclaim.

Many of the persons claiming under the Massachusetts charters were admitted among the grantees in the Masonian grant of the same town, or were given equivalent privileges in some other township. A few of the settlers who had made improvements under the Massachusetts title resisted all overtures. Several lawsuits ensued, but these always ended in verdicts for the purchasers from Mason. Several settlers in Rindge, New Ipswich, and other towns of this class certainly suffered serious losses and possibly injustice. As a rule, however, the Masonians were ever ready to hear complaints and to grant redress; and they generally succeeded in allaying the contentions that were incident to the existing conditions.

PREFACE.

Nothing in the nature of quit-rents, which were characteristic of the province charters, were reserved in these Masonian grants. A prudential stipulation was incorporated to the effect that none of the lands reserved to the fifteen proprietors' shares should be taxed until improved by the owners or some person holding title under them.

In the administration of the business of the association, their methods and plans were simple, and probably more in harmony with the usages of that time than of the present. If the proprietors had existed a century later they would have formed a corporation. Following the custom of the day they were an association, governed only by the dictates of a common interest. For many years the association did not have a common treasury. In the grant of a township a certain quantity of land was reserved to each shareholder, and the division was made as nearly as practicable in equal shares. In the distribution which accompanied the partition of a township or grant, each grantee and each of the fifteen shares was accorded an original title to one of these sections, all of which were supposed to be equal, generally about three hundred acres. The association paid the common charges in equal shares, and each associate sold the land thus acquired on his own account. The measure of profit or loss of a shareholder in any particular case depended upon the result of the sales made by individual members of the association.

Upon the division of a township, one of the equal shares or lots was reserved for schools, one for the ministry and one for the first settled minister.

Anticipating expenses of a legal nature in maintaining and defending suits at law, the association reserved two additional shares in a majority of the towns and styled them "law lots." These were granted to Matthew Livermore and William Parker, the attorneys of the association by vote of July 25, 1750. Whenever the names of these two appear in the lists of grantees, it is on account of their legal services. They were not, as sometimes inferred, members of the association.

The tract of land known for many years as Society Land, the towns of Alton and Allenstown, several small tracts or gores, and the islands in Winnipesaukee Lake were not granted as townships according to the general rule, but were divided into fifteen equal parts and one part drawn to each share. The subsequent sale of the individual interests thus acquired and the creation of titles in severalty opened the way to settlements. In a few instances before the division of a tract of land with a view to the customary distribution among the proprietors, a lot might be set aside to compensate a surveyor or some other person who had charges against them; and, in general, so far as it was possible, the Masonian proprietors paid the expenses of the association with land.

In a very few cases, in the disposal of small gores that did not admit of easy division and partition, a sale was made. The money received was not suffered to lie in a treasury but was immediately divided. Whenever there was a necessity for

money to be used for the association it was raised by an assessment on the several shares.

The political status of the townships granted under Masonian authority was not necessarily like that which marked the province grants. The grantees under the latter were sometimes vested with political privileges by the terms of the charter, similar to those contemplated by the ordinary act of incorporation. This was not the invariable rule and possibly not the general custom in the granting of townships by the provincial government (see preface to Vol. 24). The Masonian proprietary could not invest the grantees of their towns with political or municipal privileges or powers. For this investure recourse was had to the assembly in the ordinary course of events. Not infrequently, however, the inhabitants assumed the functions of municipal government and procedure, and regarded themselves as invested with the ordinary municipal prerogatives without invoking the aid of legislation. Long exercise of corporate powers by a town without objection has been recognized by our courts as evidence on which an act of incorporation would be presumed. (Bow vs. Allenstown, 34, N. H. Reports, 351.)

In added reference to the tracts afterwards known as Alton and Allenstown, and that formerly designated as Society Land, it may be stated that the demarkation of town boundaries and the adoption of town names were occurrences subsequent to the conversion of the lands to ownership in severalty and actual settlement, and the result of after-consideration by the inhabitants. In these particular incidents, a variation from the custom of the proprietary is observable. It will be found that it was their usual method to designate town boundaries at the outset, and settlement was a subsequent affair.

The substantial character and commanding influence of the persons associated in the Masonian purchase is sustained by the annals of the state. The ties of kinship that held them in close relations are worthy of mention.

Mark Hunking Wentworth and John Wentworth were brothers. They were sons of Lieut. Governor John Wentworth, and brothers of Governor Benning Wentworth. Mark Hunking Wentworth was the father of Governor John Wentworth, and was a member of the governor's council from 1759 to 1775.

Theodore Atkinson married a sister of Mark Hunking and John Wentworth.

Jotham Odiorne was an uncle, and Jotham Jr., was a cousin of the wife of Mark Hunking Wentworth. Ann Odiorne, a sister of Jotham, senior, was the mother of John Rindge, and after the death of Mr. Rindge, her husband, became the wife of Nathaniel Meserve.

George Jaffrey was a son of a sister of Mark Hunking and John Wentworth; and Samuel Solly married Jaffrey's sister.

Richard Wibird's sister married a brother of the two Wentworths.

Thomas Packer married a sister of the two Wentworths. His second wife was the mother of John Rindge and a sister of Johnam Odiorne, senior.

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John Rindge was the brother of the wife of Mark Hunking Wentworth.

Joshua and Daniel Peirce were brothers. Daniel married Ann Rindge, sister to John Rindge.

Samuel Moore was the colonel of the New Hampshire regiment at Louisburg. He married a sister of Joshua and Daniel Peirce.

Clement March was a relative of the Peirce family.

John Moffatt and Thomas Wallingford, so far as known, were not connected by blood or marriage to each other or to the other proprietors.

The interest in the propriety acquired later by John Tufton Mason and John Thomlinson was the natural sequence of their early connection with the patent.

The Masonian proprietors, closely allied among themselves, were also firmly identified with, and were an important factor of the provincial government of New Hampshire. Mark Hunking Wentworth, Theodore Atkinson, Richard Wibird, Samuel Solly, George Jaffrey, Daniel Peirce, and Jotham Odiorne were members of the council.

The editor acknowledges himself specially indebted to Hon. Ezra S. Stearns, Secretary of State, for the statement of facts which he has incorporated in this chapter. No living student of the Masonian element in New Hampshire history has a more accurate or extensive knowledge of the subject and its literature than Mr. Stearns. His good offices in aid of the work have contributed materially to its value. It is a privilege to renew the expressions of an obligation of which we have not been unmindful in the past.

The continued interest of His Excellency, Charles A. Busiel, and the Honorable Council, and their efficient coöperation will enable the editor at an early date to complete the publication of the series of Masonian papers, and to place a most important part of the archives of our state before the public in a form for general use and special examination.

Mr. Otis G. Hammond continues as our office assistant, and is deserving of commendation for the painstaking industry and special fitness which he brings to the performance of his duties.

THE EDITOR.

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GRANTS

OF

NEW HAMPSHIRE TERRITORY

BY THE

PROPRIETORS OF THE MASONIAN PATENT

WITH OTHER DOCUMENTS RELATING THERETO.



GRANTS

OF

NEW HAMPSHIRE TERRITORY

BY THE

PROPRIETORS OF THE MASONIAN PATENT.

NELSON.

[Granted by the Masonian Proprietors as Monadnock No. 6, May 10, 1752, to John Hutchinson and others. The grant was renewed Sept. 30, 1767, and again Feb. 23, 1774. Incorporated as Packersfield Feb. 22, 1774, and named in honor of Thomas Packer. The present name was adopted June 14, 1814, to take effect Oct. 1, 1814. In 1777 an unsuccessful attempt was made to change the name to Sullivan, The north-west part of the town, combined with other territory, was incorporated as Sullivan Sept. 27, 1787. The southwest corner was combined with other territory to form the town of Roxbury Dec. 9, 1812. The line between Nelson and Roxbury was changed June 15, 1820, by which Nelson lost a small tract. A small piece of land was severed from Stoddard and annexed to Nelson June 25, 1835.

See New Hampshire charters in preceding volumes; XII, Hammond Town Papers, 635; Index to Laws, 394, 416; sketch, Hurd's History of Cheshire County, 1886, p. 318; sketch, Child's Gazetteer of Cheshire County, 1885, p. 340; Baptist Churches in N. H., by E. E. Cummings, 1836, p. 17; Lawrence's N. H. Churches, 1856, p. 283; Biographical Notices of Physicians, by O. P. Newell, 1, N. H. Repository,

277.

[Charter of Nelson, 1752.]

[Masonian Papers, Vol. 7, p. 1, and Proprietors' Records, Vol. 6, p. 117.]

Province of Pursuant to the Power And Authority Granted New Hamp^r And vested in me the Subscriber by the Prop^{rs} of Lands Purchassed of John Tuffton Mason Esq in the Province of

New Hamp' by their vote passed at their meeting held at Portsmouth

in Said Province The Sixth day of December A D 1751.

I Do by these presents on the terms & Limitations with the Reservations hereafter expressed Give and Grant all the Right title property & possession of the proprs afores unto John Hutchinson two Shares Alexander Park two Shares Robert Park two Shares James Miller two Shares Alexander Park Jun two Shares Joseph Park two Shares John Chamberlain Four Shares Zacheus Lovewell four Shares Samuel Searles two Shares John Kendall four Shares Joseph Danforth two Shares Sampson French four Shares Benjamin French two Shares Eleazer Farwell four Shares John Tollford two Shares William Tollford two Shares James Quenton Two Shares James Ferson two Shares Samuel Ferson two Shares Alexander Calso two Shares William Calso two Shares Robert McCurdev Two Shares Thomas Christy two Shares Robert Gillmore two Shares Thomas mcClaughlan two Shares Robert Fletcher Jun four Shares Jacob Fletcher four Shares James Minot two Shares Thomas Blanchard four Shares John Marchall four Shares Josiah Willard Four Shares Benjamin Farwell two Shares Ephraim adams four Shares John Searles four Shares Jonathan French four Shares Benjamin Bellows four Shares-

of in & to that tract of Land or township Called Manadnock Nomber Six Lying in the Province of New Hampshire Bounded as followeth Beginning at the Sow-west Corner of the Premises at a beach tree In the Westeren line of Mason Patent Lately marked fifteen mills to The Northward of the Province line being the Northwesterly Corner Of Manadnock Nomber five from thence Runing South Eighty Degrees East Eight mills to a piller of Rocks; bounding Southerly on the townships Called manadnock Nomber five & Nomber three, & from the piller of Stons Afores Runs North ten Degrees East five mills to a beach tree from thence North Eighty Degrs west one mill to the South East Corner of manadock Nomber Seven And to Continue the Same Corce by manadk No 7: Seven mills to ye Patent line aforesd thence Southerly by that line to the first bounds mentioned - To them their Heirs And Assigns To Have And To Hold On the following terms And Conditions with the Reservations herein After Expressed vizt that the tract of Land Or township afores^d be Divided into One Hundred And twenty Equal Shares two lotts at the least in Each Share to be finished and Drawn for in Some Equitable & publick manner at or before the last day of November which will be in the Year of Our Lord 1754——

That three of the Afores^d Shares be Granted free from Charge one for the first Settled minister one for the Ministry and One for NELSON. 5

the School there for ever, One lot in each of the S^d three Shares to be first Lay'd out in Some Convenient place, near the middle of the town and lotts Coupled to them so As not to be Drawn for ——

That twenty more of S^d Shares be Reserved for the Grantors their Heirs And Assigns forever and Acquitted from all Duty And Charge untill Improved by the Owners or Some holding them Respec-

tively —

That the Owners of the Other Shares make Settlement at their Own expence in the following manner viz^t each Grantee At the Expiration of three years from the Last day of November next after the date hereof on each Double Share have three Acres parcel of his Right Respectively Cleared Inclosed And fitted for mowing or tillage three Acres more in like manner Clered Inclosed And fitted as afores^d then next Annually for three Years, And at the end of the S^d three Years which will be on the last day of November 1758 Have a Dwelling house Built And finished fitt and Comfortable for a family to Dwell in, And a family or Some person on Each Share to Inhabit And to Continue Residency there for three years then next Coming——

That a Convenient meeting house be built in S^d Township As near the Centre as Convenience will Admitt within ten Years from this date and ten Acres of Land Reserved there for Publick use—

That the Lands in S^d Township Belonging to Grantors And Grantees be Subjected to have all Necessary Roads Lay'd through them As there Shall be Occasion for the future without any pay or

Allowance for Damages thereby ——

That the afores Grantees their Heirs or Assigns by A Major vote in publick meeting Called for that purpose Grant and Assess in Equall proportion Such Sum or Sums of money as they Shall think necessary from time to time for Carrying forward and Compleating the Settlement afores And every of the Grantees Exclusive of the three publick lotts who Shall neglect for the Space of thirty days next after Such Assessment Shall be granted And made (to pay the Same) so much of Such Delinquents Rights Respectively Shall and may be Sold as will pay the tax and all Charges Ariseing on the Sale by a Com'itte to be Appointed by the Grantees for that purpose

And in Case any of the Grantees Shall neglect or Refuse to Perform any of the Articles afores by him Respectively to be done he Shall forfeit his Share & Right in S^d township And every part thereof to those of the Grantees who Shall have Complyed with the Conditions on their part herein Expressed And it Shall And may be Lawfull for them or any person by their Authority to enter into & upon The Right Share or part of Such Delinquent Owner in the

name and behalf of the Whole of the Grantees Who Shall Comply as afores^d) to Amove Oust and expell for the use of them their heirs And Assigns Provided they Settle or Cause to be Settled each Such Delinquent Right within the term of One Year At the furthest from the Period that is by this Instrument Stipulated to be done As the Condition of this Grant And fully discharge and Comply with the Whole duty Such delinquent Ought to have done within One Year from time to time After the Respective periods thereof. And in case y^e Grantees fullfilling their parts as afores^d Shall neglect fullfilling as afores^d the duty of any Delinquent Owner nor he himself perform it as afores^d that then Such Share or Shares Shall be forfeit Revert and belong to the Grantors their Heirs And Assigns And be wholly at their Disposall

Further that the Grantees within thirty days after the S^d township is Lotted Out And Drawn for Shall Return a plan and Schedule of Such Allottment And Draught Certified by the Clerk of S^d Township

on Oath into the Grantors Clerks office

Always Provided there Shall be no Indian War within any of the terms Limitted As afores for doing the duty Conditioned in this Grant to be done — And in Case that Shou'd Happen the Same time to be Allowed for the Respective matters afores After Such Impediment Shall be Removed ——

Further that all White pine trees fitt for masting his Majestys Royal Navey Growing on s^d tract of Land be and hereby are Granted

to his Majesty his heirs And Successors forever-

To all Which Premises I Joseph Blanchard Agent for and in behalf of the Grantors have hereunto Sett my hand And Seal this tenth day of may 1752 and — in ye 26th year of his Majestys Reign—

Joseph Blanchard $\left\{ \underbrace{\widetilde{L} \, S}_{} \right\}$

A true Copy Examined

p^r Mathew Thornton Prop^{rs} Clerk

[Acceptance of Charter, 1753.]

[Masonian Papers, Vol. 7, p. 2.]

Whereas Joseph Blanchard Esq as Agent for And in the name And behaff of the Prop^{rs} of the Lands in the Province of New Hamp^r Purchased by them of John Tufton Mason Esq Who Sold to them



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Under the title made to them by a Com'on Recovery Did on the tenth day of may A D. 1752 Grant the Contents of Eight Miles Long and five miles Broad Part of Said Lands being the Contents of about Six miles Square Bounded As Followeth Begining at the Southwest Corner of the Premises at a Beach tree in the Western line of masons Pattent Lately marked fifteen miles to the Northward of the Province line being the Northwesterly Corner of Manadnock Nomber five from thence Runing South Eighty degrees East Eight miles to a Pillar of Rocks Bounding Southerly on the Townships Called Manadnock Nomber five And three And from the Pillar of Stones aforesd Runs North ten degrees East five miles to a Beach tree from thence North Eighty Degrees west One mile to the South East Corner of Manadnock Nomber Seven And to Continue the Same Course by Manadnock No Seven Seven miles to the Patent line afores thence Southerly by that line to the first Bounds mentioned—Under Certain Conditions Limitations & Reservations in Said Grant Mentioned As by S^d Grant Refference thereto will fully Appear, Unto John Hutchinson Alexander Park Robert Park James Miller Alexander Park Jun^r Joseph Park John Chamberlain Zacheus Lovewell Samuel Searls John Kendall Joseph Danforth Sampson French Benjamin French Eleazer Farwell John Talford William Talford James Quenton James Ferson Samuel Ferson Alexander Calso William Calso Robert McCurdy Thomas Christe Robert Gillmore Thomas McClaughlan Robert Fletcher Jun Jacob Fletcher James minot Thomas Blanchard John Marshall Josiah Willard Benjamin Farwell Ephraim Adams John Searles Jonathan French Benjamin Bellows

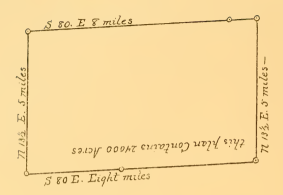
Therefore Unanimously voted that we do hereby Accept Said Title And for Our Selves our Heirs & Assigns Do Acknoledge that we do hold Said Lands under Said Title Conditions and Limitations with

the Reservations therein Mentioned—

Extract From the votes of y^e Prop^{rs} of the Township Called Manadnock N° Six at their meeting the 15th of June 1753—

Copy Examined
Mathew Thornton Proprs Cler

[Plan of Nelson.]

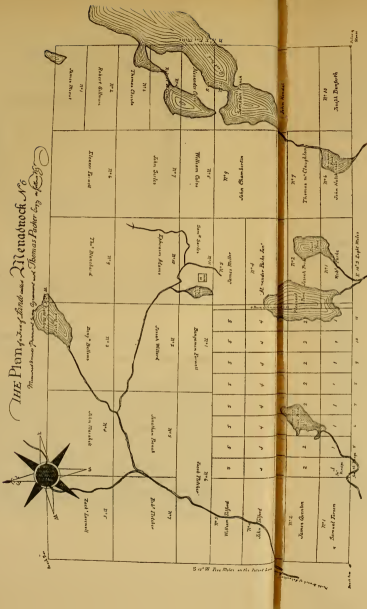


This plan describes Manadnock To. Six and Contains 24000 Acres Lay'd Out Jo Joseph Blanchard Jun' Surv'

[Extension of Time Granted, 1767.]

[Masonian Proprietors' Records, Sept. 30, 1767, and Masonian Papers, Vol. 7, p. 3.]

Whereas by a Grant of a Tract of Land made by Joseph Blanchard Esq^r unto John Hutchinson, Alexander Park Rob^t Park and others, dated the Sixth day of December 1751 (pursuant to a power Granted to him by said Proprietors) of the Right and Claim of said Proprietors in and to that Tract of Land or Township called Menadnock Number Six lying in said Province and bounded as in said Grant, on the Terms, Limitations and Conditions thereon Expressed, and among other Things, the several things to be done by the Grantees is Limitted to different times which by Reason of sundry Impediments they could not Comply with, but as they had done much towards making the Settlement agreeable to said Grant but wanted some further time, Wherefore they prayed that such further time should be Granted as they Suppos'd would be Sufficient for said Settlement to be made,



Names set on them as may be seen by the Plan, & the whole of said Grantees Shares are laid in Length, Easterly & Westerly 127 Rods Except the Right of Jacob Fletcher, which is laid \(\frac{1}{2} \) a Mile in Weadth & 854 Rods in Length, & Northerly & Southerly those Grantees that draw two Shares they are laid 160 Rod in Weadth & the cross Lines each Way between said Shares run parallel to the Town This Plan describes the extreme Bounds of the Township of Monadnock No 6 in the Province of New Hampshire, with the Course & Distance round Lines, likewise I have laid out the Grantons Shares with the three publick Shares Vizt two Lotts to each Share containing 104 Acres each which have the the same as is set on said Plan, it further describes each Grantees Shares which is laid out in one Piece, which are number'd & have the Number of Grantees Numbers of the Lotts & Ranges set on the Corners in Said Township & are number'd as is set forth in the Plan, further Proceeded to lay out the 10 Acres for Publick use, but when viewing found that the Land in the Center of said Township, would not admit of it for that purpose but in viewing found the most convenient Place in the Northeasterly Quarter of said Township, & have laid out the 10 Acres for publick use as follows Vizt Measuring from the Center of said Township E 10° S on the Line that cutts that half of the Town into Quarters 116 Rods & from thence runs N 10° E. 314 Rods to a Heap of Stones Rod to a heap of Stones then runs W. 10° N. 40 Rod to a heap of Stones, then S. 10° W 40 Rod to be runs of the 10 Acres before mentionid.

All which I have done & hereby Desire that this Plan of the Survey of said Township be recorded in the Proprietors Book of Record.

Breed Batcheller.

This plan is laid down by a Scale of 100 Rods to an Inch-

Province of New \ December 7th 1768, Then the above-nam'd Breed Batchelder, made solemn Oath that this is a true Plan of the Lots of Divisions in the Hampshire. \ \ Township Monadonock No 6, the out Side Lines with the Dividing Lines, across & thro' the Township, & the Grantors Lots, all taken from actual Surveys & Runnings well mark'd on the Spot, the Rest from Calculations & all are numbered as set forth in the Plan-

William Parker Just Pacis

Sworn before me



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which they tho't would not Require more than two or three Years—all which being Consider'd, the said proprietors being Willing to Encourage the Settlement & to Favour the said Grantees. Therefore

Voted that the Term of two Years be and hereby is Granted to the said Grantees, and those who hold under them to fullfill and perform the said Articles, Matters & things which the said Grantees originally were obliged to do & perform—

[Deed from Rebecca Blanchard to Samuel Cook, 1770.] [Masonian Papers, Vol. 7, p. 4.]

Know all Men by these Presents, That I Rebecca Blanchard of Dunstable In the province of New Hamp' Wido Executrix to ye Testament of Joseph Blanchard Esq^r Deceas^d by virtue of a Clause in y^e s^d Will Impowering me to Sell any part of the Estate of the s^d Joseph For and in Consideration of the Sum of Ten pounds Lawful Money of said Province to me in Hand, paid before the Delivery hereof, by Sam¹¹ Cook of a place Called Monadnock Nº 6 in said province Husbandman the Receipt whereof I do hereby acknowledge, have given, granted, bargained, sold and released; and by these Presents do give, grant, bargain, sell, alien, release, convey and confirm to him the said Sam¹ Cook his Heirs and Assigns all that Lot of Land Lying & being in s^d Township of N^o 6 part of the Right of John Kendall Lying Near the Easterly End thereof Begining at the south East Corner of ye Primises at a Spruce tree from thence Running West Ten Degrees North on Hundred & Sixty Rod to a Beach Tree Marked from thence North Ten Degres East one Hundred Rods to a Hackmetack tree from thence to the first Bounds Containing by Estimation One Hundred Acres—

To Have and to Hold, the said granted Premises, with the Appurtenances thereof, to him the said Samⁿ Cook his Heirs and Assigns, to his & their proper Use, Benefit and Behoof forever: Hereby engaging to Warrant and Defend the said granted Premises, against all Claims or Demands of any Person or Persons claiming by, from or under me or the s^d John Kendall the Grantee Under the Charter of the said Town—

In Witness whereof I have hereunto set my Hand and Seal this 12th Day of October in the 10th Year of His Majesty's Reign. Annoque Domini, 1770.

Rebecca Blanchard

Signed, Sealed and

Delivered in the Presence of us,

Timo Dustin

Hannah Blanchard

Province of Cotober 19th Day 1770

New Hamp^r \ Then The above-named Rebecca Blanchard Personally appearing acknowledged the above-written Instrument to be her Voluntry Act and Deed, before me,

Ezekiel Chase Justice Peace.

[Endorsed] Blanchard to Cook Rec^d 15th June 1771 Recor^d in Lib A, Fol 6, a True Copy

₩ Jon^a Willard Cler

[On the back of this deed are the following names:]

North East Quarter

Abner Stanford Spencer Smith Elias Squire John Day Benj: Nurse Eliu Higby Josh^a Lawrence James Grove John Eastebrook Benj Day John Frink

Breed Bachelor Stephen West I. & J Stanhope Breed Bachelor Cornelius Cornell

South West

W^m Bachelor

Benj: Lines

Zephaniah Bachelor

[Settlements in Nelson, 1770.]

[Masonian Papers, Vol. 6, p. 134.]

In Monadnock N° Six The first Settler Breed Batchelder Settled Doct Breed built one house on two Lotts Lotts 4^{th} R 9^{th} : R 10^{th}

Settled Stanhop L 3: R 8 and Improves L 3: R 7

Settled Nuton L 3: R 12-

Settled Parkest L 4: R 1 and Improves L 5: R 1:

[Remonstrance and Petition of Inhabitants, 1773.]

[Masonian Papers, Vol. 7, p. 5.]

To the Proprietors of the Lands Purchased of John Tufton Mason

Esqr Gentlemen——

The Inhabitants of the Township of Monadnock N° 6: Beg Leave to Remonstrate to this Propriety that the Duties & Settlements Enjoined on the Grantees of this Township is not Done as you Will See

NELSON. II

by Applying to the office Where the Invoices of the Towns in ye Province are Depositted and We are Greatly Obstructed In our Settlements for Want of a Sufficient number to Make Roads as our Lands are Very Uneaven & Rough & it Requires much Labour to Clear off the Trees when we find by Experience it Produces Such Grain & Vegetables as Will be Sufficient to Support us & Our families & we are Unwilling to Leave Our Lands We therefore pray that for your own Interest you Woud Send a Committee to View the Primeses & Cause the Delinquent Rights to be Granted to Persons that Will Promote our Settlem^t And Your Petitioners In Duty Bound Shall Ever Pray—Monadnock No 6. August 23 1773—

James Bancroft John newhall Philip Bilhash David Marshall Joseph Mason Eleazer Twitchel William Follet John farwell Aaron Beel Josiah Stanford

[Breed Batchellor to George Jaffrey, 1773.]

[Masonian Papers, Vol. 7, p. 6.]

Monadnock No 6 octr 4th 1773

Honoured Sr

the Last time I had the Hapiness to be in your Company you ware pleased to tell me as I was mentioning to your Honour that the Blanchards ware forming a Comeplaint against me and trying to git a Number of the Settlers of monadnock N° 6 to Sign against me to the Grantors—that if any Such Complaint Should Come I Should be Served with a Copy of the Comeplaint and Names Signed against me and have an oppertunity to Defend my Self in the affair. Sir if it has, or Should Come pray Dont for Git me in this affair you may Send any time by mr Porter the post In Comeplying with the above you Greatly oblige your Honours most Hum^b Serv^t

Breed Batcheller

To Honourable Geo. Jeffery Esq

[Improvements in Nelson, 1773.]

[Masonian Papers, Vol. 7, p. 7.]

A List of the Northeast Quarter of monadnock Number Six as was Taken by us the Subscribers, with the Names of Each Settler Living

on s^d Northeast Quarter now—and the Number of the Lots & Ranges they Live on and the Number of Ratable poles also the Number of persons in Each Family and Number of acres Improving by Each Settler and also the Number of acres Improving by them that Dont Live Stidy in s^d Town with Each owners Name anexed to the Lots

Mens Names	Nº of the Lots	Nº of the Ranges	Nº of Rat- able poles	Persons in Each Family	Nº of acres Improving
Dr Nathaniel Breed . Nath ¹¹ Breed Jr John Breed	4 & 5 3 4 2 1 2 1 5 4 3 3	9 & 10 9 7 3 9 8 7 6 6 8 10	3 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 0	7 II II 6 3 2 II II II 3 3 5 II 0 32	54 1½ 15 20 15 35 20 10 18 19 40 12 0

The above is an Exact account of those Now Living on the Northeast Quarter of monadnock Number Six

and the Following is an Exact account of those that are Improving on the above mentioned N. E. Quarter but Dont Live there Stidy

	Mens	Nam	es				N° of the Lots	Nº of the Ranges	N° of acres Improving
John Day .							2	6	16 acres
Benja Day .							I	7	7
Breed Batcheller							I	6	20
Ditto small Gris							I	5	25
Ditto							1	4	23
Ditto							2	3	2
Ditto Benja Nurse Jr							2	12	8
Dr John Frink							3	12	12
Cornelius Cornell							2	8	2
Elihu Higbe .							2	10	12
10—Carried ov	er the	Last	n	ention	ed t	o the			127 acres
other Side		Last.	. 11	i cu cu cu	icu t	o the			12/ acres
Abner Stanford					•	•	2	2	2
Joshua Lawrance			•		•	•	I	3	1 1
Breed Batchellers			•	•	•		4	12	3 with
Dicca Datellellels	•	-	•	•	•	٠	+	12	a Sawmill
Ditto .							5	12	7
Ditto Center Fa			•	•	•	٠	5	11	15
Ithamar Smith			•	•	•	*	3 4	7	5
Joseph Blancard &			•	•	•	•	4	8	2
James Grover ½ L			•	•	•	•		8	5
Stephen Treat					•	•	4	7	7
Elias Squire .					•	٠	3	6	8
Brought from the	other	Side	•		•	•	3		127
brought from the	other	Side	•	•		•			12/
added these that I	Live in	Town	1						182½ acres 278½
Sume Total of acr									461 acres 360
									101 acres more the

30 Duties

May it Pleas your Excellency these two pages Represent the True State of the Northeast quarter of monadnock No 6 with those that Live on Sd Quarter & those that Dont Live there Stidy that are Improving-Taken by us the Subscribers according to the Best of our Skill and Judgment which we are Ready to make oath to if Required octr 4th 1778 Abijah Browne

Thomas upham Breed Batcheller

[Plan of Nelson.]

The Plan of a Tract of Land colled Monadorek Me. Measured & made Jerswant to an Agreement with The Packer Esg' as Tollows (Fiz) Copy of Plan returned & The Packer Esg'on a Smaller Scale

Swreyed & Beerd Batcheller

$[Improvements\ in\ Nelson,\ 1773.]$

[Masonian Papers, Vol. 7, p. 8.]

An account of all the Rights in the Southeast Quarter Except the Seven Rights Belong to the Heirs of the Late Coll Blanchard Deceased—Being 8 Rights)

						that are Improvin
n John Chamberlin Right		2 Duties				
. Salvanus morse						16 acres
Jabez Grover						.6
. ariel peck						. I
· Seth Highe						. I
. oseph Chilson						.6
Beriah wetmore .		l				20
Samuel Everit						10
James millers Right .		1 Duty				
Breed Batchellers .		Estabroo	ks pla	.ce		17
amos Skiner						13
Alexander Parks Jr Right		1 Duty				
no Body on it						
alexander Parks Right		1 Duty				
John Adams						25
Josiah Parks Right .		1 Duty				
Aaron Beel						40
John Speney						.2
Philip Billash						15
Robert Parks Right .		1 Duty				
. Daniel wood		a Grist mi	II & B	olting	g mill	
. Spencer Pratt						18
John Ferwell						10
John Scarlet Newhall .						4
Benja Frenches Right .		1 Duty				
James Bancroft						40
						244 acres

Note those that have Dotts against there Names Dont Live in Town: stidy and the others are Living in the above mentioned Rights

Pleas to Look on the other Side

148 acres over

which 8 Rights have 12 Settlers on them

The above and what is on the other Side is a Trew account Taken according to the Best of our Skill & Judgement oct^r 4th 1773— Abijah Browne

Abijah Browne Thomas upham Breed Batcheller

[Petition of Inhabitants to Governor, 1773.]

[Masonian Papers, Vol. 1, p. 9.]

To his Excellency John wentworth Esq^r Captain General Govonor & Commander in Cheif in and over his majestys Province of New

Hampshire & Vice admeral of the Same &C—

The Subscribers Inhabetants of a Place Known by the Name of Monadnock Number Six Beg Leave Humbly to Shew to your Excellency, that whareas, a Petition or Remonstrance, has been Prefferd to your Excellecy by Sundry of the Settlers of Said Number Six Setting forth there Desire, not to have Said Number Six Incorperated, and also a Complaint against Breed Batcheller for not fulfilling his obligations with Regard of Settling Said Number Six and making Roads & C. which has Occasioned Several Families to Leave the Town, and that by the Original Grant the Grantees where obliged to Settle Said Township within a Certain Limeted time with Sixty Families and that there was not but Twenty Families in said Township, Eleven of which are on Land Called Blanchards Quarter, and also an oppertunity to Chuse another Clerk & Treasurer, with an Insinuation that no Votes Can be obtained with out Said Batchellers Consent

your Petitioners Beg Leave to make the Following answers to the Premises, and with Regard to an Incorperation of said Township your Petitioners Beg Leave to Shew to your Excellency that there was a proprietors meeting Last march (Leagally held as your Petitioners apprehend) when a majorrety of Votes was obtained to have Said Number Six Incorperated, though Said Batcheller Did not Vote but Publicly Say in open meeting before Said Vote Passed, that if Said Township Should be Incorperated the Burden would Lie on the Inhabetants and Desired that they would Consider well on the matter But your Petitioners are not anxious wheather it is Incorperated or not but would be Glad to Leave it to your Excellencys wise Determination—

your Petitioners would Shew to your Excellency there is Dwelling in Said Township Twenty one Families Besides thirty or forty other

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Persons that have began and made Considerable Improvements, and your Petitioners are of opinion that there would have been Settled in Said Township, many more Families or Persons had it not been for the Scarsety of Provisions, for Several years Past, which Scarsety occasioned the Removel of Several Families or Settlers and not the Bad Roads as mentioned in the Remonstrance—and your Petitionrs Trust that your Excellency will Excuse them if they Shew to your Excellency that Said Township was to be Settled within a Certain Limeted time with Fifty Families or Persons, and not Sixty Families as mentioned in Said Remonstrance, and as to the Eleven Families on Blanchards Quarter your Petitioners trust your Excellency will Pardon them if they Shew to your Excellency that they are Settled in that Part of the Town where Blanchards Lands Lies, and are on other Lands, three Families only Excepted which are the only Settlers that are on the the Seven Rights Belonging to the Heirs of the Late Coll. Blanchard and also an Insinuation that no Votes Could be obtained with out Said Batchellers Consent, we trust your Excellency will pardon us if we Shew to your Excellency that we have Generally attended the Proprietors meetings and Dont Remember that mr Batcheller Ever Exersised any othorrety Lawful or unLawful, or that he Ever Voted Except in three or four Instances, some of which we Beg Leave to Shew to your Excellency when the first meeting was Called by a Justice who Moderated Said meeting Some of the Proprietors where Desirions of having said meeting adjorned, but Said Batcheller Voted to have it Go on to Save the Cost of the Justices Coming again—the Second was that Mr Batcheller Voted that the Proprietors Should have Leave to work out there Taxes in Stid of paying the money—the Third was Said Batcheller Voted one hapeney per acre Laid on Each Right for Reparing the Roads, and as to an oppertunity to Chuse another Treasurer & Clerk, your Petitioners suggest that your Petitioners are Fully Convinced that your Excellency will not Interfeer in that affair, but Leave them to Chuse there Treasurer and Clerk as Derected by Law—the Present Treasurer and Clerk we have no objections to tho he him Self is not fond of the office and your Petitioners would Beg Leave to Inform your Excellency that ye Roades are well made for the time Said town has been Settled and that Mr Batcheller Never was Surveyor in the East half of the Town where Said Remonstrance was taken—and your Petitioners Beg Leave to Suggest to your Excellency that they are of opinion that Said Batcheller has Done all he Could to Bring Forward the Settlement of Said Township and what he thought Best, for the Interest of the Proprietors and Settlers, and your petitioners Imagain that there has been as good Progreess made in Settling said Township as any other New Town in the County Notwithstanding Said Batcheller has Laboured under Great Disadvangages on account of his Ill State of helth which Obliged him to Leave the Town one Sumer your Petitioners are Very Sorry that any Disputes Should Happen with Regard to Settling said Township, and are Sorry to make mention of what they Immagain to be the occasion of said Remonstrance, but Justice at this time seems to Require it——we therefore hope your Excellency will not take it a miss if they Inform your Excellency that the Before mentioned Remoustrance was Procured by the Influence and at the Request of Some of Coll. Blanchards Heirs, Because Said Batcheller as Collector had Disposed of Some of there Land at Vandue for payment of there Taxes, after Being Due Several years—your Petitioners therefore Humbly pray that the Settlement and peace of Said Number Six may not be Disturbed by Privet animossetys, and that your Excellency would take the Premises into Consideration, and Do that which your Excellency in your Great wisdom Shall See fit all which is most Humbly Submited by your Excellencys most Humb. Servts

oetr 14th 1773—

John Stroud Jonathan Nickols Abijah Browne Nath^{II} Breed Beriah Wetmore Thomas upham John Le Bourveau Nathanael Breed jun

Joseph Stanhope Abraham Griffeth James Phillips

[Retraction by Signers of Remonstrance, 1773.]

[Masonian Papers, Vol. 7, p. 10.]

To his Excellency John Wentworth Esq Cap^t Generall & Governour in Chief in & over the Province of New Hampshire & Vice Admiral of the same—

the Subscribers Humbly Shew & give your Excellency to Be informed that some time Since We Sign'd a Petition as Inhabitants of Monadnock Number Six setting forth that the Duty which was Enjoyned in said Grant was not Compleated & Particularly that Mr Batchellor had not fulfilled his Obligations with regard to Setling said Township Makeing Roads, &c We not being so well acquainted with Circumstances of said Number Six as we are now, & Confiding too much in what Mr James Blanchard Said & at whose Request said Remonstrance was made, find the Affairs are not as Represented in

said Petition & therefore Humbly pray that your Excellency will take no further Notice thereof but Ask your Excellencys forgiveness for Troubling your Excellency with said Petition

as in Duty Bound shall ever pray Monadnock Nº 6 oct^r 18th 1773

Phillip Balyah
Aaron Beel
John Scarlet newhall
John Farwell
John Farwell
John Farwell
John Scarlet newhall
James Bancroft

Josiah Stanford

[Petition of Nathaniel Breed, 1773.]

[Masonian Papers, Vol. 7, p. 11.]

To his Excellency John Wentworth Esq^r Cap^t General and Governour in Chieff in and Over his Majesties Province of New Hampshire and Vice admiral of the Same &c—

May it Please Your Excellency I the Subscriber beg Your Excellencys Favour and Clemency while I Relate a Few facts Relating to the affairs of Monadnock No 6 Whereas a Petition has bin Presented to Your Excellency against the Proprietors of Said No 6 & in Particular Seems to be Mainly Pointed against Ensⁿ Breed Batcheller to Do Justice to the Proprietors and M^r Batchellor I would Inform Your Excellency that I was with Mr Batcheller In Laying Out the township when I Moved into town Was the Seacond family that was in it which is Just Five Years this Month and Believe Know as Much as any or More of the affairs of Sd town I think the town is as forward as any & as Good Roads or Better for the time it has bin Setling the Scarcity of Provisions I believe is the Reason that hath hindred Some from Comeing in and Caused Others to Move Out of the town & Not bad Roads as has bin Represented Likewise great Numbers have had Lands Given them and Others have bought in Order to Settle and above Sixty Lots to My Certain Knowledge have Considerable Cleared & Some Others a Little & Many are Preparing now to Move into the town Soon as Possible Mr Batcheller has Sold land to None but Such as Promised him to settle it tho to My Knowledge Many have fel back and he hath Done all that he thought Was best to forward the Settlement of the township & Never sued any that Lived in the town but helped them what he Could to live I Believe No One has Just Reason to Complain of him as Treasurer or Clerk and he Never was & is Not now a Surveyor for the East half of the town where Chief of the Setlers and all the Complainers live if the town was Incorporated I believe it would Very Much forward the Settlement of the town and the Gospel in it as it will Put us in a way to Do it as to Mr James Blanchard (the first time I Ever Saw him we Travilling alone) he told Me that he Would Do Mr Batcheller what Ingury he Could if he would Not Give up the Vendue Land, which I think he mr Bacheller Justly Sold (and he has told Me he would Return on their setling all & Paving Lawful Charge and he has Returned the Land to several) & I believe is the only Reason that he James Blanchand & M^r James Bancroft got those People who I believe were Mostly Innocent to sign against the Incorporation and Mr Batchellor which has a Tendency to Destroy and Hurt the Settlement of Said township and Break Up the Harmony that hath Conspicuously subsisted amongst the setlers but a few that Signed against Mr Batcheller have bin long in the town or Known what has bin Done to forward the settlement of it as I was the Proprietors Moderator at the Meeting last March when Vote Was Obtained to have the town Incorporated & Can Certifie Your Excellency that those People that Signed the Petition against the Incorporation and Proprietors were those that Voted for it Mr Batchellor & Others advised them at the Meeting to think well Over what they Did & told then the Consequence it shews their Unconstancy I beg Leave Humbly to beseach Your Excellencys favour to the Proprietors and Inhabitants as We begin to live and take Courage Much More Might be Said but fear to Incur Your Displeasure and tire Your Patience beg Leave to Subscribe Your Excellencys Most Obedient Most Obliged & Humble serv^t and well wisher

Monadnock Nº Six Octr 20th 1773 Nath^{II} Breed

[Letter in Behalf of Breed Batchellor, 1773.]

[Masonian Papers, Vol. 7, p. 12.]

Monadnock Nº 6 Oct: 22d 1773

May it Please Your Excellency

We the Subscribers Make Bold to write a few Lines to Your Excellency we Trust Your Excellency will Pardon us for So Doing when You Consider that we do it in behalf of the Township of Monadnock N° 6 and Ensⁿ Breed Batcheller as their Hath bin Complaints against them both we have bin in the town five Years or More & have bin acquainted with the affairs of the town & in particular with M^r Batcheller and We think it strange to hear their is Such a Report Gone to Your Excellency for We are of Opinion that None of ye Inhabitance

of S^d N° 6 have Just Reason to Complain of M^r Bacheller for being Slack about Setling the Town or for Oppressing the People or for his Not Making Roads or for his Not being faithful in any Post to which he hath bin Chosen for we think that he hath Done his Utmost for the forwarding the Settlement of the town & he hath bin a Very Obliging friend to those that were in Disstress and to Us in Particular but Some have Signed against M^r Batcheller tho We trust Most of them ware Prevailed with by the Insinuation of M^r James Blanchard as Some of them have acknowledged & we are of Opinion that this Town is as forward in Settlement as any for the time it hath bin Setling thus begging Your Excellencys Favour for the town & beg Leave to Subscribe Your Excellencys Very Humbl Sery^{ts}

Abijah Brown Thomas Upham

[Statistics of Families Moved Away, 1773.]

[Masonian Papers, Vol. 7, p. 13.]

A List of the People that have Lived on the Northeast Quarter of monadnock N° 6—that have moved out of Said Township and the Number of the Lots and Ranges they Lived on—Term of time they ware Resident in S^d Township N° of Ratable polls—N° of Persons in Each Family and N° of acres Improving by Each Settler

mens Names	years Resident in Nº 6	Nº of the Lots on		Nº of Rat- able poles	N° of persons in Each Family	Nº of acres Im Proving
Jonathan Parkhurst John Proute . Samuel willson . Johnson Proute . Robert Graham . Ephariam Segers . Seth & John Higbe Elihu Higbe . Stephen Treat . Elias Squire . Thadeus Estabrook Richard Newton . wentrop Hoit . Nehemiah Eliot . Ithamar Smith . Nathan Barns . abner Stanford . michel woodcock . michel woodcock .	3 3 3 2 2 2 1 I I I 3 1 2 2 2 1 2 2 1 2 2 1 1 2 2 2 2 1 1 2 2 2 2 1 1 2 2 2 2 1 1 2 2 2 2 1 1 2 2 2 2 1 1 2 2 2 2 1 1 2 2 2 2 1 1 2 2 2 2 1 1 2 2 2 2 1 1 2 2 2 2 1 1 2 2 2 2 2 1 1 2 2 2 2 2 1 1 2	1 & 1 2 2 1 1 1 5 2 3 3 3 3 2 4 4 4 2 5 5	in 4 & 5 6 7 7 6 6 6 12 10 7 6 10 12 10 8 7 10 3 7 7	3 1 1 1 1 1 2 1 1 1 1 1 1 2 2 1 1 1 1 1	11 4 1 1 1 1 4 1 1 1 6 6 1 2 2 1 1 1 1	48 16 20 7 7 2 11 10 4 7 8 12 12 4 6 6 4 2 3

The above is an Exact account Taken according to the Best of our Skil & Judgment oct $^{\rm 22^{th}}$ 1773—

To his Excellency John wentworth Esq^r

A List of the People that have Lived in the Southwest Quarter of N° 6 that are Not in Town

on the Right of James Quenton-

william Batchellor 3½ years 1 pole 1 In fai	mily 8 acres cleard	
Ditto on the Right of Samuel Ferson —	·	16—
Jabez Billings Deceased	$1\frac{1}{2}$ years 1 — 3 —	6
william Herrington	$2 \dot{D}^{\circ}$ $1 - 3 -$	4
Benj ^a Lynds	$1\frac{1}{2}$ — 1 — 1 —	2
Joseph Symmonds	$1\frac{1}{2}$ — 1 — 1 —	7
John Davis	$1\frac{1}{2}$ — 1 — 1 —	6

S. E.	Quarter James Millers Right
Ithamar Smith Jr	$1\frac{1}{2}$ year $1 - 1 - 12$
	John Chamberlins Right
Salvanus Morse	$\frac{1}{2}$ years $1 - 1 - 16$
	$\frac{2}{8}$ years $\frac{1}{7}$ = $\frac{1}{1}$ =

[Improvements in Nelson, 1773.]

[Masonian Papers, Vol. 7, p. 14.]

A Trew State of the 5 Rights in the Southwest Quarter of monadnock N° 6 with an account of those Living on Said Quarter & those that are Improving and not Stidy here

on the Right of James Quenton										
Breed Batcheller 6	1 y	ears	with	4, or	5, 1	Labou	ring	men	100	acres
John Le Bourveau										
william Batcheller	$3\frac{1}{2}$			•					8	
01	n th	ie Ri	ght of	Sam	uel	Ferso	11			
Breed Batcheller									40	
Joseph Symmonds	$\frac{1}{2}$								7	
william Batcheller	()								16	
Benj ^a Lynds	$\frac{1}{2}$								4	
Henry Bemis	1								4	
James Phillips	1								8	
John Davis $\frac{1}{2}$.									3	
	,	willia	ım To	lfords	Rig	ght				
Zephaniah Batchel	ler								2	
1										
										acres

Did the Duties of the Right of John Tolford & James Ferson on the other three Rights

The above is Taken according to the Best of our Skill & Judgement oct $^{\rm r}$ $22^{\rm th}$ 1773

N B. those that have a Dott against there Names Dont Live in Town Stidy

Abijah Browne Thomas upham Breed Batcheller

5 Rights where to Clear 12 acres Each which is 5 times 12 or 60 acres — Substracted from 205 acres

60

Leaves over & above— 145 ar

[Letter in Behalf of Breed Batchellor, 1773.]

[Masonian Papers, Vol. 7, p. 15.]

Charlstown october 22th 1773—

may it Pleas your Excellency we the Subscribers Formerly Being Inhabetants of monadnock Nº 6 for sundry years Beg Leave Humbly to Shew to your Excellency that whereas there is a Remonstrance to your Excellency against the Proprietors of monadnock No 6, but In perticular it Seems to pint out Ensⁿ Breed Batcheller and our Leaving the Town for want of Roads and his opressing the People and us we hope your Excellency will Excuse us if we Inform your Excellency that was not the Case—and as to the sd Batchellers not making Roads—we would Shew to your Excellency, that he Never was Surveyor for high ways in the East half of the Town where the people Lived that Signed the Petition against him—but we Beleve that sa Batcheller has Done all in his Power to have the Roads made which are well made for the time said Township has been Settled and as to his opressing the people or us we would inform your Excellency that Never was the Case —but that he the said Batcheller used his utmost Indevor to help the People to our Certian Knowledge and has Repetedly Releved us when in Destress and Deffulty, and has been as Kind to us seemingly as a Brother—Likewise we would Inform your Excellency that the Town Settles Very Fast, for a New place, and that the people and Said Batcheller Goes on Heart and hand, Except a few that we Judge are Led astray by m^r James Blanchard as he has Tryed his best to Git us to Signe against said Batcheller—and has Ketched those people to sign against Said Batcheller in favor of the Blanchards as they Seem to Thretin his Rewing but not only his but we fear this will stop people Coming into the town to Settle as the Famely of the Blanchards seem to be so wormly Ingaged against him—we hope your Excellency will Excuse us for writing the above as we are Bound in Duty to your Excellency to Tell the Truth in favor of mr Batcheller, tho, we Dont Speak one half what we Could Say in his Favor—& Beg Leave to Submit the above to y' Excellencys wise Consideration & Beg Leave to Subscribe our Selfs yr Excellencys most Humb Servts

John proute Michol woodcock

To his Excellency John Wentworth Esq^r Portsmouth New Hampshire

[Depositions of Amos Skinner and John Wellman, Jr., 1773.]

[Masonian Papers, Vol. 7, p. 16.]

To his Exelency John Wentworth Esqr &c

This may let your Exelency know that I the Subscribor Amos Skinner have ben Sumthing knowing to a Peticion signed by Sundry of the settelers of Monadnock N. 6. to your Exelency against Mr Breed Batcheller and I heard James Blanchard Say that he had now got that fixt that would tare him mening Said Batcheller all to raggs and that he would forfit all he had in the world if he did not do it for he was then a going to the Lord Propriators with Sum of the Inhabtents and had sent a Complaint before as I understood on that afair and that he beleived he should parsafy the Lord Propriators and Set the Governor to Sue the Bond that was against said Batcheller—what is above written is true to my knowledge and Remembrance

Amos Skinner

Mansfield october the 28th 1773

Bristol ss Mansfield october the 28th 1773 Then Amos Skinner made oath to the truth of what is above written which is by him Subscribed Sworn Before me—

Eph^m Leonard Justice of Peace

To His Exelency John Wintworth Esqr Governor &c

This may let your Exelency know that I am Sumthing knowing to a Peticion Signed by Sundry of the Settelors of Monadnock N. 6. to your Exelency against Mr Breed Batcheller and I heard James Blanchard Say that he had got that fixt against him that would tare him all to pecis but if Said Batcheller would give up the vandue Land that he had sold that he would Send to porchmouth and git that Peticion back again that was sent against Said Batcheller as I understood by his tolk—what is above written is true to my knowledge and Rememberance

John wellman junor

Mansfield october the 28th 1773

Bristol ss Mansfield october the 28th 1773 Then John Wellman Junor made oath to the truth of what is above written which by him Subscribed—Sworn Before me

Eph^m Leonard Justice of Peace

[Testimony of Abijah Brown, 1773.]

[Masonian Papers, Vol. 7, p. 17.]

Abijah Brown of Monadnock N-6 at the Request of M^r James Blanchard in Behalf of the porpriators of Masons Right was asked the Following Questions

Q did you Ever work on Mr Breed Batchellors farme for which

you was discharged of any of your Taxes and how much

2^{ly} whether you Ever heard any threatning or Complaining to the Governor or the proprietors from the Setlors against m^r Breed Batchellor for not doing the Dutis on that part Called the North East Quarter

A he worked on m^r Breed Batchellors farme to the am^t of one pound four Shillings L: M: of his Taxes, which was the proportion the propriators owed him (as he Said)——as to peopel Complaing against M^r Batchellor Not doing his Deuty on the North East Quar he Could not Tell much abought that

Cheshire ss

Monadnock No 6 Novr 12th 1773

After Due Caution & Carefull Examination the foregoing Interrogatories was Impartially taken upon the Spot, at the Request of m^r James Blanchard

Before Sam Blodget Jus: peace

[Testimony of Beriah Whitmore, 1773.]

[Masonian Papers, Vol. 7, p. 19.]

Beriah Whitmore of Monadnock N° 6—at the Request of m^r James Blanchard in behalf of the proprietors of Masons Right was asked the

Following Questions

Q did you ever here M^r Breed Batchellor Say any thing to any Person for signing a Complaint to the Governour or heard him tell them that he would Summon them to portsmouth and that they signed a Complaint Contrary to Law and they would Suffer for it unless they would Recant and sign a paper to the Governour that they was misled

A that he heard M^r Breed Batchellor say he beleaved the Governour would Send for them and If he did not he would petition him to send for them But If they would Recant he would not be Instromental of hurting them

Monadnock No 6 Novr 12th 1773 Cheshire ss

After Due Caution & Carefull Examination the foregoing Interrogatories was Impartially taken upon the Spot, and at the Request of Mr James Blanchard

Before Sam Blodget Jus: peace

[Willard's Report of Condition of Settlements, 1773.]

[Masonian Papers, Vol. 7, p. 18.] By whome owned ye Number of Original Grantees acres Cleared & worked on Houses Names Built & Familys on David Marshall.. H.. B. F.. O. 1 acre Jn° Kendals Right Cleared 8 acres cut over James Blanchard owner 8 acres cleared 30 acres of understuff cut, Camp Built. N. F. O-Josh Evars there at work C. B. 7 acres Josh Danforths Right Cut Down 3 acres understuff Cut N.. F.. O. Thos McLaughlins Right Josh Eayrs H.. B.. 8 acres Cleared N.. F.. O. a Man at Work Eleazer Twitchel H., B., 25 acres Cleared F.. O-

Alexander Parkes Right

Rob^t Parks Right

Josh Stanford H., B., 7 acres Cleared

F.. O.. John Adams 20 acres Cleared H.. B., res-

ident. Aaron Beels 20 acres Cleared H.. B.. Josiah Parkes Right F.. O

> Josh Mason H. B. 12 acres Cleared F.. O Jn° Fairwell H. B. 4 acres Cleared F.. O Jnº Newhalls H B. 3 acres Cleared F.. O.. Jnº Spring H.. Building 2 acres Cleared F.. O

Phillip Billhash H., B., 8 acres Cleared F.. O one Camp Built 15 acres Choped over & one Grist Mill Built

The above five Settlers are Purchasers under Rob^t Boyce Esq^r Josiah Stanford H., B. 7 acres Cleard Jnº Hutchinsons Right F.. O..

Benja Frenchs Right

James Bancroft H., B., 20 acres Cleared F., O

Jnº Chamberlains Right

Sam¹¹ Averet H.. B.. 7 acres Cleared F.. O.. on ye Same Right 3 acres Cleared 13 acres Choped over N.. H.. B.. N.. F.. O

Beriah Whitmore H.. B.. 12 acres Cleared 6 acres Cut over F.. O——

James Millers Right

Amos Skinner C., B., 7 acres Cleared 2 acres choped over N., F., O

The above Rights are all in y^e Southeast Quarter of Monadnock N^o 6

Original Grantees
Names
James Minotts Right

By whome owned y^e N^o of acres Cleard & worked on Houses Built & Familys on Jon^a Nickols Lot N^o 1 in y^e 3^d range 7 acres Cleared 7 acres Cut over, H.. B.. F. O

Eleazer Fairwells Right

H.. B.. 12 Cleared 22 acres Cut over
N.. F.. O a Family has Resided there 3
vears owned by Breed Batchellor

One Lot is Thought To be in ye Right of James Minot but not CertainBenj Day Lots N° 2 in the 6 & N° 1 in y° 7th range H.. B.. on lot N° 2 in y° 6th range 5 acres Cleared & 20 acres Cut over on y° Lot N° 1 in y° 7th range 2 acres Cleared 8 acres Cut over W^m Follet lives in y° house on y° Lot N° 2 in y° 6th range

Breed Batchellor owns Lot No 1 in ye Sixth range N.. H.. B. 2 acres Cleared 20

acres cut over-

W^m Follet H.. Building on lot N° 2 in y^e 7th range 12 acres Cleard 8 acres Cut over. Tho^s Upham H.. B.. resident 6 acres Cleared 12 acres Cut over Lot N° 2 In the

8th range

Thos Blanchards Right—

Abijah Brown Lot N° 2 in y° 9th range H & Barn.. B.. F.. O.. 25 acres Cleard 10 acres Cut over.. Elihu Higby Lot N° 2 in y° 10th range 8 acres worked over 4 acres Cleared. John Frink 2 acres Cleared 7 acres worked over—

Jnº Searles's Right—

Josh Stanhope Lot N° 3 in ye 8th range H. B., F., O 20 acres Cleared 16 acres Worked over. Elias Squire Lot N° 3 in ye 6th range 2 acres Cleared 4 acres Cut Down N., H., B., N., F. O., Stephen Treat on the same Lot 3 acres Cut Down N., H., B., N., F. O

Eph^m Adams's Right

Jn° Eastabrooks Lot N° 3 in y° 10th range 5 acres Cleard 8 acres Cut Down N.. H.. B. N.. F.. O. Nath¹ Breed Owns Lots N° 3 4 & 5 in the 9th range and N° 4 in y° 10 range one of s³ Lots is in the right of Sam¹ Searles Viz. Lot N° 5 in y° 9th range H. B. F.. O 45 acres Cleared 15 acres Cut over, Benj³ Nurse Lot N° 3, in y° 12th range 2 acres Cleared H.. B.. 10 acres worked over N.. F.. O—

Wellmans H.. B 7 acres Cleared 2 acres Cut over N.. F.. O Jn° Stroud H.. B.. F.. O.. 7 acres Cleared 8 acres Choped over Abraham Griffith H.. B.. Resident 12 acres Cleared 6 acres Cut over, Ethimar Smith C. B. 3 acres Cut over 1 acre

Cleared N. F. o

Belongs to Breed Batchellor H & Mill. B., 2 acres Cleared 5 acres Cut over Meeting house Built 5 acres partly Cleared C B. 1 acre Cleared 15 acres under Stuff cut

Down Breed Batchellor

Breed Batchellors H. & Barn. B. F. On, 100 acres Cleared 60 acres sawed into Pasturing 7 acres Worked over Henry Beemus H.. B.. 3 acres Cleard 2 acre worked over N.. F.. O. James Phillips H.. B. 8 acres Cleard 1 acre worked over Resident.. Jn° Libarvau H.. B. F.. O 12 acres Cleared 5 acrs worked over John Davis 1½ acre Cleared 2½ worked over Resident Joseph Simons 8 acres Cleared—

W^m Calso's Right

Sam¹ Searles

Sam¹ Fersons Right

James Quentous Right

James Fersons Right

N B. the Persons on the Last three Rights (viz) Samii Farson James Quenton & James Farson are in the South West Quarter

What is Contained on the Sheet is an account of the Settlers Residents Houses & Camps Built Lands Cleared & worked over Excepting Some small Peices not worth Mentioning Being in the Town of Monadnock N° 6. Taken at ye request of Geo. Jeffry Esqr Clerk To Masons Propriety which I have made according to the best of my Judgment and ye Information of those on ye Lands. Some I have omitted going over where there was nobody at work I Tooke the Judgement of those who were acquainted with what was done with respect to that those that I Could Depend on giveing them to understand that I Came at the request of the Lords Proprietors and I Expected that they would not Impose upon me or their Honors by giveing me a wrong account.. Impartially Taken the 11th & 12th Days of November 1773—

attest

Josiah Willard

Cheshire ss

Keen Nov^r 13th 1773

Josiah Willard Personally appeared and After Due Caution and Carefull Examination Made Solemn Oath that the foregoing Representation of the Setlers & Settlements in Monadnock N° 6 by him Subscribed; was Impartial; and according to the Best of his Judgment

Before Sam Blodget Jus: peace

[Testimony of Josiah Willard, 1773.]

[Masonian Papers, Vol. 7, p. 20.]

Josiah Willard of Keen at the Request of M^r James Blanchard in behalf of the Proprietors of Masons Right was asked the Following Questions

Q did you heare any of the Settlers of N° 6 make any Complaints against M^r Breed Batchellor when you was Viewing thire

Settlements and what there Complaints were

A som said they looked on it that they were hardly Delt with for want of Roads as they could not go any where with a Cart and Mr Bachellor or the Survayors would not let them work out thire Taxes on the Roads; and Som said they Could not git to there houses with a horse

Q did you here any of the Setlers say they had Requested M^r Batchellor to work out thire Taxes on the Road

A they said they had Requested it but was Refused the Liberty

Q did you hear James Blanchard ask them the Reason why they

Signed a Recantation to the Governour that theire Complaints they

Sent were Wrong

A yes and they Repleyd M^r Batchellor Told them they had signed a paper Contrary to Law and he would Summon them to Portsmouth and Saying it would undo them but If they would Sign a Recantation he would not hurt them and they ware poor and Just begining and was not Acquainted with it and that was the Reason why they signed the Recantation

Cheshire ss

Keen Nov^r 14th 1773

Josiah Willard Personally appeared and after Due Caution & Carefull Examination Made Solem Oath that the foregoing Interrogatories was Just and True

Before Sam Blodget Jus: peace

[Petition of Breed Batchellor, 1773.]

[Masonian Papers, Vol. 7, p. 21.]

May it Please your Excellency.

The many and great favours I have already Recieved from your Excellency, and your Excellencys Known desire to have All men Rewarded according to their demerits, And your Excellencys wonted disposition to Investigate the Truth in All matters & more Especially in those that Concerns your Excellency, Emboldens me at this Time to trouble your Excellency with this letter Respecting Number Six. for it Appears to me the Blanchards are Endeavouring by Every Sinister method they Can Invent to destroy my Property and Reputation, for it now Appears that Mr Jaffrey at the Request of Mesrs Blanchards, (which I Knew nothing of when I was at Portsmouth last,) had wrote to Major Willard of Keene, the Blanchards near Kinsman and an Inverse Enemy of mine to make a survey of What had been Actually done in Nº 6. I wou'd not be understood by your Excellency, to impeats Mr Jaffrey of any unfair dealing for I dont suppose that Mr Jaffrey Knew any thing of the Affinity before mention'd or Major Willards unfriendlyness to me. In Consequence of which letter Major Willard with Mr James Blanchard and Mr Justice Blodgett to take Depositions Repaird to Number Six while I was with your Excellency at Portsmouth & made such a survey & Report as they that proper a Copy of Which I have Inclosed to your Excellency & Beg leave to suggest to your Excelly that this Account was taken Exparte & by Maj Willard Riding thro the Town only as

I am inform'd. They have also taken sundry depositions to prove my unfair dealings with the People that Signd the Recantation with Regard to the Remonstrance that was some time since preferd to your Excelly and also some Depositions to prove that ye Taxes granted by the Proprietors were workd out on my farm, with Respect to my unfair dealing with the People I Can procure sundry depositions to prove the Contrary from Men of Reputable Characters and I immagine from the People themselves who signd the Recantation tho' I have not seen any of them Since my Return. And I Can likewise procure Depositions from Reputable Men to prove that James Blanchard offerd them large sums of money to pay me what they Respectively owed me so as to Induce them not to sign a Petition in my favour.—and also, I Can procure sundry depositions to prove that when Maj Willard & Mr Blanchard were upon the aforesd Survey Sundry Persons Came to Number Six to purchase Lands of me and in my Absence they Discouraged them telling them that I had no Right to the Lands & that they wou'd all Revert to the Proprietors which Induced them to leave the Town & purchase Elswhere — And with Regard to the Proprietors money being Expended on my Farm, I beg leave to make this Answer the Witnesses that have deposed in this Particular are Abijah Brown and Nathaniel Breed who have not deposed all they Know but only part, because Mr Blanchard Refused to have any thing wrote Except what wou'd make for him, the Witnesses aforesaid Refused to depose for a long time unless all they had to say with Regard to the Affair Coud be wrote, but the Justice told them that unless they would depose as they Requested he would make Report of their Conduct to your Excellency & Rather than be Complained of to your Excellency as Obstinate & bad Inhabitants as they Supposed they should be Represented they were Induced to depose only what they did which will Appear by their Depositions the said Brown & Breed stand ready to make Oath to the Truth of what is above written and also that the Occasion of their working on my land was because they were unable to pay their taxes in money and that out of Pity to them I sufferd them to pay their Taxes in Labour, for if ye Taxes had been paid in money, it was to have Come to me to have paid me for my Service in laying out the Town —

I now pray your Excellency to Entertain of me the Same favourable Opinion that your Excell^y Seem'd to manifest when I was at Portsmouth last til I Can have Opportunity to Appear before your Excellency to Exculpate myself of those charges that will probably be laid before Your Excellency, and in the Mean time I will Endeavour to procure two or more disinterested Persons Men of Rep-

utation within the County & Well Known to Your Excell^y to Repair to Number Six take a survey thereof Enquire Concerning the Premisses in Every Particular & Report to your Excell^y as they shall think Right or do anything Else that your Excellency shall direct.—

S^r I am with the greatest Respect Your Excellency most Devoted Hum^{le} Servant.

Breed Batcheller

Nº 6. Nov^r 18. 1773. To his Excell^y Governor Wentworth

[Deposition of Abijah Brown, 1773.]

[Masonian Papers, Vol. 7, p. 28.]

To the Proprietors of Mason patent—These are to Certify That on the twelveth day of november Last Samuel Bloget and mr James Blanchard Came to the town of Monaednock No Six and Said they were Sent by the Governeur and the Lords Proprietors to Give my oath with others relating to what I Knew Conserning Monadnock No 6, and Ensine Breed Batcheler. But as Esqr Bloget was a Strainger to me and mr Blanchard no friend to the town Ship I was not free to Make oath as they produced no authorithy from the Lords Proprietors, but I freely told them what I Knew-But mr Bloget Said he would make Return to the Governeur that I Despised authority and Said that I was Likly to bee Imprisoned or pay a Large fine or Both, I told him I was Ready at his Excellency request to go to Portmouth and Make oath to what I Knew Relating the affair—But when I inquired of mr Bloget of his orders that he owned that he Came on m^r Blanchard Desire, But m^r Blanchard Said that the Lords proprietors Sent him, on with m^r Blanchard Set Down and wrote two question the Purport as follows first whether I Ever worked out my Tax or Ever Knew of any others that Did work out their Tax on mr Batcheller Land, and weather I Ever heard any person Say that they whare uneasy with mr Batcheller for not filling up the town, or Mention any thing of Petioning to the Lords Proprietors before m^r James Blanchard got the people to Sign a petition of Complent against the propritors of Said No 6, and Ensine Batcheller on wich the Said Bloget adminestread to me an ooth to the above Questions to the first

I ansured four Dolars was Due to me from m^r Batcheller for work, which was of Set towards the Taxes that was Due to him for Laying out the town Ship as to the Second Question I ansured according to the Best of my Remembrance I had heard of Sums mentioning of Complaining but by them that Did not intend it as I immagin and I have no Reason to think that any was unesay about it till mowed by m^r Blanchard—M^r Bloget Said the ansewers where Reather yea then nay and So Set them Down yes under the Questions and I Desired Esq^r Bloget to Set the ansewers Down under the Questions as I Gave them he Said he had Minuted them and Should Draw them when he had time

The Same day maj^r willard of Keen Came into the town Ship of Monadnock No 6, and he Said that he was requesed by the Lords Proprietors to take accounts of the Setlements and the people that were in the town witch Surweay he took Cheafly as he pased by in the Road through the town, and he Refused to go ower the forms of Seaveral of the Inhabitants when Desired to my Certain Nolege, and as to those that where at Distance from the Road he Inquired of me and others and Set them Down as he thought fit Sum of them much under what I Judge them to be—also Several persons and houses and Sundry pieces of Land wich there is no mention made to George Juffrey Esq^r in his Return and Several of the persons have been in the town for Seaveral years that is not to be found in maj^r willard Return

further more I was with m^r Batcheller when Sundry of those that had Signed the petition against the proprietors of Monadnock N° 6, and m^r Batcheller when they Signed a Recentation of what they had before Signed to his Excellency and I never heard m^r Batcheller threten them in the Least but Said that he did not want them to Sign unless they where Convinced that they had Don wrong in Signg Said petition

Abijah Browne

Cheshire ss monadnock (No 6) Decembr ye 2th 1773

Abijah Brown Personaly appeared and after Due Caution made Solemn oath that the within & above by him Signed was the whole truth So far as had Cum to his Remembrance

before Thos Frink Just Peace

[A duplicate of this on page 22 of the manuscript volume is addressed to the Governor. Ed.]

[Statement of Joseph Stanhope and Beriah Wetmore, 1773.]

[Masonian Papers, Vol. 7, p. 29.]

May it Please the Proprietors of Masons Grant this is to Let You Know that when Sundry Persons Signd the Recantation to the Complaint that they had Signed to the Governor against the Proprietors of Monadnock N° 6 & Mr Breed Batchellor we Did Not hear Mr Batchellor threaten them in the Least but on the Contrary he told them that he Would Not have them Sign Back Except they were Convinced that what they had Signed to in the Petition was falce he would have them stand to it & Not sign the Recantation by any Means

Joseph Stanhope Beriah Wetmore

Cheshire ss Monadnock (No 6) Decembr ye 2th 1773

Joseph Stanhope & Beriah Whetmore Personaly appeared & after Due Caution made Sollemn oath that the above by them Signed was the truth & the whole Truth

before me Thos Frink Just Peace

[A duplicate of this on page 23 of the manuscript volume is addressed to the Governor. Ed.]

[Statement of Aaron Beal and William Follet, 1773.]

[Masonian Papers, Vol. 7, p. 24.]

To the Proprietors of Masons Grant

this is to Let You Know that whereas it is Reported that M^r Breed Batchellor Scared Us to Sign the Recantation to the Governor in Regard to the Complaint we Signed against Monadnock N° 6 and M^r Breed Batcheller that the Said Batchellor Said he would Not have us Sign the Recantation to the Governor if we ware Not Convinced that the Petition we had signed was Rong

Aaron Beel William Follet

Cheshire ss monadnock (No 6) Decembr ye 2th 1773

Aaron Beel & William Follet Personaly appear^d & after Due Caution made Solemn oath that the above by them Signed was the whole truth So far as had Cum to theire Remembrance

Before Thos Frink Just Peace

[A duplicate of this on page 23 of the manuscript volume is addressed to the Governor, Ed.]

[Deposition of Nathaniel Breed, 1773.]

[Masonian Papers, Vol. 7, p. 25.]

To the Proprietors of Masons Grant So Called &c Gentelmen on or about the Twelvth Day of Novembr 1773 Samuel Blodget Esqr & mr James Blanchard Came to my house and said they waire Sent by ye governor & Proprietors of masons grant to take my oath with others Relative to what I Knew Conserning the affairs of monadnock (No 6) & the proceedings of Ensine Breed Batchelors in Sd town of (No 6) Justice Blodget being a Stranger to me & mr Blanchard no frind to ye township I was not free to make oath as they Prodused no authority from his Exelency or the Proprietors afore mentioned, but I freely told them what I Knew. but mr Blodget Said he would make a Return to the governor that I Dispised authority and Says that I was Likely to be Impurisoned or Pay a Large fine or both I told him I was Ready on his Exelency Request to appear at Poartsmouth and make oath to all I Knew Conserning the affairs of (No 6) & when I Interrogated mr Blodget about his orders & what they waire that he had from the Governor he owned he Came onley on mr Blanchards Desier: mr Blanchard Immediate Said that the Governor Sent him; on which Blanchard Set Down & wrote two questions the Purport as followeth Viz 1st Did you Ever work oute your taxes or Know any body Elce working oute theire taxes on mr Batchelors Land 21y Did you Ever heare any Person Say they waire unezey with mr Batchelors for not filling up the township with Setlors or theire making any Complaint to ye Proprietors of masons Pattent against Sd Batchelor before mr James Blanchard had got the Peapol to Sign a Complaint against the Proceedings of mr Batchelor & the Inhabitants of Sd township on which Justice Blodget administered to me an oath to answer to ye above questions to the first I answered I never worked out my highway tax on mr Batchelors Land but oneley what was Due to mr Batchelor for Laying oute the township as to ye Second question I answerd I Could not be Certain but had Some thoughts that About a year ago I heard a woman Complain for want of Neighbours and Asked if a Complaint was Sent against mr Batchelor it would not Conduse thereto: Justice Blodget Says ye answers are yeather yea than nay & So Set it Down yea under ye questions: I Desiered Justice Blodget to Set Down my answers as I gave then but he Refused

& neglected to Do it—on the above Sd Day major willard came to my house & Said he was Sent by ye Proprietors of masons grant to take accompt of the Settelments in (No 6) & asked how much I had Cleared or Chopt over Desiered him to go & View my farm he Refused & said he would not go over for my whole farms he Insisted on my telling I then told he Set Down Ten acres Less than I told him or Supposed I had Likewise he asked me whether I had any Knowledge of Sundry other farms in the town for he Said he Could not go to all the Places off from the Roads & Insisted on my telling him how much their was on Six or Eight Lott I told him I Did not Know about Several of ye Places he further Insisted on my Saying when I told him Possibli So much he Set it Down withoute any further accompt or Viewing & I think he Set Down Several Places in the town much under what they had Cleared and according to the Coppy of Maj^r Willard Survay Return^d to S^d Proprietors of masons grant which I have Seen he Left oute Several Places that have ben work on & Likewise Sundry Settlers that are on & have ben on Several years & Likewise one I told him of that he Did not Return & Sundry Dwelling housen—

Nath^{II} Breed

Cheshire ss Monadnock (No 6) Decembry e 2th 1773

Natha^{el} Breed Personaly appeared & after Due Caution made Solenn oath that the above by him Signed was the whole truth So far as had Cum to his Rembrance

Thos Frink Just Peace

[A duplicate of this on page 32 of the manuscript volume is addressed to the Governor. Ed.]

[Statement of Beriah Wetmore, 1773.]

[Masonian Papers, Vol. 7, p. 27.]

To the Proprietors of Masons Grant—

this is to Let You Know that I heard M^r Batcheller Say to the Signers of the Petition or Complaint against M^r Batcheller that the Governor would send for them it was Likely & if Not he would Petition to his Excellency to do it and No Doubt he would Do it but according to the best of My Remembrance he Said it after they had Signed it Except M^r adams—

Likewise about the 12th of Nov^r Last Esq^r Blodgit & M^r James Blanchard Came to No Six and Demanded Me to answer On Oath to what Questions m^r James Blanchard had writ Down & Esq^r Blodgit said it Was to favour Us that the Governor Did Not send for Us to Portsmouth the Question M^r Blanchard Rote was whether I heard M^r Batchellor threatten the People that signed the Complaint against M^r Batchellor if they would Not Recant the Complaint against him to which I answered I Did Not hear him threaten them on which Esq^r Blodgit Said the Oath was Rather Yea then Nay & Set it Down Yea Under the Question

Beriah Wetmore

Cheshire ss monadnock (No 6) Decembr ye 2th 1773

Beriah Whetmore Personaly appeared and after Due Caution made Solemn oath that the above by him Signed was the whole truth so far as had Cum to his Rembrance

before Thos Frink Just Peace

[A duplicate of this on page 26 of the manuscript volume is addressed to the Governor. Ed.]

[Statement of John Stroud to Masonian Proprietors, 1773.]

[Masonian Papers, Vol. 7, p. 27.]

To the Proprietors of Masons grant &c Gentelmen ——

this is to Inform you that m^r James Blanchard was in the Township of (N° 6) Asked me to Sign a Petion to S^a Proprietors which was Send to the Proprietor of masons Grant against the Town of (no 6) & Ensine Breed Batchelor and offerd me money to y^e amount of upwards of Twenty Pounds Lawfull money if would not Sign in favour of S^a Batchelor & also he told me that Batchelor Land would all be taken away from him & given to them that Signed the Petition in his favour against Batchelor

John Stroud

Cheshire ss monadnock (No 6) Decembr ye 2th 1773

John Stroude Personaly appeared and after Due Caution made Solemn oath that the above by him Signed was the whole Truth So far as had Cum to his Remembrance

before Thos Frink Just Peace

[Statement of John Stroud to Governor, 1773.]

[Masonian Papers, Vol. 7, p. 29.]

To His Excellency John Wentworth Esq^r

May it Please y^r Excelency —

This is to inform your Excellencey M^r James Blanchard was in the Township of N° 6 & Asked me to Sign a petition to y^e Excellencey which was Sent to y^r Excellencey against the town of $(N^\circ$ 6) & Ensine Breed Batchelor but I Declined Signing for him & that the S^d Blanchard Said he would not have me Sign a Petition to y^r Excellencey in favour of Batchelor & offer to Let me have money to the amount of upwards of Twenty pounds Lawfull money if I would not Sign S^d Batchelors Petition to y^r Excellencey in his favour & allso he told me that Batchelors Land would all be taken away & given to them that Signed the Petition to your Excellency against S^d Batchelor in his favour

John Strond

Cheshire ss monadnock (N° 6) Decembry e 2th 1773

John Stroud Personaly appeard and after Due Caution made Solemn oath the above by him Signed was the whole truth So far as had Cum to his Rembrance

before Thos Frink Just Peace

[James Blanchard to George Jaffrey, 1773.]

[Masonian Papers, Vol. 7, p. 30.]

Dunstable 6th Decr 1773

Worthy Sir

I have Been to Monad^k N° 6 and have Completed the Business Requested & the Proprietors and Shall bring the Papers to Portsmouth when the General Court Sits, the Gentlemen Who Went With me will be at Portsmouth then, & Will be Better Able to Give the Propris a Better Account than Can be given Any other Way Mr Batchellor is Creating Materials to Exculpate himself by Deceiving and Imposing on the Governor & the Proprietors: that Shon'd you give Credit to his Depositions which are mad & Extorted you will Afterwards find you have been Deceived; there is Twenty Six Rights Now Delinquent; and the plan Mr Batchellor Returned & the Lines Described to be run; are not Done, (as I am Informed from

the Settlers) Only on Mr Batchellers own Land and the Lines Round the Township); (Tis True) he has not Run the Lines of my Rights as Described on the plan Notwithstanding he has Appropriated a Considerable Sum for the Survey—I have Inclosed a Copy of One Deposition As a Specimen of his Conduct the other Depositions Were Sealed up and Directed to your Honour by the Justice before I had an Opportunity to Take a Copy—if it Shou'd be Convenient I Shall be Glad if you woud Com'unicate the Inclosed to the Proprietors

I am Sir Most Dutifuly and most Respectfully Yr Oblidged Hum-

ble Serv -

James Blanchard

To the Honble George Jaffrey Esq

[Deposition of James Bancroft.]

[Masonian Papers, Vol. 7, p. 31.]

I James Bancroft of Monadnock No Six Do Testify and Say that I have been Well Knowing to its being the General Complaint from the Settlers in sd No 6 against Mr Breed Batchelor for Carying the major vote & voting the mo for his own Services & the Road not made & they said they wou'd be Glad to Complain to the Gov for Relief if they Could (for this two Years past) & I Requested of Mr Batcheller (who Protended to be the Surveyor) to work out my Taxes on the Roads and mr Batcheller said (I Sware none of Blanchards men Shall have the liberty but they shall pay the M° & I will Make the Roads my Self) & I paid my Taxes 🛱 James Blanchard) and Sometime in Octor Last Mr Batcheller Came to me and said I had Signed a Paper Contrary to Law and the Proprietors had a Good Right to Send for any one yt had signed & Take them Singularly & make them pay the Cost & it wou'd Cost them a Great Deal; & if the People would Recant & Sign he would Give them a Barrel of rum & I was well Knowing to its being Generally said that the Settlers Were Threatened by mr Batchellor and that was the Reason they Signed the Recantation & I have been Will Knowing to all the Work Done on the Road & I am very Certain that it has not Cost £12.. 0.. Lⁿ M° at a Reasonable Rate for Laying out and Clearing all the Roads in the South East Quarter and I heard (Wm Follet Say) Mr Batchellor Requested him to Make Oath that the Day he Signed the Recantation he mr Batchellor Did not Threatten him but that Mr Batchellor had before said that Unless he

NELSON. 4I

Did Sign he woud Sue him & Tare him in Pieces & he was Oblidged to Sign it and all the Persons that I Know (or Ever heard) that Live in the North East Quarter Called Batcheller Quarter are Nath" Breed Abijah Brown Joseph Stanhope John Stroud W^m Follet Jos: Nichols Abram Griffin & Thos Upham and Several others I have been Knowing to & have heard have began Got Discouraged and are Gone off

Farth^r Saith Not

James Bancroft

A True Copy —— Sworn before

Rob^t Fletcher J. Peace

[A duplicate of this on page 33 of the manuscript volume has the following additions:]

Province of New Hamp^r) Dunstable Decem^r 7th 1773

County of Hillsbor^o \ Then the Subscriber To the foregoing Deposition James Bancroft Personally Appearing Made Solomn Oath to the Truth of the above & within Deposition before me

Rob^t Fletcher J^s P^s

N B the Persons Above Mentioned who Live or M^r Batchellors Quarter ar Six families & two Single men who Work there at Times ——

M^r Batchellor Himself Lives at the South West Corner of the Town Adjoining to Keene

[Breed Batchellor to Theodore Atkinson, 1773.]

[Masonian Papers, Vol. 7, p. 34.]

may it pleas your Honour & the Gentlemen of masons Grant. the Last time I had the Pleasure of Being in your Company was not Long Sense. which was when I was making my Defence against m^r Blanchard In Regard of the Complaint against the Proprietors of monadnock N° 6, and my Self—for not fullfilling the Conditions of Settlement as was Repersented by m^r Blanchard.—and Knowing that your Desire is to have all men Rewarded according to there Demerit and your Honours wonted Disposition to Investigate the truth in all matters and more Especally in those that Conserns your Honour and the Gentlemen of masons Proprietors—Emboldens me at this time to Trouble your Honour and the Proprietors afore said with this Letter Respecting monadnock N° 6, for it appears to me the Blanchards are Endeavering by Every sinister methord they Can Invent to Destroy

my Property and Reputation for it apears now that m^r Jaffrey at the Request of mes^{rs} Blanchards which I knew nothing of to be Certain when I was at Portsmouth had wrote to maj^r willard of Keene the Blanchards Near Kinsman and an Inverste Enemy of mine to make a survey of what had been actually Done in N° 6. I would not be understood by your Honour and the Gentlemen of masons Patent to Impeach m^r Jaffrey of any unfair Dealings for I Dont Suppose that m^r Jaffrey Knew any thing of the affinity before mentioned or maj^r

willards unfriendlyness to me —

In Consequence of which Letter maj^r willard with m^r James Blanchard and mr Justice Blodget to Take Depositions Repared to No 6 while I was at Portsmouth and made such a Survey and Report as they Thought Proper, which Depositions taken by mr Justice Blodget and majr willards Return of the Settlements of Said Nº 6, I Sopose vou have Received before now, which Srs I think was Very ungenerous in taking it in my absence in the form they Proceeded-I have here Inclosed Sundry Depositions to Shew the Proseedings of m^r Justice Blodget majr willard & mr Blanchard on the affair above mentioned. I therefore Humbly pray that your Honour and the Gentlemen aforesd would take the Depositions on the affair into your wise Consideration—and When you have Vewed them with majr willards Return I Doubt not but your Honour & Gentlemen will think with me that there Proseedings are Errigular—and that the Survey of No. 6, is not taken as it ought to have been taken, and the Depositions Shews mr Blanchards Spite and malice on the affair—and Likewise mr Justice Blodgets New Fashoned way of Takeing Depositions I therefore now pray your Honour & the Gentlemen afore said, that the affairs of sd Number Six may be put of till the Spring of the year, as it is to Late for a Committee Properly to take a Survey of No 6, this wenter and then I will Endeavor to Procure two or more Desinterested Persons men of Reputation Viz, maj^r Benj^a Bellows of walpole and Leiu^t Benj^a Hoit Representtitive for Keene, or any other that you Shall Judge Proper to Repare to Nº 6, take a Survey thereof Inquireing Conserning the Premises in Every Particular, and Report to your Honour and the Gentlemen aforesaid as they Shall think Right, or Do any thing Else that your Honour Shall Direct.

m^r Blanchard has Reported that he will Return the Right of Sampson French Delinquent and Git a Grant to him Self of S^d Right—I would Beg the Favor of your Honour and the Gentleme afore Said that there may not be any Grant made of it to him—for the Greater

part of S^d Right is my Property by Deed—

I therefore Humbly pray that your Honour would be So Kind as to Lay this Letter with the Depositions before the Gentlemen Proprietors, at your Next meeting—

which Kindness I Shall Esteem as a Great Favor

S^r I am with the Greatest your Honours most Devoted Humb. Serv^t

Breed Batcheller

monadnock N° 6, Dee^r 11th 1773— To the Honourable Theodore Atkinson Esq^r

[Statement of Thomas Upham to Governor, 1773.]

[Masonian Papers, Vol. 7, p. 35.]

may it Pleas your Excellency.

this is to Certifie to your Excellency that I was Present with Ensign Breed Batcheller, when Sundry of those Persons Signed the Recantation to your Excellency. In Regard of the Complaint against the Proprietors of monadnock N° 6, & Said Batcheller, & the said Batcheller Shewed them wherein they had Signed to Fallhoods against the Settlements of s^d N° 6, & him Self—and Said that he would not have them Sign the Recantation to your Excellency, that unless they ware Convinced, that the Complaint to your Excellency against S^d N° 6 & s^d Batcheller was Rong and Fallse

Thomas upham

Cheshire ss Keene ye 13th of Decembr 1773

Thomas Upham Personally appeared and after Due Caution made Solemn oath that the above by him Signed was the whole truth so far as had Cum to his Remembrance

before Thos Frink Just Pacis

[Statement of Thomas Upham to Masonian Proprietors, 1773.]

[Masonian Papers, Vol. 7, p. 35.]

To the Proprietors of masons Grant.—

Gentlemen This is to Certifie that whereas it is Reported by mr James Blanchard as I heard that Ensign Breed Batcheller Scart those Persons that Signed the Recantation to his Excellency In Regard of the Complaint against the Proprietors of Monadnock N° 6, & said Batcheller and the s^d Batcheller Shewed them wherein they had Signed to Fallshoods against the s^d N° 6 & him Self & said that he would not have them Sign the Recantation to his Excellency, that nnless they ware Convinced that the Complaint against s^d N° 6, & s^d Batcheller was Ronge & False

Thomas upham

Cheshire ss Keene ye 13th of Decembr 1773— Thomas Upham Personaly appeard and after Due Caution made Solemn oath that the above by him Signed was the whole truth So far as had Cum to his Remembrance

before Thos Frink Just Peace

[Condition of Settlements, 1774.]

[Masonian Papers, Vol. 7, p. 36.]

A Survey of the South East Quarter of Monadnock No. 6

Names of the original Grantees	Settlers Names	Acres Clean ^d	Acres work ^d over	
Ion ⁿ Kendals	David Marshall	2	8	Pole House & Family
Right	James Blanchard	9	30	Camp
Jos. Danfords Right.		ó	8	Camp
Thos McLawlins	Phin ⁸ Stanford	5 8		Family
Right		8	5	Board House
9	Eleazr Twichel	20	7	Pole House & Family
	Jos. Stanford	7	3	Pole House & Family
Alexandr Parks Right	John Adams	Ι5	10	Board House & Residant
Josiah Parks Right .	Aaron Beels	12	15	Pole House & Family
	Philip Bilhash	9	6	Pole House & Family
Rob ^t Park ^s Right .	Jos Mason	I 2	10	Board House & Family Gristmill
	Inº Farwell	6	3	Board House & Family
	Jnº Newell	4	2	Pole House & Family
	Jnº Spiny	2	0	Board House & Family
		0	13	Camp—
John Hutchinsons .	Josh Stanford	7	I	Pole House & Family.
Right		0	6	
Benj ⁿ French ^s Right.	James Bancroft	20	14	Board House & Family
John Chamberlanes .		3	15	
Right	Sam ¹ Averett	6	1	Pole House & Family
_	Beriah Whitmore		6	Pole House & Family
James Miller		7	2	Camp

A Survey of the South west Quarter of Monadnock Nº 6.

Names of the Original Grantees	Settlers Names	Acres Cleard	Acres work ^d over	
Right	Henry Bemus John Davis Joseph Simons Jon ⁿ Libervau James Philips Breed Bachellor	3 2 6 13 7	2 2 0 5 1 30	Pole House & Family Pole House & Family Board House & Family

The North west Quorter of Monadnock No. 6 is not yet laid out—neither is there any Settlement.

The Survey of the different Parts of Monadnock No. 6, was made on the 11th 12th 13th 14th 15th & 17th Days of Jonuery 1774 by Me Ephraim Heald

A Survey of the North East Quorter of Monadnock Nº 6.

Mens Names	Lots	Ranges	Acres clear ^d	Acres work ^d over	
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	I 2 I	3 7 6	7 12 0	7 7 20	Pole House & Family Pole House & Family
Lots Lot	{ I I 2	4 \ 5 \ 6	12	20	Double Pole House Board House
Thos Upham Abijah Brown	I I 2	7 8 9	6 20	4 12 10	Pole House & Residant Board House & Family
Josh Stanhope	3	8	4 18	10	Pole House & Family
Nathan¹ Breed Nath¹ Breed Minor aged 20 Jonas Breed Minor aged 16	4 4 5	9	30 10 3	4 0	Oouble Pole House & Family & a Resident Residant
Welmons Lot	3 5	9	7	2	Pole House & Residant
Abraham Griffin John Stroud Lot	4 4 4	5 7 6	7 1	5 7 3	Pole House Pole House & Family Pole House
Lot	5	12	8	3	Pole House Sawmill & Meeting

Pursuant to the Request of the Proprietors of the Lands purchased of John Tufton Mason Esq in the Province of New Hampshere to Preambulate and View the Tract of Land or Township known by the name of Manadnock Number Six & to survey and View what Land was clear'd & Cultivated & Settlements made and what buildings were on said Tract and the Number of Settlers on said Tract, I have Perambulated and Viewed said Tract and do report that all the Land Cleared and Cultivated and Settlements made and the buildings on said Tract, are describd on this sheet of paper and on what part of the said Tract of Land and on whose Rights or Lotts they are made and what Settlers are thereon according to best observation I could make and do make return thereof accordingly Portsmouth Jany 21st 1774—

Ephraim Heald

James Stoodly Jus pac

[Petition of Breed Batchellor, 1774.]

[Masonian Papers, Vol. 7, p. 37.]

To the Gentlemen Proprietors of masons Grant or the Grantors of the Township of monadnock N° 6.—

The Petition of Breed Batcheller for & in Behalf of the Proprietors

of Said Nº 6-

1 Humbly Pray the Gentlemen Grantors afore Said that the Grantees of Said monadnock N° 6 may have one year to Compleat the Settling Duties in with my Giving a Bond to Preform the Settling

Duties in one year

2^{ndly} if the above Request is not Consented to he the S^d Batcheller Humbly Pray that there may be a New Committee appointed to Take a New Survey of S^d N° 6 Next Spring if Done at the S^d Batchellers Expence as there is Sundry Settlements Left out and not Returnd Gentlemen all of which is most Humbly Submited to your wise Determination—not Doubting but that you will Consider my Case & grant me my Request—

I am Gentlemen with the Greatest Respects

your most Humble Serv^t

Portsmouth Febr 16th 1774

Breed Batcheller

[Time for Settlement Extended, 1774.]

[Masonian Papers, Vol. 7, p. 38.]

Whereas M^r Breed Bachellor Agent for the Proprietors of town of Monadnock N^o six hath given his note bearing even date with these Presents for the sum of One hundred Pounds Lawful Mony Payable to George Jaffery Esq^r for the use of the Masonian Proprietors in Consideration that said Masonian Proprietors allow two Years from this date to Compleat the Settlement of said town agreeable to the Charter granted by said Masonian Proprietors, We the Subscribers ingage in behalf of said Proprietors that said Charter shall be Lugthen'd out two Years from this date otherwise the Contents of s^d note shall not be demanded

Portsm^o y^e 18th Feb^y 1774 a Copy $\left. \begin{array}{l} D. \ Rogers \\ John \ Penhallow \\ W^m \ Whipple \end{array} \right\} Committee$

[Charter Renewed, 1774.]

[Masonian Proprietors' Records, Feb. 23, 1774.]

Province of Portsmouth February 23^d 1774 Wednesday three New Hampsh^r of the Clock afternoon The Proprietors meet ac-

cording to adjournment—

Whereas Breed Bacheller as Agent for the Grantees of a tract of land called Manadnock Number Six, hath given a note of hand promising to pay to George Jaffrey Esqr for the use of the Masonian Proprietors, the Sum of one hundred pounds lawfull money, in one year from the 18th day of February 1774 with lawfull Interest till paid—which Sum was intended as a Consideration for Damage the Grantors of Said Tract of land Sustained, by the Grantees aforesaid, not complying with and performing the Terms and Conditions of the Grant of Said Tract of land—upon the Prayer and Request of the Said Bacheller, as agent for Said Grantees—and other Considerations, it is resolved—and therefore Voted that the Grantees of the Tract of land Monadnock Number Six aforesaid, and Such as hold under themare allowed, and hereby is granted to them the Space of two years from the 18th day of February aforesaid, to do and perform all matters and things conditioned to be done in the Said Grant of Manadnock Number Six—and at the Expiration of ye two years hereby granted for the compleating and performing all the Terms conditioned to be

performed in Said Manadnock Number Six, in Said Grant mentioned—if any Neglect or Omission of the performance or complying with any Article or Term of said Grant—then the forfeiture and reversion mentioned in Said Grant, to be in full force and Effect, as tho this Vote had not passed—

[Reserved Lots in Nelson, 1774.]

[Masonian Proprietors' Records, Feb. 23, 1774.]

Whereas the twenty Shares reserved by ye Grantors, in their Grant of the Tract of land called Manadnock number Six, for their use, and for publick uses—are not Severed to each Proprietors share, but three Shares are marked for the publick use of Said Town, and delineated on the Plan of said Monadnock Number Six in Ranges & Lotts—Voted that the two Lotts laid out for each Proprietor or Grantor's Right or share be now drawn for at this meeting, and that the two Lotts drawn to each Proprietors Right, be entered and recorded as drawn, and that the same Lotts as entered to each Proprietors Right or share, shall be the severance and determination of the Respective right or share of each Proprietor, of the Reservation in said Manadnock Number Six and that three Shares for publick uses for the Town be not drawn for, but entered in this Record, as they were Severed and noted in the Plan of the Said twenty reserved shares—

The Draft of the Proprietors Lotts of their Reservation in the Tract of Land called Manadnock Number Six, and entry of the Lotts

reserved for publick Uses in Said Town

reserveu	101	JUDITER	US	es in paid lown	
	•				Lots Range Lots Range
drawn 1s	t To t	he Rig	ht o	f John Rindge N	° 1 in 4 N° 3 in 11
2°	d .	٠.		Law Lot No 1	4 in 4 N° 4 in 6
3				Blanchard Meserve & ^c	$2 - 4 \text{ N}^{\circ} 2 - 5$
4				George Jaffrey Esq ^r	$5 - 4 \text{N}^{\circ} 5 - 5$
5				Jotham Odiorne Esq ^r	$1 - 5 \text{N}^{\circ} 1 - 6$
6				John Moffatt Esq ^r	$3 - 10 \text{ N} \circ 5 - 9$
7				Thomas Walingford Esc	$0^{r}2 - 6 N^{\circ}4 - 8$
8				Law Lot Nº 2	$4 - 9 \text{ N} \circ 2 - 11$
9				Richard Wibird Esq ^r	$4 - 7 \text{N}^{\circ} 3 - 9$
10				Solley and March	$3 - 8 N^{\circ} 2 - 10$
11				Thomlinson & Mason	$1 - 10 \text{N}^{\circ} 1 - 11$
12				Joshua Peirce Esq ^r	$2 - 8 \text{N}^{\circ} 4 - 11$
13				Peirce and Moore	$3 - 4 \text{N}^{\circ} 4 - 4$

14		Theodore Atkinson Esc	r 1	9	Nº 2 —	9
15		Mark HgWentworth Eso				
16		Thomas Packer Esq ^r				
17		John Wentworth Esq ^r				
		first Ministers Lotts			Nº 5 —	
		Ministerial Lotts	1 —	8	Nº 5 —	8
		School Lotts	3	5	Nº 4 —	10

[Plan of Reserved Lotts.]

			E 10°5	4 mil	le.				
	99 5	9	9 5	995	use of mnestry	99 S T.M	fust Munester	first 5	
	99 4	9	99 4	99 4 R W-	99	99 4	School	99 4	
2% mile	9	School	9	99 3	99 3	9 3 RW	9 3 I M	9	n Land Ly
	99 2	9	9	9 2	9 2	9	9	9	tood wide
7 10 E	99 1	99	9	99	use mineshi	99	99	9	
	4 Ra	noe st	i 6	7	8	9	10	11	2114a mids

The above is a plan of the Lord Prop^{rs} Land Lying in monadnock No Six which are Cuppled as follows Viz^t

	Lots No	Range	Lots Nº	Range
first Settled minister For the use of the ministry School Lots The Grantors Lots G J— Said Lots are Cuppled according to the Best of my Skill & Judgement Pr Breed Batcheller	5 1 3 1 2 3 5 5 4 2 1 4 4 3 1 1 3 2 3 3 3 3 3 1 4 3 3 1 3 3 3 3 3 3 3 3 3 3	10 8 5 4 5 4 4 4 6 5 6 7 9 7 6 9 10 8 8	5 4 3 1 2 4 5 5 4 4 2 2 3 3 2 1 2 4 5	11 8 10 11 6 5 4 4 5 7 6 8 7 11 9 7 9 11 10 11 9

[Improvements in Northeast Quarter.]

[Masonian Papers, Vol. 7, p. 39.]

North East	Acres	Chop'd
Quarter	Clear'd	Over
Jon ^a Nichols—	7 —	7 — House—Family
Breed Batcheller		22 — House a family has Lived
		3 Years
Benj ^a Day—	5 —	20 — House—Talks of Coming
		8 —
Breed Batcheller	2	2 —
W ^m Follet—	12 -	8 — House Building Family
Thos Upham		12 — House—Resident
Abijah Brown	28 —	10 — House—Family
Elihu Higby		8 —
Jn° Frink—	2 —	7 —

Jos: Stanhope	20 —	16 — House—Family—
Elias Squire—		4 —
Stephen Treat—		3 —
John Easterbrook	5 —	8 — Talks of Coming
Nath ^{II} Breed	45 -	15 House—Family—
Benj ^a Nurse—	2 -	10 — House—
Welman	7 —	2 — House—Talks of Coming
Jnº Stroud—		8 — House—Family—
Abraham Griffin		6 — House—Resedint
Ithmer Smith.	1 —	3 Camp—
Breed Batchelle		5 — House mill—
D° —		15. Camp Built—

[Improvements in Southeast Quarter.]

[Masonian Papers, Vol. 7, p. 40.]

South East Quarter	Acres Clear'd	Chop'd Over	
David Marshall—	1.	8.	House—Family
James Blanchard—	8 —	30 —	
Joseph Eayrs—	_	10 —	Camp—at Work
Joseph Eayrs (Alies) {	8 —		House—at Work
Eleazer Twitchel—	25 -		House—Family—
Joseph Stanford—	7 —		House—Family—
John Adams—	20 —		House—Resident
Aaron Beels—	20 -		House—Family—
Jos Mason—	12 —		House—Family
Jn° Farwell—	4 —		House—Family
Ju° Newhall—	3 —		House—Family
Jn° Spiny—	2 -		House Building—Family
Philip Billhash.	8 —		House—Family—
1		15	Camp—One Grist Mill
Josh Stanford—	7 —		House—Family
Ja ^s Bancroft—	20 -		House—Family
Sam ^{II} Averet—	7 —		House—Family—
	5	13 —	
Beriah Whitmore	12 -	6	House—Family
Amos Skinner—	7	2	Camp—

NEW BOSTON.

[Granted by Massachusetts Jan. 14, 1735-6, to John Simpson and others. The grant was confirmed by the Masonian Proprietors Feb. 2, 1748-9. Sometimes called Lane's-town and Boston Piscataquog Township. Regranted Dec. 24, 1751, to Job Lewis and others. Incorporated as New Boston Feb. 18, 1763, and named from Boston, Mass. A small tract of land was severed and annexed to Goffstown

June 18, 1836.

See Massachusetts and New Hampshire charters in preceding volumes; IX, Bouton Town Papers, 553; XII, Hammond Town Papers, 642; Index to Laws, 395; History, by Elliott C. Cogswell, 1864, pp. 470; sketch, by Neil McLane, Hurd's History of Hillsborough County, 1885, p. 585; Lawrence's N. H. Churches, 1856, p. 229; Articles of Faith and Covenant of First Presbyterian Church, with history of church and catalogue of members, 1869, pp. 32; Baptist Churches in N. H., by E. E. Cummings, 1836, pp. 14, 19.]

[Petition of Thomas Thomas, 1748.]

[Masonian Papers, Vol. 7, p. 42.]

Portsm^o Nov^r 1st 1748

To ye Gent^m Purchasers & Proprietors of John Tufton Mason

Esqu^r his Right in Lands in New Hampshire—

I ye Subscriber pray your favour that when you are pleased to grant that tract of land scituated between New Boston so called & a Township called No 7—You would Suffer me to have two Shares to Settle upon ye Terms that said tract shall be granted upon, and shall be ready to lay Under Obligation to perform ye Terms of your grant, having before ye the Indian War built a house and made Considerable Improvements there your Consideration of my Petition and your favour therein will very much Oblige

Your most Hum: serv^t

Tomas thomas

[Original Proprietors' Names, 1748.]

[Masonian Papers, Vol. 7, p. 43.]

 $1735 \left\{ \begin{array}{l} \text{List of the Names of the Proprietors of the Township} \\ \text{Granted by } y^e \text{ Generall Court of } y^e \text{ Province of the Massach}^{ts} \\ \text{Lying on } y^e \text{ branches of Piscataquaog River viz}^t \end{array} \right.$

Andrew Lane 3 Shares Byfield Lyde Esq^r John Hill Esq^r John Spooner John Read Esq^r Samuel Tyley John Boydell John Homans Jon^a Williams 2 shares Joshua Henshaw Esq^r Benj^a Clark Jacob Hurd James Townsend W^m Salter 2 Shares Zachariah Johonnott Daniel Loring William Speakman Thomas Greene 2 Shares Gilbert Warner John Larrabee John Green Rufus Greene Thos Foster John Arbuthnott Jn° & Jon^a Simpson Humphrey Keys

James Goold Joseph Greene Isaac Walker Robert Jenkins 2 Shares Beni^a Bagnald Richard Checkley John Maverick Thos Hancock John Carnes James Halsey John Steel Esq^r Charles Coffin Daniel Pecker 2 Shares Jona Clark Henry Howell Job Lewis Esq^r Tho^s Bulfinch John Indicott John Erving Esq^r James Day W^m Dudley Esq^r Edward Durant W^m Bant Robert Auchmooty Esq^r Joseph Wright 2 Shares John Tyler

Att a Meeting of ye Above Proprietors John Hill Esq^r be Desired when he Comes to Portsmonth to Lay before ye Claimers of Masons Right ye Above list of se Proprietors ye Charges they have been at in Laying out se Township building a Meeting house Saw mill & Sixty Dwelling houses also Bridges over ye Two Great Rivers of Nashaway & Piscataquaog & Clearing Roads & making Cawsways to ye Amount of Four thousand Five hundred pounds old Tennor in yt Day and as we are now Informed said Township Comes within ye Aforesaid Claim Desire their Favour that we may Go on with the Settlement under se Claim Which we shall Do with all Speed & Chearfulness Nottwithstanding ye Many Dissapointments & Losses we have Sustained by Reasons of the Warr in which most if nottall ye Houses are burnt Down

by order of ye Proprietors

Boston Jany 20th 1748

W^m Salter Proprietors Clerk

Prove of New { Portsmo Jany 26 1748

Colo John Hill of Boston Esqu^r presenting ye within Request of ye Petitioners within mentiond. It is Considered by ye Proprietors that they will grant the within mentioned Tract-of land to be laid out into eighty equal Shares Sixty whereof to be for ye Petitioners and three of said shares to be Reserved for public Uses and the other Seventeen shares to be for ye Use of ye Grantors agreeable to such Conditions Limitations & Restrictions as lands by Said Proprietors have been granted upon to Thomas Parker & others and ye Clerk to write to ye Said Petitioners to inform them hereof—

Gentlemen

at a Meeting of the Proprietors of the Lands purchased of John Tufton Mason Esqu^r lying in the Province of New Hampshire on y^e 25th of last Jan^y Coll^o John Hill Esqu^r of Boston preferred a list of the names of the Proprietors of the Township granted by the general Court of the Province of the massachusetts lying on the Branches of Piscataquaog River (which Township he informed us is called New Boston, with a Declaration of a Considerable Expence they have been at in Consequence of s^d grant for the Settlement of Said Tract, and which they are inform'd lay's within our claim, & that you desire to proceed in the Settlement of Said Township under our Claim in mason's Right The Proprietors taking into Consideration your Request & the motion of Coll^o Hill in that Behalfe Resolv'd—That they will grant the Said Tract of land to be laid out into Eighty equall shares

[Proposals of Masonian Proprietors, 1748.]

[Masonian Papers, Vol. 7, p. 44.]

Gentlemen

At a Meeting of the Proprietors of the Lands purchased of John Tufton Mason Esqu^r lying in the Province of New Hampshire on the 25th of January last: Coll^o John Hill Esqu^r of Boston preferred a List of the Names of the Proprietors of the Township, granted by the general Court of the Province of the Massachusetts, lying on the Branches of Piscataquaog River; (which Township he inform'd us is Called New Boston) with a Declaration of a considerable Expence they have been at in Consequence of said Grant, for the Settlement of Said Tract: which you are inform'd lay's within our Claim under mason and that you desire to proceed in the Settlement of said Township under our Claim aforesaid

The Proprietors taking into Consideration your Request and the Motion of Collo Hill in that behalfe Resolv'd that they will grant Said tract of land to be laid out into eighty equal Shares or Divisions; Sixty of which to be granted to the Petitioners their heirs and Assigns for ever—and twenty Shares to be reserved for the Proprietors the Grantors for their Disposal, and for the Use of the Town—the said Grant to be made agreable to Such Conditions Restrictions and Limittations, as lands by said Proprietors have been granted upon, to Thomas Parker & others.—

(viz^t) That the whole Township be laid out & divided into eighty equal Shares, each Share into three Lots and number of with the Same number on each of said Lots, which Lots to be drawn for at the

same time

The Numbers to begin with one and end with Eighty—

That one of the said twenty Shares reserved to be for the Use of the first Gospel minister, who Shall be Settled on the Said Tract for ever & —

That one other of Said Twenty Reserved Shares be for the Support of the Ministry there for ever—

And one other of said twenty Shares reserved to be for the Support

of a School there for ever—

The other Seventeen Shares of Said twenty reserved to be for the Use of the Proprietors the Grantors their heirs and Assigns for ever—and to be at no Expence of Settlement till improved by the Owners or Some Person holding under them Respectively

That the Owners of the Said Sixty Shares shall carry on and make

the Settlement at their own Expense—

All the Lots to be laid out by the last day of May next, ready to be drawn for, the Lots to be laid out in Ranges where the land will admitt of it, and land be left for high ways of four Rods wide between the Ranges & for cross ways between the lots of two Rods wide—

That the first Lots for the first Minister & for the Ministry be laid out near where the Meeting house is to be built & not drawn for as

the other Lots—

That within one year from the Said last day of may each owner of the Said Sixty Shares have a house of Sixteen feet Square with a Chimney & Cellar, upon one of the lots belonging to his Share and Some person living in Said house and Four Acres of land enclosed cleared and fitted for mowing or Tillage, and within one year after that to have four Acres more enclosed cleared & fitted for mowing or Tillage & at the end of three years from the last day of May next to have four Acres more enclosed & fitted for mowing or Tillage—

That the Settlers at their own Expense build a Meeting house by the last day of may in the year 1751. fit for publick Worship—

That Six Acres of land be left & laid out in a Suitable place to build a meeting house upon, a Burying Yard, a school & other publick

That each owner of the Said Sixty Shares shall at or before the drawing for their Lots Advance and pay the Sum of thirty pounds old Tenor (including what they have already advanced towards carrying on Said Settlement) to be deposited in the hands of Such persons as the said Owners shall chuse to receive the Same to defrey the Charge of Surveying and laying out the land into lots building a meeting house maintaining the publick Worship the first Six months, from the End of three years after drawing for Said Lots, clearing high ways making necessary Bridges, & making and Returning a Compleat Plan of the said Survey & laying out of the lots to the Grantors—

That all white Pine trees fit for his Majesty's Use for Masting the

Royal Navy be Reserved for that purpose for ever—

That the Owners of the Said Sixty Shares shall have the Use of all meadows within any of the lots of the twenty Reserved Shares for the term of five Years commencing at the time of drawing said Lots—

That no Obstruction or Incumbrance be made or built whereby the

Passage of the Fish may be any ways hindered or Impeded

A grant of a Privilege for a Saw Mill for the Benefit of ye Settlers is also made upon Condition of the Mill being fit to go by the last day of August next, and Sawing Lumber for the Inhabitants of ye Town to the halves for the Term of Six Years from that time when & so often as they shall have Occasion——

And in Case any of the owners of the said sixty shares shall refuse neglect or Omit to perform & fully discharge any ye Conditions Articles Matters & Things by him Respectively to be done he shall forfeit

his Right or share in said Town-

And in Case of an Indian War within any of the Terms & Limitations of time above mentioned for performing the Said Articles and things aforesaid to be done & performed by Said Settlers—then the Same times to be allowed for the Respective Matters aforesaid after Such Impediment Shall be removed—and it is to be understood that ye said Lots shall be drawn at Portsmo in ye Province of New Hampshire

and Sundry Reservations for Grants of particular Improvemts

The above are the general Terms & Limitations of the grant of lands made by the Proprietors for a Township to Thomas Parker and

others which by their Direction is communicated to you by Gent^m your Humble Serv^t

Portsm^o Feb^y 2^d 1748 Geo: Jaffrey Prop^{rs} Clerk

To the Proprietors of a Township called New Boston

[Masonian Proprietors' Propositions Rejected, 1748.]

[Masonian Papers, Vol. 7, p. 41.]

Boston March 20th 1748

S^r I Rec^d Yours of Feb^y 2th last with proposalls from y^e Proprietors of Lands purchasd of John Tufton Mason Esq^r desired by them to be laid before y^e Proprietors of y^e Township Commonly Called New Boston of which I had sent you by John Hill Esq^r their Names, s^d Township being Granted to them by y^e Generall Court of y^e Province of the Massachusetts bay, & now in Answer thereto I Inform you y^t by order of their Committee I warned y^e Proprietors thereof to Assemble & Accordingly on the ninth day of march Instant they did Assemble when & where I Layd before them s^d Proposalls which being Read Sundry times to them and after the Same being fully Debated, A Vote being putt Whether they will Accept y^e Same Agreeable to said Claimers Proposalls

It Passed in the Negative

The Above is what I am Directed by ye Proprietors to Inform you of

I am S^r Your most Humble Servant

W^m Salter Proprietors Clerk

To M^r George Jaffrey Jun^r

[Petition of Thomas Smith, 1749.]

[Masonian Papers, Vol. 7, p. 45.]

To the Honble The Proprietors & Purchasers of Lands of John Tufton Mason Esqu^r in New Hampshire

The Memorial of Thomas Smith of Chester in ye Province of New

Hampshire Humbly shews—

Whereas I have purchased a Right in New Boston so called of Jacob Hurd Gold-Smith of Boston in ye Prov: of ye Massa Bay and have Settled or improved Land in Said New Boston for Seven years past and have a built a house there and am about to Remove myself

& Family into Said Land, and have four Sons-young men fit for

improving Lands—

I therefore humbly Petition that your Honble Propriety would grant me and my four Sons aforesaid five Rights or shares in said New Boston and your Petitioner shall every Pray &c &c

Portsm^o Oct^r 26th 1749 Thomas Smith

[Charter of New Boston, 1751.]

[Masonian Papers, Vol. 7, p. 46.]

Province of \ Pursuant to the Power and Authority Granted and New Hamp^r \ Vested in me by the Prop^{rs} of Lands Purchased of John Tuffton Mason Esq^r in the Province of New Hampshire by Their Vote passed at their Meeting Held at Portsmouth in said Prov-

ince the Tenth Day of June 1751:

I do by these Presents on the Terms and Conditions hereafter Expressed give & Grant all the Right, Title, Property, and Possession of the Propris aforesaid, unto Job Lewis, Henry Howell, John Steel, Thomas Bullfinch, Robert Jenkins, John Spooner, Benjamin Bagnall, Samuel Tyley's Heirs, James Townsend's Heirs, Isaac Walker, Joseph Wright, Elear Boyd, Daniel Pecker, William Dudley's Heirs, Robert Boyes, Thomas Smith, Thomas Cockran Patrick Doughlass, John Homans, James Day, James Caldwell, Gilbert Warner, Richard Checkley's Heirs, James Wilson, Jonathan Clark, William Speakman's Heirs, Benjamin's Clark's Heirs, John Ervin, William White, John Hill Esqr, John Taylor, John McCallester Edward Durant's Heirs, William Bant, John Maverick, Rufus Green, James Halsey, Daniel Loring's Heirs, Joseph Green, James Hunter, Thomas Wilson, of in & to that Tract of Land or Township called New Boston in the Province of New Hampshire Aforesaid of the Contents of Six Miles broad, and Seven Miles long, Bounded thus. Beginning at a Beach Tree, the Southeast Corner, and from thence North by the Needle Two Degrees Westward Six Miles, or untill it comes unto the Northeast Corner, formerly made under the Massachussetts Grant, for the Northeast Corner of said Tract, And from thence West by the Needle Two Degrees to ye Southward, And from the first Bounds mentioned the Southeast Corner aforesaid, West by the Needle Two Degrees Southward Six Miles or untill it meet with Salem Canada line (so called) and Turning and Runing North—by the Needle Two Degrees Westward, Two Miles or untill it come to the most Northeasterly Corner of Salem Canada Township as formerly laid out, then turning

and runing West as aforesaid Two Degrees Southerly so far, And extending the North Line of the Premisses likewise Westward untill a Line Paralel with the East Line will include the Contents of Seven

Miles long and Six Miles broad as aforesaid.

To Have and To Hold, To them, their Heirs & Assigns forever. excepting as aforesaid on the following Terms, Conditions, and Limitations (that is to say) that as the greatest Part of the Tract aforesaid has heretofore been divided into Sixty three Shares, now therefore that there be reserved for the Use of the Grantors their Heirs & Assigns forever, out of the Lands aforesaid already divided Nine Shares or Sixty third Parts as followeth Vizt The Home Lotts Number four, Number Twenty five, Numbers Thirty three, nine, Twenty Eight, Five, Twenty Nine, Eighteen, and Ten with the several Lotts annexed to the same, as in the Schedule hereafter, also so much of the common Lands, or undivided, to be laid out in that Part of said Tract near the great Meadows, as shall be equal to one half Part of a Share reserved as aforesaid. Which half Share is appropriated to Joseph Blanchard jun with the same proportion of the Common Land each in that Part formerly within the Bounds called New Boston, exclusive and excepting Five Hundred Acres hereby Granted and Appropriated to the Grantees to be by them disposed of for Encouragement for building and Supporting Mills in said Township, also Reserving unto the Grantors their Heirs & Assigns, after the Five hundred Acres aforesaid is laid out and compleated in the Common, One Fourth Part for Quantity and Quality of the Lands by this Grant added within the Bounds aforesaid, over and above what was contained within the Bounds of that called New Boston as formerly laid out, the said Grantors Parts to be divided Lotted and Coupled together and drawn for with the Grantees, according to the Number of Shares as before reserved, so as for the Grantors to have one full Quarter part as aforesaid, said Work to be finished within Twelve Months from this Date, at the Charge of the Grantees only. Also that the Grantors Right in Three of the Shares laid out as aforesaid, be and hereby is granted and Appropriated free of all Charge, One for the first settled Minister, One for the Ministry and One for the School there forever, as they are set down in the Schedule hereafter.

That the aforesaid Reservations for the Grantors, and as well for Joseph Blanchard jun^r be free from all Dutys, Taxes, Charges, or Expence whatsoever, untill improved by the Owner or Owners, or

some holding under them-

That all the Lotts in said Township be subject to have all necessary Roads or Highways laid thrô them, as there shall be necessary occasion for, free from Charge of purchasing the same.—

That the Grantees on their parts make Forty five Settlements in said Township in the following Manner Vizt each to have a House built of One Room at the least of Sixteen feet Square fitted and finished for comfortable dwelling in, And Three Acres cleared, Inclosed, and fitted for mowing or tillage on each of the said forty five Shares at or before the first Day of August 1754. And within One Year afterwards a family or some Person inhabiting there on each Settlement, and to continue Residency there for three Years then next, and within that term to fitt four Acres more, each, for mowing, or tillage as aforesaid.—

That the Grantees build a Meeting House there in four Years from this date.

That the Grantees at their own Expence, make the Settlement aforesaid — And within Six Months from this Date assertain the particular Grantees, who they shall determine to make Settlement and inhabit there as aforesaid and certifice the same under their Clerks hand into the Grantors Clerks office.—

And in Case any of the Grantees be Delinquent, who shall be enjoined the Settlement as aforesaid, or any part of Duty enjoined by this Grant on such Share hereafter assertained, the whole Share or Right of such Delinquent shall and hereby is Granted to such of the Grantees, who shall comply on their parts, provided they fullfill such Delinquents Duty in two Years after each period next coming, that such duty should have been done, and on their Neglect then all such Delinquents rights or Shares to revert to the Grantors their Heirs and Assigns free and clear from all future Charges thereon—

That the Grantees hold under the Conditions herein the several Lotts of Upland and Meadow already laid out in said Township, as sett forth in the Schedule annexed, and the future Divisions to be assertained by and according to the Massachusetts Grant to them or their Vendors.

That one Home lott (so called) vizt Number Sixty be set and relinquish'd unto John & Jonathan Simpson's Assignee, Joseph Wright, always provided and on this Condition only that he build, clear, Inclose & settle a Family on said Lott, according to the periods, and several Articles of Duty enjoined and Specified for one of the forty five rights aforesaid, and this Settlement to be over and above the said forty five, and in case of failure or Neglect of any Part of ye said Duty, the said Lott No Sixty to revert to the Grantees and Grantors in common to be Apportioned with the other common Lands. Also provided that ye said Wright or his Assigns, pay the proportionable part of Charge for that Lott, in carrying forward the Settlement.—

That the Grantees or their Assigns, at any publick meeting called for that Purpose by a Majority of Votes of the Interest present, Grant, and Assess such further Sum or Sums of Money, as they shall think necessary, for compleating, and carrying forward the Settlemt aforesaid from Time to Time, and all other necessary Charges, untill the same shall be incorporated.—

And every of the Grantees who shall refuse, and neglect making payment of their respective Sums and Taxes, for the Space of three Months next after such Tax or assessment shall be granted and made

That then so much of Such Delinquents Right respectively, shall and may be sold as will pay the Tax or Taxes, and all charges arising thereon by a Committee to be appointed by the Grantees for that purpose.

That all White pine Trees fitt for masting his Majesty's Royall Navy, growing on said Tract of Land, be and hereby are granted to

his Majesty his Heirs and Successors forever.—

And as a further Condition of this Grant, that the Grantees herein mentioned within three Months from the Date hereof, Signific their consent and Acceptance as well as their fullfillment and conformity to the whole of the Conditions herein specified by counter signing these Premises with their Hands and Seals, and on failure thereof to receive no Benefitt by the aforewritten Grant. Always provided there be no Indian Warr, within any of the Terms and Limitations aforesaid, for doing the Duty conditioned in this Grant, and in case that should happen, the same Time to be allowed for the respective Duties, matters, and things as aforesaid, after such impediment shall be removed.—

To all which Premisses Joseph Blanchard Agent for and in behalf of the said Grantors, on the One Part, and the Grantees on the other Part have hereunto Interchangeably sett our Hands and Seals, this Twenty fourth Day of December 1751.—

John Hill	[seal]	Rob ^t Jenkins	[seal]
Jonathan Clarke	[seal]	Sam¹ Checkley	[seal]
William Blair Townsend	[seal]	Job Lewis	[seal]
James Halsey	[seal]	John Steel	[seal]
John Erving	[seal]	Gilb ^t Warner	[seal]
Joseph Green	[seal]	Isaac Loring	[seal]
Isaac Walker	[seal]	Samuel Swift for	
John Homans	[seal]	S. Tyleys heirs	[seal]
Hannah Speakman	[seal]	James Day	[seal]
John Maverick	[seal]	Thos Bulfinch	[seal]
Will ^m Bant	[seal]	patrick douglass	[seal]

Rufus Greene	[seal]	william $\stackrel{\text{his}}{X}$ white	[seal]
John Phillips Execu ^r		John macallester	[seal]
to Benj ^a Clark's last will	[seal]	James wilson	[seal]
John Spooner	[seal]	thomas Willson	[seal]
Benj ^a Tyler in be-		Eliezer Boyd	[seal]
half of my father		Tho ^s Cochran	[seal]
John Tyler	[seal]	James Caldwell	[seal]
Dan¹ Pecker	[seal]	Robert Boyes	[seal]
Henry Howell	[seal]	James Hunter	[seal]
Joseph Wright	seal	Benj ^a Bagnall	[seal]
Joseph Richards in behal	f of Cor		[seal]
Robert Boyes for Edward			[seal]

	Grantee	s Nan	nes				Home Lotts	2 ^d Division	2 ^d Division	Meadow
Job Lewis							35	43	11	
Henry Howell .							6	22	124	
John Steel Esqr .							26	39	107	
Thomas Bullfinch							1	98	117	
Robert Jenkins .								45	101	
John Spooner .								3	35	
Benjamin Bagnall							13	59	38	
Samuel Tyley's he	irs .						40	17	113	
James Townsend's	s heirs						47	76	82	47
Isaac Walker .								105	119	
Joseph Wright .							61	40	2 I	60
Eleazar Boyd .							ΙΙ	6	48	
				•			3	74	91	
William Dudley's	heirs						44	57	93	44
Joseph Wright .							62	55	13	62
Robert Boyes .							54	46	106	54
Thomas Cochrean							16	14	10	16
Thomas Cochrean							2	58	65	
John Homan .							26	30	27	
Jonathan Clark .								5	25	
Thomas Cochrean							20	77	63	
James Day			•		•		17	67	110	17
Robert Jenkins .						•		7	49	
Gilbert Warner .		٠						80	89	
Benj ⁿ Clarks heirs				٠		•	53	109	9	53
Will ^m Speakmans	heirs		•		•		15	18	27	1 5
Robert Boyes .					٠	٠	7	54	103	

Grantees	Nan	nes				Home Lotts	2 ^d Division	2 ^d Division	Meadow Lotts
Richard Checkley's heirs						34	34	26	34
John Ervin Esq ^r .						48	68	109	48
John Hill Esq ^r							8	2	
John McCallester .							19	23	
Edward Durant's heirs							92	56	
John Tyler							88	81	
James Halsey							4 I	121	
William Bant						59	52	102	59
John Maverick	٠				•	30	I	112	
Rufus Green			•		•	24	32	62	
Daniel Loring's heirs .	٠		•		•	52	73	90	
Daniel Pecker			•	•		23	4	24	
James Huntur	•		•				99	116	
Joseph Green			•	-	٠	8	15	104	
Publick Right for ye Grant	ees		٠			19	33	96	- Constitution
First Ministers Lott .	•	•	•	•	•	63	70	161	
Ministry			٠	•		64	36	123	į.
School Right	•	•	•	•	•	65	53	79	
Patrick Doughlass .	•	•	•	•	•	22	94	64	
William White	•	•		•	•		31	86	
James Caldwell	٠		•	•	٠	f	5 I 20		
James Caldwell	•	•		٠	٠			72	
~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	٠	•	•	•		12	27	37 84	
James Wilson James Wilson	•	•	•	•		12	75 16	114	
James Wilson	•	•	•	•			125	85	
Thomas Wilson	•	•	۰	٠		13	66	111	
Thomas Smith	•	•	•	•		21	00		
Joseph Wright	•	•	•	•	•	60			1
Robert Boyes Esqr .						58			58
Robert Boyes Esq	٠	•	•	•	•	38			,
						46			46
						50			
						31			31
						57			57
						32			32
						27			
						37			
						51			
						42			42
						56			56
						45			45
						39			
						55			5.5

Grantees Names	Home Lots.	2 ^d Division	2 ^d Division	Meadow Lots.
Lotts Reserved to the Grantors—	41 43 49 4 25 33 28 5 9 29 18	78 29 42 87 95 120 69 44 28	83 108 71 122 118 126 60 12	41 43
To Joseph Blanchard junr ½ Right to be lay'd out with 2 Lotts in the great Meadow				61
		1	1	33

The aforewritten Schedule is a true Draught of the Lotts as they now stand granted by this Charter, the Home lotts were laid out for Fifty Acres of the best Land and qualified for poor land with a larger Quantity, the Second Division contain two Lotts for each Share of One hundred and fifty three Acres each—

As returned P Robert Boyes Esqr authorized by the Grantees for

that Purpose .-

The Date within I the said Joseph Blanchard in behalf of the Grantors, further engage to the Grantees, their Heirs and Assigns. If need be to defend thrô the Law to King and Council, One Action that shall or may be brought against them or any Number of them, by any Person or Persons claiming the said Land or any Part thereof, by any other Title, than that of the said Grantors, or that by which they hold and derive theirs from, provided the Grantors are avouched in to defend the same. And in Case the same shall be recovered over against the Grantors the said Grantees shall recover nothing over against the Grantors for the said Land, Improvements, or Expences in bring^g forward the Settlement &c— As Witness my Hand & Seal Joseph Blanchard & a Seal

The above is a True Copy Examin'd

₩ William Blair Townsend Prop^{rs} Clerk—

[Reserved Lots, 1754.]

[Masonian Proprietors' Records, March 27, 1754.]

The Draft of the Proprietors Shares & Rights in the Tract of Land called New Boston—viz^t according to Plan as drawn

viz^t 1st drawn N° 18, to Joshua Peirce Esqu^r & Daniel Peirce Esqu^r & Marv Moore

- 2 5 to Joseph Blanchard Esqu^r & Coll^o Meserve & Comp^a
- 3 29. to Theodore Atkinson Esqu^r & John Wentworth Esqu^r 4 28. to Mess^{rs} Thomlinson & Mason & Mess^{rs} Solley & March
- 5 33. to Thomas Wallingford Esqu^r & Thomas Packer Esqu^r
- 3 4 to Mark Hunking Wentworth Esqu^r & Jotham Odiorne Esqu^{rs} Right
- 7 10 to Richard Wibird Esqu^r & George Jaffrey—
- 8 25 to John Moffatt Esqur & Mr John Rindge
- 9 9 to Mathew Livermore Esqu^r & William Parker Esqu^r

[James Caldwell's Improvements, 1759.]

[Masonian Papers, Vol. 7, p. 47.]

These may Certifie all whom it may concern That on the Twenty second Day of March A D 1759 I the subscriber (at the Desire of Mr James Caldwell of Londonderry in the Province of New Hampshire) Took a view of the Improvements done on a Certain Tract of land Laid out to Joseph Blanchard Esqr Lying in that Tract of land Commonly called New Boston New Addition and I find one Famely liveing on the same (viz) John Carson with his wife and four Children in a house made of Round Loggs about Twenty feet squar with a Chimney made of stones and about Eight or nine Acres of Land under improvement for plowing with a young orchard of about fifty Apple trees with the frame of a house of about 26 or 28 feet in length and 20 Do in breadth with 4000 feet of boards as said Carson said lying at said frame and a Cellar under the same and 14 Neat Cattle and a horse and the said Carson said he cut the hay on said land that keeps them with and said Carson told me that there was at first a famely settled on the same along with him but was Moved away and that there was a famely to come and live on said farm along with him as soon as the snow was so much gone as that they could

get up Said Farm is said to be sold by said Joseph Blanchard Esq^r to his Honⁿ Father and by him to said James Caldwell and by him to said John Carson

Math^w Patten

At a Meeting of ye Proprietors held 28th Septr 1759 The Proprietors desire Geo: Jaffrey Propris Clerk to write to ye Grantees of New Boston and acquaint them that St Propris are Content that the Improvemis made by Jas Calwell within New Boston be in full for his Settling one of ye forty five shares conditioned in their Grant of New Boston &ca

[Caldwell's Settlements Accepted, 1759.]

[Masonian Papers, Vol. 7, p. 48.]

 $Gent^m$

Mr James Calwell having manifested to the Proprietors of ye Lands purchased of John Tufton Mason Esqr that he has made two Settlements within the Tract of Land granted to you by ye name of New Boston-& altho' either of the Said Settlements he has made is not upon one of the forty five Settlements Conditioned in ye Grant made to you by Collo Blanchard Deceas'd in our behalf, but as the two Settlements made on Said Calwells Lands within Said New Boston is more than equivalent to Settlement of one of the forty five Settlements Conditioned as aforesaid—The Proprietors have ordered & directed me to Signify to ye Grantees of New Boston that they are willing & desirous to Accept of mr James Calwell's Settlements within Said New Boston as the fulfilling ye Condition of Settlement of one of the forty five Settlements to be made within Said New Boston, and also desire that Said Calwell may not be called upon for the Settling his Lot in one of the forty five Settling Lotts So as to incurr the forfeiture or Penalty for not Complying as aforesaid-by order and direction of the Proprietors

I am yr Humble Servt

Portsm^o Sept^r 29th 1759 Geo: Jaffrey Prop^{rs} Cl To the Grantees of New Boston within Mason's Patent in new Hampsh^r

[Answer to Masonian Proprietors, 1759.] [Masonian Papers, Vol. 7, p. 49.]

Boston Nov^r 24th 1759—

Genn

We Receiv'd yours of the 29th Septem^r but Yesterday, About James Calwells forfited Rights in New Boston, by which find he has Impos'd on you, as he has on us, by false Misrepresentations from time to time & only trifled with us all to Avoid the forfiture of his Lands, which in Justice Should been two, for want of Duty done on both which Misrepresentations we have and Can Confront him in being well know'n to all the Inhabitance, there, who thought us too favourable in the Affair & was his own fault and owing to his Negligence as haveing allways Notice years before by which might prevented it.—

We have proceeded in every Step Agreeable to Law and our Charter-and Blam'd by the Inhabitance for Shewg too much Lenity. After 2 or 3 years time, for Returning the Duty done on Each Lott, we Advertised and Chose a Committee—Vizt John Hill & Robt Boyce Esq^{rs} Rob^t Jenkins & Tho^s Cochran who proceeded over Each Lot throughout the Town, A Twell Month After: given Notice for their view, (In order for the Accomplishment of Duty omittd on the view, found Calwell had 3 Rights in the 45 to perform Duty of Settlement, one of which found Agreeable, the other two nothing preform'd Except one or Two Acres of Trees Cut Down and there Lay without Houses Built or any other Improvement at all, Accordingly on the Return we forfited only one in full Meeting, who Insisted on both but through Lenity we gave Six Months Longer to Compleat them and Stade near 12 Months after, Still found nothing done, then we Advertis'd at sundry times the forfited Lots & Numbers to be Sold, which a Considerable time After Sold at Vandue to the highest bidder with some others to the Satisfaction of the Inhabitance for the Benifet of the whole Consern'd——

He pretended by Selling John Cassen a Right in the New Addision some Years ago which he now Lives on, by which one of his Lotts was to Answer, the Duty done and Said he Sold it and Agreed it Accordingly, on which we pointed it and Agreed to Refer it to Cassen an be Govern'd by the Bargin made with him and Likewise Leave it to M^r Atkenson and the Proprietors, on Cassens Appearance he Declar'd there was nothing in it, but bought it of him at a high Price without any taulk thought or Agreement of Covering any Lott but what then bout which he now Lives on, by which may perceive his Trifeling on all Sides So Genⁿ as we have no Sinister Views, but to Act for the good of the whole, As your Interest is Equaly Consern'd

-hope you wont Interfear, If you Should It might Lead Us into many Illconvenances so as to Discourage in our Duty—As to what is Done is to the Satisfaction of the present Settlers, whom in Generall we meet a few weeks ago in Chelmsford and all Agreeable & mostly Condem'nd Calwells proceedings as Acting only with a View of Stockjobing ye Land and thought both Lotts Should have been for-

fited as all Three belongs to the 45 to be Returnd—

We Shall forward the Settlement as fast as Possible & Agreed to Build a Meeting House and Cut Conveanant Roads through all Parts of The Town which will Make it very Valueable Soon & may Depend Shall not be wanting in our Duty to forward it, though with much time & Trouble on Us from the begining, the Lott Cant be Recall'd as farely Sold with Others and Recorded, and warranted by the Proprietors to be made good, Mr Boyce Cochran & many others Can Inform more Perticulers, which we now Omit & Air-

Genn Your Hble Serts

 $\left.\begin{array}{c} \operatorname{James\ Halsey} \\ \operatorname{Jonathan\ Clarke} \\ \operatorname{Rob^t\ Jenkins} \end{array}\right\} \begin{array}{c} \operatorname{for\ y^e} \\ \operatorname{Committee} \end{array}$ To George Jeffery Esq^r In behalf of ye Gen^{ns} Proprietors of Mas-

sons Clame In New Hampshire

[John Hill to Proprietors, 1763.]

[Masonian Papers, Vol. 7, p. 50.]

Boston August 22–1763

Sr I Greatfuly Acknowledg Your favour of the tenth Instant it Gave me Great satisfaction to find my Grant of Hillbrough to be five year before the Vote Impowering Colo Blanchard to Make the Grant to Baldwin of the farm I mentioned—Sr please to present my Complents to the Gentlemen proprietors of Masons Clame—I think it my Duty to Inform them—that some time ago as I was Journeing to New Boston I man unknown to me stopt me on the Road and told me he had a mind to Go & Setle on some of the Lands between New Boston & Hillbrough he ask;d my advice if he did wither they Could him or put him to trouble - I advised him by No means to do it, If he did he would sertanly bring himself into Difecultys—since which about a week ago one setlers of Hillbrough was at my House in Boston and Told me one Garret Rowen of New-Boston had Cutt the Medows that Lie;s between New-Boston & Hillbrough that my setleres had Cutt Several times before and was a great servis to them in there first going onwhen thay Inquired of him the said Rowen upon what Account he Cut them—he told them he had got a grant of five hundred Acres of s^d Land from the proprietors by my means & my Recommending him to the Gentlemen—which thay must be sensable is Absolutly fallse—for I Never say the said Rowen in my life to my Knowledg Except he be the man I mentioned above that mett me on the Road—as the above affare of Rowen Semes to be fall;s and without foundation—and as the said Meddows will be servisable to the setlers of Hilbrough in there first settlement until there Lands are more bro;t to Einglish grass—I Humble begg the favour of the Gentlemen Proprietors if thay have not allready made a grant of s^d Medows—that thay would make me a grant of Said medows—for the Use of the setlers of Hillbrough and for the more forwarding the Setlement—until thay otherways dispose of them or Improve them for there own Use and as in duty bound shall Ever pray

John Hill

S^r please to present this to the Gentlemen proprietors—and you;l Greatly Oblige Your Very Humble Servent

John Hill

please to Make the Grant to me for the Use above

[Robert Jenkins to Proprietors, 1772.]

[Masonian Papers, Vol. 7, p. 51.]

Boston June 8 1772

Sir

Y^{rs} Rec^d of 25 Unternat: & Obserive y^e Contents: You Say y^e Proprietors of Masons Patten are Dissatisfied in ye laying out ye land in N Boston Town & Adisstion I Should be glad youd point Out wherein thay have done wrong If there is A Mistake I am Sattisfied thave are Ignorant of It & done nothing but what thay Are willing & Ready to Rectify: but as Coln Blanchard Settled ye whole Affair & Set of ye Mason Share in ye addistion & ye plan Was Signed: Excepted by Y Self as Clark to Masson Proprietors The Boston Proprietors Allways Understood what Colⁿ Blancherd had done which he had full Power to do from Mason Proprietors was fully to ye Sattisfaction to Mason Proprietores & thay allways thought Masson Proprietors was Intirely Sattisfied as thay had Excepted the Plan & had made No Objections to It for So long a Space time but as time doth Not Rectifie wrongs thay are & will be Ready to doe whats Right & just between ye Sd Proprietors Nottwithstanding ye hard treatment Mr Price Oxnerd & Self Meet with in ye Affair of New Concord &c:

After Exspending So much mony time & laughbour & brought it neigh a Close of Settelment of Neigh 30 familys ready to go On: And At last Chounch^d Out of It by Dissuite & lyes If nothing worse but we have Not Yet given it Up or Over Entending as We have Encouragement to Searcth to the Bottom of ye Clame As ye town might now been Settled As well as New Boston If justice had been done As it Should from

Sir Yr Injured frind

Rob^t Jenkins

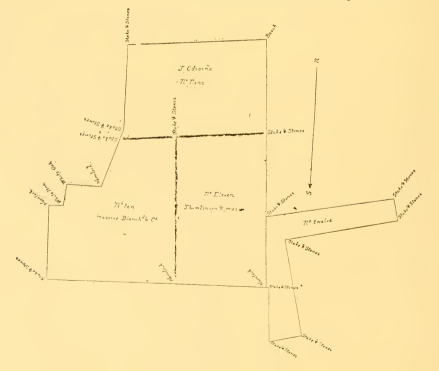
Direct Y^r Litters post free As ntring in Stock to Answare y^e Charge Direct in my Absance to m^r Lewis Deblois in Boston

[Plan of Common Land, 1772.]

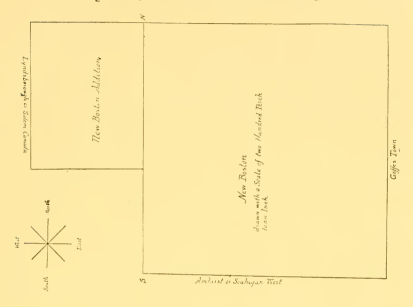
This Plan Discribes the Common land in New Boston that lies South of the Great Medow So Called, and leint. John Smiths land lay'd in a scale of thirty Perch to an Inch. lay'd out under the Care of M^r Thomas Cockran M^r James Caldwell and Capt. Robert Moor Committee for the Proprietors of Said New Boston August the 27th A D 1772

This Certifies that this is a true Plan as above

Per William Clark Survayer of land



[Plan of New Boston and Addition.]



[Proprietors' Reservations in Addition, 1772.]

[Masonian Papers, Vol. 7, p. 52.]

Amherst New Hampshire September 9th 1772

We the Subscribers, comtee for the management of the prudential affairs of New Boston, mett this day, and as the grantors, Viz^t the proprietors of Masons clame, have not as yet had there reservation of a quarter part of the new addition land of New Boston set of to them; We have, and do sett of to the said Grantors the following Lots, Viz^t Lot N° two, Lot N° five, Lot N° fourteen, Lot N° seyenteen, each containing one hundred Acres, as laid out, and may be seen on the Plan of said Town. Allso N° one, N° two, N° three, and N° four, being the farm that lieth in the south west corner of the said new addition; being one hundred Acres each, which contains the whole of said farm. Allso N° five, N° six, N° seven, N° eight, each of said Lots containing one hundred and seven Acres, and three fourths of an Acre, which lieth in, and is contained in the farm, and is one quarter of said

farms lying in the south east corner of the said additional Land, as laid out in the Plan of said town. Allso N° nine, N° ten, N° eleven, containing one hundred Acres each; and N° twelve containing fifty Acres, as by the Plan herewith inclosed. This whole plan, as it is laid out by Mr Clarke, the surveyor, contains twelve Acres more, than three hundred and fifty Acres. And as you will draw Lots for them, each proprietor has his chance for the Lots, be the same more or less. Perhaps the Grantors may conjecter there may be some design, that the Lot N° six which was one of the Lots, that was agreed for, the reservation was not in this return, the reason is, it was unknown to John Hill Esqr when he agreed that, to be one of the Lots. He did not then know that it was set of to the Minister of the town, the Rev Mr Moor, for his part of the addition land. And the hundred Acres, now contained in the Plan, in the room of N° six, is much better than that, as Mr Clarke the surveyor will acquaint you.

Gentlemen. We the Com^{tee} have undertakin to do this, without calling the proprietors togeather, for these reasons, first, it would have been attended with considerable trouble and expence; and if they had met, & we could not have got a vote, as is possible, by reason of different Minds you must have had your remedy in the Law: which would have been expensive to both. And as the Com^{tee} have now laid them out and you take possession; Nobody can ever disturb you. Besides wee think that sufficient power lyeth with the commit-

tee to do what we have done.

John Hill
Thomas Cochran
James Caldwell
Committee

To the Grantors of Masons Clame

[Draft of Reserved Lots in Addition, 1772.]

[Masonian Proprietors' Records, Nov. 4, 1772, and Masonian Papers, Vol. 7, p. 55.]

Province of Portsmouth November 4th 1772. Wednesday New Hampshire three of the Clock afternoon at the dwelling house of James Stoodly Esq^r Innholder the Proprietors meet according to adjournment—

Whereas John Hill Esq^r Thomas Cochran and James Caldwell the Committee of the Grantees of New Boston hath made a Return of Plans of the Proprietors the Grantor's Reservation in the New Boston addition, which Return of the Said Committee is accepted, and therefore—Voted that the Lots returned for the fifteen Proprietors shares be now drawn for at this Meeting and that the fifteen lots drawn to the Rights of the fifteen Proprietors be Severed by Said draft & be to them their Heirs and assigns in Severalty, as they shall be drawn and entered to them—and also that the Lot N° twelve as returned in one of Said Plans, reputed to contain about forty four Acres, be the Same more or less, is reserved out of the draft of Said Lots, and that the Same shall be Sold by order & direction of Said Proprietors, and the Sum it shall be Sold for, be distributed to ye owners of the fifteen Proprietors Rights—

The Draft of the Lots in New Boston addition and entered to the

Rights of the fifteen Proprietors—vizt—

To Show of the mitteen in the property of			
1st drawn to the Right of Richard Wibird Esqr-			Nº 3 —
2 ^d — to the Right of Joshua Peirce Esqr— .			5 —
in s ^o East Corner			
3 ^d — to Daniel Peirce Esq ^r & Mary Moor— .			6 —
4 th — to m ^r John Rindge—			7 —
5 th — to Mark Hunk ^g Wentworth Esq ^r — .			14 —
6 th — to Mess ^{rs} Solly and March—			17 —
7 th — to George Jaffrey Esq ^r —			1 —
8 th — to Theodore Atkinson Esq ^r —			$\frac{2}{2}$ —
9 th — to John Moffat Esq ^r —			5 —
10 th — to the Right of Thomas Packer Esq ^r —			4 —
11 th — to the Right of Tho ^s Walingford Esq ^r —	٠		2
in S ^o west Corner			
12 th — to mess ^{rs} Meserve Blanchard and Comp ^a —			10 —
13 th — to the Right of Jotham Odiorne Esq ^r —.			9 —
14 th — to mess ^{rs} Thomlinson and Mason—			11 —
15 — to the Right of John Wentworth Esqr—		٠	8 —

[Plan of Reserved Lots in Addition.]

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These Plans Describes the Grantors Reservations in that Parl of New Boston known by the Name of the addition and is Laid Down in a Scale of one Hun, dred Rods to an inch

Per Will Clark Survayer

[Petition of Samuel Atkinson, 1778.]

[Masonian Papers, Vol. 7, p. 53.]

To the Honrable Committee for the Proprietors of the Lands Purchased of John Tuften mason Esqr. in the State of Newhampshire, Gentlemen, the Petetion of Samuel Atkenson, who humbly Sheweth that your Petitioner Some years Past Did Sundry Servises for S^d Proprietors in Carying on the Proprietors Lawsuit in Sundry Corts, with the Strongest Encouragement of haveing a Sattisfaction in Land, which your Petetioner has Never yet had—your Petetioner Now Prays for a Small Range of Land adjoyning to Alexandria Adition, which wos threw a mistake Run out and market by the Proprietors of S^d Adition, which Range of Land your Petetioner would Settle uppon Terms Advantagious to S^d Proprietors. and your Petetioner as in Duty Bound Shall Ever Pray

June 25th 1778

Sam¹ Atkinson

[Services and Petition of Samuel Atkinson, 1779.]

[Masonian Papers, Vol. 7, p. 53.]

Servises Done by Samuel Atkinson for the Proprietors of Mason Pattent So Called, in the year 1772—

to Attending Court as an Evedence at Severall Terms and Travel-

ing to and from Court-

to a Journey from Exeter to Newchester to Summons Evedence to fifteen Days Takeing Possession of all ye Lots in Alexandria

Horse hire & Expences

1779 February 25th To the Proprietors of the Lands Purchased of John Tufton Mason Esqr. in Newhampshire, Gentlemen—the Petetion of Samuel Atkinson, who Humbly Sheweth that your Petetioner Did the above Services which weare Attended with uncoman Fatigue Cost & Trouble.—but Performed with a full Expectation of being well Rewarded for Said Servises by ye Proprietors, by their Grant of Some Land which wos Promised by Some proprietors which has Not yet been Done, your Petetioner humbly Prays that your Honours would Take this Case into their Consideration and Grant your Petetioner Such Consideration in Land in the Range Adjoyning Alexandria Adition, as your Honours think Proper and your Pertitionor as in Dutey Bound Shall Ever Pray

Sam^{II} Atkinson

[Jonas Minot's Recommendation, 1779.]

[Masonian Papers, Vol. 7, p. 54.]

Portsmouth Febry 25th 1779

Sir, I hope you will See that Cap^t Atkinson is Sattisfied for his Servises Done for y^e Mason Proprietors, which to my Knowledge wos Costley hard & Very Fatigueing—whom if you Reward well, will I am Perswaded for y^e future be willing to Do you any Servises, which you may Need—these from Sir your most humble Ser^t

Jonas Minot

To M^r John Penhollow

[Petition of Thomas Smith.]

[Masonian Papers, Vol. 7, p. 54.]

Province of \ To the Proprietors of the Land Purchased of

New Hampshr \ John Tufton Mason Esqr in Said Province

Humbly Shews Thomas Smith of New Boston So Called in Said Province That about four or five Years ago the Said Proprietors Granted to him five Rights in Said New Boston to him & his four Sons Since which Robert Boyes Esq Claims one of them that your Petitioner has lived there 12 Years Come August next & has made Considerable Improvements there but has never had a Copy of the Grant made to him as afores whereby to Quiet him in his possession wherefore he Prays that the Premises may be Inquired into & that he may have what was So Granted to him he also Prays that you would Grant to him that Gore of Land lying between Hales Town & Said New Boston on which he has also made Some Improvements for him & his four Sons w^{ch} they are willing to Purchase at the Value & Immediately Settle for all w^{ch} Your Petitioner shall pray &c—

Thomas Smith

Resolved in ye negative

NEWBURY.

[Granted by the Masonian Proprietors to James Minot, Jr., and others as Dantzic, June 4, 1753. Regranted Feb. 5, 1772, to John Fisher. Incorporated as Fishersfield Nov. 27, 1778, and named in honor of John Fisher. The present name was adopted June 28, 1837, to take effect July 4, 1837. The Masonian grant of Hereford Aug. 7, 1754, was included within these limits. Newbury was taken from Cheshire County and annexed to Hillsborough at the time of incorporation, and became a part of Merrimack County on its formation. A portion of the town was included in the limits of Goshen, incorporated Dec. 27, 1791. Two tracts of land were severed and annexed to Bradford, one Dec. 6, 1796, and the other June 23, 1859.

See XII, Hammond Town Papers, 662; Index to Laws, 188, 403; sketch by N. C. Lear, Hurd's History of Merrimack County, 1885, p. 415; Stewart's History of the Free Baptists, 1862, p. 252; Lawrence's N. H. Churches, 1856, p. 400.]

[Charter of Dantzic, 1753.]

[Masonian Papers, Vol. 7, p. 56.]

Province of \ Pursuant to the Power & Authority Granted & New Hamp^r \ vested in me the Subscriber by the Prop^{rs} of Lands purchased of John Tuffton Mason Esq^r in the Province of New Hamp^r

by their vote passed at their meeting held at Portsmo in sd Province

the Sixth day of December 1751

I do by these Presents on the Terms and Limetations with the Reservations here after expressed give & grant all the Right Title Property & Possession of the Propes afores unto James Minott Jung Jabez Hatch John Martain Willfret Fisher Thos Downe Thos Down Jun Ebenezer Stevenes Benja Stevenes Hugh Sunderlin John Mellidy James Bulkley John Deney Thos Hake John Haskins Robt Erskins John Wardell Sam¹ adams Joseph adams Joseph Elson Benja White John Hill Jun Will Hill Henry Maxwell Hill, John Fowle Jun James Fowle Jun Josiah Fowle Lenoard Fowle Jereh Gridley Esqr John Fowle Esqr Jno Hill Esqr Isaac Colburn Will^m Cox Jonathan Butterfield Charles Cox Oliver Colburn Wm Eavres Benja Farwell Will^m Harris Jonathan Farwell Benj^a Thomson Samuel Searles Eleaz Farwell Sam Hueston Philip Olerike Joseph Peirce Willm Parker Jun Caleb page Edward Russell Thos Parker Jun & Abeel Richardson of In & to that Tract of Land or Township lying in the Province of New Hamp^r afores^d Containing Twenty three thousand and Forty acres Bounded a followeth Begining at the Southwest Corner of the Premises in the Western Line of Masons Patant as Lately run fifty one miles & a Quarter northerly in the Course of the Patant line from ye northern boundarys of ye Massachusetts, from thence runing south 65 Degrees East Six miles and an half to a tree marked from thence North 42 Degrees East three miles and three Quarters to a tree marked from thence N. 46 Degrees East two miles and three Quarters to a tree marked from thence North 65 Degrees West Six miles & an half to the sd Patant Line from thence by the Said Patant line to the first Bounds mentioned which Tract of Land is called Dantzwick-

To them their Heirs & Assigns To Have & to Hold on the following Terms & Conditions with the Reservations hereinafter expressed viz^t that the Tract or Township afores^d be devided into one Hundred & twenty three Equal Shares two Lotts at the Least to Each Share to be finished & drawn for in Sone equitable Manner at or Before the Last day of November 1755

That three of the afores Shares be & hereby are granted free from Charge one for the first Setled Minister one for the ministry & one

for the School there forever

That twenty more of the s^d Shares be Reserved for the Grantors their Heirs & Assigns forever & Aquited from all Duty and Charge untill Improved by the owners or Some Holding under them Respectively—

That the owners of the other Shares make Setlemts at their own

Expence in ye following Manner vizt Each Grantee at the Expiration of five Yeares from the Last Day of November next after the Date Hereof have three acres Parcell of his Right respectively clered inclosed & fitted for mowing or Tillage, three Acres more clered Inclosed & fitted as afores then Next annually for three Yeares & at the End of three Yeares which will be on the Last Day of Novem 1761 have each a dwelling house built & finished fit & Comfortable for a famaly to Dwell in & a family or Some Person to inhabit & continue Inhabitancy there for three Yeares then Next coming—

That a conveniant Meeting house be built in Said Township within Eight Yeares from this Date and ten Acres of Land Reserved there for Public Use, That the Lands in Said Township belonging to Grantors & Grantees be Subjected to have all Necessary Highways

lay'd thrô y^m as there Shall be Ocation for the future

That the Afores Grantees their Heirs or Assignes by a Majr Vote in public meeting called for that Purpose grant & assess in Eaqual Proportion such sum or sums of money as they shall think necessary for Carrying forward & Compleating the setlemt Aforsd & every of the Grantees (Exclusive of the three Public Lotts) or his Assigne Who Shall Neglect for the space of sixty Days after Such Assessment Shall be granted to pay the Same so much of Such Delingts Right Shall & may be Sold as will pay the Respective Taxes and all Charges ariseing thereon, by a Comee to be appointed by the Grantees or their Assignees for that purpose and In Case any of the Grantees or their assignees Shall Neglect or Refuse to perform any of the articles Matters or things Aforesd by him Respectively to be don he Shall forfit his Right in said Township & every part thereof to those of the grantees or their Imeadiate assignes who Shall have Complyed with the Conditions on their part Herein Expressed as it Shall and may be Lawfull for them or any Person by their Authority to enter Into and upon the Right of Such Delingt owners and any and every part in the Name and Behalf of the whole of the Grantees or their Imeadiate Assignes Who Shall Comply as afores to amove oust and Expell for the Use of them their Heirs and Assignes provided they Settle or Cause to be Settled Each Such Delingts Right within the Term of one Year at the furthest from the Periods this is by this Instrument Stipulated to be Don as the Condition of this Grant and fully Comply with the Whole Duty Such Delingt ought to have Don within one Year from time to time After the Respective periods thereof and In Case the Grantees or their assignees fullfilling on their parts as afored Shall Neglect fullfilling as afores the Duty of any Deling owner as afores then Such Right or part Shall be forfit Revert & Belong to the grantors their Heirs and Assignes and be Wholley at their Disposeal

79

allways provided there be no Indian War within any of the Terms afores^d for Doing the Duty Conditioned in the Grant and in Case that Should Happen the Same Time to be allowed for the Respective mat-

ters afores after Such Impidiment Shall be Removed

Lastly that all White pine trees fit for Masting his Majestys Royal Navy growing on s^a Tract of Land be and Hereby are granted to his Majesty his Heirs and Successors forever to all Which Premises I Joseph Blanchard agent for and In Behalf of the prop^{rs} the Grantors have here unto set my hand and seal this fourth Day of June in the Twenty Sxth Year of His Majestys Reign Annoq Domini 1753—

Joseph Blanchard [L. s.]

A True Coppy Examined

PRobert Fletcher Proprietors Clerk

[Acceptance of Charter, 1753.]

[Masonian Papers, Vol. 7, p. 57.]

Att a meeting of the Proprs (the Grantees) of the tract of Land or Township Called Dantzwick in the Province of New Hampshire held at Dunstable the twelfth day of July—1753—

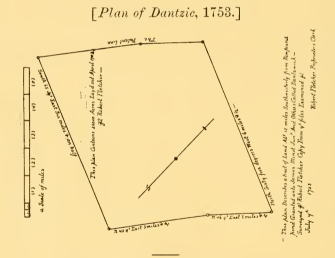
The following vote passed Unanimously-

Whereas the Propris of Lands in the Province of New Hampshire purchased by them of John Tufton Mason Esq who Sold them under the title made by a Comon recovery did on the fourth day of June 1753 Grant the Quantity of twenty three thousand & forty acres (by Estimation part of S^d Lands Bounded as followeth Begining at the Southwesterly Corner of the Premises on the Western line of Masons Patent as Lately run forty Six miles and a Quarter northwardly in the Course of the Patent line from the Northern Boundary of the massachusetts from thence runing South Sixty five degrees east Six miles And an half to a tree marked from thence north forty two degees East three miles And three Quarters to a tree marked from thence north forty Six deg^s east two miles and a Quarter to a tree marked from thence north Sixty five dgs west Six miles And An half to the Sd Patent line from thence by the Sd Patent line to the first Bounds mentioned Which tract of Land or Township is Called Dantzwick. Unto James Minot Jun' Jabez Hatch John Martin Welfrett Fisher Thomas Down Jun' Eben' Stevens Benja Stevens Hugh Sunderlin John Melledy James Bulkley John Denney Thomas Hake John Haskins Robert Erskins John Wardwell Samuel Adams Joseph Adams Joseph Elson Benjamin White John Hill Jun William Hill Henry Maxwell Hill John Fowle Jun^r James Fowle Jun^r Josiah Fowle Leonard Towle Jerrymiah Gridley Esq John Fowle John Hill Esq^s Isaac Colburn William Cox Jonathan Butterfield Charles Cox Oliver Colburn William Eayres Benj^a Farwell William Harris Jonathan Farwell Benjamin Tompson Sam¹ Searles Eleazer Farwell Samuel Huston Phillip Olerick Joseph Peirce William Parker Jun^r Caleb Page Edward Russell Thomas Parker Jun^r & Abiel Richardson under Certain Conditions Limitations & Reservations in S^d Grant mentioned As by Refference thereto will fully Appear Therefore voted—

That wee do hereby Accept S^d Title And for our Selves our Heirs And assigns do acknowledge that we hold said lands under Said Title Conditions & Limitations with the Reservations Therein Mentioned—

Copy from the Files Examined \$\Bar{\Bar{\Bar{B}}}\$

Robert Fletcher Proprietors Clerk—



[Charter of Hereford, Aug. 7, 1754.] [Masonian Papers, Vol. 7, p. 58.]

Province of Pursuant to the Power And Authority Granted New Hamp^r And vested in me by the Prop^{rs} of Lands purchased of John Tufton Mason Esq in the Province of New Hampshire by their vote pass'd at their meeting held at Ports^o the Sixth day of December 1751—

I do by these presents on the terms Conditions & Limitations with the Reservations herein After Express'd Give And Grant all the Right title property & possession of the proprs afores in the following proportions of Interest vizt unto Robert Jenkings of Boston Merchant One full Sixth & One full twelfth part Unto Jeremiah Gridley Esq One full Sixth part & unto Mr Henry Price One full Sixth part, both of Boston afores & unto Mr Robert Fletcher Junr of Dunstable One Sixth part & unto Capt Peter Prescott of Concord One full Sixth & One full twenty fifth part & to Benjamin Hatch & James Hatch both of Boston One fiftheth part each Of in And to that tract of Land Lying in the Province of New Hamp afores Containing by Estimation twenty four Thousand Acres be it more or less Bounded as followeth—Begining at the Southwesterly Corner of a tract of Land Called Dantzick the western line of Masons Patent As lately run forty Six miles And a quarter in the Course of the Sd Patent line, Northerly from the northern Boundary of the Massachusetts And Runs from thence in the Southerly line of Dantzick afores South Sixty five degrees East untill it Intersects a line of that tract of Land Called Perrys town And from thence by s^d Perrys town^s Westerly bounds till it Comes to the Southwesterly Corner thereof, And from thence South five And An half Degrees East two miles And An half to a Beech tree marked from thence South Eighty four and an Half degrees west About one mile And three quarters to the Northeasterly Corner of that tract of Land Called New Concord (or Manad^k Nº 8), and from thence westerly by the Northern line of the Sd New Concord to the Northwesterly Corner thereof in the Aforesd Patent line And from thence runing northerly in the Afores Patent line to the first Bounds mentioned which S^a tract of Land is & hence forward Shall be Called Hereford, To Have and To Hold to the afore named Grantees their Heirs and Assigns According their Severall And Respective Interests as afore Specified, On the following terms and Conditions with the Reservations herein After express'd vizt-

That There be One Hundred And twenty three lotts Lay'd out in s^d tract of As Equall vallue as may be Situation And Goodness of Land Considered none to be less than Thirty Acres nor none more than fifty in the most Convenient place within the S^d tract for making Settlement of a town, And drawn for in Some Open Equitable man-

ner Att or before the last day of August 1756—

That the Remainder of S^d tract (Exclusive of the Barron Mountains which is Supposed to be About Five Thousand Acres) be Divided in the most Equitable Manner they Can into One Hundred And Twenty three Shares of Equal vallue As near as may be and

Drawn for in manner As afores^d within One Year at Furthest next After ten men Shall be Settled & Inhabit On S^d tract—

That the Remaining part of s^d tract in like manner be Divided & Drawn for when the s^d Grantors & Grantees by majority of votes According to Interest Shall Determin ——

That three of the Afores Shares be And hereby Are Granted free from Charge One for the first Setled minister One for the

Ministry And One for the School there forever —

That twenty More of the S^d Shares Accounting An Hundred and Twenty Third part to a Share be Reserved to and for the Grantors their Heirs And Assigns forever And Acquitted from all duty and Charge untill Improved by the Owners or Some holding under them

Respectively —

That the Afores^d Jeremiah Gridley Henry Price & Robert Fletcher make five Settlements each, every of which Settlement on One Seperate lott of the first to be lay'd Out as afores Respectively & in like manner That Capt Peter Prescott make four Settlements Benja Hatch & James Hatch Two Settlements each & Robert Jenkings Seven Settlements in the following manner.— vizt that at or before the expiration of five years from the date hereof they Respectively on Each lott where each Such Settlement is to be made have three Acres Clered Inclosed And fitted for moving or tillage three Acres more then next Annually Clered Inclosed & fitted for moving or tillage as afores for three years then next — And That at the end of three Years and four months from the first Period of Improvements which will be on the Seventh day of December 1762 they have On Each Such Settlement a Dwelling house fitted and finished for Comfortable Dwelling in And a family or Some person Inhabit & Continue Inhabitancy there for three Years then next Coming —

Also that Jeremiah Gridley Henry Price Robert Fletcher & Peter Prescott make two Settlements more Each in Manner afores^d to be Compleated And finished at or before the first day of December 1766—And That the S^d Robert Jenkins at the Same period & in like Manner have three more Settlements Compleated & finished which Settlements Severally to be made on One lot Respectively

That a Convenient Meeting house be built in the most Convenient place, for the first Settlers, On S^d tract within Eight Years from this date & finished & ten Acres of Land Reserved there for

publick Use —

That the afores^d Grantees their Heirs or assigns by a major vote Grant And Assess Such further Sum or Sums of money as they Shall Think necessary for Carrying forward And Compleating the Settlement Afores^d & every of the Grantees (exclusive of the three publick lotts) or his Assignee who Shall neglect for the Space of Sixty days after Such Tax Shall be granted to pay his Respective Proportion Therein so much of Such Delinquents Right or Share Shall & may be Sold as will pay the Respective taxes And all Charges Ariseing Thereon by a Com'itte to be Appointed by the Grantees or their Assignees for that purpose

And in Case the Grantees or Any of their Assignees Shall neglect or Refuse to Perform Any of the Articles matters & Things afores^d by him Respectively to be done he Shall forfeit his Right & part in S^d Township to those of the Grantees or those of their Imediate Assignees who Shall not be Delinquent on their parts, And it Shall And may be Lawfull for them or Any person or Persons by Their Authority to Enter into And upon the Right of Such Delinquent Owner And Any & every part thereof & him or them to Amove Oust & expell for their use their heirs & Assigns Provided they Settle or Cause to be Settled & Comply with the whole duty Such Delinquent Owner Ought to have done within the term of One Year at the Furthest from the Severall Periods that is by this Instrument Stipulated to be done as the Condition of this grant—

And in case the Grantees or their Assignees fullfilling On Their parts as afores^d Shall neglect fullfilling the Duty of any Delinquent Owner as afores^d that then all Such Right and Interest part and parts That Such Delinquent grantee and his Assigns hold or might hold in consequence of this grant Shall be forfeit Revert and belong to the Grantors their Heirs and Assigns and be wholly at Their dis-

posall

Always Provided there be no Indian war within Any of The Terms afores^d for doing the duty conditioned in this grant & in Case that Should Happen the Same time to be Allowed for the Respective Matters afores^d after Such Impediment Shall be Removed—

Lastly That all White pine trees fit for masting his Majestys Royall Navy Growing On Said tract of Land be and hereby are

Granted to his Majesty his Heirs And Successors forever —

To all Which Premises I Joseph Blanchard for and in behalf of the Prop^{rs} the Grantors have hereunto Sett my hand & Seal this Seventh day of August in the twenty eighth Year of his Majestys Reign A D. 1754——

Memorandum before Signing and Executing this Instrument Any thing beforewritten to the Contrary Notwithstanding—it is to be understood — That, That tract of Land aforementioned Called Dantzick is Supposed to lap and Interfere with that tract Called Perrys town And the true Intent And design of the Grantors is, that the Propres of Dantzick Should hold & Enjoy the Same quantity as is

by their grant Sett forth & if prejudiced or Eluded by Any Prior Grant, to be Recompensed with Equall Quantity of Land On their Southerly line Bounding Easterly On Perrys Town Westerly on ye Patent line And Southerly by a parell line with the Southerly line of Dantzick Including Such quantity by that line And there being Only Perrys town that Interferes, therefore Within the Bounds Specified in this grant is Reserved to the Order & Direction of the Grantors in the form afores so much Land as the S^d Dantzick Interferes or Lap's on S^d Perrys town Accordingly—

Signed Sealed & Deliv^d
In presence of
Tempel Kendall
David Aadames
A True Copy Examined by

Joseph Blanchard $\left\{\widetilde{L.S.}\right\}$

Peter Prescott Prop^{rs} Clerk

[Acceptance of Charter, 1754.]

[Masonian Papers, Vol. 7, p. 59.]

Whereas Joseph Blanchard Esqr as agent for & in Behalf of ye Propris of the Lands Laying in the Province of New Hampshire, Purchased by them of John Tufton Mason Esqr Who Sold them under the Title Made by a Common Recovery Did on ve Seventh Day of August 1754 Grant the Quantity of Twenty four Thousand Acres Bounded as Followeth Begining at ye Southwest Corner of a Tract of Land Called Danzick on ye Western Line of Masons Pattent as Lately Run Forty Six Miles and a Quarter in ve Course of ve Said Pattent Line Northerly from the Northern Boundarys of ye Massachusets and runs from thence on the Southerly Line of Danzick aforesd South Sixty five Degrees East untill it Intersects a Line of that Tract of Land Called Perrys Town and from thence by Said Perrys Town Westerly Bounds Till it comes to ye Southwesterly Corner thereof and from thence South five and an half Degrees East two Miles and an half to a Beach Tree, from thence South Eighty four and an half degrees West about one Mile and three Quarters to the Northeast Corner of that Tract of Land Called New Concord or Monadnock No Eight and from thence Westerly bye Northern Line of ye aforesaid New Concord to ye Northwestwardly Corner thereof in ye aforesaid Pattent Line and from thence runing Northerly by ye Said Pattent Line to ye first Bounds Mentioned

under Certain Conditions, Limetations & Reservations in S⁴ Grant mention d as by S⁴ Grant Refference thereto will fully appear unto Rob^t Jenkins Jeremiah Gridley Esq^r Henery Price, Robert Fletcher

Jur Peter Prescott, Benjamin Hatch & James Hatch.—

Therefore unanimously Voted that we do hereby accept Said Title and for our Selves our Heirs And assigns Do Acknowledge that we do hold Said Lands under Said Title Conditions and Limetations with the Reservations therein Mentioned Extract from the Votes of the Prop^{rs} of y^e Township Called Hereford at their Meeting August y^e 8th 1754——

Copy Examined p^r

Peter Prescott Proprs Cler

This certifies that Cap^t Peter Prescott after his choice to y^e office of Prop^{rs} Clerk in y^e Propriety of y^e Township of Hereford was Sworn to y^e faithfull Discharge of that Trust—

Before Joseph Blanchard J^s p^s Peter Prescott p^{rs} Cle^r

Copy Examin^d P^r

[Petition of Grantees of Hereford, 1768.]

[Masonian Papers, Vol. 7, p. 60.]

To the Honble the Proprietors of Mason's Patent

The Memorial of Henry Price Esq^r On behalf of himself &

Associates Humbly Shews

That some time in the Year 1755 Your Memorialists obt^d a Grant under said Patent of a Township in Menadnoc N° 9. known by the name of Hereford under certain Limitations & reservations which by reason of the War in the first part of the time, & the Inaccessibility of Roads in the Latter Your Memorialists have not hitherto been able to comply with, and conclude the said Grant forfeited.

That inasmuch as (notwithstanding the premises) Your Memorialist & associates have been at great Expence in laying out & Surveying to the Amount of £50 lawful, And as Your Memorialists are now extreamly desirous to settle the same Township according to Charter & have it fully in their Power (with Your Honours leave)

now so to do

They pray a Confirmation of the same Grant, And shall Ever pray &c

Portsmouth 24th March 1768.

Henry Price Rob^t Jenkins for Selfs & Associates

[Petition for Grant.]

[Masonian Papers, Vol. 7, p. 61.]

Province of \ To the Honourable the Purchasers of the Claim New Hampshire \ of John Tufton Mason Esq^r in New Hampshire.—

We the Subscribers Inhabitants of the Town of Merrymac in said Province having a great mind to promote the Settlement, Cultivation, and Improvement, of the Land that Lyes unimproved in said Province belonging to your Honours, We do Humbly request your Honours to grant us a Certain Tract of Land lying North from Hillsborrough about Fifteen or Twenty Miles near a Pond called Sanapy Pond which Tract of Land lyes Invironed in with Mountains on every side, and is near Fifteen Miles from any Settlements and has hitherto been Esteemed of Little Value, which we presume is the reason it has not yet been petitioned for or granted.

But we think that if your Honors would be so kind as to grant us a Tract of Land there Containing Six Miles Square it will be a Means of Promoting and Improveing the uncultivated Lands in Said Province and we hope of no Disadvantage to your Honours—Your Pe-

titioners in Duty bound will ever Pray.—

Merrimack Octor 21st 1768.

John Neal Benj^a Hassell Henry Parkinson Elezer Usher Joseph McClenche Thos Clark Willam melven Jesse Willson Andrew Shannon thomas Gillis John Alld Timothy Taylor thomas mCluer Robert Usher Harris Ellery Fudger John Thompson Will^m Gibson

Benj^a Goold Solomon Hutchinson W^m Usher James Cochran John Patten Timothy Clark John Stearns James Clark Jonathan willson William Howard Eben^r Hill David Ttruel George Lancey Hugh gillis Ebenezer Parker Samuel Spaulding William Neal

Willim Patten Abner Hutchinson William Patten juner John mcClenche David Hubbard James Underwood John Combs Abel Hassall Jacob willson Alexander Orr Amos Truel John taggard Thomas Cowan daniel Stearns William Thompson James Taylor

[Another Petition for Grant, 1769.]

[Masonian Papers, Vol. 7, p. 61.]

To the Honourable the Purchasers of the Province of New Hampshire Claim of John Tufton Mason Esq^r in said Province

We the Subscribers Humbly request your Honours would be so good as to Grant us a Tract of Land bounded Southerly by Hillsborrough & Campden Westerly by the Curve line, Northerly by Sanapy Pond (so Called) and Easterly by Perrys Town (so Called) & New Bradford (so Called) being a Gore of Land left there, which piece of Land we Humbly Request your Honours would be so good as to Grant to us as it will be a means of forwarding the Settlement of your Land in this Province and we hope Beneficial to us — Your Petitioners in Duty Bound will ever Pray —

Merrymack March 6th 1769

John Neal James Alld Henry Parkinson John Combs Jonathan Willson William Patten Juner David trwl Abner Hutchinson Daniel Stearns -Ephraim Hildrith John Stearns W^m Gibson John McClenche James Cochran William Thompson Francis Dimon John Goffe Thomas Mitchell

Willom Patten John alld James Underwood Jacob Willson John Patten Thomas Clark willam mcluer J^r John taggart William Usher Ebenezer Parker Joseph McClenche Timothy Clarke William Howard Eliph^t Neal Amos Truel James Nichols W^m M^cCluer

William Alld Harris Ellery Fudger Elezer Usher Jesse Willson George Lancey Solomon Hutchinson William Neal Thomas Cowan Ebenezer Hills James Taylor Thomas McCluer Robert Usher John Quigely Samuel Spaulding James Clark william mitchel Jona Moulton

[Plan and Petition for Grant, 1769.]

Wyseman Clagett Esq^r Sir

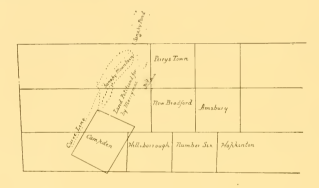
Please to inform the Purchasers of the Claim of John Tufton Mason Esq^r that there was a Petition Lodg'd in the Office of George Jaffery Esq^r for a Tract of Land Lying North of Hillsborrough (about Three Months past) which Petition was Sign'd by the Inhabitants of Merrymac, and they were afterwards informed that a Township lying thereabouts was Promised to Matthew Thornton and Stephen Holland Esq^{rs} The said Petitioners were afterwards to the Cost of sending up three Persons and Viewing the Township which the said Thornton & Holland had Run Round & Spotted, & found that there was near Land enough left between that Tract & the Curve Line to make a Township, which the said Petitioners would be very glad to Obtain, and we the Subscribers in Behalf of said Petitioners would be much Obliged to you if you'l be so good as to Present our Petition to their Honours and pray them to Grant said Tract to us

We are with due Regard Your Very Humble Servts

Portsm^o March 11th 1769

John Neal John Quigely

To meet on Wednesday-



[Vote of Masonian Proprietors, 1770.]

[Masonian Papers, Vol. 7, p. 62.]

At a Meeting of ye Proprietors of ye Lands purchased of Jno Tufton Mason Esqur in New Hampshr Convened at ye Request of Majr Ezekl

Price at Portsmo on Fryday ye 8th day of June 1770—

In Conference on ye Subject of a grant of ye forfeited Tract of land formerly granted by ye name of Hereford — It was concluded that maj^r Price at his own Expense get a true Plan made by actual Survey by a Skillfull Surveyor of s^d Hereford by ye bounds as expressed in ye former grant, and describing in ye Plan the large Rivers Ponds, and

large mountains not fit for any proportionable Lot or share in S^d Tracts and to have y^e lines on any other Town granted described and to have y^e whole laid out into five hundred Acre Lots as equaly laid out as may be with a Suitable Reservation for y^e first minister—and for y^e ministry, and for a School for a meeting House Training Field burying Ground &e and to have a particular description of y^e whole express d in y^e Plan—and y^e Same to be perform d & Returned to Said Proprietors by y^e 20th day of September next

attest Geo: Jaffrey Cle

[Henry Price to George Jaffrey, 1770.]

[Masonian Papers, Vol. 7, p. 63.]

Boston Sep^{br} 10: 1770

Sir/ As the Orders I Rec^d of your Honour Was to Return a Survoy of Hereford by the 20th of this Instant I aplyed to Mr Robert Fletcher in time but hea Was Soe Ingadged in Beiesness that hea Could Not Attend tell the Begining of October I Considered Noe Survoyer Can Doe that Perticulor Work Soe Well as hea I have a Mind to be very Correct in the Watter as Well as the Lime of perrys town Soe I hope by the time hea is redy the Leaves Will fall and the town Will be Better Laid Out and the Rode Better Made for Pasing Nothing Shall be Wanting on My Part to Give the Lords proprioters the best Discovery I Can of the Lands thare abouts in the Mean Wheile Gentelmen I Remeain your Obediant Hum^{ble} Sar^t

Henry Price

N: B: My Compliment to your Lady Wee Scem to have a Deall of News its Said Our Cassell is in the Kings hand and Our Charter is Not Much Better then Gon all the Men of Warr from Hallafax are Coming to Boston With the troops

[Henry Price to George Jaffrey, 1770.]

[Masonian Papers, Vol. 7, p. 64.]

Boston Nov^{br} 19: 1770

Sir/I have Wrote to you by M^r John Wendell of Ports Mouth Conserning the Setteling of Hereford Which I Should be glad to be Laid before the proprieter the Only Way is to Intrest M^r Wendell on this

Side the pattern Line Which May bring him to a trew way of thinking it Was Col^o Lutchwich opinnion When I went up With him M^r Wendell Will Inform the Lords proprieters More of Our Convertation More plain then I Can Right Soe I Rest the Whole With you and Sir Remeain your Most Obediant Hum^{bl} Sar^t allways to Comand—

Henry Price

[Henry Price to Proprietors, 1770.]

[Masonian Papers, Vol. 7, p. 65.]

Boston Nov^m 19 1770

Gent^{ll}—

I wrote y^r Hon^{rs} some time Agoe That I would proceed to Herriford to lay Out &c When M^r Flecher could Attend who promiss me y^e Second week in Octo^r—I left word At his house for him to Send me word to Colⁿ Lutwich^s what time he could Attend bute when I got thare could Not hear Any Acc^{te} of him: Nor Since: Only that he could Not Attend at all: I find y^e Committee had Agread with a Man to Clear y^e Roads through Herriford: As I belive thare Duty So to doe

M^r John Wendell of Port^m will take Care to pay the Men for Clearing y^e roads & See y^e Town lay^d Out & A proper plane Exhibeted to y^e Proprietors According to y^e Instructions Given Me & he will give in bond for that performance: If A Charter Can be given him & Me:—As he is better Acquained with y^e people on that part of y^e Country then I Can possable be: So y^e town may Soon be Settled by him & Me So Reffar y^e Whole to y^r Hon^{rs} Judgment: & think with my Own to be the best for all partys Conseirn^d So Conclude with y^r Com^{ds} & remain

Gent^m Y^r Most Obed^t hum^t Ser^t

Henry Price

To ye Hon ye Proprietors of Masson Clame In New Hamp

[Petition of Jonas Minot, 1771.]

[Masonian Papers, Vol. 7, p. 66.]

To the Honble Theodore Atkinson Esq^r and others Proprietors of Mason's Patent so called—

The humble Petition of Jonas Minot of Concord in the County of Middle^x & Prov^e of the Massachusets Bay for himself & in Behalf of others—

Praying the Grant of a Township of Land within said Patent commonly called Hereford upon the Curve Line, which Town he would take upon Conditions as advantageous to the Grantors as any heretofore granted, and will engage to fulfil said Conditions on his Part—

Portsm^o June 24th 1771 Jonas Minott

[Petition of John Fisher, 1771.]

[Masonian Papers, Vol. 7, p. 67.]

To the Hon^{hle} Theodore Atkinson Esq^r and the other Gentlemen Purchasers of Masons Patent the Petition of John Fisher sheweth

That being some time since informed that the Township of Herreford within the said Patent was forfeited by the former Grantees for default of performing the Conditions of the Grant but that a Promise had been made to the said Grantees Price & Jenkins of a Regrant of the said Town—That your Petitioner on the strength of that Promise have been and still is in Treaty with the said Grantees for their Claim for that Town—Your Petitioner therefore prays that your Honors will grant to him and his Associates the said Township, and he is ready to enter into any securities for the immediate settlement of the said Town and for the fulfilling of such Terms as Your Honors shall think fit

and your Petitioner shall ever pray & Portsmo 24th June 1771.

J Fisher

[Charter of Fishersfield, 1772.]

[Masonian Proprietors' Records, Feb. 5, 1772.]

Voted that there be and hereby is granted (on the Terms Conditions and Limitations herein after declared) unto John Fisher of Salem in the County of Essex and Province of the Massachusetts Bay Esq^r all the Right, Title, Interest, Claim Property and Demand of Said Proprietors in and unto a certain Tract of Land in said Province, now known by the name of Fishersfield, twenty two thousand Acres more or less bounded as follow's viz^t Begining at a Beach Tree marked

Standing in the Curve line of Mason's Patent so called, thence running South eighty degrees east Seven miles and one hundred and forty four Rods to a Beach tree marked, thence north thirty degrees east one mile and a half to Parry's town South line so called, from thence South eighty five degrees West Sixty Rods to a white Oak tree the South West corner of Parry's Town thence north Sixteen degrees West on Said Parrystown line Six miles and two hundred and forty Six rods to a beach tree the north west Corner of Parrys town, then West one mile and one hundred rods to Sunnapee Pond and to meet the Curve line in the Pond, thence Southerly on Said line to the west Side of Said pond, thence Six miles and one half to the first mentioned bounds on Said Curve line-To Have and to Hold the Said Granted and Bargained Premises with all the Privileges and Appurtenances to him the Said John Fisher his Heirs and assigns to his and their proper use benefit and behoof on the following Terms and Conditions and on no other vizt That one Third of the Said Tract of Land be reserved and appropriated to the use of the Said Proprietors the Grantors in these Presents exempted freed and discharged of and from any and all Charge of Settlement vizt towards laying out making repairing and rendering passable any publick roads or high Ways in Said Township or any publick Buildings that shall be necessary and made or erected and built in Said Township untill the Same shall be improved by the Owners of the parts so reserved or sold by them, or in proportion to the Quantity which shall be sold or improved, which Privilege of Exemption shall extend to all kind of Charges and Expences that shall arise in and about the Settling said Tract of land from the beginning to the perfect Completion thereof-That the said Reservation be laid out in three equal Divisions one on each of the longest Sides of Said Tract of Land and each Division to be severed into five equal Shares or Lotts by visible metes and Bounds, and these Lotts are to be numbered one two and so on to fifteen inclusively which are to be mark'd number'd and delineated on a Plan by the grantee returned to the Grantors within twelve months from the date of this Vote the Appropriation of each Lott to ye respective Owner be drawn for as usual—That there be High ways laid out and cleared to each of said Lotts from the main publick Road or high Way in Said Township for the Conveniency of the Owner of each of Said Lotts—That twenty five Families be Settled on Said Tract of land each to have a dwelling house and resident on the Same each Family to have at least three acres of land cleared fenced and fitted for mowing or Tillage within three years from the fifteenth day of May next ensuing The date hereof—That two hundred Acres be laid out and granted to the first Minister of the Gospel who shall Settle and conNEWBURY. 93

tinue there during his life, unless the Inhabitants and he shall otherways agree, and two hundred Acres more for the use of the Ministry or as a Glebe or Parsonage forever, and a Convenient Spot be assigned and left for building an House for the publick Worship of God and that a Suitable one be built in three years from the date of this Grant—That there be a Lot of Land of two hundred Acres laid out and appropriated to and for the use of a publick school for ever, and a Lot of ten Acres of Land be laid out and left for the use of a

Train Field and other publick Uses—

That the main or principal road or high Ways through the Township be laid out four rods wide and the Cross roads or high Ways two rods where Such Ways shall be necessary and convenient for the Inhabitants—and lastly that in case of failure or default of Complying with and Performance of the Articles Matters and things abovementioned to be done by the Grantee in these Presents the said Tract of Land shall be forfeited and revert to the Grantors, and it shall be lawfull for them or any of them in behalf of the rest or any one whom they shall order to reenter into the Premises without Suit and to be again Seized in their aforesaid Right as if these Presents had not been granted and made and it shall be lawfull for the Grantors their Agents or Attorney or attorneys to enter into and upon said Premises before the Expiration of Said Term to examine and See whether the Terms aforesaid are like to be fulfilled Seasonably—The Grantors also reserve all white pine trees fit for His Majesty's use growing on the Premises according to the Statutes in that Case provided——

Lastly the Grantors do hereby promise and engage to the Grantee aforesaid, to defend him his Heirs and assigns, against all and every Action and law Suit, that shall be prosecuted, moved, and Stirred against him or them, by any Person or persons whomsoever, claiming the said land or any part thereof, by any other title than the title of the Grantors aforesaid, or that from whence their's is derived, with this Condition and Limitation, that in Case the Said Grantee his Heirs or assigns be ejected and ousted by any Such Right or Title, that then they shall recover nothing of and from the Grantors aforesaid their Heirs Executors or Administrators, for the land or any part thereof, hereby granted nor for any labour or Expence whatsoever which they have been or shall be at in consequence of this Grant—

[Reserved Lots, 1774.]

[Masonian Proprietors' Records, Vol. 4, p. 12.]

Province of Portsmouth April 20th 1774 Wednesday five of the New Hampsh^r Clock Afternoon The Proprietors meet according

to adjournment

Voted That the Proprietors the Grantors Lots reserved in Fishers-field be now drawn for to each of the Grantor's Rights, and being entered, as drawn to each Respective Proprietors Right Shall be a Severance thereof, to them their heirs and Assigns: as represented in the Plan returned by John Fisher Esq^r, drawn by Zeph: Clark Survey^r

The	Lots were drawn for as fol	llow's	-viz	t			
	Mary Moore & Dan ^{II} Pei					N^{o} 2	
2^{d}	Thomas Wallingford Esq	r				N^{o} 8	
3^{d}	John Rindge					. 6	
	Richard Wibird Esq ^r					. 9	
	John Moffatt Esq ^r .						
	Joshua Peirce Esq ^r						
7^{th}	Solly & March .					. 12	
$8^{\rm th}$	Mark Hunk ^g Wentworth	Esq^r				. 13	
	Jotham Odiorne Esq ^r						
	Blanchard Meserve & C°					0	
$11^{ m th}$	Theodore Atkinson Esq ^r					. 14	
						. 1	
	John Wentworth Esqr						
	George Jaffrey Esq ^r					. 4	
						. 7	

[John Peirce's Bond, 1801.]

[Masonian Papers, Vol. 7, p. 68.]

I hereby Agree to sell and Convey to Benjamin Cook of Haverhill Massachusetts and William Ayres Jun^r of Bradford in the County of Hillsborough all that lot of Land Number Eleven on the original south line of Fishersfield Containing two hundred Acres more or less as surveyed & laid out by Col^o Henry Gerrish, whether it lay in Bradford or Fishersfield or partly in both the said Cook to have one hundred & fifty Acres and said Ayres Fifty Acres, the whole Lot for the Consideration of Twelve hundred Dollars, one third to be paid at or before the last day of November Next and one third thereof in two







Years and the Other third in three Years, with Interest on the whole annually until paid for all which sum the said Cook & Ayres have

this day given me their several Notes of this date

Now I promise on their making me the first payment aforesaid I will at or before that day give them a good & Lawful Deed for the premises taking a mortgage Deed from them for the same Land as security for the balance, or any other security to my compleat satisfaction—

And I hereby bind my self my heirs Exec^{rs} & Administrators in the penal sum of Two thousand Dollars to keep and perform this

agreement—Portsmouth March 7, 1801

Witness John Peirce

J Tilton Slade

[Endorsed] Deed Given Mary Ayer May 27, 1802

[John Peirce to Mary Ayres, 1802.]

[Masonian Papers, Vol. 7, p. 69.]

Portsmouth March 6, 1802

Madam

Your son M^r Benj^a Cook agreed to purchase from me a Tract of Land in Bradford or Fishersfield agreeably to my Bond dated May 7, 1801 in which M^r William Ayres Jun^r Join'd in the agreement to purchas if either M^r Cook or M^r Ayres complies to make the payments the Deed shall be given either to them or you as he intimates will be agreeable to you—And I have no intention to injure them for not making their payments according to their agreement, and the first payment shall be postponed to the first day of June next—when I will give the deed on recovering satisfactory security for the balance—Your Hum¹ Ser

John Peirce

Mrs Mary Ayres—Haverhill

NEW DURHAM.

[Granted by the Masonian Proprietors May 5, 1749, to Jonathan Chesley and others, and sometimes called *Cochecho Township*. Incorporated Dec. 7, 1762. The town was settled partly by people from Durham whence it derived its name. The Free Baptist denomination had its origin here. New Durham Gore was incorporated as Alton June 16, 1796.

See New Hampshire charters in preceding volumes; IX, Bouton Town Papers,

127, 456, 569; XII, Hammond Town Papers, 701; Index to Laws, 395; papers under titles Kingswood and Coulerain; sketch, Hurd's History of Strafford County, 1882, p. 658; Stewart's History of the Free Baptists, 1862, p. 53; Lawrence's N. H. Churches, 1856, p. 338; Free Baptists in N. H., by Joseph Fullonton, 1, Granite Monthly, 277; Souvenir of the Centennial Yearly Meeting of N. H. Free Baptists Association, 1892, pp. 154; Life of Benjamin Randall.]

[Petition of Jonathan Chesley and Ebenezer Smith, 1748.]

[Masonian Papers, Vol. 7, p. 71.]

Prove of New) To The Hon The Purchasers & Proprietors of

Hampshire \(\) Mason's Right (so called)—

The Petition of Jonathan Chesley & Eben^r Smith of Durham Gentⁿ Humbly Shews—That your Petitioners are appointed Agents for & on behalf of a Number of y^e Freeholders & other Inhabitants of S^d Durham who are desirous of having a certain Tract of Land granted them within S^d Mason's S^d Right & being convinced (upon y^e best Information we can get) that y^e Property is yours & consequently that you can give us a Title to what we desire Therefore We Humbly pray that we & our Constituents may have y^e Grant of a Township bounding upon Rochester Head Line & Barnstead upon Such Terms as Shall be most likely to promote your & our Interest

Jonathan Chesley Ebenezer Smith

[Names of Chesley's Associates, 1749.]

[Masonian Papers, Vol. 7, p. 72.]

Province of \(\) To the Honble Theodore Atkinson Esq^{ur} and New Hampshire \(\) other Gentlemen Purchasers and Proprietors of John Tufton mason Esqu^r his Right in Lands in said Province a List of the Subscribers to the Petition for a Tract of land above Rochester, to the abovesaid Proprietors, preferred by the hands of Capt Jonathan Chesley & m^r Ebenezer Smith viz^t—

Durham April 11th 1749

Jonathan Chesley
James Drisco
Joseph Duda Juner
Joseph Wheeler
Benjamin Jackson
William Bruce

Ebenezer Smith Thomas Young of Newmarket John Cromet Benjamin Mathes Thomas Tash Samuel Wille

S. 11 C/	I I CI
Sam ^{ll} Stevins James Thompson Both one sheir	Joseph Sias
oanics Inompson (Danitier Chesie of Durham
Jeremiah Drisco Both 1 Shear	Thomas Wille Juner
peror moo	Miles Randel
Job Runels Junr	Samuel Sias Roth 1 Shine
Walter Bryent	Solomon Sias Both 1 Shire
Jonathan Ďurgin	Treworthy Durgin
Abednego Lethers	John Burnum
Jeremiah Burnum Juner	Joseph Chesley
Joseph Hall of newmarket	Daniel Rogers
Joseph Smith of newmarket	Samuel Smith Juner
Philip Cromet and) D 11 1 31	John Bennick I
Philip Cromet and John andras Borth 1 Share	John Bennick Borth 1 Shire
Benjamin Smith	Benj Jenkens
Simon Rendel	David Davis
Robert Burnum	whentron Rurnum)
Robert Kent	whentrop Burnum Borth 1 Shire Ichabod Denbo
John Bickford	John wille Juner
Joseph Burnum	James Smith
Sam ⁿ Adams	Jeremiah Burnam
John Edgerly	Joseph Thomas
Abraham Bennick Juner	Stephen Jones Juner
Thomas Langly	william Jackson Juner
Ebenezer Jones	Philip Chesely
Eliphelet Daniels	John Durgin & Double 1 skins
	francis Durgin { Borth 1 shire
Thomas Stevenson Juner 1 shire	maneis Daigin
Volintine Mathes	nicholas Duda Borth 1 shire
Ichabod Chesley	monoras Dada
thomas Chesley	Joseph Jones thomas Charley Inner
Jonathan Chesley Juner	thomas Chesley Juner
Abraham Stevenson) Borth	Joseph Drew Borth 1 shire
francis Drew (1 share	
* 1 * ·	John Adams minister
John Jonson nathaniel frost Borth 1 shire	william Durgin Borth 1 shire:
	minum Durgin)
Joseph Smith Juner Abraham mathis	theodore wille & Borth 1
	John Bickford Juner \ shire
Elezer Bickford	Valintine hill
Benjamin Bennick John mason Borth 1 shire	Richard Denbo & Borth 1 shire
William weeks of Creenland	
William weeks of Greenland	Joseph weeks of Greenland
Lemuel Chesley	Joseph Bickford
The names are then repeated a	and numbered from 1 to 80.—Ed.]

[Charter of New Durham, 1749.]

[Masonian Proprietors' Records, May 5, 1849.]

Portsmouth May ye 5th 1749 Fryday three of New Hampshire \(\text{y}^e \) Clock afternoon at the Dwelling house of Sarah Prust widow The Proprietors meet according to adjournment Voted that there be & hereby is Granted unto Jonathan Chesle Ebenezer Smith James Drisco Joseph Duda Jun John Cromet Joseph Wheler Benjamin Mathes Benjamin Jackson Thomas Tash W^m Bruce Samuel Wille Sam¹ Stevens & James Thompson both one Share Joseph Sias Samuel Chesle Jeremiah Drisco & Peter Moo both one Share Thomas Wille Jun Miles Randel Job Runels Jun Sam¹ Sias & Solomon Sias both one Share Walter Bryant Jonathan Durgin Treworthy Durgin Abednego Lethers John Burnum Jeremiah Burnum jur Joseph Chesle Daniel Rogers Saml Smith Junt John Andras & Philip Cromet both one Share John Bennick & John Elliot both one Share Benjamin Smith Benjamin Jenkins Simon Rendel David Davis Robert Burnum Winthrop Burnum & Ichabod Denbo both one Share Robert Kent John Bickford John Wille Jur Jo^s Burnum James Smith Samuel Adams Jeremiah Burnum John Edgerly Joseph Thomas Abraham Bennick Jun Stephen Jones Jur Thomas Langly William Jackson jun Ebenezer Jones Philip Chessly Eliphalet Daniels John Durgin & Francis Durgin both one Share John Footman & Thomas Stevenson Jur both one Share Benmore Duda & Nicholas Duda both one Share Volentine Mathes Ichabod Chesle Joseph Jones Thomas Chesley Thomas Chesly Jun Jonathan Chesley Jun Joseph Drew and John Drew both one Share Francis Drew and Abraham Stevenson both one Share John Adams Minister John Jonson & Nath Frost both one Share Thomas York & William Durgin both one Share Joseph Smith jun Theodore Wille & John Bickford jun both one Share Abraham Mathis Elezer Bickford Valentine Hill Benjamin Bennick & John Mason both one Share Richard Denbo & Caleb Wakham both one Share Lemuel Chesly Joseph Bickford All of Durham Thomas Young & Joseph Smith of Newmarket William Weeks Joseph Weeks Both of Greenland & Nicholas Perryman Esqr of Exeter all in Said Province of New Hampshire in Equal Shares Excepting as Aforesaid and as Hereafter is herein Excepted on the Terms Conditions & Limitations herein After Expressed all that tract of Land within the Province Aforesaid Containing the Quantity of Six Miles Square Bounded as follows Vizt Beginning at the Southwesterly Corner of a Tract of Land granted unto Ebenezer

Varney William Wentworth and Others upon & at Rochester head Line and from thence to run Westerly By said Head line of Rochester five Miles and to Continue the Breadth of five Miles extending from the head Line of Rochester so far Northwardly as to Make a Tract of Land Equal to Six Miles Square Adjoining to the said Tract of Land granted to the said Ebenezer Varney William Wentworth and Others and the Head Line of the said Tract of Land hereby granted to be a Parallel Line with the Head Line of Rochester and the Side Lines to be Parallel with Each Other to Have and to Hold to them their Heirs & Assigns forever in Equal Shares Excepting as Aforesaid on the following Terms Conditions & Limitations That is to Say that the whole Tract of Land within the said Boundaries (Saving what is Herein After mentioned to be Otherwise Improved) be Divided into one hundred Shares or Rights and Each Share be Laid out into two Distinct Lots one of which to Contain one Hundred Acres and the Other all the Land Belonging to Each Share Respectively. That the whole be so Laid out and the two Lots belonging to Each Share be Number'd with the Same Number Beginning with one and Ending with one hundred That the said Land be so Laid out within one Year from the Granting thereof and then the Lots Drawn for in the usual Manner of Drawing for Lots of Land in Such Cases and that this be done at Portsm^o Aforesaid Under the Care & Direction of the Grantors Aforesaid and so done as to make but one Draft to Each Share That one of the said Shares be for the first Minister of the Gospel who Shall be Settled on Said Land and Continue there During his Life or until he Shall be Regularly dismist to Hold to him his Heirs & Assigns And one Other of said Shares be for and towards the Support of the Gospel Ministry there forever and the hundred acre Lots belonging to these two Shares Respectively Shall be Laid out as near the Place where the Meeting house Shall be built as May Conveniently be done without being Drawn for as the other Lots That there be Six Acres of Land left in Some Convenient Place within the said Boundaries for building a Meeting House & School house upon & to be used as a Training Field a Burying Place or Other Public use the Inhabitants there may have Occasion to Improve it for

That one Other of Said Shares be for ye use & Maintainance of a

School there forever -

That Seventeen of the Said Shares be and hereby are Reserved to the use of the said Grantors and their Heirs & Assigns forever: That the owners of the other Eighty Shares make a regular Settlement there at their own Charge in the following Manner viz that Each owner of the said Eighty Shares Build an House of Sixteen foot Square or Equal thereto upon Some part of his Land there That there be thirty families Settled upon Said Tract of Land within four years next after a Peace is Proclamed between the English French and Indians and Each Family to have Such an House as Aforesa and three Acres of Land cleared & fitted for Mowing or Tillage and that Ten Families more be Settled there Each having an House as Aforesaid within five years next After the Proclamation of Said Peace with three Acres of Land more fitted as Aforesaid And within Six years next After the Said Peace to have a Meeting House Built there for the Public Worship of God fitted for that Purpose for the use of the Inhabitants there And to Maintain the Constant preaching of the Gospel there from and After

the End of Seven years from the Proclaming Peace as Aforesd

That there be twenty acres of Land Left in Some Suitable Place for a Privilege and Accommodation of a Saw mill which Shall be for him His Heirs & Assigns who will build Such Mill within the term of Five years next After Peace as Aforesaid with the Privelege of the most Convenient Stream and place for doing the Same and in Consideration thereof for the Benefit of Said Inhabitants the owner or owners of Such mill Shall Saw the Logs of the Said Inhabitants to the Halves for the Term of Ten years next After the Said Mill Shall first work if Desired so to do. And if no Particular Person or Persons of the owners of Said Shares or Such other Person or Persons as the Majority of them Shall admit Permit & Suffer to do the Same Undertake to Build Such Mill on the Terms Aforesaid then the said owners Shall do the Same at their Common Expence & Charge & put the Said Mill under Such A Regulation as that they and Others Inhabiting there may Have their Logs and Timber Sawed as Occasion may Require for Building on the Land Hereby Granted — That Each owner of the said Eighty Shares Pay to Such Person or Persons as ye Majority of them Shall Elect for that Purpose all Such Sums of Money or Bills of Publick Credit as the said owners or the Major part of them Shall Determine to be Necessary from time to time and as Occasion Shall Require to Defray the Charges of Laying out Said Land as Aforesaid and Other Matters and Things Necessary to be done for the Making a Settlement as Aforesaid and performing the Other Matters And things herein Directed to be Done ——

That in Laying out the said Lots Care be taken to Sort them in Such a Manner as to make the Shares as Equal as Possible. That the Lots be Laid out in Ranges where the Land will Admit of it and Land Left Between the Ranges for Highways four Rods

wide and Between the Lots for ways of two Rods wide and that a Plan of the whole when so Laid out be made at the Charge of the Said owners and Returned to the said Grantors as soon as may be

done with Conveniency

That the Remaining Seventeen Shares Reserved as Aforesaid be Exonerated Acquitted and fully Exempted from paying any Charge towards Making the said Settlement and not Held to the Conditions of the Eighty Shares Aforesaid nor be Liable to any Tax or Assessment Untill Improved by the Respective owners thereof—That All white pine trees fit for His Majestys use for masting ye Royal navy be and Hereby are Reserved And are Hereby Granted to His Majesty his heirs & Successors for that Purpose—That in Case the said Grantees Shall fail Neglect and Omit to Settle forty Families upon the Said Granted premises within the Term of Five Years next After a peace Shall be Concluded and Proclamed as Aforesaid Each Family Having the Quantity of three Acres of Land Cleared and fitted as Aforesaid and to do and Perform the Several Articles Matters & things Above Mentioned to be Performed and Done by the owners of the said Eighty Shares it Shall and May be Lawfull for the Said Grantors or any of them or any person or persons in their Name and Behalf & By their Authority or the Major Part of them to Enter into & Upon the Said Granted Premises or Any Part thereof for the whole and thence to Amove oust and Utterly to Expel the Said Grantees and the Said Granted Premises Shall be forfeited to the use of the Grantors and they Shall Thereby be Reseized and Vested in their former Estate Right Title and Interest to and in the Said Granted premises as though this Grant had never been made and the Same Shall thence forward be null and Void to All Intents and purposes Any Thing Herein Contained to the Contrary thereof Notwithstanding and all and Every of the Said Grantees who Shall not do and perform his Respective part and Duty in Making and Carrying on the Said Settlemt (in Case of the Settlement of forty families as Aforesaid) Such Delinquent owner Shall forfeit his Share and Right in the Said Premises to those Who Shall Have so performed and done their Duty as Aforesaid in Making the Said Settlement who Shall have full power and Authority into the Said forfeited Right and Share to Enter and Thereof to become Seized to their own use in Manner

Provided Nevertheless that the said Grantees do and Shall when they Shall be thereunto Respectively Requested Enter into a Contract and Personally Oblige themselves and their Respective Heirs & Assigns to do and perform the Several Articles Matters & Things by these Persons before Mentioned to be Performed and Done by Signing and Executing

Such Instrument or Instruments in Writing as by Council Learn'd in

the Law Shall be Advised and Devised for that purpose

And in that Case & Not Otherwise the said Grantors do Hereby promise & Ingage to the Said Grantees that they the Said Grantors their Heirs Exec^{rs} Adm^{rs} or Assigns Shall and will at their own Cost & Expence try the Title of the Said Granted Premises by Pursuing and Prosecuting an Action for the whole or any part thereof thro' the whole Course of the Law to a Final Judgment before the King in Council (if need be to Carry the Same So far) with Such Person or persons as Shall be thereto Disposed and desirons thereof Who Shall Dispute the Title of the Said Grantees Hereby Conveyed—

But in Case the Title of the Grantees Derived from the Said Grantors by these presents to the Said Premises Shall be Condemned and the Title of the Person or Persons So Disputing with the Grantors to the Premises Shall by Such Final Judgment be Prefer'd then the Grantees in these Presents Shall Recover Nothing of the Said Grantors for the Said Premises nor for Any Labour Expence Charge & Disbursement they the said Grantees their Heirs or Assigns Shall

have been at in Consequence of this Grant-

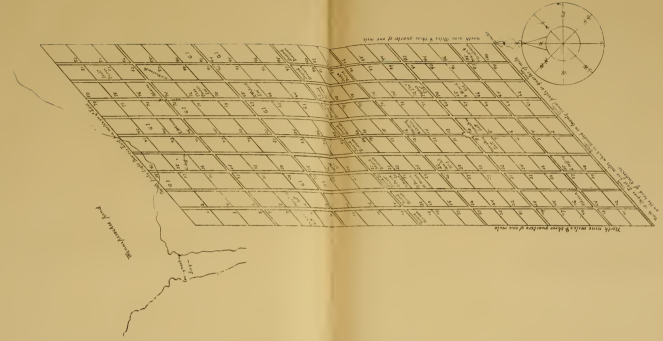
And it is to be Understood that the Number of Years Mentioned herein for the Said Grantees to do and Perform the Several articles Matters and things afores^d is to be So many Years free from the Impediment and Interruption of an Indian War

[Draft of Lots, 1750.]

[Masonian Papers, Vol. 7, p. 73, and Proprietors' Records, Vol. 6, p. 227, and Vol. 7, p. 61.]

Province of New Hampshire Portsmouth May ye 2d 1750—At a Proprietors meeting held at the House of Ann Slayton—The Draft of ye shares or Lots of ye Township granted to Jona Chesly Ebens Smith & others—

 Ministers Lot Ministry Lot Thomas Packer Esqu^r Rich^d Denbo & 	N° 9 10 72	8 Richard Wibird Esqu ^r 9 Jeremiah Burnam 10 Benj ^a Mathews 11 School Lot	68 13 48 33
Caleb Wakeham 5 Ebenezer Smith 6 John Edgerly 7 Eleazer Bickford	$\frac{63}{62}$	12 Benj ^a Bennick & } John Mason 13 Joseph Chesly 14 Jn ^o Tufton Mason & Jn ^o Thomlinson Esqu ^{rs}	69 37 98



All the Roads that Run North are four Rods whide & those Crose Roads that Run north forty Eight Degrees East are two Rods Broad-In the first Division the Lotts are one hundred fifty & Six Rods Long & one hundred thirty & five Rods Broad-

the Lotts in the Second Division are one hundred fifty & Six Rods north 48 Degrees East and the Said Lotts are one hundred Seventy & five Rods north by ye neadle there is nine Roads Runing north & South and there is Seven Roads Runing north forty Eight Degrees East there is Six acres Laid out for publick use & is taken out of number's nine ten Eleven & twelve out off Each an Equal quantity on accompt of them Lotts being good Land & well Situated

memorandum there is no Reservation of a mill privelege there being nown found Walter Bryent Surveyor

We the Subscribers of yo Committee of the Grantees of yo foregoing Tract of Land desire the foregoing Plan may be accepted by yo Grantors notwithstanding no Mill Privilege is reserved and that no advantage may be taken against the Grantees on that Account Portsmouth May ve 2d 1750

Benjamin Smith philip Chesle Ebenezer Smith Daneel Rogers Walter Bryent Benjamin Mathes

Province of (Portsmo May 24 1750

New Hampshire at a Proprietors Meeting held at y* House of Ann Slayton—
Voted that this Plan of y* Township Granted to Jonathan Chesle Elsen* Smith & others—he accepted notwithstanding no Mill Privilege is reserved and that no advantage be taken against ye Grantees on that account



15	Winthrop Burnan & (N	° 97	49	Joseph Sias N	° 80
	Ichabod Denbo	91		Jonathan Durgan	100
16	Eliphalet Daniel	58	51	Simon Randel	57
	John Bennick & /	11	52	Volentine Hill	4
	John Eliot	11	53	Miles Randel	85
18	Jonathan Chesly	73		Joseph Drew & (82
1 9	John Johnson &)	23		John Drew	
	Nathaniel Frost \			Abraham Mathews	39
20	Joseph Dude jun ^r	43		John Moffatt Esqu ^r	14
21	John Footman &	} 67	57	Francis Drew &	65
	Thomas Stevenson jun ^r)	* 0	Abraham Stephenson \	
22	Jotham Odiorne Esqu ^r	76		Thomas Chesly jun ^r	79
23	Benjamin Jenkins	42		Jeremiah Burnam jun ^r	93
24	Jeremialı Drisco & (28		Samuel Wille	71
	Peter Mow			Benjamin Jackson	52
25	Joseph Burnam	50	62	Sam ¹¹ Solly and	86
	Lemuel Chesly	15		Clement March Esqu ^{rs})	
27	Joseph Wheeler	22		Thomas Langly	88
28	Joseph Bickford	36		Job Runnells jun ^r	81
29	Daniel Peirce &)	21		Joseph Thomas	32
	Mary Moor	-1		Theodore Atkinson Esqu ^r	46
	Volentine Mathews	84	67	John Wentworth jun ^r Esqu ^r	78
31	Robert Kent	35	68	William Weeks	12
32	Joseph Smith Jun ^r	34		Samuel Chesly	1
33	Tho ^s Wallingford Esqu ^r	60	70	Mark Hunk ^g Wentworth	
34	Daniel Rogers	24		$\mathrm{Esqu^r}$	31
35	Nath ¹¹ Meserve Esqu ^r)	16	71	Abednego Leathers	3
	& others	10	72	Samuel Stevens &)	75
36	David Davis	94		James Thompson \(\)	
37	Joseph Jones	8		John Burnam	77
38	James Smith	89	74	Mark Hunk ^g Wentworth	
39	John Andros &)	7		$\mathrm{Esqu^r}$	87
	Philip Cromett \(\)	•		Trueworthy Durgan	91
40	George Jaffrey	38	76	Thomas Wille jun ^r	70
41	Theodore Willey &)	6	77	Thomas Tash	99
	John Bickford jun ^r \	U	78	Benmore Dude &)	40
42	Joseph Smith	55		Nicholas Dude	10
43	Philip Chesly	53	79	William Jackson jun ^r	47
44	Jonathan Chesly jun ^r	95		Samuel Smith jun ^r	30
	Benjamin Smith	66		Thomas Chesly	96
	John Bickford	64		John Cromett	51
	Joshua Peirce Esqu ^r	83	83	John Wille jun ^r	44
	John Durgan & (17		Law Lot No 1	26
	Francis Durgan (7.1	85	Robert Burnam	5

86 Joseph Weeks	50	93 Law Lot N° 2	61
87 Abraham Bennick jun ^r	20	94 Walter Brient	74
88 Stephen Jones jun ^r	90	95 Nicholas Perryman Esqu ^r	2
89 John Addams Minister	41	96 Sam ¹¹ Addams	18
90 Samuel Sias and 1	0.0	97 Ichabod Chesly	25
Sollomon Sias (92	98 Thomas Young	45
91 William Bruce		99 Ebenezer Jones	49
92 Thomas York &)	10	100 James Drisco	54
William Durgan (19		

Voted that this Draft of Lots of Land in the Tract above mentioned be and hereby is Ratifyed & confirmed and that each Lot be held to the Respective Prerson to whose name it is affixed & to his heirs & assigns in severalty on the Terms first Granted—

Geo: Jaffrey Propr Cl:

[Condition of Settlements, 1770.]

[Masonian Papers, Vol. 7, p. 74.]

An Inventory of the Familys Houses improved Ground & Fell Trees in the Township of New Durham Viz^t

			Lot	Fam ⁸	Houses	improved Ground	fell Trees
Eben ^r Dow		Lot	Nº 2	I	I	4 acres	4 acres
Edw & Wm Pea	ivey		Nº 4	2	2	18	o acres
T 1 T) 1 1	. 1		N° 5	I	1	6	7
Rob Boody			3	I	I	20	10 .
Nick [®] Glidden			34	1	I	5	3
Benja Bickford			36	1	I		6
John Glidden			37	1	I	3 7	5
			44	I	I	6	1
Nathan Kenneste	on		43	I	I	10	4
			45	0	0	I	2
Jona Buzzell			47	I	I	4	3
Zach Boody			49	I	I	0	7
			50	0	0	2	14
Jer ^m Dow .			52	I	I	0	20
Jos Libbey.			53	I	I	6	2
			55	0	0	I	3
Eben ^r Bickford			27	I	I	I 2	2
			54	0	0	0	2
			56	0	0	0	8
James Berry		. !	30	I	I	11	2

				Lot	Fam ⁸	Houses	improved Ground	fell Trees
David Allard				63	I	I	3	0
Benj ^a Mathes				62	I	I	3	0
Josi Doe & Jnº	Coll	ome		99	2	2	14	0
John Doo .				97	1	I	3	0
•				65	0	0	0	o But 2 Mills
Marriam Berry				64	I	I	4	0
•				66	0	I		0
Benja Mooney				8	I	1	5 3	0
				91	0	I	4	I
				92	0	0	0	2
James Palmer				89	I	I	18	6
Jerm Taylor				87	I	I	5	6
				88	0	0	0	3
Henry Allard				16	1	I	9	0
James Stillson				73	I	I	16	0
Timo Murry				7 I	1	I	6	0
Sidy Allard				69	I	I	I 2	0
Benja Berry				ΙI	ľ	I	14	0
Jnº Rogers				24	I	I	9	0
				94	0	0	4	4
The Atkenson Second Divis		٠	٠	46	0	0	0	3
Timo Davis				Nº 19	2	2	13	4
Jon ^a Allard		•	٠	Nº 18	0	0	2	o A Mill
Paul March		٠	٠	17	I	I	30	6 was Burnt Down
Paul March				15	I	I	9	0
Paul March				80	0	0	ó	8
Paul March				86	0	0	0	8
Timo Murry				71	0	0	0	3

N° 9 Thar is the Meeting House Inclosed shingled & under floor Laid under pined & window frames in and no more finished towards it. Timothy Murray Shadrach Allard

Province of \ New durham 4 January 1770 then the above New Hampshire \(\) named timothy murry and Shadarch allard Personaly appeared Before me and maid Solemn oath that the above Inventory is Just and true according to the Best of ther Judgment Errors Exepted John Plummer Just Peace

[Another Report of Settlements, April, 1770.] [Masonian Papers, Vol. 7, p. 75.] An Inventory of the Improvements made In N: Durham

Mens Names th	at Is	Setle	ed	Nº of Lots	Houses	Acres of Land Improv'd	Acres of Land Clear'd	Acres of fell Trees
Joseph Small				Nº 40	00	00	-00	7.4
Joseph Sman	•	•	•	No 39	00	00 3½	00	00
				Nº 42	00	00		
				Nº 93	00	1 1 2	3	00
				Nº 94	00	00	21/2	2
				Nº 92	00	00	3	00
Joseph Durgan				Nogi	I	42	00	5
James Palmer				Nº 89	ī	19	10	8
•				Nº 77	00	. 00	00	31/2
Jereh Taylor.				Nº 87	I	7	4	4
•				Nº 67	00	00	3	00
John Younge				Nº 66	I	11	00	00
				Nº 65	2 Mills	00	1 ½	00
Eben ^r Bickford J ^r	•			Nº 55	00	2	00	3
21.0011				Nº 54	00	00 .	00	4
Zeb ⁿ Glidden	•	•	•	Nº 44	I	6	2	3
				Nº 46	00	I	1 12	I
				Nº 50	00	2	3	15
James Berry .				Nº 51	00	00	00	4 00
Eben ^r Dow .	•	•	•	Nº 30 Nº 2	I I	13	3	11
Edward Pevey	•	•	•	No 4	I	5 15	00	10
Robt Boodey	•	•	•	No 3	I	20	00	12
John Bennick				No 5	ī	7	3	10
Josiah Doe .				Nº 99	I	5	3	2
Benja Bickford				Nº 36	I	5	ī	5
Nicholas Gleddon				No 34	I	3	00	3
Ichabod Buzzy				Nº 47	1	7	2	9
Zachariah Boody				Nº 49	I	00	$1\frac{1}{2}$	10
Jeremiah Dow				Nº 52	1	00	2	38
Nathan Kenistone				Nº 43	I	12	3	5
widow Sarah Gle	edon	wife	of					
benja .				Nº 34	00	3	00	3 6
Joseph Libbey			٠	Nº 53	I	6	00	6
Eben ^r Bickford	٠	•	٠	Nº 27	I	16	00	
Pania Parre				Nº 56	00	00	1	9
Benj ^a Berry .	•		•	Noii	I	1 5	00	1 00

Mens Names th	nat Is	Setl	ed	Nº of Lots	Houses	Acres of Land Improv'd	Acres of Land Clear'd	Acres of fell Trees
John Rogers .				Nº 24	I	30	00	00
				Nº 22	Burnt	00	8	00
William Peavey				No 13	Burnt	00	4	00
Jonathan Allard	•		•	No 19	I I	5	00	4 00
Paul March .	•			Nº 17	2	13	10	8
aul Maich .	•	•	•	Nº 80	00	30	8	0
Timo Davis .				No 19	1	25	00	00
Tilli Davis .	•	•	•	Nº 18	00	00	2	00
				Nº 23	1 Burnt	4	00	00
				No 7	1 Burnt	8	00	00
				No 9	00	6	00	00
				Nº 17	00	5	00	00
				Nº 26	00	5	00	00
John Glidden				Nº 37	1	7	00	4
				No 10	a	Meeting	House	00
Tho Younge				Nº 45	I	I	00	2
Shadrach Allard				Nº 69	I	12	4	00
James Stillson				Nº 73	I	20	00	00
Henry Allard				No 16	I	18	00	00
Tim ^o Murray				Nº 71	I	12	00	00
Benja Mooney				No 8	I	14	00	00
5 11 7 1				No 15	00	2	00	00
David Langley	•	•		No 88	I	00	I	3
James Chesley	•		•	Nº 96	I	00	00	5
David Allard .		•	٠	Nº 63	I	4	00	4
widow Merriam b	erry	•	•	Nº 64	I	3	00	4
John Collema		•	•	No 99	I	20 6	00	5
John Doe . Benja Mathas	•		٠	Nº 97 Nº 62	I		6	00
Bellja Mathas	•	•	•	Nº 100	I	9	1	0
				Nº 70	00	00	ı	3
				Nº 17	a Saw	mill &c	was	Burnt
Number of Fa Number of Ho Number of Dit	uses							. 4

1 Saw Mill Burnt Number of Acres In Number of Ditto Cl Number of Ditto fel The foregoing is a According to The B	l Trees . ı True Invent	 ory Tal lgement	ten by	us The	. 28	
	[Account of	Several	Lots.]			
[]	Masonian Pape	ers, Vol.	7, p. 70	6.7		
N° 7 A House 18 And Three or four a N° 23 A House 18 Acres on Said Lot It N° 93 One Acre N° 94 Three Acre N° 77 Three or four a N° 22 A House b N° 13 A House b N° 51 four Acres N° 54 Three Acre N° 56 five Acres N° 40 Eight Acre N° 80 four Acres N° 44 Three Acre	acres of Land has been built as been Improcess fell Trees & our Acres fell Truilt & Burnt whill & Burnt & Burn	Improved And I and I for And I for Mostly Trees sees & Morith about for And I and I for And I an	I for mo Burnt a mowing Clear'd ostly Cl four acres ur acres	owing on nd more & Plan l Up — lear'd — es Impre	S ^d Lot than th ting —	
	[Thomas Tas	h's Bill	1824.]			
	Masonian Pape	ers, Vol.	7, p. 77	7.]		
21 in the fi	of Portsmout s running out h rst, & 21 in the planning the	is lots or sec ^d Div	land N	umbered	Γash —D l	
Errors Exc	cepted p ^r		Th	ıo ^s Taslı	\$5 — Surveyor	

Note. The reason why it took 3 days to run this land was; we had to run and measure other lots, before we could find the right corners, besides we had some interruption by foul weather.

Note. 2nd. The Chainmen's bill will be 6 dollars, that is 3 dollars each, and the bill of the axe man or spotter will, I suppose, be 3

dollars also, that being the customary price in such cases.

Note 3rd. Samuel Wille Esq. was with us the greater part of the time; he also found me, and part of the rest of the company, while engaged in the business.

To Mark Peirce Esq. Portsmouth

NEWINGTON.

[Formerly a part of Dover known as *Bloody Point*. The date of incorporation is doubtful but is given by some authorities as July, 1764. A small portion of the

town was annexed to Portsmouth June 29, 1821.

See papers under title Dover; IX, Bouton Town Papers, 153; XII, Hammond Town Papers, 710; Index to Laws, 404; sketch, Hurd's History of Rockingham County, 1882, p. 392; Lawrence's N. H. Churches, 1856, p. 100; Church Records, 1716–1731, by C. W. Tuttle, N. E. Hist. Gen. Register, vol. 22, p. 23, to vol. 25, p. 284; Report of an Indian Massacre at Fox Point, by Chas. Wesley Tuttle, Historical Papers, edited by Albert H. Hoyt, 1889.]

[Petition of Newington Men, 1748.]

[Masonian Papers, Vol. 7, p. 79.]

Prove of New Hamp To the Honble Theodore Atkinson Esqr & others New Hamp Purchasers and Propriators of Masons Rights So Called ——

The Petition of the Subscribers Humbly Shews that your Petitioners who are underneath Subscribed are Desireous to have Granted to them a Tract of Land for a Township on Merrimack River or as Near the River as you think Proper and on Such Terms and Limitations as others who have Asked the Same Favour and as Speedely as shall be Consistant with your Conveincey and your Petitioners as in Duty bound Shall Ever Pray

John Knight JurChristopher HuntrissRichard DammThomas Pickrinniclous PickrinJames ColbrothJohn TreckeJoshua TreckeMoses furburJonathen TreckeJosaph TreckeElezer Colman

Josaph Colman
John Hoyt
thomas Bickford
Ichbord Bickford
Ichbord Rolings
John Coleman
Joseph Smith Jur
Jonathan dam
anthony: nutter
Joseph Rollings Jur
John Hunttres
Lemuel bibkford Jur
John Hodgsdon
W^m Shackford

John Leighter rowell
Nicholas Knight
Ebenzear Bickford
William Colbroth
Eleazar Colman Junr
Nehemiah furbur
alexender Hodgsdon
Samuel Trecke
Jonathen Downings
Noor Rollings
Jonathen Hunttres
Habebel Nutter Jur
sam¹¹ Rollings
Sam¹¹ Shackford

Hutson Pene
Joseph Colbroth
Joseph Bickford
Edward Rolings
Samuel rawllings Jur
Sam: Nuther
John dam
Georg Knight
Josaph Rollengs
William Huntris
Chrestepher Hunttres Jur
Nathanel burnam
Jonathen Chasele

[Endorsed] Newington P Jnº Knight junr Reced Decr 1th 1748

NEW HAMPTON.

[Granted as Moultonborough Addition Jan. 24, 1765, to Jonathan Moulton and others, proprietors of Moultonborough. Incorporated as New Hampton Nov. 27, 1777, and named from the town of Hampton. Centre Harbor was set off and

incorporated Dec. 7, 1797.

See papers under title Moultonborough; XII, Hammond Town Papers, 706; Index to Laws, 401; sketch, Hurd's History of Belknap County, 1885, p. 870; Reminiscences of, by F. H. Kelley, 1889, pp. 147; Stewart's History of the Free Baptists, 1862, p. 252; Baptist Churches in N. H., by E. E. Cummings, 1836, p. 18; Lawrence's N. H. Churches, 1856, p. 503; Historical Sketch of the Academical and Theological Institution, by W. E. Wording, 14, American Quarterly Register, 351; Historical Sketch, 1876; The Town of New Hampton and Her Two Celebrated Revolutionary Officers, by G. W. Nesmith, 3, Granite Monthly, 221.]

[Grant as Moultonborough Addition, 1765.]

[Masonian Proprietors' Records, Jan. 24, 1765.]

Province of \ Portsmouth January 24th 1765. Thursday five New Hampshire \ of the clock afternoon, at the dwelling house of Capt James Stoodly Innholder The Proprietors meet according to adjournment

Whereas the said Proprietors on the 17th day of November 1763 Granted a tract of Land of Six miles Square, or Equal thereto unto

Jonathan Moulton Esq^r Ephraim Marston Jeremiah Marston, and others part of the Land of said Proprietors, which having been Since View'd & Examind is found to much Inferior in Quality to what it was Supposed to be, which is Discouraging to the Grantees-Therefore Voted That there be & hereby is Granted to the same Grantees mentioned in the Grant above refer'd to, and on the same Terms & Conditions & Limitations, an Addition, all the Right title Interest Claim Property, & Demand of the said Proprietors, of in & unto all that tract & parcel of Land joining to the said former Grant, contained within the following bounds Beginning, at the North East Corner of New Salem so called, thirty rods from Winnipissiokey Pond thence running South fifty five Deg: West bounding on said New Salem & Sandburn Town so Called to Pemigewasset River, thence running Northerly up said Pemigewasset River bounding by the middle of said River, to the South westerly Corner of the Township of Holderness so Called, thence running East, bounding on the Southerly line of said Holderness, Six miles to the Southeasterly Corner of Holderness aforesaid, thence running North bounding on the Easterly line of Holderness to the Curve line so Called, which is the head line of the said Proprietors Land thence by said Curve line to the tract of Land first Granted to these Grantees, thence running on the Westerly line of said tract to the place where it begins To have and to hold the said tract of Land, hereby granted to the said Grantees in Equal Shares & to their Heirs & Assigns forever, on the same Terms, limitations & Conditions in all respects as the former Tract of Land was to them granted & on which they hold the same said Tract of Land being joined to the former for one Township — and whereas by the former grant of the 17th day of November 1763, the Tract then Granted was to be Divided into Eighty two Shares, & Each Share into two Lots, which by this Addition may not be so Convenient — Therefore 'tis now agreed & Voted the whole of the said former & this Grant shall be Divided into Eighty two Shares & each Share, into Three Seperate Lots & whereas it may forward the Settlement to have a Plan return'd & the Lots drawn for of the first Division as soon as may be, & that the whole tract be laid out & a Plan returned, and the lots ready to be drawn for with the Remainder within one Year from this Date at farthest, which is at the Request of the Grantees & is agreed to & Voted to be done & performed ——

NEW IPSWICH.

[Granted by Massachusetts Jan. 15, 1735-6, to John Wainwright, John Choate, and others, inhabitants of Ipswich, Mass. Granted by the Masonian Proprietors April 17, 1750, to Reuben Kidder and others. Incorporated as *Ipswich* Sept. 9,

1762. Incorporated as New Ipswich March 6, 1766.

See Massachusetts and New Hampshire charters in preceding volumes; IX, Bouton Town Papers, 604; XII, Hammond Town Papers, 730; Index to Laws, 402; Sketches of History, by Charles Walker, 5, Collections of N. H. Historical Society, 155; History, by F. Kidder and A. A. Gould, 1852, pp. 488; Historical Discourse, centennial celebration of First Congregational Church, 1860, by Samuel Lee, 1861, pp. 88; sketch, Hurd's History of Hillsborough County, 1885, p. 610; Baptist Churches in N. H., by E. E. Cummings, 1836, p. 16; Lawrence's N. H. Churches, 1856, pp. 231, 236.]

[Votes of Proprietors of New Ipswich, 1748.]

[Masonian Papers, Vol. 7, p. 80.]

At a Legal Meeting of the Prop^{rs} of New-Ipswich at the Dwelling House of Joseph Newhall in Ipswich on Tuesday the 14th of February A D 1748—

Col^o Thomas Berry Moderator—

Voted That Col° Daniel Appleton Col° John Choate & Col° Thomas Berry be a Committee fully Authoriz'd & Impower'd in the Name & Behalf of the Proprietors to Treat with the late Grantees of Mason's Grant so call'd, or with Col° Joseph Blanchard or both as they shall see meet respecting their Supposed Title to s^d New Ipswich and to make a full & final Agreement and Settlement of any Differences or Disputes that are between ye s^d Grantees of s^d Mason & ye s^d New Ipswich Propris relating to ye Title & Settlement thereof; and what they, or either two of them do on the premisses to be Binding to the Proprietors. And if they Apprehend it not best to Agree, than to Report to the Propris (as soon as may be) what may be best further to be done

A Copy Exam^d

Tho Norton Pro Cler

At a Legal Meeting of the Prop^{rs} of New Ipswich by Adjournment at y^e Dwelling House of Joseph Newhall in Ipswich February the 28th Anno Domini 1748

Andrew Burley Esq^r Moderator

Voted That either two of the Com^{tee} appointed by the Prop^{rs} at their meeting the Fourteenth of February instant to Treat with Col Blanchard about Masons Title &c as set forth therein be fully Authoriz'd & Impower'd to go & to Act in that affair as amply & fully to all Intents & purposes as if they all three went & were present

A Copy Exam^d

Tho Norton Pro Cler

[Joseph Blanchard to Masonian Proprietors, 1748.]

[Masonian Papers, Vol. 7, p. 81.]

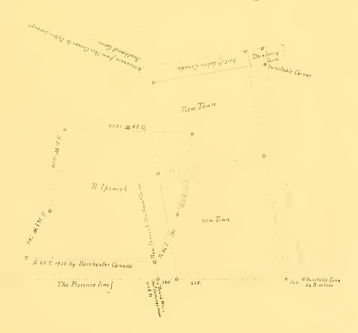
Gentlemen

Collo Choat & Collo Applton a Com^{tee} On Behalf of New Ipswich has bin With me Treating Ab^t your title to that township And are disposed to Accom'odate Matters if they Can the lines of the town may be Continued, near the Same, & you will See by their plan 120 Lotts are Lay'd out & Drawn they Request to hold them lotts as Lay'd out and their Town Lines to Stand, of, Which the northeast Corner; I must take off, I Expect it will Intersect and Cut of ab^t 8 Lotts, it Should Shut Home to the province line & in Lieu of What I take off on ye East made up as P a plan I'l Send you the Seasonable & Effectuall forwarding the Settlemt they Are Willing to. But they are not Willing to Comply with the quantity to be Reserved therefore I have for that Article in Special Referred them to your determination, And to have them Easyly dealt with & their being Accom'odated, in the best way will be very pleasing to ye Huml Sert

Dunstable March 3^d—1748 J Blanchard

[Blanchard's Plan.]

Planchards plan seluind June 174/2



[Charter of New Ipswich, 1750.]

[Masonian Papers, Vol. 7, pp. 82, 83.]

Province of Pursuant to the Power & Authority Granted, New Hampshire & Vested in me by the Proprietors of Lands purchased of John Tufton Mason Esq^r in the Province of New Hampshire aforesaid by their Vote the 16th of June 1749, passed at their

Meeting held at Portsmouth in said Province.—

I Do by these Presents give & grant unto Reuben Kidder, Archible White, Jonas Woolson, Abijah Foster, John Brown, Benja Hoar jung Timothy Heald, Joseph Kidder, Joseph Bullard, Ebenezer Bullard, Joseph Stevens, Henry Putney, John Chandler all of a place called New Ipswich, Hannah Dinsmore, Peter Powers, Daniel Emerson, David Nevens, all of Holles, Zaccheus Lovewell, Joseph French both of Dunstable, & all in the Province of New Hampshire, Jona Hub. bard, John Stevens Esq^r of Townshend, Isaac Appleton, Thomas Adams, Robert Choat, William Brown, Nathaniel Smith, Colo John Choat, Francis Choat, Thomas Dennis all of Ipswich, Andrew Spaulding of Westford, Isaac Patch of Groton, William Peters of Medfield, John Marsh of Mendon, & Benja Hoar of Littletown. To them, their Heirs & Assigns, on the Terms, Conditions, Reservations & Limitations, & in the Respective Proportions, hereafter expressed, all the Right, Title, Interest & Property of the Grantors aforesaid, of, in & to that Tract of Land, or Township lying in the Province of New Hampshire aforesaid Extending Six Miles in length, & five Miles in Breadth bounded as followeth, beginning at the line between the Province of New Hampshire aforesaid & the Province of the Massachusetts Bay at the Southwest Corner of the Township call'd No 1, from thence North Eighty Degrees West Six miles to the South West Corner of the Township called South Manadnock or Manadnock Number one, from thence North by the Needle five Miles to the North East Corner of said South Manadnock, from thence South Eighty Deg^s East by the Line of Peterborough Slip, Six Miles to the North West Corner of No one, & from thence South five Miles to the Bounds first Mentioned, To have and to hold to them, their Heirs & Assigns Excepting as aforesaid, & on the following Terms & Conditions with the Reservations aforesaid, the Lots already laid out, & the several Proportions of Common Land, yet to be divided to each one as followeth, To Reuben Kidder, in the North Division, the Lots No 55, and No 46, & in the Ranges of Lots No 1, & No 3 in the fourteenth Range, Nº 1 in the thirteenth, & Nº 3 in the third Range, & three full Shares in the after Divisions To Archible White, No 19, in the North

Division, & one half Share to be joyned with Joseph Bullard, in the after Divisions, To Jonas Woolson No 2 in the fourth Range, & No 2 in the fifteenth Range, & one Share in the after Division, To Abijah Foster N° 33 in the North Division, & N° 3 in the first Range & one Share in the after Divisions. To John Brown No 31 in the North Division one Eighty Acre Lot to be laid out in the Common, & one Share in the after Divisions—To Benja Hoar jung No 40, in the North Division, No one in the second Range, No 2 in the fifth, & one in the sixth Range, & two Shares in the after Divisions To Timothy Heald, Nº 65, & 66, new lay'd out, & one Share in the after Divisions, Joseph Kidder N° 48, in the North Division, N° 1, in the ninth Range, & one Share in the after Divisions. Joseph Bullard Nº 2 in the first Range, one half Share in the after Divisions with Archible White. To Ebenezer Bullard Nº 2 & Nº 3 in the second Range & one Share in the after Divisions, To Joseph Stevens Nº 35 in the North Division Nº 3 in the Seventh Range, & one Share in the after Division. To Henry Putney 49 in the North Division, & No 7 in the new lay'd out, & one Share in the after Divisions, To John Chandler, No one in the third Range, N° one in the fourth Range, & one share in the after Division. To Hannah Dinsmore Nº 54 in the North Division, Nº 4 in the 9th Range & N° 2 in the Seventh Range, & one Share in the after Divisions. To Mr Daniel Emerson one Eighty acre Lot, to be lay'd out in the Common Land, & one share in the after Division to Compleat the right of Nº 2 in the Seventh Range of Hannah Dinsmore's, To David Nevens Nº 187, new laid out, Nº 4 in the Eleventh Range, & one Share in the after Divisions, To Peter Powers, No 1 & No 12 in the lots new laid out, & one Share in the after Divisions, To Zaccheus Lovewell, No 3 in the twelfth Range, & No 3 in the Eleventh Range, & one Share in the after Divisions. To Joseph French, Nº 4 in the third, & 3 in the tenth Range, and one share in the after Divisions, To Jona Hubbard No 47 in the North Division, & No 2 in the ninth Range, & one Share in the after Division, To John Stevens Esqr, No 34, in the North Division, Nº 52, in the North Division & one in the fifteenth Range, No 5, new laid out, No 2 in the 12th Range No 4, in the 10th Range, & three Shares in the after Divisions To Isaac Appleton, N° 63 & N° 42, & N° 41, N° 64 & N° 9 all in the North Division & N° one in the Eleventh, N° 2 in the 16th & N° 69 & 72 New lay'd out, & 2 in the Eighth, & two in the third, & 2 in the Sixth Ranges, & Six Shares in the after Divisions, To Thomas Adams the Lots No 25 & 21, & 22, & 17, & 18, & 50, & 51, in the North Division & Lots No 4 in the fourteenth & 1 in the Sixteenth, & 2 in the tenth Ranges, & five Shares in the after Divisions, To Capt Robert Choat No 4 in the first Range, N° 1 in the tenth Range, & one Share in the after Di-

visions, To William Brown No 30, in the North Division, & 4 in the Sixth Range, and one Share in the after Divisions, To Nathaniel Smith No 45 in the North Division & No 3 in the 13th Range, 4 in the 12th Range, one Eighty Acre Lot to be laid out in the Common Land, & two shares in the after Divisions, To Thomas Dennis No 57 in the North Division & one Eighty Acre lot to be laid out in the Common land & one Share in the after Divisions, To Andrew Spaulding No one in the twelfth Range, & half a Share in the after Divisions to joyn with John Marsh, To Isaac Patch No 4 in the fifth Range, & half a Share in the after Divisions, To William Peters of Medfield, one Eighty Acre Lot to be laid out in the Common Land, To John Marsh, No 37, in the North Division, & half a Share in the after Division to joyn with Andrew Spaulding, To Major Zaccheus Lovewell Nº 2 in the Eleventh Range, and one Eighty Acre Lot to be laid out in the Common, & one Share in the after Division, To Francis Choat Nº 3 in the Sixth Range, one Eightv Acre Lot to be lay'd out in the Common Land, and one Share in the after Division To Colo John Choat, Nº 27, in the North Division, & one Share in the after Division, To the first Settled Minister in said Township the Lots No 2 in the 13th Range, & No 32, in the North Division & one Share in the after Division to the Use of the Ministry there, the Lot N° 20, in the North Division, & one Eighty Acre lot to be lay'd out in the Common Land, & one Share in the after Division, To the Use of the School there forever, two Eighty Acre lots to be lav'd out in the Commons, & one Share in the after Division, To Benjamin Hoar Jun No 16 new lay'd out, & No 26 & No 36, & No 53, all in the North Division, & two shares, in the after Divisions.—That is to say that Eighteen full & equal Shares in said Town in the following Manner vizt Thirty Six Lots of Eighty Acres each already laid out & Eighteen Shares in the after Divisions to be drawn for in some Equitable Manner, that is to say two Lots of Seventy Acres each for each Share to be reserved for the Use of the Grantors, their Heirs & Assigns forever, & the like Number of Lots & Quantity of Land for each Share of each Grantees holding in the after Division, & the Remainder besides what is before Granted to be to the Use of the Grantees.—that the Divission of the said two Seventy acres Lots for each Share be laid out, & Equitably Coupled together & drawn for in some open Equitable Manner at or before the last day of August 1751, & that the aforesaid Eighteen Shares reserved as aforesaid for the Grantors be Exonerated, acquitted & fully Exempt from paying any Charge towards making a Settlement, & not held to the Conditions of the other Shares respecting a Settlement nor liable to any Tax or Assessment or Charge, until improved by the owners or some holding under them Respectively, that the

Grantees at their own Expence make Settlement, be at the Charge of dividing the whole of the Lands, Clearing & making feacible Roads & that all the Lots in said Town be Subject to have all necessary Roads lay'd thro' them as their shall be Occasion free from Charge, that the Grantees according to the Number of their Shares or Lots herein after named make Settlement in the following Manner vizt that within two Years from this Date on each Settling Lot or Share there be three Acres of Land Cleared & fitted for Mowing or Ploughing & have a Comfortable Dwelling House, the Room to be at least Sixteen feet Square, & a Family or some Person dwelling in each House, & that within five Years from this Date there be nine Acres more cleared inclosed, & fitted for Mowing or Tillage on some Lot to each Settling Right as aforesaid, that the Grantees to make Settlement, & the Number of each be as followeth viz' Reuben Kidder to make Settlement on three shares or Rights, Archible White, Jonas Woolson, Abijah Foster, John Brown, on one Share each, Benjamin Hoar Jun on two Shares, Timothy Heald on one Share, Joseph Kidder on one Share Joseph Bullard one, Ebenezer Bullard one, Joseph Stevens one, Henry Putney one, John Chandler one, Hannah Dinsmore two, Peter Powers one, David Nevens one, Jonathan Hubbard one, John Stevens one, Isaac Appleton Six, Thomas Adams five, Robert Choat one, William Brown one, Nathaniel Smith two, Francis Choat one Thomas Dennis one, Andrew Spaulding one, Isaac Patch one, William Peters one, John Marsh one, & Benjamin Hoar two in manner as aforesaid.—— That each of the Grantees at the Executing of this Instrument, pay fourteen Pounds Cash old tenor, to pay the Charges risen and Ariseing in said Township, to be Deposited in the hands of some Person chosen by them for that Purpose—

That a Convenient Meeting House be built in said Township, within Seven Years from this Date as near the Center of said Town, and at such place as the Major part of the Interest of Grantors and Grantees shall Determine by a Major Vote in publick Proprietors Meetings called for that Purpose, Giving forty days Notice of such Meeting, & ten Acres of Land reserved there for publick Use——That the aforesaid Grantees or their Assigns assess such further Sum or Sums of Money in equal Proportion to each Grantees Interest, Exclusive of the publick Lots as shall be Necessary for Compleating any of the publick Articles aforesaid, & for such further Payment of any Sum or Sums that shall by the said Grantees or their Assigns be raised for hireing Preaching, or settling & Support of the Minister there and on Failure of Payment for the Space of three Months after such publick Tax is agreed upon & Posted up, at such Place or

Places as the Proprietors, the Grantees aforesaid, or their Assigns shall appoint for calling Proprietors Meetings, that so much of such Delinquents Right be disposed of as will pay such Tax or assessment

& all Charges arising thereon.

That all White Pine Trees fit for his Majesties Use for Masting his Royal Navy Growing on said Land be and hereby are Granted to his Majesty his Heirs & Successors for ever, and in Case any of the sd Grantees or their Assigns, shall neglect or refuse to perform any of the Articles, Matters & Things aforementioned by him Respectively to be done he shall forfeit his Share & whole Right in said Township, & every part thereof to those of the said Grantees or their immediate Assigns that shall have Complyed with the Conditions on their parts herein Exprest, and it shall and may be lawfull for them or any Person or Persons in their Stead, & by their Authority, to enter into & upon the Right or part of such Delinquent Owner, & any and every part thereof, in the name of the whole of the Settlers that shall fullfill as aforesaid, & him utterly to amove, Oust & Expel for their Use, their Heirs & Assigns Provided they Settle or cause to be Settled each such Delingts Right or Share, within the Space of One Year at the furthest from the Period of such Condition, Articles, Matters & things that is by this Instrument Stipulated to be done as the Condition of this Grant, & fully discharge & Comply with all the whole Duty & Expence such Delinquents ought to have done, & every part of Duty enjoyn'd, such Right to be finished at the Several Periods thereof, & in Case the said Grantees or their Assigns that shall fullfill their parts as aforesaid, & shall omit & neglect for the Space of one Year as aforesaid, improveing, Building, & Settling and fullfilling every part as herein is Conditioned to be done that all such Share & Right as are thus delinquent in said Township, & every part & Parcel of such Delinquents shall be forfeited, revert & belong to the Grantors of the Premises their Heirs & Assigns with full Authority to enter into and upon all such Delinquents Rights & the Possessor thereof utterly amove, oust & expel for the Use of the said Grantors, Provided there be no Indian Wars within any of the Terms & Limtation of time aforesaid for doing the Duty Condition'd in this Grant, and in Case that should happen the same time to be allowed for the Respective Matters aforesaid after such Impediment shall be removed.— Lastly the said Grantors do hereby promise and engage to the said Grantees their Heirs & Assigns, to defend thro' the Law to King & Council, if need be One Action that shall & may be brought against them or any Number of them, by any Person or Persons whatsoever Claiming the said Land or any part, thereof by

any other Title than that of the said Grantors, or that by which they hold & derive their's from Provided the said Grantors are avouched in, to defend the same, and that in Case on final Tryal the same shall be recovered against the Grantors, that such Person or Persons shall recover nothing over against the Grantors for the Lands, Improvements or Expence in bringing forward the Settlements, and further that the said Grantors will pay the Necessary Expence of time & Money that any other Person or Persons shall be put to by any other Suit or Suits that shall be brought against them or any of them the said Grantees for tryal of the Title before one Suit shall be fully Determined in the Law—

To all which Premises Joseph Blanchard Esq^t Agent, for & in Behalf of the Grantors hath hereunto set his Hand & Seal this

seventeenth day of April 1750 —

Joseph Blanchard —
$$\left\{ \underbrace{\widetilde{L} \, S}_{} \right\}$$

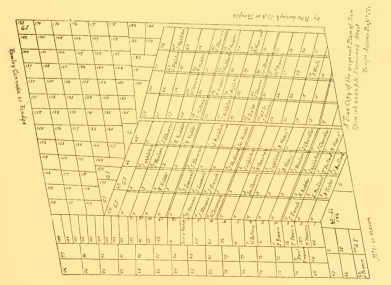
this being a true Copy of the Original Charter Examin'd December 25th 1753,

attest Benj^a Adams Prop^{rs} Clerk

Copy from the Files Examin'd

₩ Geo: Jaffrey Prop^{rs} Cl

[Benjamin Adams's Copy of Plan.]



The Coppey of the original Plan of Rew Ipswich By Prevince line

[John Stevens's Certificate, 1752.] [Masonian Papers, Vol. 7, p. 84.]

Midd^x ss Wheareas m^r Benjamin Adams on the 24 Day of June: 1752 was Chosen Clerk of The Proprietors of the Township of New Ipswich so Called lying in the Province of New Hampshire

This may Certefie that the above Said Adams Personally Appeare-

ing was Sworn To the faithfull Discharge of that Trust

Before me John Stevens Just of Peace

Townshend July A: D 1752

[Reserved Lots, 1751.] [Masonian Papers, Vol. 7, p. 86.]

							- '		
			North Division	South Division	Ranges	New laid out		Numbers of the Lotts	in the after Division
Colonol Atkinson	* 6		43 61					84	107
Mr Thomas Packer		•		4	13 7			82	83
Mr Mark hunking W	Ventworth		38 39					67	94
John Moffatt . George Jaffrey . John Rindge . John Wentworth Joshua Peirce . Nathaniel Meserve		•	14 29	3 I 3 I	9888	24 11 56 2 10		80 172 176 87 89 102	81 173 177 109 90 93
Richard Wibird						28	for 2: in the 13 Range Laid for the minister	162	165
Jotham Odiorne JnºTomlinson & Jnº Dan ^{II} Peirce & Mary Matthew Livermoor William Parker Tho ^s Wallingford	y Moor	son	23 59 13 62 58	3 3 1 4 3	5 7 8 4	60 44		68 163 167 126 160 85	95 164 169 128 161 86
Col ^o Joseph Blanch	ard .			4 4	4 2			155	157
Solley & March				4	15	64		181	182

Taken from the Records of the Proprs of Lands Called New Ips-

wich the 25th of Decer 1753—

The men above mentioned are the Eighteen Grantors of the Town Ship of New Ipswich and they have Drawn their lotts as they are above Entered the First Two lotts was Drawn at Donstable July ye 10th 1750: the other two lotts was drawn at New Ipswich the 28th day of May 1751—

This being a True Copy

at^t Benj^a Adams Prop^{rs} Clerk

[Acceptance of Charter, 1753.]

[Masonian Papers, Vol. 7, p. 85.]

Whereas the Proprietors of the Lands, in the Province of Newhampshire purchased by them, of John Tuftin Mason Esqr, who Sold them Under the Title made by A Common Recovery, did on the 17th day of April 1750 Grant the Quantity of thirty Square Miles part of S^d Lands, bounded &c Under Certain Considerations, Limitations, Reservations, in S^d Grant, Mentioned as by the Charter of S^d Town Refference thereto being had as will fully Appear, Unto the Grantees, of S^d Township; Voted that we do hereby except S^d Title, and for Ourselves, our Heirs and Essigns, do Acknowledge that we hold S^d Lands, Under S^d Title, Conditions, & Limitations, with ye Reservations in S^d Charter Mentioned: Taken from the Records of the Propris of Lands Call^d New-Ipswich the 25 of Decr 1753 This being Voted at their Proprietors Meeting held at the house of Mr Benja Hoars on December ye 19, 1753.

This being a Trew Copy of the Vote:

attest Benj^a Adams Prop^{rs} cler

[Draft of Lots.] [Masonian Papers, Vol. 7, pp. 87, 88.]

						New layd out		mbers the Lotts	fter
			th	th	ges	/ lay		nber he I	he a Ision
			North Division	South Division	Ranges	New		Numbers of the Lo	in the after Divisions
Reuben Kidder			46 55					76	77
Reuben Kidder				I	13			131	132
Reuben Kidder				3 3	14			96 for	2 lotts
Archable White &			19	3	3				
Joseph Bullard . Capt Jonas Woolson				2 2	4			175	179
				2	15				
Abijah Foster . John Brown .			33	3	I	65		152 60 for	159 2 lotts
Benjamin Hoar Jur			40	I	2			149	150
Benja Hoar Ju ¹ .	•			2 I	5			74	66
Timothy Heald				1	U	63 66		186	141
Joseph Kidder .			48	I	9	00		148	151
Ebenezer Bullard	•	•		3	2 2			129	130
Joseph Stevens			35	3	7			44 for	2 lotts
Henry Puttney .			49			7		124	122
John Chandler .				I	3			801	105
Hannah Dinsmoor				1 4	4 9		To do two du-	125	137
			54	2	7				
Reverd Mr Daniel E	merso	on .				71		133	192
David Nevens .	•			4	ΙI	187		78	79
Capt Peter Powers	•					I 12		71 for	2 lotts
Major Zacheus Love	well			3	11			145	140
Capt Joseph French				3 4	3			146	147
37.1 7 .1	, ,			3	10				0.0
Major Jonathan Hub Esqr John Stevens			47	2 2	9		Joyning to Strip	92 188	88
Esd, John Stevens	٠		34	2	12		town line—	100	142

			North Division	South Division	Kanges	New layd out		Numbers of the Lotts	in the after Divisions
John Stowana					IO	_		98	0.0
John Stevens		•	= 2	4 I		5			99 2 lotts
Mr Isaac Appleton .			52	1	15				116
M. Isaac Appleton .	•	•	63 42					117	110
Isaac Appleton			41	2	16			138	139
Isaac Appleton	:	•	64	ī	II			170	171
Isaac Appleton		•	04	2	8				2 lotts
isaac Appicton	•	٠		2				/2 101	~ 10113
Isaac Appleton				2	3 6	64		183	184
Isaac Appleton			9	~		72	norwest corner	123	119
istate rippieton	•	•	9			12	of the old lotts	123	119
Mr Thos Adams .			25				0	166	168
			21						
Thos Adams			22	4	14			24 for	2 lotts
Thos Adams			17	i	16			156	158
Tho ⁸ Adams			18	2	10			178	180
Thos Adams			50						2 lotts
			51						
Capt Robt Choat .				4	I			73 for	2 lotts
				I	10				
William Brown .			30	4	6			120	144
Nathaniel Smith .			45	3	13				r 2 lotts
Thos Dennis			57			67		56 for	2 lotts
Natha ^{II} Smith				3	16			91	103
				4	12				
Andrew Spaulding .		•		I	12			_	
and John Marsh .			37					153 to	r 2 lotts
Isaac Patch halfe a Righ	t .			4	5		part of the old		
							80 acre lott		
							Nº 15 for his		
Maion Zochowa I assessall						,06	after Right		7.10
Major Zacheus Lovewell	•	•	2.2	2		186		115	143
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Con John Choat .			27					113	114
William Peters						70			
						, -			

Taken from the Records of the Proprs of Lands Called new Ipswich the 25th of Decr 1753—

This being a True Copy of the Schedule of the Grantees lotts, attest Benj^a Adams Prop^{rs} Clerk

[Plan of Lots.]

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[Isaac Howe to George Jaffrey, 1768.]

[Masonian Papers, Vol. 7, p. 89.]

Sir be pleas'd to Give me Leave to mind your Honour of a few things, first, your Honour may Remember you Desier'd me to Summons Evedences to prove Sum Trespases, which I did, and I went Seven miles to the Town of Renge for two, to prove the Trespas on m^{rs} Wiberts Land, and Ever Sence til I paid them, they keept asking me for the pay, I told them the Lords would pay them when the bil of Cost was made up, So keept them Easey til the Cost was Recoverd, then they Said they went Seven miles to the Stumps to Sware

and they would Sue if I would not pay them the fee, So Rather than they Should Sue I paid them, my Self, So be pleasd to think of the Servis I have Done, and my paying them to prevent Suing (your Honour told me, if you Remember, that if I would persue the Rioters in the Law, I Should have Sum Consideration made me, I did it So that they quit pretention to the Land and Left the Province) but I Leave all to your jenerosity not Douting but that your Honour will think I Deserve Sumthing for these things; I Should be glad if your Honour would Send by the barer Esq Hobard, your mind on the affair or whether there is anything for me, if nothing, I Shall think no more of it, nor ask no more, any way. So I Remain your most Humble and most obedient Servent

New Ipswich Dec ye 31st 1768

Isaac How

To the Honourable George Jeffry Esq

P S be pleased to perdon me whatever may appear harsh, insiped, Superfluus or a mis in this Letter

Isaac How

[Writ in Jaffrey vs. Pratt, 1790.]

[Masonian Papers, Vol. 7, p. 90.]

HILLSBOROUGH, THE STATE OF NEW HAMPSHIRE.

L S. To the sheriff of our county of Hillsborough his undersheriff or deputy,
Greeting.

We command you to summon John Pratt of New Ipswich in said County Gentleman (if he may be found within your precinct) to appear before our justices of our inferiour court of common pleas, next to be holden at Amherst, within and for our said county of Hillsborough, on the second Tuesday of June next then and there in our said court to answer unto George Jaffrey of Portsmonth in our County of Rockingham Esq^r in an action of ejectment wherein the Plat demands against the said Pratt seizen and possession of a certain tract of land situate in said New Ipswich being the lot numbered one hundred & seventy in the second division and containing by estimation sixty five acres more or less & bounded north on lot number one hundred and sixty nine west on lot number one hundred & eighteen south on lot number one hundred & seventy one & east on lot number sixty seven as originally laid out in s^d Town whereupon the Plat saith that within twenty years last past he was seized of the premises

in his demesne as of fee and ought now to be in the actual possession thereof Yet the said Pratt hath since entered upon the s^d premises ejected the Pla^t therefrom and stil unjustly withholds the possession thereof from him

To the damage of the said George as he saith the sum of one hundred pounds, which shall then and there be made to appear, with other due damages. And have you there this writ, with your doings therein.

Witness Timothy Farrar esquire, at Amherst the thirteenth day of May anno domini, 1790

True copy Att

Rob^t Fletcher Clerk. Rob^t Fletcher Cl

Hillsboro ss 17. May 1790 Pursuant to this precept I have summoned the within named Pratt to appear at the Court within mentioned as the law directs by giving him an attested copy of this writ

Travel service & copy 6/8

Isaac Appleton D Sheriff Rob^t Fletcher Cl

True copy Att

[Judgment, Jaffrey vs. Pratt, 1791.]

[Masonian Papers, Vol. 7, p. 90.]

May 1791

Hillsbo ss agreeable to this Rule of Court, We the Refrees having met and duly notified the Parties (who appeared) and having fully heard their respective proofs and Allegations beg leave to Report, that ye plaintiff recover against the Defent Pratt, Seizen & Possession of the following tract of Land, described in the Plants declaration, that is to Say, the lot numbered one hundred & Seventy as mentioned in the before recited Declaration—begining at ye Northeasterly Corner of said Lot, at a heap of Stones about eighty rods Southerly of a certain Beach tree fairly marked & reputed as the North east Corner of the Lot Numbered 169 & from said heap of Stones—which is adjudged the original Corner of said Lot Numbered 170 Westerly about 196 rods by Lot Numbered 169 about 146 rod to the westerly line of the gore so called. also that the Plant recover Cost of Court to be taxed in Legal form and Cost of Reference being—

for Smith's Defe^{ts} 2.18.0 which was Deducted from Plan^{ts} Demand

5.3.3 -

[Note about Bounds.]

[Masonian Papers, Vol. 7, p. 90.]

William Clary Nathⁿ Carlton Isaac Appleton j^r are knowing to the marks of y^e bounds between Lot 169—170—in New Ipswich Roger Gilmore of Jaffrey Survey^r & Chainman Cap^t Eph^m Hartwell of New Ipswich a Survey^r & Referree

[Charles Barrett's Bond, 1792.]

[Masonian Papers, Vol. 7, p. 90.]

Received of John Peirce Eliz^a Wentworths Deed to John Cutter for two Lots of Land in New Ipswich for the Consideration of one hundred & Forty four pounds, for the Security of which payment said Cutter is to give a Note & mortgage on said Land, I have also received of said John Edw^a B. Longs and Wifes Deed to Ephraim Adams for half of two Lots of Land in said Town for the Consideration of thirty nine pounds 12/ for which I am to take said Adams Note to pay in two Years with interest from the date of the Deed, said Cutters Note is also to be on interest, which I will get done or return said Deeds in Six Months—Jan^y 4th 1792

Charles Barrett

for Thomlinsons Land in New Ipswich & Peterborough

NEW LONDON.

[Granted by the Masonian Proprietors to William Symes and others as *Heidleburg* June 5, 1753. Regranted as *Alexandria Addition* July 7, 1773, to Jonas Minot and others. Incorporated as New London June 25, 1779, and named from London, Eng. A part of Kearsarge Gore was annexed June 19, 1793. Portions of Sunapee were annexed Dec. 11, 1804, and June 19, 1817. The northerly part was combined with a part of Kearsarge Gore and incorporated as Wilmot, June 18, 1807.

See XIII, Hammond Town Papers, I; Index to Laws, 403; sketch, by J. E. Sargent, Hurd's History of Merrimack County, 1885, p. 421; Centennial, 2, Granite Monthly, 311, 341, 369; Baptist Churches in N. H., by E. E. Cummings, 1836, p. 11: Lawrence's N. H. Churches, 1856, p. 400; Notes, by J. Farmer, 18, Collections of Mass. Historical Society, 173; Great Whirlwind, 1821, Collections of N. H. Historical Society, 241; New London Scythe Co., 5, Granite Monthly, 33; The Dividing Line. A Sketch of New London, 19, id., 93.

[Charter of Heidleburg, 1753.]

[Masonian Papers, Vol. 7, p. 91.]

Province of Pursuant to the Power & Authority granted & New Hamp^r vested me the Subscriber by the Proprietors of Lands purchased of John Tufton Mason Esq^r in the Province of New Hamp^r by their vote passed at their meeting Held at Portsmouth in Said

Province the Sixth Day of December 1751—

I Do by these Presents on the Terms Conditions with the Reservations herein after expressed give & grant all the Right Title Property & Possession of the Proprietors aforesaid unto William Symes Esq^r Eleazer Farwell Samuel Sarles Samuel Huson Philip Olerick Abial Richardson, John Hutchinson Thomas McClaughlin Isaac Colburn William Cox Jonathan Butterfield Charles Cox Benjamin Farwell Oliver Colburn, William Eyers Benjamin French William Harris Jonathan Farwell Benjamin Thompson Phinehas Underwood Ezekiel Greale Robert Fletcher Joseph Butterfield Jun. Joseph Wright Zacheus Spaulding Mark Gould Benoni Juel Thomas Juel Reuben Butterfield Jonathan Griffin Daniel Merril, Samuel Merril Jun. Nehemiah Lovewell Henry Snow Peter Prescott Stephen Hosmore Jun John Fox Jacob Fletcher Elijah Fletcher Samuel Burbank Henry Chase Samuel Grele Jun Benjamin Winn Samuel Grele Sen William Taylor Thomas Parker Robert Fletcher Jun Joseph Blanchard Jun Stephen Addams John French Jun^r—of In and to that Tract of Land or Township lying in the Province of New Hamp^r afores^d Containing Twenty Three Thousand and Forty Acres Bounded as Followeth Begining at a Beach Tree in the western Line of Mason's Patent fifty eight Miles Northwardly from the Province Line at the Southwestward Corner of a Tract of Land or Township Granted to Joseph Butterfield Jun and His Associats (Cald Alexandria) From thence Run'ing South Sixty five Degrees East Six miles and One half to an Elm Tree mark^d with a heep of Stones about it from thence South Forty Eight Degrees West Six Miles to a Tree mark^d from thence North Sixty five Degrees west Six miles and one half To a Beach Tree Mark^d Standing in the afore Said Line of Masons Pattent from thence on the Pattent Line afore said to the Bounds first Mentiond said Tract or Township is Call^d Hiddleburg—to them their Heirs & Assigns To have & to hold on the following Terms and Conditions with the Reservations herein after expressed vizt that the Tract or Township aforesaid be Divided into One Hundred and Twenty three Equal Shares Two Lots at the Least to each Share to be finished & Drawn for in Some equitable and Publick manner at or before the last Day of November 1755 -

that three of the aforesaid Shares be and hereby are granted free from Charge one for the first settled minister one for the ministry and one for the School There forever that Twenty more of the said Shares be reserved for the Grantors their Heirs and Assigns forever and acquitted from all Duty & Charge untill Improved by the

Owners or Some holding under them Respectively —

That the Owners of the other Shares make Settlements at their own Expence in the following Manner Vizt Each Grantee at the Expiration of five years from the Last Day of November next after the Date hereof have three Acres Parcel of his Right Respectively Cleared inclosed & fitted for moving or Tillage, three Acres more Cleared inclosed and fitted as aforesaid then next Annually for three Years & at the End of the three Years which will be on the last Day of November 1761 have Each a dwelling house built & finished fit and Comfortable for a Family to Dwell in & a Family or some Person to inhabit & Continue Inhabitancy there for three Years then next Coming. That a Convenient Meeting House be built in Said Township within Eight years from this Date & Ten Acres of Land Reserved there for Publick use. That the Lands in Said Township Belonging to Grantors & Grantees be subjected to have all Necessary High-ways laid thro' them as there Shall be Occasion for the Future

That the afore said Grantees their Heirs or Assigns by a Major Vote in Publick Meeting Called for that Purpose Grant and Assess in Equal Proportion Such Sum or Sums of Money as they Shall think necessary for Carrying forward & Compleating the Settlement aforesaid and every of the Grantees exclusive of the three public Lots or his Assignes who Shall neglect for the Space of Sixty Days after Such Assessment Shall be Granted to Pay the Same so much of Such Delinquents Right Shall and may be Sold as will Pay the Respective Taxes & all charges arising thereon by a Committee to be appointed by the Grantees or their Assignees for that Purpose —

And in Case any of the Grantees or their Assignees Shall neglect or Refuse to Preform any of the articles matters or things aforesaid by Him respectively to be Done he Shall forfit his Right in Said Township and Every Part thereof to those of the Grantees or their immediate Assigns who Shall Have Comply'd with the Conditions on their Part herein Express'd And it Shall and may be Lawful for them or any Person by their Authority to Enter Into and upon the Right or Part of Such Delinquents Owners & any and every Part in the name and behalf of the whole of the Grantees or their immediate Assigns who Shall Comply as aforesaid to amove Oust

And expel for the use of them their heirs and Assigns — Provided they Settle or Cause to be Settled Each Such Delinquents Right within the Term of One Year at the furthest from the Perieods that is by this Instrument Stipulated to be Done as the Condition of this Grant and fully Comply with the whole Duty such Delinquent Ought to have Done within One Year from time to time after the Respective Pericods thereof And in Case the Gratees or their Assignees fullfilling their Parts as afore said Shall neglect fullfilling as afore Said the Duty of any Delinquent owner As afore said then such Right or Part Shall be forfit Revert and belong to the Grantors their Heirs & Assigns and be wholly at their Disposal—Always provided there be no Indian War within any of the Terms Afore said for Doing the Duty Conditioned in this Grant and in Case that should Happen the Same Time to be Allow'd for the Respective matters aforesaid after Such Impediment Shall be Removed.—

Lastly that all White Pine Trees fit for Masting his Majestys Royal Navy growing on said Tract of Land be & hereby are Granted to his Majestys his heirs & Successors forever. To All which Premises I Joseph Blanchard agent for and in behalf of the Proprietors the Grantors Have hereto Set my Hand and Seal this fifth Day of June in the Twenty Sixth Year of his Majestys Reign

—— Anno. Dominiq 1753 ——

Joseph Blanchard { L.S. }

Copy Examined P

Robert Fletcher Proprietors Clerk

[Acceptance of Charter, 1753.]

[Masonian Papers, Vol. 7, p. 92.]

At a Meeting of the Proprs (the Grantees) of the Tract of Land or Township Cald Hiddleburg in the Province of New Hampshire held at Dunstable the twelfth Day of June 1753——

the Following Vote Passed unanimously—— Whereas the Prop^{rs} of Land in the Province of New Hampshire purchased by them of John Tufton Mason Esq who sold them under the Title made by a Comon Recovery did on the fifth Day of June - afore s^d Grant the Quantity of Twenty Three Thousand and forty acres (by Estimation Part of Sd Lands Bounded as Followeth Begining at a Beach Tree in the western Line of Masons Pattent fiffty Eight miles northwardly from the Province Line at the Southwest-

wardly Corner of a Tract of Land or Township Granted to Joseph Butterfield Jun^r and His Associates Cal^d Alexandria From thence Runing South Sixty five Degrees East Six miles and one half to an Elm Tree markd with a heep of Stones about it from thence Runing South forty Eight Degrees west Six miles to a Tree mark^d from thence North Sixty five Degrees west Six miles and one half to a Beach Tree mark Standing in the afore st Line of Masons Pattent from thence on the Pattent Line afore sd to the Bounds first mentioned Which Tract of Land or Township is Cald Hiddleburg unto William Symes Esq Eleazer Farwell Samuel Sarles Samuel Huson Philip Olerick Abial Richardson John Hutchinson Thomas M^cClaughlin Isaac Colburn William Cox Jonathan Butterfield Charles Cox Benjamin Farwell Oliver Colburn William Eyers Benjamin French William Harris Jonathan Farwell Benjamin Thompson Phinehas Underwood Ezekiel Greale Robert Fletcher Joseph Butterfield Jur Joseph Wright Zacheius Spaulding Mark Gould Benoni Juel Thomas Juel Reuben Butterfield Jonathan Griffin Daniel Merril Samuel Merril Jur Nehemiah Lovewell Henry Snow Peter Prescott Stephen Hosmore Jun John Fox Jacob Fletcher Elijah Fletcher Samuel Burbank Henry Chase Samuel Grele Jun^r Benjamin Winn Samuel Grele Sener William Taylor Thomas Parker Robert Fletcher Jun Joseph Blanchard Jun Stephen Addams John French Jun^r—Under Certain Conditions Limitations and Reservations in sd Grant mentiond as by Reference thereto will fully Appear therefore voted—

That wee do hereby acept s^d Title & for our Selves our Heirs & assigns do accknowledge that we hold s^d Lands under said Title Conditions & Limetations with the Reservations therein Mentioned—

Extract From ye votes Examined

₽^r J Blanchard Moderator

Coppey from the files Examined

₩r Robert Fletcher Propietors Clerk



[Grant As Alexandria Addition, 1773.]

[Masonian Proprietors' Records, July 7, 1773.]

Voted Also That there be and hereby is granted unto the beforenamed Jonas Minott, Jonathan Bagley, William Bailey, John Talford, William Talford, Matthew Thornton, Robert McMurphy, Daniel Rindge and Joshua Talford, on the Terms, conditions Limitations & reservations herein after exprest, a Certain tract of land situated in the County of Hillsborough & Province of New Hampshire, bounded as follow's vizt begining at the Southwesterly Corner of Alexandria aforesaid on the Pattent line, and Runing on said Pattent line, to Fishersfield Corner, in Great Sunnipe Pond, from thence East, on the Northerly side line of Fishersfield, four hundred seventy two Rods to Parrys Town Corner, then North eighty five degrees East about four miles to a beach tree marked, on Parrystown Line, from thence North thirty nine degrees East, about Sixteen hundred & seventy two rods to a beach tree marked in Alexandria Corner, from thence North twelve degrees West, to the Pattent line aforemention'd on the westerly side of said Alexandria, To Have & to Hold to the said Minot his heirs & assigns forever the one moiety of said Land, and to the said Jonathan Bagley, William Bailey, John Talford, William Talford, Matthew Thornton, Robert McMurphy, Daniel Rindge, & Joshua Talford, and to their respective heirs and Assigns forever, the other Moiety thereof, according to their respective Rights and shares in said Alexandria, upon the following Terms, Conditions, Limitations & Reservations, That is to Say, That one third part of said Land, is

hereby reserved to the said Grantors, their heirs and assigns forever, Vizt Lott Number 74, No 40, No 128, No 38, No 49, No 122, No 24, No 94, N° 119, N° 121, N° 70, N° 95, N° 58, N° 10, N° 50, N° 36, N° 55, N° 67, N° 136, N° 126, N° 3, N° 84, N° 125, N° 17, N° 42, N° 29, N° 61, N° 90, N° 18, N° 37, N° 83, N° 102, N° 120, N° 43, N° 92, N° 118, Nº 4, Nº 106, Nº 19, Nº 14, Nº 71, Nº 7, Nº 15, Nº 39, & Nº 46, and two lotts in the Plan return'd of said Tract, a third of which said two Lotts is reserved to said Grantors, and belongs to their said third part, of said land, besides the particular lotts beforemention'd, which said reserved third part shall be held by said Grantors, free from all Taxes, and charges whatever, that may arise concerning the Roads, building, Ministry, settlements and other Publick affairs, whatever, until the Grantors Lands shall be improved, & then only the particular Lott so improved, shall be liable, and all the white pine trees fit for his Majesty's Use, for Masting his Royal Navy, growing on said Premises are hereby reserved for that Use,—That said Grantees shall have thirty Families on every twenty thousand Acres on said Tract hereby granted, and so in the same proportion for a greater or less quantity of land, and all the settlers to be got on and reside on said Land within three years from the date of this Grant, which tract of land being supposed of an Oblong form, shall be divided in the Centre into two Parishes, and that in each parish shall be laid out in the center thereof, or as near as may be, a lot in a square form, containing at least ten Acres, for a Burying Yard, Training Field, Meeting house and other Public Uses forever, And nearly adjoyning to said Lot, another of one hundred & fifty Acres, for the use of a Publick School, also another Lott of One hundred & fifty Acres, for the use of the first settled Minister forever, another Lott adjoyning thereto of one hundred & fifty acres, for the use of the Ministry forever, That said Grantees build an house for Publick Worship, of thirty Six feet square at Least On said ten Acre lot within three years from the date hereof and Also within that time shall build a Saw Mill and Grist Mill, and if any Grantee or Grantees, in three years from this date, shall not settle the Number of Families required to be settled, by this Grant in proportion to his Right or Share in said Land, such delinquent Grantee or Grantees, shall forfeit to said Grantors their heirs and assigns so much of such delinquents Right or shares in said land, as shall amount to one thirtieth part of the whole of said Grant for the use of said Grantors, as if this Grant had never been made, and it shall be lawfull for them their Heirs & Assigns, or their attorney duly appointed to reenter into any such Rights or Lands and become reseised & repossessed of the same, The Duty of Settlement is hereby meant, that upon each settling Lott there shall be built a dwelling house equal to sixteen feet square, and six Acres improved in Mowing, Tillage and under fence,—That within Ninety days from this date, the lotts of said Grantees, shall be drawn or divided, and a Schedule of the Numbers returned to the said Grantors within that time, with a list of the settling Lotts, & the lotts thereto belonging, and that said Grantees within said ninety days, shall Vote an Acceptance of both said Grants, and make a record of such Acceptance,—The land in said Tract given to the abovenamed William Bailey is to be understood as granted to him, upon this condition, that in case he consent to take his part given in said Alexandria, as in the Grant thereof of even date with this, and to draw for the share given herein to him, in Proportion to his Right or Share beforemention'd, Then he shall be intitled to what is herein given to him, otherwise the same is hereby granted, to the other Grantees and to their heirs and Assigns in the same Proportion as the other lands herein given them,—

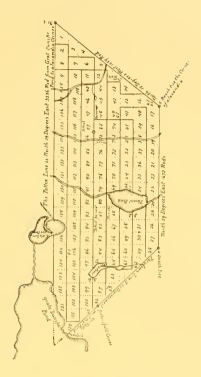
That each Grantee Shall give to the Grantors Bonds in the penal sum of five hundred pounds lawfull Money in the whole, for the performance of the said terms and conditions of Settlement according to this Grant, which Bonds shall be given within three months, in proportion to each Grantee's Right in said Lands, and if any Grantee or Grantees, shall refuse or neglect to sign such Bonds within that time, his or their Rights or Shares, shall be forfeited for the use of the Grantees who shall sign such bond, To Hold to them their Heirs &

assigns in proportion to each Grantees Right in said Grant,—

[Plan and Description of Alexandria Addition, 1773.]

June ye 1:1773 by the Desire of Mathew Thornton Esq^r and M^r Robart M^cmurphy boath of Londonderry I have Ben and Tock a Survay of all the Land Laying betwen Alaxandrea and fishersfeald and Part of Parytown on the Easterly Side of the Patten Line as is Shewn by the Plan here in Closed and according to the Best observation I Cold make of the Qulety of Said Land in General it appears to be more Ruff and Poor Land than anney I Saw in the Nabering Town it being Very mountanes and Rockey the Lower Land Generly Cold and Sproosey boggs I Did not See a Grat Deal of Alaxandrea but Perry town is according to the best of my Judment much beter Land in General than the Adition To Alaxandrea which I Lotted out Gentleman m^r Minort Desired my Judgment and to take Porticuler Notes as to the Goodnes of the Land and To Send it in writing with the Plan, Genlⁿ your most Humble Sar^t

Jeremiah Page



June ye 1:1773 This Plan Sheweth ye Number of Lotts in the addition of Alaxandrea Joyning on the Souuth westerly Sid of Said Alaxandr and the Easton side of the Patten Line to Grate Sunipe Pond then by Said Pond to fisherfield then Easterly on fisherfeald to Parryton North Line then Down Parrytown Line Easterly to a Beach Tree marked thence North 39 Degrees East to a beach tree which is the Corner of Said alaxandra: it is Divided in to 137 Lotts Each Lott Containing 150 acrs Numbered as is Set Down in the Plan Layd Down by a Scale of one Mild to one Inch and as Convenant as the Land wold alow I Laid Tew Senter Squars of Ten acrs Each for Publick Uses as marked in the Plan the Ponds are as Near as Posable Laid in their Shape and Bignes and the Streems Drawd as thay Run throw Said Land Said Streems Run Easterly from the Patten Line mesured by me

Jeremiah Page Svayar of Land

John Tolford and Robart Memrphey Jun^r Cheen man

June ye 23:1773 Then Jeremiah Page apperead and made Solomn oath that this Plan of the addition of Alaxandrea by him Drafted is Just and Trew according to the Best of his Skill and Judgment—

Before me—

Benja Day Just Peac

the Lotts N° 55: and N° 43: and N° 86—Laying is two Peacs Each by Reason of Ponds Taken away Land out of them the Drawed Lins are Run and spoted the Pricked Lins are Not Run Nor Spoted but the Bounds are made at Each End of the Lotts and Numbered on the Bounds and I have a Record of what Sort of wood Each Bound is made upon or Stak

[Jonas Minot to George Jaffrey, 1780.]

[Masonian Papers, Vol. 7, p. 94.]

Sir M^r Day, one of the Persons for whom I applied for Land Near Newlondon Prays ye Proprietors to Adjourn their Meeting to the twenty Ninth Day of this Instant when he Expects to Bring ye money for his Land, the oather persons will Send at ye Same Time or as Soon as possable, which is all at present from your Most humble Sert Concord June 9th 1780

Jonas Minot

To the Honr George Jeffery

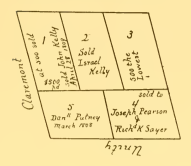
NEWPORT.

[Granted as Grenville Jan. 1, 1753, to Isaac Pennell and others. Granted Oct. 6, 1761, to Nathaniel Fish and others, and incorporated as Newport. Named from

Newport, R. I. The charter was renewed Feb. 2, 1769.

See New Hampshire charters in preceding volumes; X, Bouton Province and State Papers, 394, 398, 400, as to participation in movement for union with Vermont towns; XIII, Hammond Town Papers, 46; Index to Laws, 405; History, by Edmund Wheeler, 1879, pp. 600; sketch, by J. W. Parmelee, Hurd's History of Sullivan County, 1886, p. 200; sketch, by J. W. Parmelee, 3, Granite Monthly, 228, 269; address, centennial of Congregational Church, 1879, by A. S. Wait; Stewart's History of the Free Baptists, 1862, p. 302; Baptist Churches in N. H., by E. E. Cummings, 1836, pp. 9. 11, 17; Lawrence's N. H. Churches, 1856, p. 456; Great Whirlwind, 1821, 1, Collections of N. H. Historical Society, 241.]

[Plan of Peirce Land.]



Surveyed by Cutting Noyes.

Land is in Newport

This is a plan of 500 Acre Lot in Newport Laid out to Benning Wentworth & now owned by J P —

No agred to sell to Jason R. Hall & Luther Hawes—Deeds deld Mr

S. Gunnison Dec 25 1805

It is probable there is a mistake in the holders of this Land—it is believed that Jacob Kelly & Israel Kelley bought Lot N° 2 & 4 & that they sold Lot N° 2 to Jos Pearson & Richa K Sawyer and the Kelley still hold Lot N° 2

Abraham Patterson of Henniker wishes to purchase Nº 1—an

answer in 30 Days at 600—April 14, 1808

Dan Putney to have Lot No 5 at 450 Notes taken deed to be given March next by bond Sep 24 1807

OSSIPEE.

[Formerly known as Ossipee Gore and New Garden. Incorporated as Ossipee Feb. 22, 1785. That part of Ossipee Gore which was not included in Ossipee was annexed to Effingham Dec. 23, 1820. Named from a tribe of Indians who once lived in that vicinity. A part of the town was annexed to Tamworth Jan. 13, 1837. A portion of the same territory was reannexed to Ossipee June 23, 1859.

See XIII, Hammond Town Papers, 138; Index to Laws, 415, 416; sketch, Fergusson's History of Carroll County, 1889, p. 579; Stewart's History of the Free Baptists, 1862, pp. 252, 302; Lawrence's N. H. Churches, 1856, p. 585; Indian

Mound in, 2, Farmer and Moore's Historical Collections, 45.]

[Petition of Joseph Wait, 1770.] [Masonian Papers, Vol. 7, p. 95.]

To The Honorable The Gentleman, Claimants of the Right of John

Tufton Mason Esquire &c In New hampshire—

The Petition of Joseph Wait in behalf of himself and a number of others, who are very desirous of being Interested in the said Province—Most humbly Praying for a Grant of the unappropriated land in said Propriety, of the content of about 3000 Acres—where it may be found suitable for Settlement, near Ossapee Pond on the Road lately marked out by Mr Nash—Hereby engaging to enter on the Premises immediately, & actually to improve & cultivate the same, agreable to the Terms, upon which Your Hon's usually grant the said Lands. And yr Petitioner will ever Pray &c—

Portsmo 12th Sept 1770—

Joseph Wait in behalf of himself & others

[Notes about Settlements.]

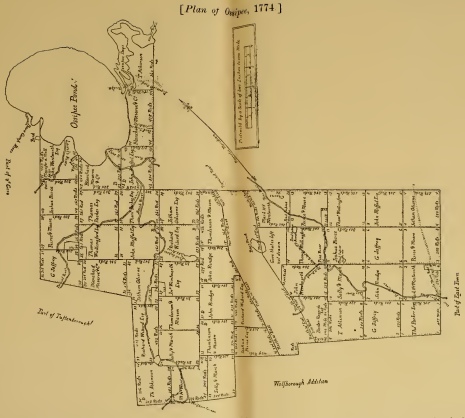
[Masonian Papers, Vol. 7, p. 96.]

The Terms and Conditions for the Setlers on the hundred Acre Lots to be granted on the Road from Wolfborough to Leavets Town vizt That the Setler before entry on the Lot agreed by y^e Comtee to be granted, to give a Bond with a Penalty of £30—lawfull money to clear three acres of land fitt for mowing or Tillage and have a house built on the Lot of Sixteen feet Square or equal thereto finished Suitably for a family for to reside in comfortably and conveniently the whole of the year, which to be performed within twelve months from the date of y^e Bond and to clear three Acres more of the Lot annually for Seven years Successively from the first year fit for mowing or tillage and that a Family constantly reside on the Lot for y^e whole term above mentioned—

and The Com^{tee} are to give the Persons who give the Bonds for Settlements of y^e Lots a Certificate that at the expiration of y^e Term of the first twelve months if the Terms of y^e bond are then fulfilled a grant shall be made of the Lot on the usual Terms

Setling Lotts on the Road between Wolfborough & Leavits town—

Nº 2—Benj: Scedgel 18 Highlanders John Scedgel 19 7—Mill Privaledge Brassbree 22 23 Abel Leathers 10—Sam: Lear Jos: Levy 26 11 27 14 Highlanders 15 Highlanders



Lay'd out and Survey'd forty five Hundred Acre lotts & one four hundred Acre lot, and Run ye back lines of ye hundred Acre lotts on Pigwacket Road.—Every lot is run on every Side and Spoted, & Numbered on every Corner, of each lott. Said Lotts in the Plan are Numbered with Red ink

N. B. ye Doted lines are ye Roads, which is done with red lak. on ye out Side of S⁴ tract of land is allowed three Rod Road, all ye others Roads are allowed four Rod Roads.

N. B. the lott No 46 is a four hundred Acre Lott-Portsmouth Sept 1st 1774

By James Hersey



OSSIPEE. 139

26th Apl 1774

only ten Lots between Wolfborough & Leavits town to be given to setlers five of which to be above N° 18

Nath Weeks Greenland desires to have a Lot in the new Road he is a Going up to Look upon Said Lots and will give an Answer by the Latter End may Next April 29, 1774—

Cornelius Denbow of Lea & Richard Glover of ditto Desires to have a settlement in that p^t of the Land Lately Lay'd out by James Hersey

Octobr 11, 1774

Setlers on the Road between Conway & Ossepee River from N° 34 & 35 to 68 & 69 which includes 32 which the settlers have liberty to chuse their 10 Lots out of

[Division of Ossipee, 1775.]

[Masonian Proprietors' Records, March 3, 1775, and Masonian Papers, Vol. 7, p. 97.]

Province of \ Portsmouth March 3d 1775 Fryday three of the New Hampsh^r \ Clock afternoon at the Dwelling house of James Stoodly Esq^r Innholder—The Proprietors meet according to adjournment—

Whereas the Proprietors hold in Common and undivided a certain tract of Land, Scituate in the county of Strafford adjoining East-Town (now Wakefield) Leavetts Town, Ossipee pond, Tuftonborough and Wolfborough; in which tract of land, hath been lately laid out into forty five Lotts each lott containing five hundred Acres, by James Hersey, as by his Plan thereof dated September 1st 1774 and returned into the Clerks office of the Proprietors, which plan was taken in order to prepare the way for a Division and Severance thereof among the Proprietors; but the Proprietors judgeing it expedient and necessary to have Speedy Settlements on the Lotts-do reserve one hundred Acres in each of Said five hundred Acre Lotts, in common, to be hereafter appropriated for the encouragement and Use of Settlers thereon—Therefore Voted That each Proprietor to whose Right and share any one of Said five hundred Acre Lotts shall be drawn, shall hold in Severalty only four hundred Acres thereof, that the remaining one hundred acres belonging to each of Said Lotts shall continue in common & undivided, to be disposed of for the Encouragement of Settlers, or any other Purpose the Proprietors may think proper—and that Daniel Rogers Esq^r m^r John Penhallow and m^r John Peirce, and m' William Whipple be the Committee to put a Settler on each of Said one hundred Acre lotts So reserved, on Such Terms, as they may think best for the Interest of Said Proprietors; and that the Said Committee be and hereby are impowered to give Quit Claim Deeds for any of the Said reserved one hundred Acres to Settlers—and also Voted, the Said forty five, five hundred Acre Lotts, be now drawn for to the Right of each of the fifteen Proprietors, or to those who hold under any of them and when so drawn, to be held in Severalty, to whose Right they are respectively drawn, except the Said one hundred Acres in each lott, before reserved—The Lots were drawn and entered in the following manner—

onowing manner—	
drawn 1 st To Theodore Atkinson Esq ^r	N° 34—N° 9—N° 45
2 ^d Jotham Odiorne Esq ^r Right	N° 4—N° 32—N° 29
3 John Moffatt Esq ^r	N° 5—N° 31—N° 43
4 John Rindge	N° 21—N° 19—N° 7
5 th Tho ^s Walingford Esq ^r Right	N° 12—N° 36—N° 14
6 Blanchard Messerve & Comp ^a	N° 42—N° 35—N° 44
7 Thos Packer Esqrs Right	N° 30—N° 37—N° 1
8 Dan¹ Peirce & Moor's Right	N° 3—N° 39—N° 13
9 George Jaffrey Esq ^r	N° 8—N° 38—N° 6
10 Richard Wibird Esq ^r Right	N° 17—N° 28—N° 33
11 Mark Hunk ^g Wentworth Esq ^r	N° 24—N° 2—N° 20
12 Josh ^a Peirce Esq ^{rs} Right	N° 16—N° 40—N° 11
13 Solly & March	N° 23—N° 25—N° 10
14 Jn° Wentworth Esq ^r Right	N° 41—N° 27—N° 15
15 th Thomlinson & Mason	N° 22—N° 26—N° 18

whereas in the laying out and Division of the foregoing forty five hundred Acre Lotts, there is no proper reservation for Roads and high Ways through Said Lotts Therefore Voted that all necessary high Ways and roads may be laid out through any of Said Lotts that may best accommodate the Inhabitants of Said Lotts, and the publick—

[Grant of Certain Improvements, 1775.]

[Masonian Papers, Vol. 7, p. 98.]

We The Subscribers a Committee of Masons Propriety ingage in our said Capacity to give to Duncan; James & Alexander Macknaughton and John Young a proper Quit Claim Deed of one hundred Acres of Land to each one of them between y^e Lots $N^o\,10$ & 20 & between the lots $N^o\,11$ & 19 laying on the Road from Wolfeborough to Conway in Such a Manner as to Save to each Man the improvements already made there by them

Portsm^o April 28th 1775 a Copy of Agreem^t given to the Scotch Setlers

10, 0 . 6	,		low	Comm		
Duncan M.					Nº-	_17
James M						18
Alexandr-						
Jn° Young—						16
Peter Stewerd-	-					14

[Notes about Settlements.]

[Masonian Papers, Vol. 7, p. 99.]

Terms for Setle [torn] Each Setler to have one [torn]

The first year [torn] Build a conveniet dwelling [torn] feet square or equal thereto

The Second Year to clear three acres more & have the first three

Acres under improvement

A Family to reside constantly on the premises five Years after ye first Year

to be allowed a fortnight after application to return the number of the lot chosen—

The Committee to give an obligation that they shall have a proper Conveyance as soon as the first Years duty is fulfilled they giving Bond for their full Compliance with the terms

Lent Henry Rust Esq^r Samuel Mallows Obligation for Lot No 45

in Osseepee which he is to Return—

 $m N^{\circ}$ 1 and $m N^{\circ}$ 24 is Engaged to Henry Rust Esq^r If he Inclines to Settle them—

N° 1 Henry Rust Esq ^r	24 Henry Rust Esq ^r
2 N. Frost	25
3 Rob ^t Hardy	26
4 Jos: Bickford	27
5 Sol: Muncy	28 J. D
6	29 J. D
7	30
8 Con: Denmore	31. J D
9. Rich: Glover	32 Jon ⁿ Penniman
$10 \text{ mill S}^{ ext{d}} ext{reserved}$	33 mill Privledge

11 mill S ^d Reserved	34. J. D.
12 E Burnam	35 a Penniman
13 Sol: Crochet	36
14 mill S ^d Reserved	37
15 mill S ^d Reserved	38
16 Jos. Pitman	39
17 Thos Triggs	40
18 Arch: Camell	41 S. Mallows
19 J. D.	42 J. D
20	43 J. D.
21. J. D.	44
22 J. D	45 S. Mallows
23 John Wadley	

Mem^d the Lot N° 27 Opposite this to be Reserved Six Weeks from this 26th Day of November ∜ agreem^{ts} for Jonathan Penniman

State of New Hamp^r

Articles of Agreement made this 11th Day of Jan^y 1778 Between Dan¹ Rogers & Will^m Whipple Esq^{rs} and John Penhallow Merch^t a Committee of the Proprietors of Mason Patent and John Dudley of Ossipee in the County of Strafford and State afores^d Husbandman

We agree to give to Capt John Dudley a Quit Claim deed of the Lot No 10 on Conway Road upon the Conditions Following, that he Build an House on said Lots of Thirty feet Square or Equal thereto and a good Barn Twenty by Thirty feet and Set out Two hundred Apple Trees on said Lot and a Famely to Move on Said Lot by the First Day of October Next Ensuing and to Reside on the Same for Five Years next Ensuing and Also that he Quite Claim to us that hundred Acre Lot that he Chose out of Lot No 19 and Clear up and fit for Sowing as many Acres of Land on said Lot as is Cleared on Lot No 10 Aforesaid and to Raise a Substantial House Frame on said Lot Thirty feet by Sixteen Also a Good Barn Frame Thirty Two feet by Twenty and Bring a sufficient Quantity of Bords to the Spot for covering Inclosing and Bring also for Building a Partition a Cross said House. the Bords to be sufficient to Cover both Buildings Above Mentioned —Col^o Rust to be the Sole Judge of the Quantity of Land Cleared on Lot No 10, and Also of that to be Cleared on Lot No 19 Also of the Quality of the Land on Each Lot and the Buildings thereon the Land to be Cleared on Lot No 19 by the 15th day of October Next Ensuing at Furthest and the Houses and Barn Frames be Raisd on Said Lot by the 15th August Next Ensuing. Also the Bords to be halled upon the Spot by the afores 15th Day of August Next Ensuing

Lot 32

Begining at the westerly Corner of said lot on Tuftenborough line thence runing on said line to the Easterly corner of Tuftenborough thence runing by the Easterly line of Tuftenborough to the Southerly Corner of Lot N° 35 then runing North Easterly on the line of said Lot 35 so far as will make 160 Rods on an North Easterly course from the first mention'd Bounds thence runing South East so far as a South west line to the North Easterly line of Lot 33 will Include 100 acres and no more

N° 35 Begining at the Southerly corner of said Lot and running 160 Rods on Tuftenborough line thence runing from said line 100 Rods on a parrelel line with the North westerly side line of Lot 32 thence runing South Easterly 160 Rods to the last mentioned line then on said line to the Bounds first mentioned to contain 100 Acres and no

more

[Report on Capt. Dudley's Road, 1777.]
[Masonian Papers, Vol. 7, p. 100.]

Wolfborough Augt 25th 1777

Gentlemen

Agreeable to Your Desire I have again Servey'd Cap^t Dudleys Road & find it much better than it was so that it may be call'd a passable Waggon Road except Bridging over the Two largest Rivers Tho not compleated according to his Agreement with You for the Agreem^t is that it shall be a Good & Compleat Waggon Road I have allso Seen S^d Road Measured begining at the Conway Road near Bear Pond from which to Beach River is Three & a half Miles & Thirty Rods from thence to Lovel River Two & a half miles & 24 Rods from thence half a Mile which carried us near a small pond on the Easterly side of the Road whereabouts Cap^t Dudley thinks the Notherly side Line of the Township of Ossipe Crosses S^d Road tho we could not find it—from thence to Josh^a Nickinsons Field Three Miles & 20 Rods Your Obed^t Hum^{II} sarv^{tt}

Henry Rust

Miles $3\frac{1}{2}$ $2\frac{1}{2}$ $\frac{1}{2}$	 Rods 30 24
$-6\frac{1}{2}$	 54
$=\frac{3}{94}$	$\frac{20}{74}$

The Hon^{ll} Dan^{ll} Rogers & others Com^{tt}

Lots pitch'd by Capt John Dudley—

 N° 29 the south corner to run 160 Rods on lot N° 28 and 100 rods back on lot n° 18—

28 the east corner to run 160 Rods on lot N° 29—& 100 Rods on the North west side line of lot N° 18

21—the West corner—160 Rods on lot Nº 22—and 100 rods lot 26

22 the North corner 160 on 21—& 100 rods on 26 & 25—

34 the West corner runing 160 rods on Tuftonborough line & 100 rods on that strip land between Wolfborough & Tuftonborough—

42 the south corner to run 160 rods on lot N° 43—100 on lot 37—43 the West corner 160 rods on lot N° 42 100 rods on lot N° 30—

19 the West corner to run 160 on lot N° 21 and 100 rods on lot N° 27

31 the east corner to run 160 rods on lot 28 100 on lot 30-

Also a hundred acre lot N° 9 on the Easterly side of the Conway road—

Nathan Lee is to have lot No 8 on the West side of the Conway

road provided he makes his Settlement within one year

Cap^t John Dudley is to have proper securities for the several tracts of Land herein ment^d according to our former agreem^t with him provided he demands it in three month from the date Aug^t 29, 1777—

John Dudley

[John Dudley Recommends Somebody, 1777.]

[Masonian Papers, Vol. 7, p. 102.]

To Daniel Rogers Esq.

Sir I Make free to Recomend to your Honer a Nabeor of mine for a setlor in the New garden and I Do the More freely Recomend him as I take him to be a Claver honest man and one that will be sarvesable to the Place on account of his trade as wall as a Good townsman and as he Hath a fancy for a settlement on the Lot No 4 I Desier that you wold Do him the favor to Lat him have it one Reson of my Riteing to your honer is becaus one of his Nabors is about to under mind him after he hath Ben at Consadrable troble abut it your honers Compliance will Very Much ablidge your Very humble sarvet

M: burrough october John Dudley ye 13::1777

[Jonathan Penniman's Request, 1778.]

[Masonian Papers, Vol. 7, p. 103.]

Moultonborough Jany ye 7d 1778

Sir I Should Be glad of one more favour of your honnor Sir I & my Son was Down at portshmouth & the Committe met & we took the Engagement of two Setlers Lots Laying in the township of New Garden & your honner and the rest of the gentleman Committe gave me incorridgement that your honners would hang up two Lots for two young men which are out at Labour & their times is not out till the first of Next march & please your honner Sir I Should Be glad if your honner would Do me the Cines to hang these two Lots up untill the first of Next march the Numbers of these are no: twenty seven & no thirty six & in So Doing you will oblidge

your humble Serv:

Jona penniman

Mem^o Jacob Scadgel has Sold to Benjamin Scadgel Jun^r 100 Acres of Land Lots N^o 11 on Conway Road for 9 Dollars June 1777, and Went upon Said Lot and fell 10 Acres of s^d Land and put up a Frame House, but not Inclous^d; and then went aprivateering, and in his Absence the Spring 1778 his futher Clear^d 3 or 4 Acres and planted the same, Sence which the Above Named Jacob Scadgel has Sold it to One Nich^s Leathers and is now Sowing of Rye upon the Improved part of Said Land where Corn was Started

[John Dudley's Request, 1778.]

[Masonian Papers, Vol. 7, p. 104.]

To the Honrable Committee of tofton Masons propriate Gentlemen—you May Remember that one m^r Peniman had the promis of a Lot of Land in the New garden being Lot No 27 for a Sartain yong man Who has fall thrue and Mr. peneman hath Given the Chance up to me and I under Stand that Adom Brown of this Town had a promis of a Lot from your honers for Sattleing and I Should Be glad if he might have the afore Lot as I have Given it up to him if it is agreable to Your Honers from your homble Sarvent

John Dudley

[Proprietors' Lots, 1780.]

[Masonian Papers, Vol. 7, p. 104.]

[Endorsed] The Numbers of the Proprietors Lots of Land in Ossipe 1780—

	Numbers of Lotts	Quality		Numbers of Lotts	Middleing lotts
I	No 3	good Lott.	I	No 2	Middleing lott
2	No 4	good Lott.	2	No 9	Midd. lot.
3	No 5 No 8	good lott.	3	Nº 25	Middleing lott.
4	No 8 No 12	good lott.	4	Nº 26 Nº 27	Do ^{to} lott Do ^{to} lott.
5 6	No 16	good lott.	5	No 28	Do lott.
	Nº 17	good lott.	7	No 32	Do lott.
7 8	Nº 21	good lott.	8	No 31	Do lott.
9	Nº 22	good lott.	9	No 35	Do lott.
0	Nº 23	good lott.	IO	Nº 36	Do lott
I	Nº 24	good lott.	II	Nº 37	De lott
2	Nº 34	good lott.	I 2	No 38	Do lott
3	No 30	good lott.	13	Nº 39	Do lott
4	Nº 41	good lot	14	Nº 40	Do lott
5	Nº 42	good lott.	15	No 19	Do lott

[Deed, McNaughton to Dudley, 1780.]

[Masonian Papers, Vol. 7, p. 105.]

To all People to whom these Presents shall come Know ye that I Duncan McNaughton of Tamworth in the County of Strafford & State of New Hampshire Yeoman do by these Presents for the Consideration of Five Pounds received hereby, remise, Release & forever Quit Claim unto Capt. John Dudley his Heirs & Assigns forever all the Right, Title, Claim & Demand that I have or ought to have unto Two Hundred Acres of Land in New Ossipee so called—by Virtue of a Bond of the same from a Committee of the Purchasers of Masons Patent to make settlements upon One of which Hundred Acres my Brother James McNaughtan who is now Deceasd, began a Settlement upon, the other Hundred Acres my Brother Alexander McNaughton

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began a Settlement upon who has now left this Country—The Bond of which Land I agree to give up to the said Dudley to his own Use Witness my Hand & Seal May 20, 1780—

Duncan mcNaghtan

Witness David Folsom

M^r Duckon mc^conton Plse to Give up the bond to mr John Kinniston that Set foreth in the With in as it is his Rite and Due and it Will oblige me

September ye 7th 1781

John Dudley

[Certain Lots Wanted, 1780.]

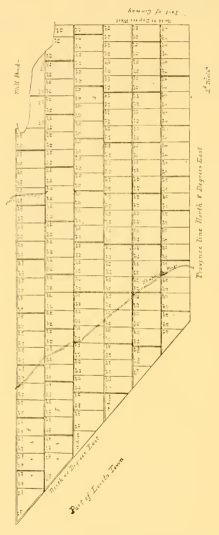
[Masonian Papers, Vol. 7, p. 105.]

1780 July 5th M^r John Dearburne of North Hampton desires that he might have the Lot N° 2. which J Frost has forfeighted by not Settling also Lot N° 5. to Solomon Munsey, but Nothing done and Also the Lot N° 6—the Above Lots for Setling

Portsmo July 6th Henry Rust Esqr Desires that he may have Lot

Nº 1 on Conway Road, and be Inform'd as soon as may be

[James Hersey's Plan, 1781.]



This Plan is laid out into one hundred Acre lots one half Mile in length & one hundred Rods in wedth—allowed four Rod Road at the end of the lots & allow'd two Rod between the lots—all the Double lines Denotes a Road—the Range Runs Parrellel with the Province

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line North 8 degrees East & South 8 Degrees West the Side line of the lots Runs off at Right angles from the Range lines—the lots are Number'd at the Westerly end—

N B N° 19 & 19 are coppled for one hundred acre lot likewise N°

82 & 82 are coppled——

this Survey is Made 1781 By

James Hersey

[Statement about Mills, 1781.] [Masonian Papers, Vol. 7, p. 106.]

This May Sartify Whome it May Consarne that Cap^t John Dudley Buielt a Sowy mill and a Griss mill on Loat N° 33 in Osepey Goore In the moneth of September 1777 the Sowy mill Cut Bords in October fouling a fraim House I Built the Same foll two fiers Plases is in it and three Rumes Seeled Rownd with Good Bords a famaly Rumovd on the Primises the Same foll and Reamaind in the town Eaver Sence the Griss mill I Have Leased ouet to one m^r Brown for the Spse of teen years and Give him the Priveleg of all he Can Rais on fifty accors of the Land by Reason the Land is meain and not fit for a faram the Land that is Clered Round the mils is Eight or teen accors Exept Sum Large Loags m^r Brown the Miller Gives us Good Sattisfaticon as a good Miller We Whose Names are under written attest to the Same—

March ye 15th 1781

Phe^s Graves Rich^a Beacham Jacob Brown John Goldsmith John Sceggel Joseph Garland Josiah Poland Joseph Pitman Benjamin Sceggel Thomas Prows Isaac goldsmith

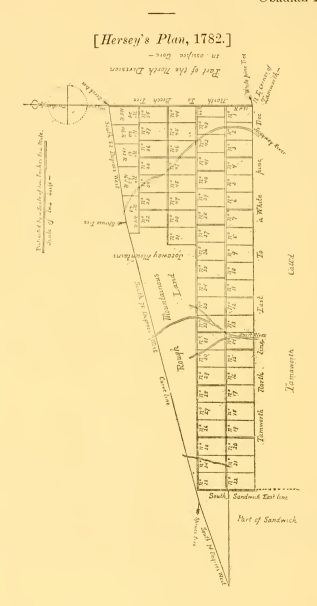
David Been Samuel Sias John Wadligh Benjamin Sceggel John Young

[Certificate in Favor of John Dudley.]
[Masonian Papers, Vol. 7, p. 126.]

This May Certify whome it May Consarne that Capt John Dudley of Ossipee goare has Erected a Comfortable Dwelling hous of Two goods Rums well Seeld of workmanlike on the lot N° 41 in said goare—& has fitted 20 Acres fit for the plow—Ten Acres of which Was plowed & put under improvement Last season with Indian Corn wheet & oates & Removd a famely on the premisses Last fall—the house is built of Good Hew'd timber—And it appears Verry Likely a fine Set-

tlement will bee Carried on there—we whose Names are Under written Attest to the same

Winthrop Smith
John Sanderson
Obadiah Dudy



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A Plan of a Strip of Land in Ossipee Gore that Layes North of What they call'd Tamworth & between Said Tamworth & the cure line So on the West to Sandwich—& So on the East to the North Division in ossipee Gore—the said Strip or tract of land, is laid out into hundred Acre lots one half Mile long & one hundred Rod wide—& is Numbered at the North end of Said lots as will appear on the Plan—the Range lines Run East & West, the cross lines run at Right angles from the Range lines—allowing four rod wide for Highways on the South Side of the Range lines—all the cross Roads are two Rod wide one rod out of each lot, all Double lines denote for roads Run out & Bounded in the Year 1782 Pr

James Hersey-

[Petition of Isaac Goldsmith and Others, 1781.]

[Masonian Papers, Vol. 7, p. 107.]

To The Honourable Commity of the Land Ownd by John Tuften

Masson Esq^r Gentleman—

as we the Subscribers have settled On your Land in the Town of Ossipee gore or New Garden so calld—Sirs our Land was Laid Out 100 Rods on the Roade & to Extend one hundred & Sixty rods back from Conway Roade—and by Reason of the Roade Not being Streight Our Land will fall Short of the obligation—but Capt John Dudley of Said goore has Given his oblegation to Leet us have Boards at his Mill to help us a Long with our Buildings to Our Satesfaction Sirs its For the Land that is wanting—

We Being Verry Por & anable to Travel the Roade to Your Honours—we have concluded to Deliver Our Boands to S^d Dudley Praying that y^r Honours will take the Boands & Give said Dudley Deeds in Our Names—Your Honours Regarding our Verry Hum¹ Potitions

will Much Oblige your Very Hum¹ Petioner

March 29th 1781-

Isaac Goldsmith Samuel Sias John Sceggel Joseph Pitman Corneal: Denmore binjmen scaggall

[Deed to Winthrop Smith, 1781.]

[Masonian Papers, Vol. 7, p. 108.]

Know all Men by these Presents, that We William Whipple Esquire John Penhallow and John Peirce Merchant all of Portsmouth in the County of Rockingham and State of New Hampshire the major part of a Committee appointed & Impowerd by the Proprietors of Masons Patent to sell, convey and give for Settlement any Lands in the Township of Ossipee in the County of Strafford and State aforesaid For and in Consideration of the Sum of one Shilling Lawful Money of said State to us in Hand, paid before the Delivery hereof, for the use of said Proprietors and for certain Settling duties to the same use already performed by Winthrop Smith of said Township of Ossipee Husbandman the Receipt whereof we do hereby acknowledge, have given, granted, bargain'd, sold and released; and by these Presents do give, grant, bargain, sell, alien, release, convey and confirm to him the said Winthorp Smith his Heirs and Assigns all the Right and Claim of the said Proprietors of in and to One hundred Acres of Land being part of Lot Number forty one containing five hundred Acres, bounded as followeth begining at the northerly corner of Lot Number forty two on ossipee pond and runing on the line between said Lot number forty two & No forty one so far that turning at right angles and runing to Lovels River will contain one hundred acres and no more between said Pond, said River, and the said line between lots number forty two and forty one—

To have and to hold, the said granted Premises, with the Appurtenances thereof, to him the said Winthorp Smith his Heirs and Assigns to his & their proper Use, Benefit and Behoof forever: we in our said Capacity Hereby engaging to warrant and defend the said granted Premises, against all Claims or Demands of any Persons

claiming by, from or under the said Proprietors—

In Witness whereof we have here unto set our Hands and Seals this

W^m Whipple

John Peirce

John Penhallow

23d Day of April Ann. Domini 1781-

Signed Sealed and Delivered in the Presence of us, the words contain-

ing said Capacity benig first interlined

H Wentworth Tho Martin

State of New Hampshire Portsmouth the 23 day of April Rockingham ss 1781

Then the above named W^m Whipple J Penhallow J Peirce personally appearing acknowledged the above written Instrument to be their voluntary Act and Deed, before me.

H Wentworth Justice Peace

[seal]

seal

[seal]

OSSIPEE. 153

[John Dudley's Report. 1781.]

[Masonian Papers, Vol. 7, p. 109.]

Labour Don on Land in osepey gore By Teackler men as setlers on the Lord Prirters Land and Examand By John Dudley the Quanty of Land under Improvement on Each Lot

I find on Lot nº 2 Don by mr Benjmun Scaggel 16 accors under

improvement and 4 accors fell

I find on Lot nº 3 under improvement Don by mr John Scaggel 10 accors and 3 accors fell—

I find on Lot no 12 under enprovemen Don by mr Samuel Sias 18

accoors and 8 accors fell—

I find on Lot n^o 6 under in provement Don by m^r Jacca goldsmeath 16 accors and 4 acars fell—

the 500 accors Lots—

I find on Lot n° 16 under inprovement 14 accors and 4 accors fell Don By m Joseph petman

I find on Lot no 8 under inprovement Don by mr Corniels Denmor

16 accors and 4 fell

upon Strict Exsemination of the Land menshend above is now under inprovement by the men menshed above which I am Rady to a test to the Best of my Knowledg

April the 19 1781

John Dudley

[List of Deeds to Settlers, 1781.]

[Masonian Papers, Vol. 7, p. 109.]

Deeds given this 23^d April 1781

to Winthorp Smith 100 Acres part of Lot Nº 41

to John Dudley 100 Acres part of Lot N° 33 on which are the mills—

John Schedgel & Martha his wife Lot No 3 on the east side rode

Samuel Sias Lot 12 on the West^y side d^o

Benj^a Schedgel Lot N° 2—ditto Isaac Goldsmith Lot N° 6 on ditto

Cornelius Denmore 100 Acres part of Lot Nº 8-

Joseph Pitman 100 Acres part of Lot N° 16—across s^d Lot & bound on the one hundred acre lots—

John Dudley for Lot N° 5 on the Easterly side of the Conway road—

I hereby ingage to have the above ment^d deeds on record in office with Thomas W^k Waldron Esq and produce in three months from the date his certificate thereof

Portsmouth April 23d 1781—

John Dudley

[On the reverse are the following descriptions:]

begining at the northerly corner of lot no 42 on ossipe pond & runing on the line between 42 & 41 so far that turning at right angles & runing to Lovels River will include one 100 acre & no more between s⁴ pond & said River & the s⁴ line between lots no 42 & 41—Winthrop Smith

so far that a line run parrallel with the easterly line on the hundred lots to the notheasterly line of said Lot no 16 to be of equal widths at

both ends & to contain one hundred acres & no more

One hund Acres being part of Lot 33—bound as followeth begin on the river 20 Rods N East^y from his Saw & Grist mills from thence run parrall with the N Easterly begin on the S E^y line of s^d & the to run across said line parrellel to the N E^y line thereof to the N W^y line just 20 Rods N E^y of his Saw and Grist Mill & to run so far South W^y on Said South easterly & North W^y lines as that a line run parrall to the first ment^d line across said lot will enclude 100 Acre & no more—

[John Dudley to Proprietors, 1781.]

[Masonian Papers, Vol. 7, p. 110.]

To the Honrable Commity of Masons Pattan

I Have had a hint that one M^r Brown is a Coming Down to Git Liberty of your Honours to build a Sowy mill and a Griss mill on Loat N° 7 on Conway Road on a Smoll Brock but I think it will hurt your Intrest much and be of but Littel Profit to the Setlers but if he will agree to build them on Pine River at the Lore End of the town I think it will be much for your Intrest for thair is a Good Place for mills Gentell men m^r Brown think he is not yused well in Reespet of Loat n° 5 for he Sease he Had the Promis of it Last year of your Honours and thinks hard of me allso I Pray your Honours to Leat m^r Brown know how the Case Was that ye Loat went for to make up the Settlers Loat that fell Short m^r Parse minsters fogg of kinnitown Sun he is Seen your Loat n° 16 and Conoluds to bie it if he Can git Sum Good Parterner and no fear I told him the Prise is 20 Shilings p^r accor Si^r I think you will a Gee you will Git hold of a Good man if you trade gentlemen I Should be glad to build the Brige if wee Can

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a gree by Reason I am in Sum Difiklty aboute Sum Land that I wanted of your Hounors and it ouing to m^r Langdon a geement with me Gentlemen m^r Harsey is Com to Lay ouet all your Lands a Cording to his order and is now Gon to Beagin at Conway I Reamein your Neady frind and Hum¹¹ Sarv^t

osepee Gore June ve 18th 1781

John Dudley

[John Dudley to John Penhallow, 1782.]

[Masonian Papers, Vol. 7, p. 111.]

Ossipee Gore May 1st 1782

Sir

Doubless you remember the frequent Applications I have made to the Proprietors for the Hundred Acre Lot numberd One adjoining Tuftonborough which Lot I had engaged (If obtaind) to the Bearer Mr Joseph Garland, who is a steady Young Man, & is likely to make a good Settler—I was the more earnest to obtain that Lot for him because he had fancied that Lot & no other on Account of an old Neighbour, & I was unwilling that he should leave the Place—The Lot is no more than midling for Quality—the Bearer has assisted Mr Hersey in his Surveys 5 or 6 Weeks this Spring exclusive of his Labour last Fall—& I suppose will ever stand ready for your Service—any Favour the Proprietors may shew him in the Sale of that Lot, I

dare venture to engage a Suitable Conduct on his part-

You likewise Sir no Doubt remember that I have often mentiond the Case of Capt Brown to the Propris but I would once more beg Leave to mention that Matter—He at first ventured to lay out a large Interest in the Town without any Encouragent of the Proprietors, & what has been unfortunate for him he has not got upon the first Rate Land—however his Enterprising Genius has overcome the many Obsticles in his Wav—his Proficiency in Clearing Land has been great for the Time & his Buildings are large & commodious, & carried on through almost every Inconveniency—& he has ever through great Expence kept best Entertainment for Travellors—he still Labours under great Discouragements; the Low Circumstances of the Settlers round him often call for his Assistance which he readily affords he has Two Mills upon his own Bottom now in Building—& in short the Business he carries on there give Life & Spring to the Settlements of the Place & will still greatly tend to promote the Interest of the Propriety—& give me Leave Sir to add that his whole Conduct is

worthy the Notice of the Proprie & any Favours they may shew him I humbly conceive would be for the Interest of the Town—

I am Sir Your most Obt hble St

John Dudley

To John Penhallow Esq^r to be communicated to the Comm^{tee} of Masons Prop^{rs}—

Mem° the said Joseph Garland has Agreed to give Cap^t Duly Eighty Dollars for the said Lot & he promised to git it for him

[Assistance to Fill Town Quota, 1782.]

[Masonian Papers, Vol. 7, p. 112.]

Memorandum as the Town of Osspee is Called upon for Two men as Soldiers to Fill up the States Battlians, for the Present year 1782 and the Town has Furnished one Man for the Purpose Aforesaid find it Impossible in their Present Situation to Furnish the Other man Therfore desires that the Masonian Proprietors would Assist them in gitting the Other Man, and it Appears to be Necessary that the man Should be procured Immediately, therefore William Whipple Esqr and John Penhallow Engages for the Proprietors that they will give to the Selectmen of the said Town of Osspee for the Use of the Town the hundred Acre Lot N° 1 in Ossepee Road; provided they Furnish the other Soldier Immediately to go on to Joyn the Army—

Portsm^o July 12th 1782.

[Certain Lots Wanted, 1783.]

[Masonian Papers, Vol. 7, p. 112.]

Mr Rewbin Nichason Desires the Favour of the Propretors that they Woud Consider him for the Lot of Land sold Richard Jackman on which the said Nichason has Got a Framed, House Also a barn 30. by 40.. and the Said Jackman Takes into his Inclosir all the Buildings of the said Nichson, and Nichason has paid Taxes in Ossipee, as Prect, but Since Jackman has had a Deed the Said Nichson has paid no Tax—Sanderson Carter has Got upon a Lot of Land and his Name upon the Plan, Also Winthrop Smart upon Another Lot has Cleared and got under Improvement Near Thirty Acre of Land both the Last Persons desire that the Proprietors Would give them Lots for Setling upon which they have Improved—Portsmo Sept 3d 1783—

[Petition of Inhabitants, 1783.]

[Masonian Papers, Vol. 7, p. 113.]

Gentlemen

We your humble petitioners Who have Setld the hundred acre Lots on Conway Rods We Labor under grat dis advantags by Reason of the Lots not Being Run out disputes a Rise Concarning the Corse of the Side Lines for We Cant enprove oner Lands after We have Cleard them

We therfor beg your honors to determin What point of Compass the Side Lines of Said Lots Should Run and We the Subscribers hereby engage to Conform to your determination Sirs your Complysance Will a Blige your Setlers in osipey gratly

osipey gore September the 9 1783

Jacob Brown
Benjamin Sceggel jun
Josiah Poland
Jabes Garling

bingeman Sagel John Seggel Samuell Lear

[Complaint of Inhabitants, 1783.]

[Masonian Papers, Vol. 7, p. 114.]

To the onerable Committy the propriters of Mason Patten of Ossipee Gore to them Gentelman: we the setlers of the foresaid Ossipee unhumble Petions to inform the gentelman that we are discommoted that we cannot in Joy our lands becaus there is a set of Peopel settels for Eaton wich ther Lots run Contray to our Lots we should be glad and Desire the favour of the gentelman whether now we may bring an acsion agaienst them whether now thay will support it so now more for present we remain your humble Servents—

Barok Ellis Manoah Ellis Stanton Carter John Cooley Manoah Ellis Juner

[Endorsed] This Petition preferred Septr 18th 1783.

[Deed, Winthrop Smart to Proprietors, 1784.]

[Masonian Papers. Vol. 7, p. 115.]

Know All Men By These Presents, That I Winthorn Smart of Ossipee Gore in the County of Strafford Husbandman and in the State of New Hampshire For and in Consideration of the Sum of five Shillings Lawful Money of said State to me in Hand, paid before the Delivery hereof by William Whipple John Penhallow & John Peirce all of Portsmouth in the County of Rockingham a Committe of the proprietors of Masons Patent— The Receipt whereof I do hereby acknowledge, have remised, released, and forever quit claimed, and by these Presents, do remise, release, and forever quit claim to them the said Whipple Penhallow & Peirce—Heirs and Assigns, all my Right, Title, claim or Demand whatsoever in and to any Land in Lots number Sixty one, Sixty two, Sixty three, or Seventy one or to any other Lot or Lands in said Ossipee Gore as surveyed by James Hersey excepting such part of Lot No Seventy three as I hertofore purchased of person or persons holding by Deed duely exibited from said Committee—

To Have And To Hold, said quit claimed Premises, with the Appurtenances thereof, to them the said Penhallow Whipple & Peirce their Heirs and Assigns I hereby engaging to warrant and defend the said quit claimed Premises, against all Claims or Demands of any Person or Persons claiming by, from, or under me

In witness whereof I have hereunto set my Hand and Seal, this

19th Day of April Annoque Domini, 1784—

Signed, Sealed, and Winthrop Smart [seal]

Delivered in Presence of us,

Prudence Penhallow

Sam¹ Penhallow

State of New Hampshire

Rockingham ss Portsmouth April the 19th 1784

The above-named Winthrop Smart Personally appearing acknowledged this Instrument to be his free Act and Deed.

Before me, Sam¹ Penhallow Justice Peace

[Complaints and Requests, 1784.]

[Masonian Papers, Vol. 7, p. 116.]

M^r John Goldsmith Complains that the Lot of Land he has Got upon in Ossepe is Very Mean and the Line Runs so that it Takes of

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one half of the Lot, therefore desires the Favour of the Proprietors that they would Consider him, and Give him some more Land for Settlement as he has Got a Large Family Consisting of Eleven in Number

Portsm^o Octobr 20th 1784—

Also Cap^t Brown Desires that the proprietors would Impower him to Put Setlers upon the Five hundred Acre Lots that are not Already Disposed off—Portsm^o Octo^r 20th 1784—

[Iron Ore Privilege Wanted, 1785.]

[Masonian Papers, Vol. 7, p. 116.]

Portsmouth Jany 19th 1785

Mr Abraham Morrill and Jacob Blazdell of Brentwood Desires the Priveledge of the Iron Oar that is in Ossipee Pond for Such a Number of Years as the proprietors shall think propper as the Said Morrill and Blazdell upon Propper Incouragem^t by Granting them the Priveledge of the Oar will go and Set up Iron Works forBarr Iron in that part of the Country for Twenty or Thirty Years—

[John Peirce to Captain Brown, 1785.]

[Masonian Papers, Vol. 7, p. 117.]

Portsmouth March 10th 1785

Cap^t Brown

The bearer M^r Samuel Hide has some claim to a Settling lot in ossipee part of Number five which Munsey first undertook to fulfil and says that he has a family on it and in other Respects has complied with the usual terms Required & that no person has any claim to it except one Garlands who has felld about one Acre & half trees on it which he is ready to pay him for, If these things are all true and you will certify it in a Letter under your hand, It's my opinion the Committee will give him a Deed without further trouble—

Your Hum¹ Serv John Peirce

We are of opinion and agree that M^r Hide or any Person holding under him may have the one hundred Acres within mentioned laying

in the following manner beging at the southerly corner of N° 12 and bounding on st Lot one hundred Rods and laying one hundred and Sixty Rods bounding on Lot No Six instead of the form & manner in which said Lot was to lay by an Agreement with Solomon Munsey as specified in said Munseys bond, Provided General Whipple who owns the residue of Lot Number five should not object to this alteration But if it should not be agreeable to him in that Case Mr Hide must take it as originally designed by Munsey-Not intending by this writing to authorise Samuel Hide to hold this Lot on other or stronger terms than he has already a right to by General Whipples Letter to John Dudley

> John Penhallow John Peirce

It is also to be understood that the land to be laid out must cover the improvements already maid one said Sittling Lot by Munsey or any other person under him—and that the Bond given by the Committee to Munsey must first be returned before a Deed can be given-

John Peirce

Portsmo Augt 18th 1785 This Day give a Deed to Saml Tasket of New Durham for One hundred Acres of Land out of Lot Nº 5 Contg Five hundred Acres in Ossipee, bounded as Follows begining at the Northerly Corner of Lot No 6 and Running on Said Lot South Easterly one hundred and Sixty Rods then Turning at Right Angles and Running North Easterly one hundred Rods then Turning at Right Angles and Running Northwesterly one hundred and Sixty Rods to Lot No 12 then Turning and Bounding on Said Lot one hundred Rods to the Bounds first Mentioned to Contain one hundred Acres and no More-

the Above Deed dd Capt Jacob Brown Augt 18th 1785

[Col. Henry Rust's Lots, June 17, 1786.]

[Masonian Papers, Vol. 7, p. 118.]

Memorandum of Lots in the Town of Ossipee Contg 500 Acres each which Col^o Rust was impowered to Settle by instructions from the Committee Dated July 1st 1778—which has been contd to this time June-17th 1786 & now extended for one Year

500 Acre Lot N° 44—N° 40 N° 39 N° 26 Deed given Isaac Williams Nº 25 Nº 24 Deed given Ricd Beacham Nº 7 Nº 6 Nº 1 Nº 20 Nº 37

Deed given Andrew Folsom N° 38 N° 36 N° 30

т6т OSSIPEE.

[Elijah Davis's Lot.]

[Masonian Papers, Vol. 7, p. 118.]

Discription of Elijah Davis Lot in Ossibe begining at the N westerly Corner of Lot No 6 & Runing S Wly on the Divide line between Sd No 6. & No 11. 160 Rods—thence Turng at Right Angles and Rung S. Ely 100 Rods thence Turng at Right Angles & Runing 160 Rods to the Dividing line between Said Nº 6-& Lot Nº 5 then on Sd Line to the bounds first Mentiond to Contain One hundred Acres & no more

[Endorsed] Discription of Elijah Davis's Lott part of Nº 6 Deed Deld Colo Rust this 2d Nov 1789

[Division of Ungranted Land, 1796.]

[Masonian Proprietors' Records, June 6, 1796, and Masonian Papers, Vol. 7, p. 121.

State of New) Portsmouth June 6th 1796 monday three of the Hampshire Clock afternoon The Proprietors meet according to

adjournment-

Your Committee having examined the Plans of the Several Surveys of ve ungranted lands in mason's Patent, within the Winter Curve line as run by Fletcher do report a tract of Seven Thousand acres allotted into hundred Acre Lots which lye's as we Suppose chiefly within the Township of Ossipee, but will more fully appear by the plan returned by James Hersey in 1781—also another tract about ten thousand Acres lying at the head of Ossipee, bounded easterly Effingham, Northerly by said Curve, westerly the aforesaid Seven thousand Acres, and Southerly by the Pond, which is also allotted into one hundred Acre Lots-also one thousand four hundred fifty nine Acres unappropriated in Kiarsarge Gore, and an indifinite Quantity on Crotched Mountains in Frances Town, Supposed four or five hundred Acres-also a Small Gore between Lyndborough and Corner of Petersborough, say one hundred and fifty Acres—these Several Quantities comprehend the whole, which your Committee has been able to Ascertain as free from incumbrance or intervening Grants—June 6th 1796 -

John Peirce

Nath¹ A. Haven Jn^o Sam. Sherburne

Voted that all the land included in the above Report Surveyed and laid out into one hundred Acre lots by James Hersey in Ossipee, containing about Seven thousand Acres and that adjoining Effingham, containing about two thousand Acres be divided into fourteen equal parts or Shares, by assorting and joining all the Said one hundred Acre lots into fourteen shares as nearly equal as the nature of the Case will admitt of, to be drawn for when the Proprietors by a future Vote may order—

Voted that John Peirce and Nathaniel A. Haven be a Com'ittee To assort and join the one hundred Acre lots into fourteen equal Shares, as mentioned in the foregoing report, in order for drawing the Same to ye Rights of the Proprietors, at the next meeting of the Proprietors—Mr John Penhallow Protests against the next preceeding

Vote

The meeting was adjourned to monday next, the 13th Instant nine of the Clock before noon, to be held at this place

A true Record attest: Geo: Jaffrey Proprs Cl

State of New | Portsmouth June 13th 1796 monday nine of the Hampshire | Clock beforenoon, the Proprietors meet according to

adjournment-

Whereas it is found that the above lotts cannot be assorted into fourteen equal Shares without uniting with one Share, the Gore mentioned above, in a preceding vote, as lying between Petersborough, and Lyndeborough—Therefore Voted that the aforesaid Gore be included in one of the Shares and that the Committee unite the Same with the other lots—

Voted that the Proprietors do now proceed to divide and Sever all the one hundred Acre lots as laid out by James Hersy by his Survey and plan in the year 1781 as Sorted and classed by their Committee John Peirce and Nathaniel A. Haven and John Sam' Sherburne, called the first divission bounded, as followeth, viz The hundred Acre lots laid out by James Hersey in the year 1781—are bounded South easterly by the 500 Acre lots in Ossipee and Ossipee pond, South westerly by Tuftonborough, north westerly, on part of Tamworth, and north Easterly, on a tract of land laid out into hundred Acre lots, and to be drawn for this day—Said Survey contain's one hundred and Seventeen lots, besides Gores, numbered from 1 to 117 as will more fully appear, reference being had to Said Plan, and when drawn and recorded shall be A compleat Severance and division of the Same and Shall be abided by and taken as a full Share, and whether the lots be better or worse as a final division of the tract aforesaidand whereas the shares could not be made equal without the addition

of two lots; therefore the Gore between Lyndsborough and Peters borough as classed by said Committee be included in the above Divi sion, and now drawn for, and one lot of 100 acres Number 28 in the 8th Range in the 2d division of Hersey's Survey to be drawn for this day—

The Draft of the Shares and Lots in the first Division of Shares-

 viz^t

Nº of Shares	To whom drawn	ı	No of Lots drawn to each Right
No 1	Joshua Peirce .		Nº 8, 92, 21, 52, 31, 112.
2	John Moffatt .		80, 91, 27, 67 in two lots 32, 109.
3	Thomas Wallingford		14, 28, 70, 68, 101, Gore between Lyndsborough & Petersborough
4	George Jaffrey .		15, 37, 71, 69, 111 in 6th & 28 in 8th Range in the other Division to be drawn this day—
5	Thomas Packer .		19, 79, 40, 66, 81, 110—
5 6	Richard Wibird .		22, 78, 44, 65, 82, 107—
7	John Rindge .		23, 74, 45, 64, 87, 108—
8	D Peirce & Moore		24, 60, 53, 63, 88, 115—
9	Thomlinson & Mason		25, 57, 55, 51, 89, 114—
10	Jotham Odiorne .		34, 56, 58, 46, 93, 106—
II	Theodore Atkinson		38, 54, 59, 33, 97, 113—
12	Blanchard Meserve &	Co .	41, 43, 75, 13, 98, 105—
13	M: Hg Wentworth		76, 10, 99, 26, 42, and two Gores or
14	Solley & March .		parts of lotts 74 acres & 24 Acres, bounding on Ossipee 500 Acre lotts 90, 20, 77, 9, 100, 94—

Voted that the Proprietors do now proceed to draw, Sever, and divide all that tract of land surveyed by James Hersey as by his plan returned, as the Lotts are joined and classed by the Committee appointed for that purpose—bounded as followeth vizt bounded northerly by a line run by Robert Fletcher, Southeasterly by Effingham, Southerly by Ossipee pond and bays, westerly by the first division of hundred Acre lots this day drawn: this Second division lying on both Sides of the Conway Road so called, as will more fully appear by the plan of the Survey made by said Hersey, reference thereto being had—and when drawn for and recorded Shall be a compleat Severance of all Said tract of Land and shall be taken, as drawn, to each Proprietors Right, better or worse, as a full Share, in this Second division, as joined and classed by Said Committee—

The Draft of the Second Division

Nº of Shares	Proprietors to whom drawn	Numbers of Lots drawn to each Right—
Nº I	Solley & March	Nº 200 & Nº 19 in 2 ^d Range Nº 2 in 7 th Nº 36 in 9 th Nº 74 in 11 th Nº 99 in 12 th & Nº 112 in 13 th Range—
2	Theodore Atkinson	Nº 42 in 9th Range— Nº 59 in 3d Range Nº 3 in 7th Nº 37 in 9th Nº 43 in 9th Nº 73 in 11th Nº 100 in 12th Nº 111 in 13th Range—
3	Thomlinson & Mason .	Nº 60 in 3 ^d Nº 4 in 7 th Nº 38 in 9 th Nº 44 in 9 th Nº 72 in 11 th Nº 101 in 12 th Nº 137 & part of Nº 136 in 14 th Range—
4	Dan ^I Peirce & Mary Moore	N° 197 in 4 th Range N° 5 in 7 th N° 39 in 9 th N° 45 in 9 th N° 71 in 11 th N° 102 in 12 th and N° 138 in 14 th Range—
5	Thomas Packer	Nº 198 in 4th N° 6 in 7th N° 40 in 9th N° 63 in 10th N° 75 in 15th N° 116 & N° 117 in 13th N° 139 in 14th—
6	Mark. H. Wentworth .	Nº 61 in 4th Range Nº 7 in 7th Nº 41 in 9th Nº 64 in 10th Nº 70 in 11th Nº 115 in 13th Nº 141 in 14th—
7	Blanchard Meserve & C° .	No 102 in 5th Range No 8 in 7th No 30 in 8th No 65 in 10th No 107 in 12th No 114 in 13th No 142 in 14th—
8	John Moffatt	No 103 in 5 th Range No 9 in 7 th No 31 in 8 th No 66 in 10 th No 106 in 12 th No 169 and part of Lot No 170 in 17 th Range No 146 & No 147 in 15 th
9	Joshua Peirce	No 104 in 5 th No 10 and part of No 11 in 7 th No 32 in 8 th No 67 in 10 th No 105 in 12 th No 145 in 15 th part of No 101 in 5 th and part No 114 in 6 th Range—
10	John Rindge	No 107 in 6th Range No 25 and part No 24 in 8th No 33 in 8th No 79 & 80 in 11th No 144 in 15th No 140 in 14th Range & No 104 in the 12th Range—
11	George Jaffrey	N° 111 in 6th N° 26 in 8th drawn in first draft of lots N° 34 in 8th N° 78 in 11th N° 103 in 12th N° 143 in 15th part of N° 58 in 3d & part N° 62 in 4th Range
12	Jotham Odiorne	No 112 in 6th No 27 in 8th No 35 in 8th No 77 in 11th No 108 in 13th No 113 in 13th & two Gores on Effingham line being 59
13	Richard Wibird	acres in 3 ^d Range & 58 acres in 4 th N° 113 in 6 th Range 69 and a small gore on the pond in 10 th N° 76 in 11 th N° 109 in 13 th N° 167 & part of N° 166 in 16 th part N° 46 in 9 th & part N° 62 in 10 th Range

Nº of Shares	Proprietors to whom drawn	Numbers of Lots drawn to each Right—
N° 14	Thomas Wallingford .	N° 1 in 7 th Range N° 29 in 8 th N° 68 in 10 th N° 98 and part of N° 97 in 12 th N° 110 in 13 th N° 168 & small Gore adjoining the 1 st Division in 16 th 2 small Gores on the Pond one in the 12 th and the other in the 14 th Range

Daniel Rindge and John Penhallow Esqu^{rs} desire their Protests may be entered against the Votes passed at this meeting, and the drawing of the Lotts of land in Severance of the land, in consequence of the Votes referred to—

[Petition of Brown and Fogg, 1800.]

[Masonian Papers, Vol. 7, p. 119.]

Gentlemen Proprietors of the Town of Ossipee—

We the Subscribers in behalf of the Town of Ossipee Humbly shew, that the Town have never been favour'd with any Lands for the use of Building a Meeting-House Settleing a Minister or for the

encouragement of Schools in the Town of Ossipee-

Therefore we humbly petition the Proprietors of said Town to grant us some of your undivided Lands in said Town for the sole purpose of building a Meetinghouse—Namely one Tract called the Gore also four of five one hundred Acre Lots on Conway Road of all which we suppose you know nearly the true value—And as we have labourd under great disadvantages in not having a House for publick Worship and holding Town meetings We at this period wish to build a Decent House in said Town for publick Services and pray you Gentlemen to assist us in our proceedings and think it will advantageous to the Proprietors and Inhabitants—for which we your humble Petitioners ever pray

Ossipee 25th March 1800

Jacob Brown Joseph Fogg

[Answer to Foregoing Petition, 1801.]

[Masonian Papers, Vol. 7, p. 120.]

State of New At a Meeting of the Proprietors of the Lands pur-Hampshire chased of John Tufton Mason Esqu^r in New-Hampshire; held at Portsmouth, on the Second day of February 1801—

Upon Considering the Petition of Jacob Brown & Joseph Fogg, praying for a grant of Certain unappropriated Lands in Ossipee for the purpose of aiding the Inhabitants of Said Town towards building a Meeting house Voted That John Penhallow Esqu^r John Peirce Esqu^r And N. A. Haven be a Committee in behalf of this Propriety to Convey all the Right and Title of this Propriety of in & to four Lots of One hundred Acres Each, lying On Conway Road, and a Certain Gore of unappropriated Land in Said Ossipee to the Petioners and others for the use of the Inhabitants, the Avails of which to be Appropriated Solely to the purpose of building a Meeting house, and that Said Committee take sufficient Security that the Avails thereof Shall be So Applied And that a Return of their Doings be Made to this Propriety—

a true Copy of Record-

Attest Geo: Jaffrey Proprs Cl—

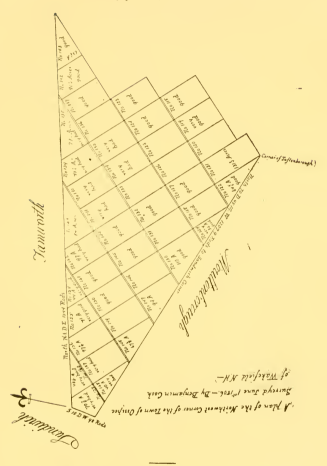
Pursuant to the Authority vested in us by the within vote, we the Subscribers on the 20th Feb^y 1801 conveyed by Deed to Jacob Brown, & Joseph Fogg, four Lots of Land of one hundred Acres each lying in Ossipee on Conway Road, & also a Gore of Land in said Town, & that we have taken a Bond from Jacob Brown that the Proceeds shall be applied as directed in the Vote of the Proprietors—which Bond we now hand in to the Clerk of the Propriety—

Portso Jany 1 1806—

John Peirce Nath¹ A. Haven

[Plan of Northwest Corner, 1806.]

Roharled by A stale of one hundred Rods to an Inch.



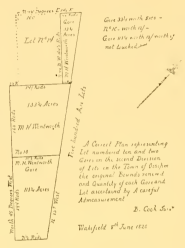
[Information from Surveyor Cook, 1820.] [Masonian Papers, Vol. 7, p. 122.]

Portsmo 16 June 1820

Information from Mr Cook surveyor

Gore 33‡ Sold by Jacob Brown as part of 500 Acre Lot to Ichabod Hodgdon of Ossipee—about 9 ys Since

Gore 1134 has been Many Years in possession of Silas White (now in Dover jail) Who says he has been in possession more than Twenty years, which is doubted—he has a Log House and his family lives there—He has two Sons living in One house Near this Land, but not on it



Potracted by A Scale of Sixty rods to one Inch.

[Lots Taxed and Sold, 1810–20.] [Masonian Papers, Vol. 7, p. 123.]

The following Lots of Land were Taxed in the Town of Ossipee for the Year 1810 in the upper Division for the first time

Nos
$$\begin{Bmatrix} 124 \\ 147 \\ 155 \end{Bmatrix}$$
 righ of John Ringe Also in right of M H Wentworth Nos $\begin{Bmatrix} 126 \\ 144 \\ 154 \end{Bmatrix}$

The above Lots of Land were sold by Eliphalet Sias Collector of the Town of Ossipee for 1810 to the following Persons and were not redeem'd

Do — Do 144 — 100 Do to Chase Wiggin Do — Do 126 — 100 Do to Jonathan Dodge Do — Do 154 — 44 Do to Joseph Nay Do — Do 124 — 85 Do to Samuel Sias

Lot No 124 Tax'd for 1819, sold Feby 8th 1820—93 Acres to Wentworth Lord

Nº 155 Tax'd for 1819, not sold

Nº 126 Claim'd by Samuel Quarles-

[Lots Taxed and Sold, 1813-19.]

[Masonian Papers, Vol. 7, p. 125.]

Lands in Ossipee

 N° 124 in the upper Division in Said Town Claim'd by Wentworth Lord

Sold in 1816 to John Ayrs, not redeem'd Sold in 1817 to John C Young not redeem'd

N° 147 was not Tax'd in nonresident List in 1819—Claim'd by M^r Nay or William Goldsmith—

No 155 was not Tax'd in 1819 in the nonresident List—Suppos'd to

have been sold for Taxes-and Tax in the resident List-

N° 126 has been Sold sundry times for Taxes Present Claimant Col Samuel Quarles

N° 154 was not Tax'd in 1819—Claimant unknown— N° 144—Taxed in 1819—advertised—but not Sold

Lot N° 147 Tax'd in 1813, sold for non payment of Taxes for the same year to John Brown

Sold in 1814, to Joseph Fogg, and not redeem'd

[John Kenniston's Letter.]

[Masonian Papers, Vol. 7, p. 124.]

S^{or} penhollow Sir I wold inform your Sir as you are one of the committee of osepe gore togather with Mr Landon did agree with me and my son samuel kenison to give us two Hundred akers of Land out of the Lot number 15 and the Lot number 27 privided we cleared ten akers of Land on Eich Lot buld a house and have a famaly on

Eich Lot to wich I have cleared and planted 3 akers Last spring on the Lot number 15 and I allso have cleard ten or 12 akers that is well feted and reddy to soo to riy this foll and I shall buld a hous and move a famuly on the Lot this foll and shall clear doubel the land before the agreement is out and my son has fell and bornt some of his trees but not all—and I am informed that your honnors are about take it from us before our agreement is out and if you due I shall think very hard of your honnors as I have done all the labour and more then the agreement was this from your humbel Servent and well wisher

John kenison

[Conditions for Kenniston Lots.]

[Masonian Papers, Vol. 7, p. 126.]

2 Lotts in Ossipee Nº 27 & 15

they are to have one hundred Acres out off each for settling agreing now which corner to take—

they are to fell 10 Acres on each Lot this Season and to clear the same next Season & build a House and afterwards clear &c in proportion as others

Southeast Corner of Lot N° 27 the Son Samⁿ Kenniston—and the Southwest Corner of Lot N° 15 ye Father John Kenniston are pitched upon

[Miscellaneous Notes.]

[Masonian Papers, Vol. 7, p. 127.]

Charles Danilson of Barringtown Gore out this 4th Day of April 1775, to make Return of a Lot in Fourteen Days from Date.

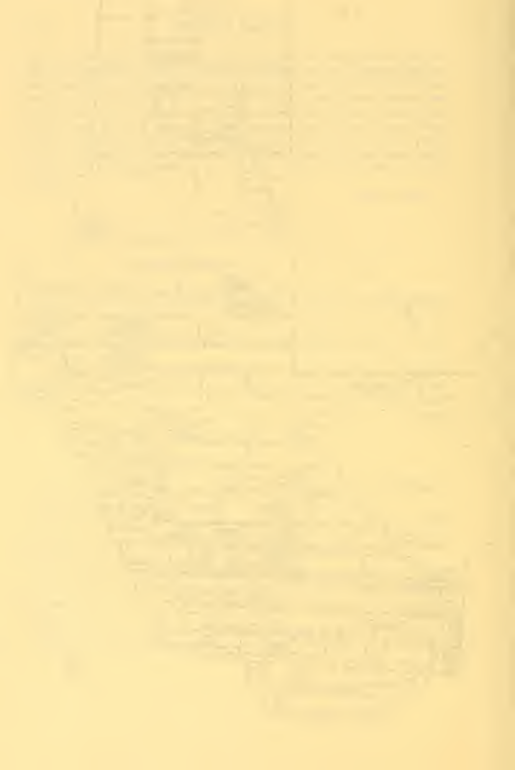
Winthrop Frost, & John Hicks, Desires that they may have the Two Lots Viz^t N° 12 for Frost and N° 4 for Hicks. If they are not pitched upon by Burnum, Crochit Clerk & Munsey, who are to Return the 15th of this Instant April.—April 6th 1775

If Danilson Above mentiond Does not pitch upon Lot N° 17 then m^r Tho^s Triggs to have. If he does then M^r Triggs to have Southerly Corner N° 18—

Bond givn

the Lot No 16 Engaged to Cornelius Denmore

Lots Nº 1-30-37-Disposed of by his Excellency-



OSSIPEE. 171

Lot Nº 8. Cornelius Dinmore and Bond Given

ditto Nº 9. Richd Glover-Bond Given

ditto N° 6. the Easterly Corner of said Lot Samuel Hardy of Stratham he not being of Age the Committee Agree to Reserve said Lot Until the 15th June Next

Lot Nº 5. Solomon Munsey—Bond Given ditto N° 4. Joseph Bickford—Bond Given

ditto Nº 13—Solomon Crochit—Bond Given ditto Nº 12. Ebenezar Burnum—Bond Given

ditto N° 3—Robert Hardy—Bond ditto

ditto Nº 2. Nathⁿ Frost—Bond ditto—

ditto N° 10. N° 11. N° 14-N° 15 Mill Priveledge

ditto N° 17. Thomas Triggs—Bond Given ditto N° 41. Sam¹ Mallows—Bond given ditto N° 45. Samuel Mallows Bond given. ditto N° 18. Archibald Camel Bond Given

ditto Nº 16. Joseph Pitman Bond Given

ditto N° 23 John Wadley Bond Given

ditto Nº 6-Isaac Goldsmith on Conway Rode Bond Given

[Endorsed] Sundry Persons Names that have given Bonds for Setling Lots

Job Ranulls Will^a Laskey Zach^r Cluff Gone out to Look upon the four Lots for a Mill Priveledge in order to Undertake to Build the mills If they Can Agree with the Proprietors April 20th 1775—

James Ahern of Chester has the Promise of 50 Acres of Land in the Township of Newbradford by Dan¹ Rogers Esq^r and J Penhallow

Samuel Mallows of Wolfborough has the promise of one hundred acres of Land out of the Great Lot N° 41. Also one hundred Acres of Land Adjoying Ossipee Bridge

The Numbers of the Proprietors 500 Acre Lots in the Town of

Ossipee

John Rindge & C° N° 21 ,, 19 ,, 7 Meserve Blanchard & C° N° 42 ,, 35 ,, 44

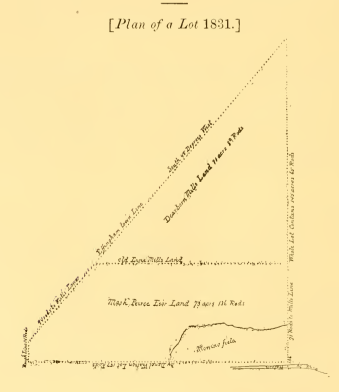
George Jaffery Esq^r N° 8,, 36,, 6 one hundred acres of Lot N° 8, given to Cornelius Dinmore & Bond Taken for Complyance therewith

Back Corner of N° 8 not the Front Jotham Odiorne Esq $^{\rm r}$ N 4 ,, 32 ,, 29 John Moffatt Esq $^{\rm r}$ N° 5 ,, 31 ,, 43 Tho $^{\rm s}$ Wallingsford Esq $^{\rm r}$ N 12 ,, 36 ,, 14 Richard Wibird Esq $^{\rm r}$ 17 ,, 28 ,, 33

	23, 25, 10
Thomlinson & Mason	22, 26, 18
Joshua Peirce	16, 40, 11
Peirce & Moore	3, 39, 14
Theodore Atkinson	34 9,, 45
One hundred Acres of Lot No	9 Richard Glover- Bond given-
	24 ,, 2 ,, 20
	30 ,, 37 ,, 1
Disposed of by h	is Excellency
	41 ,, 27 ,, 15

Copy of the division of the 500 Acre Lots in the Township, laid out by James Hersey 1774, between Leavetts Town and Ossipee Pond Exclusive of the Lots laid out on the Conway Road by Ebenezer Thompson Esq^r 1772—

M^r Jonathan Hoit of Poplin desires the Offer of a Stript of Land 1 Mill wide 2 Miles Long Between New Salisbury and New Almsbury & upon Boscawen, & Runs up to Kiasorge Mountain Contains 1280 Acres



PELHAM. 173

Mark Peirce Esqr

I have agreeable to your Derections employed Joseph Drake as Survayer and Surveyed Lot N° 106 as by the plan and found the Contents of the whole Lot to be 145 acres 65 Rods & found the old Line between yours & Mr Mills Land on said Lot the Contents on your part 73 acrs 136 Rod. also Mills part to be 71 acrs 89 rods Shewn the Road near the Corner on Watsons Lot and also about 10 acrs of Mowing on the lower Lot also went round the Chellis Lot and made the Lines and Corners Certain

the reason that we have not attended to the Survey befor this be-

cause of Bad weather

Peter Downs by Joseph Drake

Survayers bill \$2.50 Effingham April 15th 1831

PELHAM.

[Constituted from parts of Old Dunstable and Dracut, Mass., and incorporated July 5, 1746. Named in honor of Thomas Pelham Holles, Duke of Newcastle. The charter was confirmed by the Masonian Proprietors April 27, 1774. The town was divided into two parishes Jan. 4, 1787, but the act was repealed in 1792. The town was taken from Rockingham County and annexed to Hillsborough Dec. 10, 1824. A gore of land between Pelham and Windham was annexed to Pelham June 29, 1830.

See Massachusetts and New Hampshire charters in preceding volumes; papers under title Dunstable, IX, Bouton Town Papers, 652; XIII, Hammond Town Papers, 142; Index to Laws, 424; sketch, by A. Berry, Hurd's History of Hillsborough County, 1885, p. 631; Instances of Longevity, 1799–1824, by Dr. Church, 2, Collections of N. H. Historical Society, 36; Life of William M. Rich-

ardson, 1839; Lawrence's N. H. Churches, 1856, p. 237.]

[Petition of Pelham Men, 1774.]

[Masonian Papers, Vol. 7, p. 128.]

Pelham March ye 7th 1774—

To The Honourable Proprietors of the Patentee Land, which is known by the Name of Masons Grant &c Greeting—

The Petition of us the Subscribers, being the Inhabitants of the Town of Pelham, Humbly Sheweth, that Whereas there are Cer-

tain Parcels of Land within the Limits of this Town Laying in Dispute, Unsettled, and no Proper owner to be found, and some Particular men, Pretend to own S⁴ Land; but have no Warrantable Claim, Security, or Title thereof as we apprehend although by their Pretended Title, they have Ventured to fence some of it & Taken almost all the Timber off without any molestation, Excepting those Pretended owners to Each other—

Therefore we Pray if it be Consistent with your minds, that you would Grant us a title of S^d Parcels of Land or any Part there-of for a Towns use and Benefit, So that we may Dispose of the Same as we think Proper, Untill a Better owner appears for the Same—&c—

and So in Duty Bound we Shall Ever Pray-

Daniel Barker Jacob Butler Jun^r Joshua Atwood Ebenezer Palmer John Mussey Barnabas Gibson John Wyman Nathan Butler Daniel Gage Uriah Abbot Nehemiah Butler John Marsh Jun^r Asa Richardson Joel WRight Simon Beard Richard Hall Jesse Wilson Silas Coburn John Willson David gage Richard Barker Daniel Coburn Daniel gage Junr Cyrus Hardy Nath^{II} Currier Moses Eatton

Selectmen ofPelham Josiah Gage Jun^r Caleb Sawyer James Gibson David Butler Daniel Tinney Eri Richardson Joshua Hamblet Jacob Butler James Richardson James Gage Nathan Whiting Josiah Gage Jonathan Gage Jonathan Girffin Josiah Johnson Josiah gutterson Joseph Richardson Eliphalet Knight james Heath Joseph Bayley Ebenezer Webster Thomas Hardy Jun Pars Gage Timothy Clark

Amos Gage Robert Nevens Ju Aaron wyman Caleb Butler Thomas Johnson Amos Gage Jur Joseph Wright John Marsh Samuel Butler Philip Hardy Benjamin Gage William Wyman Nathanael gage Ezra Ross marsh Daniel Hutchinson Jonathan Kimball Jacob Kemp Asa Hardy Timothy Clark Jun^r William webber Ebenezer Richardson William Varnum Abijah Richerson Isaac Barker Ebenezer Barker Asse Gage

PELHAM. 175

[Quitclaim to Pelham, 1774.]

[Masonian Proprietors' Records, April 27, 1774.]

Portsmouth April 27th 1774 Wednesday five of Province of) New Hampsh^r the Clock afternoon The Proprietors meet according

to adjournment—

Whereas the Inhabitants of the Town of Pelham, in the County of Rockingham in ye Province of New Hampshire, have applyed to said Proprietors, by Amos Gage, Moses Eaton and Jacob Butler, a Committee appointed by Said Town of Pelham, for a Conveyance of the Right of Said Proprietors, to the Said Town of Pelham and Said Proprietors being desirous and willing to quiet and confirm to the Proprietors of Pelham, in their Several Rights and Properties in Said

Town of Pelham—Therefore—

Voted that there be and hereby is released and quit-claimed all the Right Title and Interest of the Said Proprietors and Purchasers of the Right of John Tufton Mason Esqr aforesaid, of, in, and to the tract of Land, contained within the following bounds, vizt beginning at the boundary Pitch pine tree made by mr Mitchell, and running on the north boundary line of the Massachusetts, untill it come's within two miles and eighty Rods of Merrimack river, then north twenty degrees east to Londonderry, then by Londonderry east South east five miles, and one hundred and forty rods; then South to Methuen line, and to meet the curve line, called Mitchell's line; and then by the Said Curve line, to the Pitch pine tree where it began. tract of land is called Pelham, before mentioned—which is released and quit-Claimed to the Proprietors of Said Pelham, according to their Several Rights and Properties, within Said boundaries. have and to hold to them and their Heirs and Assigns for ever, in the Same Manner, as though, the Said tract of land, had not been within the lands purchased of John Tufton Mason Esq^r aforesaid.—

[Votes of the Town, 1774.]

[Masonian Papers, Vol. 7, p. 129.]

at a Town Meeting March 29d 1774-

James Gibson moderater Voated as followeth Viz

firstly Voated Deacon Amos Gage Barnabas Gibson & moses Eatton: for a Committee to Take the aCoumpt of the unsettled Lands In Said Town—

2^{ly} Voated Deacon Amos Gage and Moses Eatton a Committee to

Go to the Honorable Lord Proprietors to gat a Grant of the above Said Lands-

Test—

Josiah Gage Jun^r Town Clerk

att a Town meeting April the 21d 1774-

Voated as followeth (Viz)

1 Choose mr Moses Eatton moderator to Govern Said meeting—

21y Choose Dacon Amos Gage moses Eatton Jacob Butler a Committee to a gree with the Honorable the Lord Proprietors of masons Grant for a Conveyance of all the Land within Township of Pelham—

and Likewise to Empowr them the Said Committee to agree with the Honorable Proprietors before mentioned and to Take a Deed of Said Land in the Towns Behalf and to Give Security in the Towns name for the Same

Josiah Gage Jun Town Clerk

[Report of Town Committee, 1774.]

[Masonian Papers, Vol. 7, p. 130.]

In Obedience to ye Vote of the Town of Pelham apointing us ye Subscribers a committee to take an account of the unimproven Land Lying in ye Town of Pelham, the Number of Acres in Each lote as near as we can acording to Origenal records, & the mens names to whome the are reputed to belong, Residing in ye Massechusitts Government & find them standing in ye following order (viz)

1st A Lote Belonging to Ce^p Benjamin Brown Containing 124

Acres—

21y 2 Lots Belonging to ye widow Sarah Martain heirs Containing 200 Acres—

31y 4 Lotes Belonging to Philip Demerick Containing 225 Acres— 4thly A Lote Belonging to Ebenz Engails Containing 24 Acres— 5thly a Lote Belonging to William Coburn Containing 45 Acres— 61y A Lote Belonging Mr Minat Containing 24 Acres—

7thly A Part of a Lote on ye westerdly side of ye Town not know-

ing ye owner sd Part we sepose Containing 30 Acres—

Sthly the one half of a Lot Belonging to Col John Tying ye other half sold to Pelham Inhabitants in Common & undevided, and still remains so the one half first mentioned Contains 400 Acres

also the ministra Lot Containing 300 Acres Laid out by Dracutt

Pelham March Amos Gage the 31 Anno Moses Eatton Domini 1774

Committee Barnabas Gibson

[Description of Lots.]

[Masonian Papers, Vol. 7, pp. 131, 132.]

B Thomas Wyman

Midesex March the 25-1721 A lott of land laid out to Thomas Wyman of Dracket in the Reserv'd Land in the Said Dracket in the County of Midelsex in Newengland Containing 100 and 50 Acers being more or less the Seventh loot in Order Southward of gouldins pond Bounded Northerdly with A line of Marked trees letterd with W numberd with Seven Chops and heaps of Rooks in the line the Northeast Corner is a Rook with Stones on it Bounded Easterdly one the est side of Draket Bounded Suderdly by a line of marked trees letterd with W and S B westerd by the land Will^m Coughburn by Marked trees And heaps of Stones N B Also Another loot of Land laid out to Said Wyman in the above said Reserv'd land the third Northward of Collicuts and gouldins farm Containing 100 and 80 Acers being more or less Bounded Suderly with a line of Marked trees Letterd with W Numberd with three Choops westerdly on Dunstable Line Northerd by a line of Marked trees with W and S B Bounded Esterdly by a Track of Land laid out to make the Gunpus loots Equel to the Other Loots N B Allso with another loot layd out to the Above Said Wyman the Seventh part of a tracked of Land laid out one the west of Gouldins Brook to make the Gumpus Loots Equel with Other loots the Second loot in Order being it More or Less Numberd with two Choops bounded Esterdly one the Meddow of Con^{II} Brown and Gouldings Bounded Sutherdly by A Line of Marked trees Letterd W Crossing the said Track of Land Westerdly, Northerdly by a line of Marked trees Letterd W N B Also Another Loot lying Northerdly of Bever brook Containing 30 Acars be it more or Less Bounded Sutherdly on the Said Wymans Medows that lveth on Beaver Brook westerdly by A line of Marked trees Letterd P W N B Also the 12th Lott upon Gouldins is laid out to Said Thomas Wyman Twelve Acers be it more or less as it is Bounding Sutherdly upon the Elevnth Lott westerdly upon Gouldings Medows Northerdly by a line of Marked trees Esterdly by a line of Marked trees the North West Corner A pine tree Layd out And Recorded by us with Sum healp in the Layin out by Nattanel Foox

Wittness
Joseph Vurnum
Ezeckel Chivers

Joseph Vurnum
Ezeckel Chivers
James Fales
Cometees to
Said Worke

M^r Hugh Tallent of Pelham desires a Purchase of a number of Lotts in Pelham original Dracut & old Dunstable

[The copy of this on p. 132 of the manuscript volume has the fol-

lowing note added:

Moses Eaton & Josiah Gage June 22^d appearing requested that the Proprietors would make an Alteration of their Quit Claim to the Propris of Pelham—and make a Quit Claim to the Inhabitants of Pelham

PEMBROKE.

[Granted by Massachusetts Aug. 6, 1728, to Capt. John Lovewell's men, and known as Suncook and Lovewell's-town. Incorporated as the parish of Pembroke Nov. 1, 1759, and named probably in honor of the Earl of Pembroke. The town was divided into two parishes Dec. 17, 1763. The boundary line was extended to the bank of Suncook River Dec. 24, 1798, to settle a dispute between Pembroke and Allenstown. All that part of Bow on the east side of Merrimack River was

annexed to Pembroke and Concord Dec. 13, 1804.

See Massachusetts charters in preceding volumes; IX, Bouton Town Papers, 657; XIII, Hammond Town Papers, 153; Index to Laws, 424; sketch, by J. N. McClintock, Hurd's History of Merrimack County, 1885, p. 560; History, by N. F. Carter, 1895, 2 vols.; Brief History of First Congregational Church, by Isaac Willey, 1876, pp. 48; discourse, 40th anniversary of ministry, by Rev. Abraham Burnham, 1848, pp. 20; Pembroke Academy, 11, Granite Monthly, 397; Proceedings of 60th Anniversary of Pembroke Academy, in catalogue of 1879.]

[Petitions for Land in Several Towns, 1748.]

[Masonian Papers, Vol. 7, p. 133.]

Portsmouth November ye 2d 1748—

To the Gentlemen Purchasers & Proprietors of Capt John Tufton

Mason's Right to Land in the Province of New Hampshire

Whereas I the Subscriber with others the proprietors and Purchasers of a tract of land granted by y^e Massachusetts Government by y^e name of Suncook lying within y^e Province of New Hampshire & not granted by y^e Governour & Council of New Hampshire & Apprehending the said Tract of Land is within your Purchase of Cap^t Jn^o Tufton Mason—This is therefore to Petition your favour that whereas many of y^e claimers of Suncook have made considerable Improvements in said Suncook, I pray you would not grant or dispose of y^e Same till three weeks from y^e date hereof in order for a further Application to you from S^d prop^{rs} & purchasers upon the Premisses at which time shall not fail thereof

Aaron Whittemore

Portsmouth November ye 2d 1748

To the Gentlemen Purchasers & Proprietors of Capt John Tufton

Mason's Right to Lands in the Province of New Hampshire—

I the Subscriber having heretofore purchased seven Rights or Shares of ye Proprietors of a Township called Gorham's Town granted by ye Massachusetts Government which is now in the Province of New Hampshire and as I presume the Right of ye land in Said Township is in you and as I have made considerable Improvements thereon and as you are about making a grant of Said tract of land I pray your favour that you will Consider and Suffer me to be a grantee for Seven shares in Said Gorham's Town upon Such Terms as you shall grant to others, in said Tract; & for compliance with ye Terms I will give Such Bonds or Obligations as you will desire, to perform ye same, or if you do not think fit to grant to me upon the said Conditions or otherwise as shall Seem to you meet—your favour herein will oblige ye Hum Servet—

Nathan Simonds

Portsm^o November 2^d 1748—

To the Gentlemen Purchasers & Proprietors of Capt John Tufton

Mason's Right to Lands in the Province of New Hampshire—

I the Subscriber having a Deed of a Right in ye Town of Souhegan East, except ye Home Lot, bearing date October 10th 1748—from Sam¹¹ Renkin, which if you please to Confirm you will oblige y^r Hum: Servt

John mac Curdey

N B this Right Said Renkin has a Deed from W^m Patterson bearing y^e same date with his to M^c curdy neither of y^e Deeds upon Record—

Portsm^o Nov^r 2^d 1748—

To the Gent^m Proprietors & Purchasers of Cap^t John Tufton

Mason's Right to Lands in the Province of New Hampshire—

Whereas we the Subscribers in our Own behalfe and James Moore David Dickey & Alex^r M^ccollom having Encouragement from y^e Governour to make improvement upon waste Lands within said Province whereupon we went upon the tract of land called Gorham's Town about six years ago and have fenced & improved between forty & fifty Acres of land, and as it lies within y^e Plan that Cap^t Goffe has taken by your order or in Archibald Stark's Plan made by the Same order, we desire your Consideration and favour when you determine upon y^e disposal of y^e land we have so improved you would let

Portsmouth Novr 3d 1748—

To the Gentlemen Proprietors & Purchasers of Capt John Tufton

Mason of Lands in the Province of New Hampshire—

I ye Subscriber desire ye favour of you to grant me fifty Acres of land Scituate on Merrimack River about a mile & half above ye Dwelling house of Archibald Stark and will oblige Gent^m

Your most Hum: serv^t

William Eayrs

NB: in ye abovesaid 50 Acres there is not more than 6 or 7 Acres manureable Land & ye remainder of ye sd 50 Acres broken land—

Portsmouth Novr 3d 1748-

To the Gent^m Proprietors & Purchasers of Cap^t John Tufton

Mason his Right in Lands in New Hampshire—

I the Subscriber having improved about five Acres of land upon a home Lot in New Boston so called which was intended to fullfil ye Terms of Settlement of a Right in said Township laid out to Capt John Ervin of Boston on which five Acres is a house in which I dwelt for four years till ye War with ye Indians—This is to pray your favour that when you dispose of ye Said land you would Consider and preserve to me ye Said land & ye Improvement I have made upon ye Terms you dispose of to others & you will oblige yr humble Petitioner

Hugh B Blair

Portsth Novr ye 3d 1748.

To the Gentlemen Purchasers & Proprietors of Capt John Tufton's

Masons right to land in the Province of New Hampshire—

Whereas James macCaley late of Hilsbourough was the first Person that Setled in Said town and Remain'd there till the war with the french & Indians Brok out and then was oblig'd to leave his place and Come away with his wife & familey & have Ever Since been in unsettled State &c and Some time aggo he had leave of his Excelency upon the afores Considerations to take up a peace of land upon the northerly Side of Sowhagen East upon Common land not then in any town and accordingly Gott m Paton of Said place to lay out one Hundred acres but by reason of warr was prevented from makeing a Settlement &c Wherefore the Said James prays that he may have the Said peace of land, or be admitted to have a right in the township where Sa land lyes upon the terms you Dispose of to others and in So doing you will oblige Gentlemen your most Humble & obedient Servants

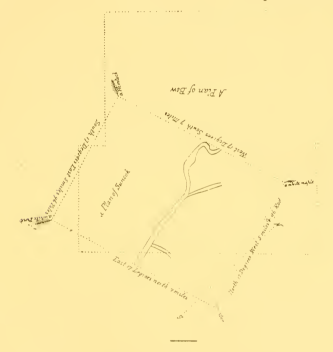
Behalf of the afores^d James macCaley

[Plan of Pembroke and Bow, 1748.]

A Plan of SunCook & Bow Reced Feby 1st 1748

SunCook Plan is taken down from a Plan that is a Coppy from the origanal and in that there is an alouance of one Chain in thirty for suag of Chaine and uneven Land and alouance of seven Hundred Acors for Ponds and Rivers Laid Down By me

Joseph Baker Survayor



[Petition of Samuel Gault, 1748.]

[Masonian Papers, Vol. 7, p. 134.]

Province of New Hampshr-

To the Proprietors of the Right of Land in Said Province purchased of Cap^t Mason

Humbly Shews Samuel Gault in behalf of himself & Andrew Otterson & James Otterson & W^m Knox That it is now about thirteen

Years Since they Settled upon a Tract of Land under the right of Suncoke lying on the Eastward Side of Merrimack River in the whole not Exceeding three hundred & twenty Acres & have made Considerable Improvements there—That Lately the Proprietors of Chester have Sued Your Petitioners & have Extended their bounds much as your Petitors Conceive to Comprehend the said Settlements within the Township of Chester But as they have run the Lines even giving Large Measure the Seven Miles from the head of Exeter Bounds mentiond in the Charter of Chester falls Short of the old Markd Line which runs Westword to the river afores fifty Eight rods, whereby they leave a Strip of Land of that width all the way to the river. That the Said Suit is now Depending & if they the Platts prevail they will take away your Petitioners Improvements aforesd & all ye buildings and so gain the whole Substance of your Petitioners which they think hard of because the Proprietors of Chester knew of their Settling there never Claim'd the Land but on ye Contrary Some of them have often Said they did not think they were within Said Township—

Wherefore the Said Samuel for himself & Companions afores^d Prays that you would be pleased to Grant to them So much out of the Said Strip of Land as is Equal to that they have in possession that they may have wherewith to purchase their peace with Said Proprietors or to Remove to in case they are ejected & may not be Ruind

March 15th 1748

Samuel Gaut

[Petition of Joseph Milliken, 1752.]

[Masonian Papers, Vol. 7, p. 135.]

To the Honble Proprietors of ye lands Purchased of John Tufton Mason Esqu^r in ye Prov of New Hampshire—Humbly shews—That I the Subscriber an Inhabitant of Bradford purchased about Sixty Acres of land held under a Grant of ye Massa by ye name of Suncook (so called) upon which Lot one win martin (ye last winter built a house upon) and Said Lot lay's in ye Gore of land Adjacent to Allen's Town so called, and as I have purchased ye said Lot and some Small improvement has been made thereon by my order, of Sowing and Planting, I pray in your laying out said lot you would Consider me, in preference to any other purchaser or grantee especially as I have been at Expence of Taxes to ye Propriety of suncook and you will ever oblige Gentlemen your

Most Hum servt

Portsm^o June 15th 1752

Joseph Mulicken

[Bond of Mary James, 1758.] [Masonian Papers, Vol. 7, p. 136.]

Know all Men By these Presents That I Mary James of Exeter in the Province of New Hampshire Widow am holden and stand firmly Bound & Obliged unto Thomas Packer of Portsmouth in the Province aforesaid Esq^r in the full & just Sum of five hundred Pounds Lawful Money to be paid to the Said Thomas Packer his Executors Admin^{rs} & assigns to the which payment well & truly to be made I bind my Self my Heirs Execut^{rs} and Admin^{rs} firmly by these Presents Sealed with my Seal Dated the 17th Day of April Anno Domini 1758—

The Condition of the above Obligation is Such Whereas by Certain Articles of Agreement Dated the 16th Day of May 1750 made between the abovenamed Thomas Packer of the One Part & Daniel Marston Andrew McCleary Samuel Blake and others Relating to the Granting & Settling a Certain Large Tract of Land Containing One thousand Acres Situate & Bounded as in Said Articles which Tract of Land is Divided into Lots & Conveyed by Deeds to the Several Parties therein Named among whom is Kinsly Hall James the Son of the above Bounden Mary James who being a Minor & not able to Perform the Conditions of Said Grant and as it was Agreed by the Said Mary & she Ingaged to Perform Said Conditions for One Lot there instead of her Said Son & to give the said Thomas Packer Seasonable Security for her So doing In Consideration that the Said Thomas would & Should Convey the Said Lot to her So as that She might have the Property & Right thereof So far as he is Authorized to do the Same, which he by Deed Dated the 14th Day of Jan^{ry} 1755 has Done viz Lot No Seven

If therefore the Said Mary her Heirs Executors Admin^{rs} or Assigns shall well and truly Perform all the matters & things mentiond in Said Articles to be done by the Grantees as the Condition of Said Grant So far as belongs to and is the duty part & proportion of the Owner of One of Said Lots according to the true Intent & meaning of Said Articles which by Reference to Said Articles (one Part of which is in the hands of the Said Thomas) may more Particularly Appear Then the above Obligation is to be Void & of None Effect or

Else is to Remain in full force & Virtue —

The words Hall James were Interlin'd in the Condition before

Signing & Sealing —— Signed Sealed & De-

livered In presence of us

James Kielle Noah Emery Mary James [seal]

Province of Portsm^o June 13th 1758. Then Mary James above New Hampsh^r named Acknowledged the above Instrument to be her act & Deed——

Before me

D Peirce Jus Pac

[Joseph Connor's Statement, 1761.]

[Masonian Papers, Vol. 7, p. 137.]

Exetor Febuary ye 16 1761

To The Gentlemen Now oners of Masons Right Please to Look into your Grant That you made of the Gore of Land Now Called Buck Street And you will See what we ware to Doe for The Land I think you will See my Draft for my Lot Gentlmen I attended the afair untill the hole Was Perfected after a while Epsom Line was Run And Cut of the bigest Part of my Lot I aplied to Esquire Pierce who Said my Lot Should be made up in a nother Place but not Soon Dun I was Dis Curaged and Sold my Chance to Capt Israel Gilman and Desire you to Let him have What Would be my just Due if I had not Sold it to him in Cumpling here with you will a Blige Your humble Servant

Joseph Conner

[Israel Gilman's Letter of Transmittal, 1761.]

[Masonian Papers, Vol. 7, p. 137.]

Newmarket febu ye 17 1761

Gentelmeen

I here in close to you by my sun Joseph Connars Pettion to you makeing no doute but you will grant it your troubbul would have bin saved if m^r parce had livad a littal Longger he toold mee that Indan Gimey must have Joseph Conars lot my answar was his undar minding mee was soo mene that I Could not bare it all thoug their was but peart of a lot I had Rether keep it his answar was I will Give you a hundrad acrs in anither place I told him what land was laft was only pitch pine land than he said I Should have ye timbar on Connors lot besides ye hundrad acrs Gontel men this is the last Convursation I Ever had with Esq^r pearce I lave it with you to due as you would be dun by — and asigene my Self your Humbul sary^t

Israel Gilman

PS it has bin Suggasted that Connor did not due his peart I have from under the hands of Saveral of the Grantes that he Did his full Peat but have mislaid it I think sum of you Gentel meen have sene ye same

I G

PETERBOROUGH.

[Formerly known as Souhegan. Granted by Massachusetts Jan. 16, 1737-8, to Samuel Hayward and others. Incorporated as Peterborough Jan. 17, 1760, and named probably in honor of the Earl of Peterborough. The charter was renewed Jan. 8, 1762. A small portion of the southeast corner was annexed to Temple Jan. 29, 1789. A part of this town was included in the limits of Greenfield incorporated June 15, 1791. An act was passed July 5, 1867, by which Sharon was to be annexed to Peterborough whenever a majority of voters in both towns should

adopt the provisions of the act, but this has not yet been done.

See Massachusetts and New Hampshire charters in preceding volumes; IX, Bouton Town Papers, 665; XIII, Hammond Town Papers, 174; Index to Laws, 427; Ecclesiastical History, 1, Farmer and Moore's Historical Collections, 55; Topographical and Historical Account, by Elijah Dunbar, id., p. 129; Centennial Address, by John H. Morrison, 1839, pp. 99; Centennial, New Hampshire Book, 1841, p. 122; History, by Albert Smith, 1876, pp. 375; sketch, Hurd's History of Hillsborough County, 1885, p. 650; Proceedings at Sesqui-Centennial Celebration, 1889, pub. 1890, pp. 131; numerous historical articles and documents in the files of the *Peterborough Transcript*; Baptist Churches in N. H., by E. E. Cummings, 1836, p. 17; Lawrence's N. H. Churches, 1856, p. 240; Life of Jeremiah Smith, by John H. Morrison, 1845: Town Library of Peterborough, by J. F. Brennan, 1893, pp. 28; Petition for Defence, 1750, 6, N. E. Hist. Gen. Register, 367; Recollections of, by J. Wilson, Jr., New Hampshire Book, 1844, p. 109.]

[Petition of Hill and Fowle, 1748.]

[Masonian Papers, Vol. 7, p. 138.]

Portsmouth Jany 26: 1748

To the Prop^{rs} Purchassers of the Grant made To Cap^{tn} John Mason Merch^t in London, by the Council of Plimoth Lying in the Province

of New Hamshire in New England Gentlen

the Town of Peterbourugh which Now wee suppose falls within said Clame was Granted by the Massechusets's Government to A number of setlers: Jer Gridly Esq John Vassel Esq Maj John Fowles & John Hill purchas of s Grantees for & p A Valewable Consideration for said Township and have since bin at Great Charg

& Exspenc in bringing forward said setlement by Laying onte the Hom lots Bulding A Meeting House & Bridges, Contracting for a saw mill & Griss Mill & Bulding nigh 40 Dwelling Houses & Bringing forward the setlements; that at the time of Braking oute of the warr there was there 30 famelys setled in s^d Township able to rase provitions to support Each Famely which wee are ready to return there again; wee pray that wee may setle under your Clame and Meet with suth Incurgement as you in Youre Great wisdom shall see meet wee in Behalf of oure Bretheren are Gent^{1m} Your Most Obedient

Humble servents

John Hill John Fowle

[Quit Claim to Peterborough, 1748.]

[Masonian Proprietors' Records, Jan. 26, 1748.]

Upon Reading and Considering the Petition of John Hill & John Fowle Esqu^{rs} to have a grant of the Said Proprietors of their Right in that Tract of land called and known by the name of Peterborough made to them and Jeremiah Gridley Esqu^r and the Heirs of John Vassell Esqu^r deceased for the Reasons Set forth in y^e Said Petition on file—

Voted That for the Said Reasons first reserving to the Said Proprietors their Heirs & Assigns the Quantity of thirty four hundred Acres of the Said Tract of land to be laid out as the Said Petitioners and others interested as aforesaid shall think most convenient for promoting the Said Settlement (but not to be Subject to any Charge or Tax untill improved by the Said Proprietors or those who hold under them or any of them) they have and hereby do grant (on the Terms and Conditions hereafter mentioned) all their Right Title Estate Interest & property of in and unto the Said Tract of land and Quit their Claim unto the said John Hill John Fowle Jeremiah Gridley & the Heirs of the Said John Vassell their Heirs & Assigns in equal shares that is to Say the share of the said Heirs of the said John Vassell being equal to the one of the other shares of the said Grantees, they the said Grantees making a Plan of the whole Township & of the Lots therein, and how the said Reserved lands are laid out and Returning the Same to the said Proprietors Provided that in Case Either of the Said Grantees of the Said Shares Shall neglect to perform and pay a proportionable part of all the Duty & Charge of making the Settlement there, such Delinquent Grantee Shall forfeit his Right & share in Said Lands to the

owners or owner of the other shares who shall perform & pay y^e same—

Provided also that the said Grantees Settle forty Families on said Tract of land within four years from this time & each Family have fifteen Acres of land cleared & fitted for mowing or Tillage have a Meeting house biult there & preaching in the Same Constantly Supported thence forward but in Case of an Indian War within the said Term the same Time to be allowed after that Impediment shall be removed—

Provided also that all Trees fit for his Majesty's use for masting the Royal Navy be kept preserved & Spared from waste & Destruction which are hereby Reserved for & Granted to the Use of his majesty his Heirs & Successors for the Use aforesaid—

[Plan of Peterborough.]

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[Jeremiah Gridley's Letter, 1753.]

[Masonian Papers, Vol. 7, p. 139.]

Boston Feb: 14, 1753——

S^r I have rec^d your favour & am extreamly Oblidged to You And the Gent of the prop^{ty} Your design is Generous, and will Engage me

to the Utmost of my Abilities to Serve you-

The expression of the Propty in their votes Allow me to Say is Something Wanting in Matter of form; if 'tis designed as the Vote upon Which You Are to execute a Deed I Should Rather it had bin a grant for Advice to them had, and to be had, and for five Shillings Rec^d of me, of so much of their Lands on the north or East of Petersborough so Called as You Should think fitt to me And my heirs and that you were Authorized to Execute A Deed Accordingly—not that I Imagine, the Gentⁿ Intended Otherwise, but Formality In titles is always best — This Shall not hinder me in the mean time from Proceeding on the State of your Case my mind has been upon it Constantly, in the Course of my Reading & out of it Since I have Conversed with the Gentⁿ upon it — Judge Lynde lately Spoke to me for a Charter for Salem Town to be executed by You; I Beleive I was not Useless in past Conversation with him upon the Goodness of Your title — I am Y^{rs} &c

Jere. Gridley

My Compl^{ts} to the Gen^t To Joseph Blanchard

Dunstable Febr 24th 1753-

Sr The Above letter I rec⁴ Yesterday & not knowing how Soon I might have Opertunity, to Send, Wou'd be Ready—You See the Contents, Mr Gridleys proposal of the Amendment of the vote for his Grant, As You Purpose to Divide as fast as You Can the Whole of the Royal Society lands Which Undoubtedly is best to be done, this Spring, the necessity of Mr Gridleys being first Lay'd off, Therefore if the Propriety see good to make any Alteration the Sooner the Better. I give you the Earlyest Notice I can for that Reason

Mr Fletcher has Compleated the Five Hundred Acre Farmes on Contoocook River And a Plan Ready to Return for Your Drawing I dout not but Judiciously & faithfully his men he hired would be glad of their pay, doubtless, And he to know if you Intend him to finish the Division And As you may be Glad of many Enquirys being Answered by him, before You proceed Further, I propose his Coming

Down with the plan of What is done & In case I can know of your meeting which Shall be Glad it may be as Soon as You Can Send word (that he may know) he has Faithfully Divided as to Quallification Marking & Runing the lines You may expect—he has likewise Lay'd out the Grant made to me Joyning to Petersborough line thô I might had better land I Chose not to break on ye next Division, I have nothing to Ad but the tender of my best Service to the Prop^{ty}, My Comple^{ts} to You And Assure You that I am Your very Humble Ser^t at Com'and

J Blanchard

Daniel Peirce Esq

[Complaints of Inhabitants, 1758.]

[Masonian Papers, Vol. 7, p. 140.]

To their Hon^{rs} Lord Proprietors In Portsmouth & Elsewhere

The Petition of the Inhabitents & settlers of Petersborough; Humbly Sheweth. That being obliged to address y^r Hon^{rs} hitherto, Shewing our desire to make Application to you for ratifying some mistakes & fears from our Proprietors with respect to the fatigue, we have had in settling here, least a part of our Labours Should be lost; & our Title to a small Inheritance or settlem^t frustrated. Further the obligation they required of us upon reception of the Deeds they have given; occasions our suspicion of their Treatment to us so much the more as may be seen under their hands.

And as to our Encouragment at the beginning we were to have Sixty Settlers Twenty four of which was to have, one hundred & fifty acres, fifty of a Home Lott & one hundred out, & the rest one hundred, lying together and a min^{rs} Lot, a school Lott, & a Personage, & they also to pay to the first Settled Min^r Two hundred Pounds

annum, for four years.

Now with the Premisses, be further Inform'd, that notwithstanding, we Several times address'd our Grantees for Deeds, we never could obtain them, & when we did, that is, some that took them, were not Satisfy'd with them because of their lameness & insuffi-

ciency, as we suppos'd.

Further being Inform'd by a Copy of their Grant, that they had not perform'd their Conditions themselves, we scrupled them so much the more; Especially when so much is Conveyed away, as fourteen hundred Acres Quantity & Quality to be drawn in Equal draughts to one mon, & no mention where it lyes, that we know not, but it

may be Some of ours; that we have toil'd very much for. Not to be Tedious to yor Honrs we leave these & all our other Grievances not mention'd to be by our Committee Elected for that Purpose to you Honrs serious Consideration and vor Petitioners as bound in duty shall ever Prav.

Dated at Petersborough Novembr the 14th 1758 & subscrib'd by

Captⁿ Hugh Wilson Lieut Thomas Morison Thomas Cuningham - Comittee Gustavus swan

Ensign Jonathan Morison Jon Harvey Will^m Smith William mitche william Scott Hugh Gregg James Robbe Jeams stinson William Robbe Juner Halbord morison

James mitchell James Rogers John Taggart

John Swan Juner

Thomas Davison Will^m Smith Isaac mitchel William mCav Joseph Caldwell Samuel Stinson Joshua Todd

John morison John Leech Joseph Hogg Jean m^cCay

John Grean Margaret stuart John sooat John morison William nee Thomas Turner Will^m Walles Abigail swan samull mills will^m Richy moor Stinson John Fargusson Neal Hamill James Templeton William speer

John Smith

[Masonian Proprietors to Grantees, 1758.]

Portsm^o Dec^r 28 1758

Gentlemen

I am Directed by the Proprietors of mason's right to Acquaint you that they have had Sundry Visits & Petitions from the Settlers in Petersbourrow Setting forth that they think themselves hardly Dealt by in not having from you Such Assurences of their Land as they Expected when they Entred thereon & that they cannot obtain Deeds at this Day thô they have done the Duty required if this is realy the Case 'tis to be feard it will greatly retard the Settlement — We would also now Inform you that the Tenure of your Grant is not only a Number of Familys Should be Settled & remain there — & Preaching the Gospell &ca but that we Should have a Plan of the Town & Survey of the Lotts reserved by us Lodged in our Clerks office nothing of which is as yet come to our View We therefore most Earnestly Desire that you would come to Some Terms that

may be Equitable & Satisfy the Settlers & Let us have a Plan with the reservations for st Proprietors that We may make Improvements & ye Settlement of ye Township go on without the Difficulty which now Seems to be in the way & we do Expect that the reservations made for said Proprs be made for us in haveing respect to Quantity & Quallity of ye land & not be laid out on Mountains &ca & we must insist upon your doing these things without any further delay which will Prevent our takeing the Steps in the Premises

by order and in behalf of Said Proprs I am Gent

yr most Hum. servt

G J Proprs Cl

To Collo Jno Hill Majr Fowle & Grantees of Petersborough—

[Letter about Delinquents, 1759.]

[Masonian Papers, Vol. 7, p. 142.]

Soughegen Octr ye 30th 1759

May^t please your Hon^{rs} we take this opertunity to Inform you that the Proprietors and Inhabitants of Souhegen very Chearfully in the General pay their Arears and settle the Patent yet there are several Gentlemen are vastly in the arears that we very much suspect (by Certain hints) determin to wait upon y^r Hon^{rs} for a Grant of their Land and so defraud the Proprietors of their delinquant money—We shall therefore look upon ourselves heighly favoured if your Hon^{rs} would if any such motion should be Made by any person before Leu^t Peabody and M^r Mitchel Wait upon your Hon^{rs} be so good before you give them a Grant of their Land as to demand a Certificate of the standing Com^{tee} of Souhegon and indeed we doubt not but your Hon^{rs} upon receiving these lines will enquire into the Cause if occasion serves—

And so with the greatest Submission we subscribe our selves your very humble Servants

 $egin{aligned} ext{Moses Barron} \ ext{Solomon Hutchinson} \end{aligned} egin{aligned} ext{Com}^t \end{aligned}$

[Plan of Peterborough, 1765.]

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This is a plat of Peterborough Town—and the Lots Marked Mason & Numbered from one to 34 Inclusive are lade out by the Grantees of Said Town of Peterborough Agreeable to the Grantors the proprietors of the Lands purchased of John Tufton Mason Esq^r the said lots Contain thirty foure hundred acres—they are lade out where the said Grantees think it most Conveniant for promoteing the settlement of said Town—as by the said Proprietors Quit Clame to the Grantees will Appear—

these prict lines and the Numbered lots Shews So much of Said Town that Colo¹ Blanchard left out on the West side of Said Town and thro;d the Town So much farther to the East which was a Great dammage to the Setlers and Exspence as well as Dammage to the Proprietors for what Reason Colo¹ Blanchard Sho;d take of So much of the Best of the Town wee Cannot tell

this Plan is presented to the Proprietors of Land purchased of John Tufton mason Esq^r by order of the Grantees of Said Peterborough—by Youre

Boston May 22-1765

Humble ser^t John Hill pro^r Clark

[Reserved Lots, 1774.]

[Masonian Proprietors' Records, Aug. 10, 1774.]

Province of Portsmouth August 10th 1774. Wednesday four New Hampsh^r of the Clock afternoon, at the dwelling house of James Stoodly Esq^r Innholder the Proprietors meet according to ad-

journment-

Whereas the Proprietors granted a Quit Claim to Sundry persons, of a tract of land or Township called Peterborough, and reserved thirty four hundred Acres of land in Said Township, to Said Proprietors the Grantors, to be laid out, as should be convenient to the Grantees & who were to return to Said Proprietors, a Plan of Said Township, with the reserved Lots for Said Proprietors, who have returned a Plan of the Said Town, with the aforesaid Thirty four hundred Acre lots delineated and numbered therein—

Thefore Voted that the Said thirty four hundred Acre Lots be coupled and drawn for at this meeting—and that the Same as drawn and entered to each Proprietor, Shall be a Severance of his right to

the Same to him his Heirs and assigns—

The Lots were drawn for and entered to each Proprietor as follow's viz^t

					Lotts
1^{st}	To Law Lot N° 1			. N	° 27 & 28
2^{d}	To Jotham Odiorn's Right			. N	0 7 & 8
-3q					21 & 22
$4^{ m th}$	To Josh ^a Peirce Esq ^r Right				11 & 12
5	To George Jaffrey Esq ^r .				25 & 26
6	To Jn° Wentworth Esqrs Rig	ht			13 & 14
7	To Thomlinson & Mason		٠,		9 & 10
8	To Law Lot Nº 2				3 & 4
9	To Tho ^s Walingford Esq ^r				33 & 34
10	To John Rindge				31 & 32
11	To Jn ^o Moffatt Esq ^r .				23 & 24
12	To Solly & March				17 & 18
13	To Peirce & Moore .	,			29 & 30
14	To Blanchard Meserve & C ^o				5 & 6
15	To Theodore Atkinson Esq ^r				19 & 20
16	To Thos Packer Esqrs Right				1 & 2
17	To Rich ^d Wibird Esq ^r .				15 & 16

PLYMOUTH.

[Granted July 15, 1763, to Joseph Blanchard and others, and sometimes called New Plymouth. Portions of Plymouth and Cockermouth were combined and incorporated as Hebron June 15, 1792. A tract of land formerly severed by a boundary line committee was restored to Plymouth, June 21, 1793. The "Everett Farm" and "Withey Lot," owned by Nathaniel Peabody, were annexed at the same time. A portion of Hebron was annexed June 26, 1845, and a portion of

Campton, June 27, 1860.

See New Hampshire charters in preceding volumes; IX, Bouton Town Papers, 685; XIII, Hammond Town Papers, 222; Index to Laws, 437; sketch, Child's Gazetteer of Grafton County, 1886, p. 377; Organization of Church, 28, N. E. Hist. Gen. Register, 88; discourse, centennial of Congregational Church, by H. A. Hazen, 1865, pp. 38; Lawrence's N. H. Churches, 1856, p. 571; History of the Coös Country, by Grant Powers, 1841, p. 168; Note, 13, Mass. Historical Society Collections, 109; Biography of John Fenton, by C. R. Corning, 1, Proceedings of Grafton and Coös Bar Association, p. 9 (153); Life and Writings of N. P. Rogers, 1847; In the Heart of the White Mountains, by S. A. Drake, 1882, p. 209; Central New Hampshire, by G. F. Bacon, 1890, p. 54; History of Hollis, by S. T. Worcester, p. 126.]

[Petition of Robert Boyes, 1752.]

[Masonian Papers, Vol. 7, p. 143.]

Province of new Hampshire To the Gentilmen purchers of Capt John Tuffton Hampshire

The Humble petition of Robert Boyes in behalf of himself and

assoceits most Hombly sheweth

That your petitionr being Incoraged by several of your sossceity that ther might be a township granted by you to a nomber of good protestins which would go in to the woods and make a settelment and further being Incoraged by your sossceity at ther mitting the twelftth of this Instant and desired to leve in writting what I had to aske of

said sossceity so that you might Consider of the affair

may it therfor please you Honrs to grant me in the Capacity as afore-said the following tract of Land (I being the first that have asked for it) viz that tract of Land Laying to the westtrly sid of the river pimissewaset and Joying on said river taking in the mouth of Bakers river so Called, and so Extending north and south and westrly till is make up the Contents of six mills squar—under such Conditions and Limetations as you in your Great wisdoms shal think meet, and there shal be returned into your office the name of said assacity, when you desier it, and your petitioner as in dutty bound shal Ever pray deatted this thirteen day of feberuary 1752

Robert Boyes

[Petition of Moses Little, 1770.]

[Masonian Papers, Vol. 7, p. 144.]

Province of New \ To the Honorable the Gentlemen, Propri-Hampshire \ etors of the Right of John Tufton Mason Esq^t, in the Province aforesaid.—

The Petition of Moses Little of Newbury Port in behalf of the Proprietors and Inhabitants of the Townships of Campton & Plimouth in

the Province aforesaid—Shews—

That they the said Inhabts are setled on the said Tract of Land under Patents issued by the Governor and Council of the said Province, and in pursuance of the Terms stipulated in the said Grants have long since Enter'd, & with great Expense of Time, Labour and Charge have Improved & Cultivated the said Lands, built Mills, cut Roads &c—but have been informed that by the late running of the Line between the King's Land & Mason's Propriety so called, the line of Division interferes with and has taken off some part of the said Grants so as to include the same within the limits of the said Propriety—if so—the Inhabts afores Pray the favour of the Proprietors of Mason's Right that they would be pleased to confirm their Title under the Province, as has been generously done to other Grantees in like circumstances—and You'l greatly Oblige Your Petitioner's Constituents who will ever retain a grateful sense of the same.

Moses Little
In behalf of the said Towns

Portsm^o March 20th 1770

PORTSMOUTH.

[This territory was granted for a township by the Council of Plymouth in 1631, and was called *Piscataqua* and *Strawberry Bank*. Submitted to the Massachusetts government in 1641. Incorporated by Massachusetts as *Portsmouth*, May 28, 1653. Newcastle was set off and incorporated May 30, 1693. Greenland was set off partially in 1704, and completely in 1721. A part of Newington was annexed June 29,

1821. A city charter was granted July 6, 1849.

See Massachusetts charters preceding; IX, Bouton Town Papers, 688; XIII, Hammond Town Papers, 236; Index to Laws, 440; Farmer's Belknap's History of New Hampshire, chapters I and 2, et seq.; Annals of Portsmouth, by Nathaniel Adams, 1825; republished with annotations by George E. Hodgdon, in files of Portsmouth Journal, 1887-9; Rambles about Portsmouth, by Charles W. Brewster, first series 1859, second edition, 1873; second series, by same author, 1869; Portsmouth Records, 1645-'56, A Transcript of the First Thirty-Five Pages of the Earliest Town Book, with Notes, by Frank W. Hackett, privately printed, 1886; Centennial History of the U. S. Navy Yard at Portsmouth,

by Walter E. H. Fentress, 1876, pp. 84; History of the U. S. Navy Yard, Portsmouth, by George Henry Preble, 1892, pp. 219; Life of John Mason, by C. W. Tuttle and J. W. Dean, 1887; sketch, by James De Normandie, Hurd's History of Rockingham County, 1882, p. 41; The Isles of Shoals, An Historical Sketch, by John Scribner Jenness, 1873, second edition, 1875; New Castle, Historic and Picturesque, by John Albee, 1885; Memoir of Jeremiah Mason, by R. M. Mason, 1873; Memoir of W. H. Y. Hackett, by F. W. Hackett, 1879; Memoir of N. A. Haven, by George Ticknor, 1827; An Old Town by the Sea, by T. B. Aldrich, 1893; Baptist Churches in N. H., by E. E. Cummings, 1836, p. 19; Lawrence's N. H. Churches, 1856, p. 117; I, Granite Monthly, 119; Methodism in Portsmouth, by T. L. Tullock, 6, Granite Monthly, 209, 229, 314, 347; History of the Catholic Church in the United States, by John G. Shea, 1890, vol. 3, p. 108; Batchelder's History of the Eastern Diocese, P. E. Church, 1876, p. 133; Universalism in N. H., by Lemuel Willis, I, Granite Monthly, 312; Centennial Celebration of Universalism in Portsmouth, 1873, pp. 108; Universalism in America, by Richard Eddy, 1886, p. 394; sermon, at dedication of new church for south parish, by Nathan Parker, 1826; dedication sermon in North Meeting-House, 1855, by L. Whiting, 1856, pp. 24; discourse, 200th anniversary of North Church, by G. M. Adams, 1871; Account of the Several Religious Societies, etc., by T. Alden, Jr., 1808; same, 10, Mass. Historical Society Collections, 37; St. John's Church, by H. E. Hovey, Perry's History of American P. E. Church, vol. 1, p. 577; Historical Sketch of Portsmouth Baptist Sunday School Convention, by B. R. Jewell, 1880, pp. 16; Wealth, Industry, and Resources of Portsmouth, lecture, by A. P. Peabody, 1844; discourse, dedication of Universalist Meeting House, by Thomas Jones, 1808, pp. 19; Queen's Chapel, now St. John's Church, 25, N. E. Hist. Gen. Register, 245; Discourse, Occasioned by the Late Desolating Fire, by Joseph Buckminister, 1803; Valedictory Discourse, by T. Alden, Jr., 1805, pp. 16; Discourse Delivered in St. John's Church, on Occasion of the Opening of the New Church, by James Morse, 1808, pp. 24; Discourse Delivered in the Chapel of Alms-House, at opening, 1834, by Charles Burroughs, 1835, pp. 108; Farewell Sermon, by J. W. Putnam, 1835, pp. 40; Historical Sketch of the North Church, discourse, by Edwin Holt, 1838, pp. 30; Sermon at Closing of Sunday School Room in Court Street, by A. P. Peabody, 1857, pp. 24; Century Sermon, in South Church, by T. Alden, Jr., 1801, pp. 47[5]; Sermons Connected with Reopening of Church of South Parish, by A. P. Peabody, 1859, pp. 112; address, 70th anniversary of South Parish Sunday School, by A. P. Peabody, 1888, pp. 27; Portsmouth Jubilee, Reception of Sons of Portsmouth Resident Abroad, July 4, 1853, pub. 1853; address, centennial of St. John's Lodge, by C. W. Moore, 1836, pp. 80; address, 150th anniversary of St. John's Lodge, 1886, pp. 22; The New Hampshire Gazette, by F. W. Miller, 26, N. E. Hist. Gen. Register, 132; same, pamphlet, 1872, pp. 18; Agreement of Inhabitants upon Piscataqua River for Government, 1642, 1, Collections of N. H. Historical Society, 322; Witchcraft, 1656, 1. id., 255; Attempt to Establish a Play House, 1762, 5, id., 247; 200th Anniversary of Settlement of N. H., 1823, 6, id., 245; Bills of Mortality, 1801-3, 9, Mass. Historical Society Collections, 236; Communication on Supposed Massacre by Indians at Fox Point, by C. W. Tuttle, 17, Proceedings of Mass. Historical Society, 105; Copy of a Printed Letter Sent by the Committee of Correspondence of the Town to All Ye Towns, 1774, 22, id., 481; Journey to Portsmouth, 1754, by H. Flynt, 16, id., 5; Early Papers, 1669– 76, by F. W. Hackett, 38, N. E. Hist. Gen. Register, 58; Early Settlers, by J.

Wentworth, 9, id., 179; Inscriptions in Portsmouth Burying-Ground, by J. R. Rollins, 10, id., 51; Record of Births, Marriages, and Deaths, 1706–'42, by J. W. Pierce, id., vol. 23, p. 269, to vol. 27, p. 8; Record of Deaths, 1740–'71, by J. C. Odiorne, 15, id., 172; Vessels of War Built at Portsmouth, 1690–1868, by G. H. Preble, 22, id., 393; First Settlement of N. H., 2, Farmer and Moore's Historical Collections, 51, 123; Point of Graves Cemetery, 3, Maine Hist, and Gen. Record, 44; The Langdon Mansion, by F. M. Colby, 3, Granite Monthly, 76; Presidential Appointments at, by T. L. Tullock, 6, id., 107; The Sir John Wentworth Mansion, by F. M. Colby, 3, id., 215; The Warner Home, by same, 7, id., 168; The Jaffrey Mansion, by same, 7, id., 153.]

[Petition of Portsmouth Men, 1748.]

[Masonian Papers, Vol. 7, p. 145.]

Province of \ To the Honble Theodore Atkinson Esqr & other New Hampshire \) Purchasers and Proprietors of Masons Right within Said Province

The Petition of the Subscribers Inhabitants of Portsmouth and other places Desire a Grant of a Tract of Land in Said Province for a Township at Winnepissioky pond to be laid out in Such manner as to you shall Seem meet on Such Terms & under Such limitations as you Shall think will be best for promoting a Settlement there and your Petitioners shall pray &

Portsm^o Nov^r 18th 1748

John Wentworth Marmaduke Browne	George Mitchell Geo: Grainger	Arthur Browne S ^a Wentworth
Joseph Hanson	Jeremiah Wheelwright	Richard x Hussy
James Basford	Nathaniel Randall	David Horney
John Nelson Job Hussy	Joshua Winslo Ju ^r Dan ¹ Little	W ^m Kennedy Hugh Hall Wentworth
Samuel Toby	John Mills	Peter Stillings
H: Wentworth Nath ¹¹ Jones	L ^t Samuell Gerrish Clem ^t Jackson	David Gilmor John Mellin
John phillips	Richard Mattoon	Noah Emery
Cap ^t Tho ^s Adams	Daniel Crockford	nuel Wentworth Boston Jerem ^h Veasey
Joseph hodsden	John hix	Benj ⁿ x Kenniston
Peter mathes	Stephen Hardison	Samuel Tripe
Willam Simson	Will ^m Wentworth	Joshua Cate
W ^m Shackford	Nathaniel Beck	John Grant
Richard Elliot	Henry Winslow James Gooch	N. Peirce

RINDGE.

[Granted by Massachusetts Feb. 3, 1736-7, to inhabitants of Rowley, Mass., who were in the Canada expedition, Hence called *Rowley-Canada*. Granted by the Masonian Proprietors Feb. 14, 1749-50, to Solomon Stewart and others, and known as *Monadnock No.* 1 or *South Monadnock*. Incorporated as Rindge Feb. 11, 1768, and named in honor of David Rindge. The line between Rindge and

Fitzwilliam was established June 17, 1847.

See Massachusetts and New Hampshire charters in preceding volumes; IX, Bouton Town Papers, 720; XIII, Hammond Town Papers, 320; Index to Laws, 476; History, by Ezra S. Stearns, 1875, pp. 788; sketch, Hurd's History of Cheshire County, 1886, p. 532; sketch, Child's Gazetteer of Cheshire County, 1885, p. 361; discourse, 40th anniversary of pastorate, by A. W. Burnham, 1862; Lawrence's N. H. Churches, 1856, p. 285; The Offering of Lunenburg, Mass., to Cheshire County, by Ezra S. Stearns, 2, Proceedings of N. H. Historical Society, 92; John Fitch, a historical address by Ezra S. Stearns, on the occasion of the dedication of the Fitch Memorial Tablet July 4, 1894.]

[Charter of Rindge, 1749.]

[Masonian Papers, Vol. 7, p. 146, and Proprietors' Records, Vol. 6, p. 83.]

Province of \ Pursuant to the Power and Authority Granted New Hampshire \ and vested in me by the Proprietors of Lands, purchased of John Tufton Mason Esq^r in the Province of New Hamp^r by their Vote passed at their Meeting held at Portsmouth in s^d

Province the 16th Day of June 1749——

I Do by these Presents on the Terms Conditions and Limitations hereafter Expressed Give and grant all the right Possession and Property of the Propris afores unto Solomon Steward John Stevens John Combs Jonathan Hubbard jun Thomas Symms Stanton Prentice, Collo John Hill Samuel Cummings Thomas Prentice Peter Powers jung William Spaulding Joseph Blanchard jun Joseph French Jonathan Powers Samuel Greele Jonathan Hubbard William Downe Peter Stevens Sampson French James Stewart Robert Fletcher junr Eleazer Blanchard David Cheever, Samuel Reed Jonathan Whitney John Hubbard Jacob Gould Nehemiah Gould Robert Melvin Jerahmeel Powers Joseph Jackson James Colman Peter Power Daniel Taylor Samu Greele jun' Zaccheus Lovewell Steven Powers John Lovewell jun'r Joseph Winn Nathaniel Page Timothy Taylor one Right each: Benjamin Bellows Six Rights Samuel Johnson jun' two Rights-One Right for Encouragement for building of Mills and two share more to be disposed of by the Grantees

RINDGE. 199

for Publick Uses of in and to that Tract of Land or Township Lying in the Province afores^d Containing by Estimation thirty five Square Miles Bounded thus Beginning on the Line between ye Province afores^d and the Province of the Massachusetts Bay Six Miles Westerly from the Southwest Corner of the Township called No 1: North of Townshend and runs North Eighty degrees West in s^d Line Seven miles, thence North by the Needle Five miles from thence South Eighty degrees East Seven Miles, Thence South by the Needle to the first Bounds mentioned.—

To Have and To Hold to them their Heirs and Assigns in equall Shares on the following terms and conditions with the reservations hereafter expressed (That is to say) That the tract afores be divided into Seventy three Equall Shares And that each Share or Right be divided into Three Lotts and drawn for on or before the last Day of November next Ensuing in some equitable Manner—

That Three of the afores Rights be and hereby are granted One for the first Settled Minister One for the Ministry & One for the School there forever; One Lott for each such Right to be first lay'd

Out (and not Drawn for) near the Middle of the Town—

That Eighteen of the said Shares be reserved for the Use of the Grantors their Heirs & Assigns for ever Exempted and free from all Charges whatsoever in making or bringing forward ye Settlement Untill improved by them or some holding under them respectively, That the Grantees shall make Settlement in the following Manner Viz^t That the aforesaid Tract be lay'd Out as afores^d at the Grantees Expence.— That all necessary Highways be lay'd Out through the lotts of either Grantors or Grantees as there shall be occasion hereafter free from Charge for the land, such wedth as the major part shall judge necessary That Forty of the Shares belonging to the Grantees afores be settled in the following Manner, Vizt Each of the sd forty shares to have three Acres of Land on some One Lott cleared, inclosed & fitted for Mowing or tillage in sd tract at or before the last Day of December 1752 And in like manner Three Acres more Annually for two Years more then next coming-That on each of the said forty Lotts so cleared as afores there be a Convenient House of One Room Sixteen feet Square at the least fitted for Comfortable dwelling therein, and the Grantees or some person Resident on each of the Lotts to be settled as afores at or before the last Day of December 1753 And Continue resident there for Two Years then next coming & Build a Convenient Meeting House there in Five Years from this Date.—

That the following Nine shares be exempted from making settlement only to pay their proportion to all publick Taxes as Other the

Grantees Viz^t Benjamin Bellows for four Rights Samuel Reed one, Jonathan Whitney One, Jonathan Hubbard jun^r One, Sam^{ll} Johnson One Timothy Taylor One.—That Each of the said Grantees at the Executing this Instrument pay fifteen pounds Old Tenour to defrey the necessary Charges risen or arising in bringing forward the settlement aforesaid to be deposited in the hands of such Person as they shall appoint being a Freeholder and Resident in this Province.—

That the aforesaid Grantees or their Assigns Assess such further Sum or Sums of Money Equally in proportion to their Right on the Share of Each Grantee (exclusive of the Three Publick Lotts) as may be thought Necessary for carrying on the Settlement aforesaid or any Publick matter And on failure of payment for the space of Three Months after Such Assessment is agreed upon and posted up at such place or places as the Grantees aforesaid shall appoint for Notifying Propris Meetings That so much of such Delinquents Right respectively be disposed of as will pay the s^d Tax & all Charges arising thereon And in case any of the said Grantees shall Neglect to perform any of the Articles aforementioned he shall forfeit his Share or Right in s^d Township unto those of the s^d Grantees who shall not then be Delinquent in the Performance on their Part And it shall be Lawfull for them by their Agent or Agents to enter into and upon the Right of such Delinquent Owner and him to Amove Oust & Expell for their Use their Heirs and Assigns Provided they settle such Delinquents Right within the Term of One Year After the Periods Conditioned in this Grant And fully comply with the whole Duty such Delinquent ought to have done within the Space of One Year from Time to time after the respective Periods thereof

And in case they omitt complying as aforesaid in that Term that all such delinquents Rights shall revert and belong to the Grantors their Heirs & Assigns for Ever, free from the Incumbrance of Settlement or Charge Always provided there be no Indian Warr within Any of the Terms afores and in case that should happen The same Time be Allowed for the respective Matters afores after such Impediments shall be Removed.—

That all White Pine Trees fitt for masting his Majestys Royall Navy be and hereby are Granted unto his Majesty, his Heirs and Successors for Ever.—

Lastly The S^d Grantors do hereby Promise to the s^d Grantees their Heirs & Assigns to Defend through the Law to King and Councill if need be One Action that shall and may be brought against them or any Number of them by any person or persons Whatsoever Claiming the said Land or any part thereof by any other Title than that of y^e s^d Grantors or that by which they hold and derive theirs from— Provided the s^d Grantors are avouched

RINDGE. 201

in to Defend the same And that in case of finall Triall the same shall be recovered Against the said Grantors, the Grantees shall recover nothing Over against the Grantors for the s^d Land Improvements or Expence in Bringing Forward the Settlement In Witness whereof I the Subscriber Joseph Blanchard of Dunstable have hereunto In Behalf of the Prop^{rs} afores^d Sett to my hand and Seal this fourteenth day of February 1749—

Joseph Blanchard and Seal

A True Copy Examined

Attest: William Downe Proprs Clerk-

Att a Meeting of the Prop^{rs} of the South Monadnock N° 1, held at Dunstable on ye 4th day of August 1752, held by Adjournment.—

Whereas the Propris of the lands in the Province of New-Hampshire Purchased by them of John Tufton Mason Esqr Who sold them Under the Title made by a Com'on Recovery, Did on the 14th Day of February 1749 grant the Quantity of Thirty Five Square miles part of sa Land Bounded as Followeth, Beginning on the Line between the Province of New Hampsh^r and the Province of the Massachusetts Bay Six Miles Westerly from the Southwest Corner of the Township Called No 1 North of Townshend And runs North Eightv degrees West in said Line Seven miles thence North by the Needle five Miles from thence South Eighty Degrees East Seven Miles, thence South to the first Bounds mentioned, under certain Conditions Limitations and reservations in s^d Grant mentioned as by reference thereto will fully appear - Unto Solomon Stewart John Stevens John Combs Jonathan Hubbard jun Thomas Symms Stanton Prentice Collo John Hill Sam¹ Cummings Thos Prentice Peter Powers Jun William Spaulding Joseph Blanchard jun Joseph French Jon^a Powers, Sam^l Greele, Jon^a Hubbard William Downe Peter Stevens Sampson French James Stewart Robert Fletcher Jun^r Eleazer Blanchard David Cheever Samuel Read Jonathan Whitney John Hubbard Jacob Gould Nehemiah Gould Robert Melvin Jerahmeel Powers Joseph Jackson James Coleman Peter Powers Dan^{ll} Taylor Samuel Greele jun Zaccheus Lovewell Stephen Powers John Lovewell Jun Joseph Winn Nath Page Timothy Taylor One Right each Benjamin Bellows Six Rights Sam¹ Johnson jun^r Two Rights—

Voted That we do hereby accept said Title and for Our Selves our heirs and Assigns do Acknowledge that We hold said Lands under said Title Conditions and Limitations with the Reservations

therein mentioned—

Extract from the Votes of s^d Meeting Copy Examined — \$\mathref{F}^r\$ William Downe Prop^{rs} Clerk

[Draft of Lots.]

[Masonian Papers, Vol. 7, p. 146, and Proprietors' Records, Vol. 6, p. 90.]

		Range		Range		Range
	ž	Кал	å	Rai	ž	Rai
Solomon Stewart	. 12	6	16	I	15	2
Nathaniel Meserve	. 12	5	21	I	22	I
John Stevens	. 12		2 I	2	22	2
Benjamin Bellows	. 12		I	6	2	6
John Combs	. 13		21	3	22	3
Samuel Johnson jun ^r	. 13		2 I	4	22	4
George Jaffrey	. 13		21	5	22	5
Jonathan Hubbard jun ^r	. 13		17	I	18	I
Benjamin Bellows	. 13		21	9	22	9
Thomas Syms	. 13		20	7	21	7
Stanton Prentice	. 14		18	3	19	
Richard Wibird	. 14	5	19	5	20	3 5 6
Collo John Hill	. 14	5 6	21	5 6	22	6
Samuel Cummings	. 14	7	19	6	20	6
Thomas Prentice	. 14		15	8	17	8
Peter Powers jun ^r	. 14	9	21	8	22	8
Dan ^{II} Peirce & Mary Moor .	. 14	10	17	7	17	6
John Tomlinson and			18	2	10	2
John Tufton Mason Esqr (. 15	4	10	2	19	
William Spaulding	. 15		17	5	19	1
Joseph Blanchard jun ^r	. 15		20	3	20	4
Joseph French	. 16	/	18	4	19	4
Benjamin Bellows	. 16		18	6	18	5 8
John Rindge	. 16	4	20	8	19	
Jonathan Powers	. 11	4	1	4	2	4
Minister	. I I	5	2	I	3	I
Samuel Greele	. I I	_	2	2	4	2
Jonathan Hubbard	. 11	7	I	7	I	8
John Wentworth	. 11	9	12	9	12	10
Joshua Peirce	. 10		11	10	5	3
Benjamin Bellows	. 10		7	3	6	3
William Parker	. 9		8	3	8	4
William Downe	. 9		2	10	3	10
Mathew Livermore	. 9		10	5	7	10
Peter Stevens	. 9		10	3	4	10
Sampson French	. 9	I	10	I 2	9	5
James Stewart	. 8			8	6	8
Robert Fletcher jun ^r		_	9	t	0	
Eleazer Blanchard David Cheever	- 7		7	5	8	5
John Moffatt	. 7		7	9 2	1	9 5
John Monatt	. 1 0	1 4	/	1 2	4	5

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Samuel Reed .			6	7	7	8	8	7
Jonathan Whitney			6	9	5	9	8	5
Theodore Atkinson			5	2	5	5	6	5
John Hubbard .			17	9	13	9	3	5 9 7
Jacob Gould			81	9	18	8	18	7
March & Solley .			6	2	2	9	10	2
Thomas Packer .			6	I	5	í	7	I
Nehemiah Gould .			 4	I	3	4	17	2
Robert Melvin .			3	4	10	8	22	7
Jerahmeel Powers .			8	10	3	5	5	10
Joseph Jackson .			 10	10	6	10	10	7
Samuel Johnson Jun ^r			10	4	9	4	9	2
James Colman .			15	10	15	7	15	I
Peter Powers .			15	9	16	10	16	5
Benja Bellows .			16	9	16	8	12	3
Daniel Taylor .			17	10	17	4	17	3
Ministry			18	10	11	3	II	2
Samuel Greele jun ^r			4	4	5	4	3	2
Zaccheus Lovewell			3	6	4	6	5	6
Stephen Powers .			1	I	12	2	11	2
John Lovewell junr			I	2	13	I	13	2
Thomas Wallingsford			1	3	2	3	14	2
Joseph Blanchard .			ı	9	I	10	8	6
Jotham Odiorne .			3	7	4	7	5	7
Mark Hunking Wentwo	rth		3	8	4	8	5	8
Joseph Wynn .		•	 20	10	20	9	7	6
Nathaniel Page .		•	 21	10	22	10	11	8
Timothy Taylor .	•	•	19	10	19	9	16	2
School Lott	•	•	16		2	-	11	1
Benjamin Bellows .		•	15	3		5		I
Mill Right	•		12	3	4 2	9	14	_
Common Rights for)		•		10		6		7
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the Prop. 5			14	4	20	I	20	2

A List of the Names of the Prop^{rs} of the Township Called South Manadnock N° One and of the lotts by them Respectively drawn (as Sett against each persons name) in S^d Township William Downe Prop^{rs} Clerk

[Plan of Rindge, 1749.]

Copy of Plan of South Monadnock or N° 1 Beginning at a Maple Tree at the Line between ye Provinces and Runs North by the Needle five Mile to a Stake then due West Seven Miles to a Beach then Runs South by the Needle five Miles to a Spruce Tree in sd Province Line then due East Seven Miles to ye first mentioned Corner, & Sett out as pr this plan Appears Surveyed Febry 1749 as Attested pr Benja Bellows Surveyor

This Copy drawn from s^d Plan by

Will^m Downe Prop^{rs} Clerk

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RINDGE. 205

[Petition of Hale and Bridges, 1759.]

[Masonian Papers, Vol. 7, p. 147.]

To the Gentlemen Proprietors of Lands purchased of John Tufton Mason Esq^r in the Province of New Hampshire—

The Memorial of John Hale & Moody Bridges Agents for the Pro-

prietors of a Township Called Rowly Cannada Humbly Sheweth

That A. D. 1738 The great & General Court of his Majesty's Province of the Massachusetts Bay in New England made a Grant of a Tract of Land of the Contents of Six Miles Square to Cap^t John Tyler Joseph Pike & others Officers & Soldiers in the Expedition to Cannada A D 1690 Lying Scituate to the Southward of Grand monadnock Mountain as a Gratuity for their Service in s^d Expedition

That before the time Limmitted by s^d Court for the Settlement of s^d Township was Expired s^d proprietors began to bring forwards Settlements Pursuant to Court Act but were Retarded by the Commencement of a War with the French & Indians & as Soon as the War was Over they Entred upon the premises Again & were at Great Labour & Expence in Clearing Roads Building of Mills & Dwelling Houses & in bringing forward Settlements to the Amount of Forty pounds Sterling to those who brought forward Settlements & to the Delinquents the Taxes Amounted to upwards of Ten pounds Sterling

That A. D. 1749 The Honble Joseph Blanchard Esqr Signified to our proprietors That sd Township was Claimed by the aforesd proprietors of the Lands purchased of the s^d John Tufton Mason Esq^r & Desired a Conference with our propres in the affair which was Comply'd with by way of Comttee who Reported that if the propris of Rowly Cannada would measure from the Sea Sixty Miles west & Should find that Rowly Cannada Lay to the west of the Sixty Miles End he the sd Joseph Blanchard Esqr had no pretentions to sd Township which line being measured as Afores Did not go into sd Township So as to take off any Considerable part thereof but would only take off a Gore at one Coner of the Township which was So Trifeling that the propris were willing to Relinquish & Disclaim it provided they Could Enjoy the rest of the Township peaceably & Acquainted Colo Blanchard Accordingly & So Rested Easie not Expecting any further trouble or Difficulty. But So it was sd Township was Granted by Colo Blanchard to People who were not of the proprs of sd Rowly Cannada Neither had we an offer of takeing the Township Under the aforesd Propris of Masons Patent after sd Comttee had Treated with Colo Blanchard & Reported as aforesd—

That Soon After Col^o Blanchard made the Afores^d Grant An

Action was Commenced by one of the proprs of sd New Grant Against one of our Settlers in sd Rowly Cannada in which Action Judgment went Against us & Execution Terminated in the Imprisonment of sd proprietor which put a Stop to the Settlement of Rowly Cannada and it hath not been in our power to Recover any Consideration of the New Grantees For our Labour in bringing forward Settlements as aforesd. But they begin to Enter into the Houses we have built & Improve the Lands we have Clear'd Notwithstanding they Neglected Settleing till years after the Time Limmitted for Settleing was Expired which Circumstance of their Neglect we would beg Leave to take Encouragement from—

Therefore Gentlemen we Now lay our Selves at your Clemency & Justice Praying that you would take our Case & Circumstances into your wise Consideration & Let us have a Grant or Charter of Monadnock Number one (Seeing it Now Reverts to you) Agreeable to the Grant thereof made by Col^o Blanchard Afores^d That So we may Enjoy the Benefit of our Labour as Also what Seems Dearer to us the Gratuity intended as a Reward for the Services our Ancestors Did in Defence of our Country A. D. 1690 And may it please the Gentlement Proprietors of s^d Patent your Memorialists as in Duty Bound

Shall Ever Pray—

Dated Boxford Octr 24th 1759

John Hale Com^{ttee} for Moody Bridges s^d Proprietors

[Petition of John Hale, 1766.]

[Masonian Papers, Vol. 7, p. 148.]

To the Honourable Theodore Atkinson Esq^r And Others Grantees to John Tuften Mason Esq^r

The Memorial of John Hale of Boxford in the Provce of the Massa-

chusetts Bay Humbly Sheweth

Whereas Your Memoralist about 24 Years ago Purchas'd of Nath¹ Fellows of Portsmouth a Proprietors Share in the Township called Rowley Canada Granted 1738 by the Prov^{ce} of the Massachusetts Bay To Joseph Pike and others—And Entred upon it Built a House and Cleared about 30 or 40 Acres of the Land and Paid the Taxes on it And possess'd it for Some Years Not Doubting but he had a Legal Title to Said Lands and that on your Extending M¹ Masons Claim to those Lands he gave them up whereby He Suffered Great Loss Having Expended more then An Hundred Pounds Lawful Money on

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them: And others Under Your Grant Rec^d the Benefit of his Cost & Labours He Therefore Prays Gent: that you¹ take the matter under Consideration (his Loss and Interest on it Amounting to More then Two Hundred Pounds Lawfull money) And According to your wonted Goodness make him a Grant of Some Tract of your Lands forfeited for not Settling according to Grant in a place called the middle menadnick N° 2 or Else where or Grant him a Propriety in Some Lands who by Your Clemency may in Some measure have And obtain for his Great Loss—and as in Duty Bound Ever Pray

Boxford Dec^r 8th 1766 John Hale

[Petition of Richard Peabody, 1767.]

[Masonian Papers, Vol. 7, p. 149.]

To the Honourable Theodore Atkinson Esq^r and others Grantees to John Tuften Mason Esq^r

The Memorial of Richard Peabody of Boxford in the Province of

the Massachusetts Bay Humbly Sheweth

Whereas Your Memorialist was formerly a Grantee in a tract of Land Granted by the Province of the Massachusetts Bay Called Rowley Canada And had 2 Contiguous 80 Acre Lotts in it by allotment and purchase of which he has had the Quiet possession for more then 20 Years And has made large improvements on it by clearing More then 60 Acres of the Land and by Building a Good House And Barn on it—

Which Land on Settlement of the Province Line fell within the Province of New Hampshire and Masons Grant: and at the Laying out the Menadnocks N° 1 and N° 2 fell within the Grants of those Towns—

Your Memorialist further Shews that he has purchased part of his Said Lotts of a Proprietor of Said N° 1 and the remainder of them is Contained in a Lott of Land of 100 Acres Allotted for the Ministry in Said N° 2—And that Considering the great costs he had been at on Said 100 Acres he has often apply'd to the Proprietors of said N° 2 to take other lands for the Ministry in lieu of Said 100 Acres And let him enjoy his Improvements on it, who gave him Encouragem^t they would do it but have Since Utterly refused—Gent: You may remember your letter to them Some time Since which was faithfully Delivered—They called a Meeting to take the Exchange of Lands under Consideration Agreeable to your Proposal but would Not at the Meeting make the Exchanges—Your Memorialist therefore Prays that You' take the matter Under Consideration And According to Your wonted

clemency, and the Encouragem^t he had when last with you Provide that he may be Secured in his Possession of said Lands by Exchange or otherwise or grant him relief Some other way And he as in duty bound will Ever Pray

Boxford Feb: 2d 1767

Richard Peabody

ROCHESTER.

[This town, as incorporated May 10, 1722, included the present towns of Farmington and Milton. The westerly part was set off and incorporated as Farmington Dec. 1, 1798. Milton was set off and incorporated June 11, 1802. A part of the town was annexed to Barrington, July 10, 1846. A city charter was granted March

31, 1891.

See Massachusetts and New Hampshire charters in preceding volumes; IX, Bouton Town Papers, 721; XIII, Hammond Town Papers, 332; Index to Laws, 479; Historical Notices, by Joseph Haven, 2, Farmer and Moore's Historical Collections, 169; sketch, by Franklin McDuffee, Hurd's History of Strafford County, 1882, p. 719; History, by Franklin McDuffee, in two volumes, 1892, pp. 688; Bill of Mortality, 1776–1824, by Joseph Haven, 1, Collections of N. H. Historical Society, 283; Lawrence's N. H. Churches, 1856, p. 338; Biographical Notices of Physicians, 1, N. E. Hist. Gen. Register, 276.]

[Part of Rochester Charter.]

[Masonian Papers, Vol. 7, p. 151.]

Do give and grant unto sundry our beloved Subjects whose names are enrolled in a schedule hereunto anexed in the Proportion and after The maner therein mention'd all that Tract of Land lying and being between the river of salmons falls and the North Esterly side line of Barrington being bounded at the south East End by Dover head line and to Run norwesterly into the Country and South westerly upon Barrington headline according to the discretion of a Committe which shall be appointed by the Proprietors to lay out the same not Exceding the quantity of ten milles square to gether with all the waters Rivers—

The abov a true Coppy of part of Rochester Chartar—

atest—John Gage Propri^{trs} Clark

Dover Apral ye 17th 1749

[Deed of Part of Packer Lot, 1793.] [Masonian Papers, Vol. 7, p. 152.]

Know all Men by these Presents, That We Sylvester Dering & Henry Packer Dering both of Shelter Island in the County of Suf-

folk and State of New York Esquires by our Attorney John Peirce of Portsmouth in the County of Rockingham and State of New Hampshire merchant— For and in consideration of the sum of one Hundred & three pounds Twelve Shillings Lawful Money to us in hand before the delivery hereof, well and truly paid by Moses Hodgdon of Dover in the County of Strafford & State of New Hampshire Yeoman the receipt whereof I do hereby acknowledge, have given, granted, bargained, sold; and by these presents do give, grant, bargain, sell, aliene, enfeoff, convey and confirm unto the said Moses Hodgdon his heirs and assigns forever Two full and undivided Seventh parts of the Second Division Lot in Rochester Originally Laid out to the Right of Doctor Thomas Packer late of Portsmouth Esquire Deceased, and are the parts or Shares of our Father Thomas Dearing late of said Shelter Island Deceased he being the oldest Son of Elizabeth Dearing who was the Daughter of said Packer said Lot of Land Laid Out for Two Hundred & Forty Acres be the same more or less——

To Have and to Hold the said granted premises, with all the privileges and appurtenances to the same, belonging to him the said Moses Hodgdon his heirs and assigns, to his & their only proper use and benefit forever; And We the said Sylvester Dering & Henry Packer Dering our heirs, executors and administrators do hereby covenant, grant and agree to and with the said Moses Hodgdon his heirs and assigns, that until the delivery hereof we are the lawful owner of the said premises, & are seized and possessed thereof in our our own right in fee-simple, and have full power and lawful authority to grant and convey the same in manner aforesaid: That the said premises are free and clear of all and every incumbrance whatsoever: And that we & our heirs, executors and administrators, shall, and will warrant the same to him the said Moses Hodgdon heirs and assigns, against the lawful claims & demands of any person or per-

sons whomsoever.

In Witness whereof we by our said Attorney have hereunto set our hands and seals this Seventh day of March In the year of our Lord one thousand seven hundred and ninety three

Signed, sealed and delivered in presence of us, the words by our said

Attorney of Land being first Interlined

Elipt Ladd

Elip^t Ladd George Gains Sylvester Dering by his
Attorney John Peirce [seal]
Henry Packer Dering by
his Attorney John Peirce [seal]

State of New Hampshire Portsmouth the 8th day of March one Rockingham ss thousand seven hundred and ninety three

Then the above Henry P. Dering & Sylvester Deering by their Attorney John Peirce personally appearing, acknowledged the above written instrument to be their free act and deed before me,

George Gains Justice Peace.

[Endorsed] It is belived the within deed was taken up & one from direct from the Dering obtained

There was a nother share conveyed to Hodgdon as executor to a Brother Deces^d whose name was Henery

RUMNEY.

[Granted Oct. 4, 1761, to Samuel Olmstead and others. Regranted March 18,

1767, to Daniel Brainard and others.

See New Hampshire charters in preceding volumes; IX, Bouton Town Papers, 730; XIII, Hammond Town Papers, 354; Index to Laws, 483; sketch, Child's Gazetteer of Grafton County, 1886, p. 601; Lawrence's N. H. Churches, 1856, p. 581; Biography of Josiah Quincy, by J. E. Sargent, 1, Proceedings of Grafton and Coös Bar Association, 43; Baptist Churches in N. H., by E. E. Cummings, 1836, p. 9; grant to Samuel Holland with Plymouth papers; Proceedings of Celebration, July 4, 1876.]

[Rumney Petitioners.]

[Masonian Papers, Vol. 7, p. 153.]

Sr If any Grants Should be made before I Return (which will be in about a Fortnight) pray ward the applyers from Rumney tis a Mountainous Town But well Scituated and a Little Peace of Good Land Adjoyning to Spencer & Cockermouth — here the Doctor pitches and May have it if is Not Gone Before I Return Yr Remembrance will Greatly gratifie yrs to the Last

J Blanchard

John Gillmore Hugh Ramsey John Cristy John Miller William M^cClure John Combs Robert Usher Jonathan Gillmore John Moore John Morrow Joseph Parks John McClenche Samuel Spaulding Zacheriah Sterns James Gillmore Thomas Christy Gain Armour John Usher William Patten William Wright Daniel Sterns SALEM. 211

Hugh Gillis John Smith Robert Park Samuel Morison John Tuft David Criage William Wallace Joseph Cochran James Cochran William Willson James Cochran Jun^r Samuel Alison Joseph Blanchard Esq Isaac Farwell Isaac Farwell Jun^r Benja French Ebenezer Farwell Thomas Cowen Peter Russell William Alld James Cowen Jonathan Cumings Jun Benja Davis Jonathan Cumings William Lancy William Read John Parker John Stearns Jesse Cristy Andw Pack Robert Gillmore Samuel Willson James Miltmore Samuel Steel Andw Clindinin Robert Clindinin Thomas Morison Benja Butterfield Mathew Thornton Romney

SALEM.

[This town was constituted from parts of Haverhill District, Methuen, and Dracut, Mass., and was incorporated May 11, 1750. A new line between Salem and Windham was established Jan. 9, 1752-3. The charter was confirmed by the Masonian Proprietors, March 8, 1759.

See New Hampshire charters in preceding volumes; IX, Bouton Town Papers, 744; XIII, Hammond Town Papers, 371; Index to Laws, 486; sketch, by A. H. Merrill, Hurd's History of Rockingham County, 1882, p. 469; Lawrence's N. H. Churches, 1856, p. 130; Two Sermons, 1816, by John Smith, 1817, pp. 30; Account of, Poore's Merrimack Valley, 1857–8, p. 239; Proceedings of 150th Anniversary of Congregational Church, 1890.]

[Petition of Samuel Hale, 1748-9.]

[Masonian Papers, Vol. 7, p. 154.]

To the Honourable Theodore Atkinson Esq^r and the Other Proprietors of Masons Right

The Petition of Samuel Hale for Himself and Others Humbly Sheweth

That whereas a Grant of three hundred Acres of Land was made by the Government of the Massachusets Bay to the Heirs of our Grandfather John Hale of Beverley deceased for reward of Service in the Canada Expedition Anno 1690 which Grant was laid out in Methuen District (so called) Bounded East on Haverhill old Line North on Woodbury's Farm West on Land Owners unknown South on (Land since known by) Greanleafs Farm and was then Claimed by that Province but by the late Settlement of the Line it falls within this Prov: & within your Claim We therefore Pray that You would Confirm or Quit unto us said tract of Land and as in Duty bound shall ever Prav

Your Petitioners Portsmouth New Hampshire March the 1^{st} 1748/9

Sam¹¹ Hale for Himself & Others

[Petition and Plan, 1759.]

To the Honarable Propreatiers that Clame Under

Newhamsher | Masons Patten tees

Jan 22:1759 Whereas We the under siners have This Day Being informed that there is sume of the inhabetants of the Town of Salem afore Said who have Pertitiond or about to Pertition to the Sd Proprters for the Land in Sd Township Taking to their Sosierty home they

Plese and Whome they Plese they Refuse—

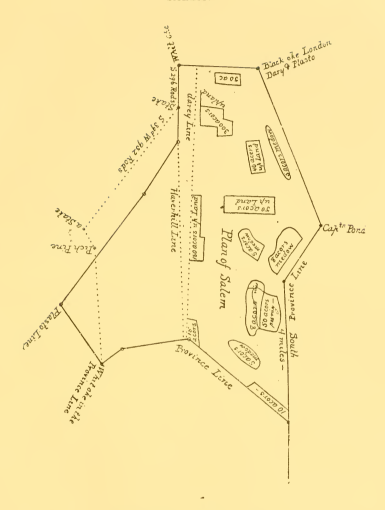
The Humbel Pertition of the We Subscribers to the Said Propripeiters that if there is aney Right that belongs to the Propriters that the Town of Salem in Genrel might be a Quainted With it and that Your Portitions Prays that it might Plese Your Honers to Give the Town of Salem afore Sd the Liberty of Purcheusing By a maigeroty and in So Doing it mighe Prevent a grate Disturbence in Sd Town your Partitions further Prays that you Would Signify in Wrighting Your minds to us before you Doe aney thing as to Sale that the Town of Salem afore S^d have their Voice in the Purches: as Your Portitioners as in Duty Bound Shall Ever Pray

Daniel Peaslee Ebenezer Ayer Jonathan Wheeler juner Daniel Mussey Nathaiel Woodman John Balev Stephen wheeler Caleb Duston John Cross James Chase Israel Young Sen^r Evan Jones

Jonthan Wheeler Timothy Johnson Abial Asten Joshua baylay Benja Rawlings James Hasting James Gregg John Lowel juner Israel young jur Edw^d Carlton

Isaac Clough senr Jonathan Collis Thomas Duston Obadiah Duston John Lowel Nathaniel merrill william wheeler william Curtis Edw^d Clark John Corrier William Townsend

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[Quitclaim to Salem, 1759.]

[Masonian Proprietors' Records, March 8, 1759.]

Whereas thee Persons whose names are hereafter Express'd have applied to this Propriety for their right and Title to the lands they severally claim in the Township of Salem in the Province of New Hampshire excepting what is within the bounds of Londonderry & in

Consideration of their Improvements & for encourageing the Settlers—

Voted that there be and hereby is Granted to the said persons their heirs and assigns all the right, Title, Interest claim property and demand of said Proprietors according to the several and respective rights and claims of said Persons as they have or shall derive the same from the Proprietors of Haverhill or other grants made by the Government of the Province of the Massachusetts Bay and also to all such particular lotts of lands Situated as aforesaid which any of them hold in Common and undivided, but as to the hundred acres of land within said Township of Salem which was appropriated the one half for the first minister and the other half for the use of the ministry it is not intended to be comprehended in the foregoing vote, but all the right, title, Claim property and demand of this propriety or of the Proprietors first abovenamed, be and hereby is granted to the reverend Mr Abner Bayly his heirs and assigns, the one half of said hundred acres to be taken where he has made his Improvements and the other half be and hereby is granted to remain for the use of the

ministry in said Town of Salem forever—

Reverend Mr Abner Bayley, John Bayley William Johnson, Stephen Wheeler, Timothy Johnson, James Hastings Edward Clark, James French, Thomas Dusten, Obadiah Dusten, Abiel Astin, James Ford, Ebenezer Page John Lowel Jun Daniel Greenough, David Corlis William Townsend, Benjamin Rawlins Daniel Massey Timothy Beadle, Nathaniel Woodman, Israel Young Jur Jacob Beadle, Benony Rowell, Samuel Ordway, Wid: Mary Clough, James Gragg, Samuel Clements Caleb Marble, Isaac Clough, the heirs of John Johnson, Even Jones Jun^r, Israel Young, Samuel Parker, Caleb Dusten David Heath, Micah Amey, Wid: Hannah Webster Jonathan Corlis Jun, John Lowel, David Burbank, Abraham Annis, Ruth Clements, John Currier, Daniel Peaslee Esq^r, John Beadle, John Rowell, Joshua Bayley, Jonathan Tenney, Joseph Harris, Edward Carlton, Joshua Webster, Asa Pattee, Timothy Beadle Jun, Jonathan Corles the 3d, Jonathan Corles, John Allen, Sarah Sanders John Pattee, Joseph Wright, James Swan, Richard Dow Nathaniel Dow, Obadiah Eastman, William Sanders Benjamin Wheeler Jun, Andrew Balch, Jemima Kimball, William Wheeler, Timothy Swan, Ebenezer Ayer Seth Pattee, Richard Pattee, Peter Merrill, William Kelley, John Merrill, David Merrill, Jonathan Bayley Peter Uran, Benjamin Hilton Samuel Hilton, Oliver Sanders Alexander Gorden, Jonathan Wheeler Jun, Benjamin Wheeler, Raphe Hall, Meshech Weare Esqr, Nathaniel Peaslee Esq^r, John Greenleaf Esq^r, Philip Haseltine, Joseph Corlis, Jonathan Sheppard, Richard Messer, John Simons, Thomas Eaton, Stephen Webster, Moses Eaton, John Jaquish Josiah Brown Jeremiah Bayley, Ebenezer Webster, William Webster Martha Mitchell, Andrew Mitchell, William Mitchell, John Mitchell Ebenezer Mitchell, Humphry Bayley, John Hastings, Dinah Kimball, John Tippit James Jones, Richard Currier Nathaniel Lovejoy, John How John Smith Ithamar Emerson, Caleb Hall, Timothy Emerson Thomas Cross Richard Kelley Benjamin Clements, John Ladd, Doct^r Anthony Emery, Joseph Badger, Nathaniel Kimball Richard Whittier, Thomas Whittier, William George Enoch Bartlett, Nathaniel Messer, John Watts, Richard Swan, Robert Swan, James Ayer, John Moores, John Hazzen Moses Hazzen, Abigail Hazzen, Isaac Kimball, Thomas Whittier Jun^r, Samuel White, Esq^r, John White, Asa Swan, Abiel Messer, Even Jones, Joseph Stevens, Ebenezer Ayer Jun^r, Joseph Whitaker, Thomas Eaton Jun^r, James Pecker, Stephen Dow, Peter Ayer, William Moss Nathan Ames, Abraham Day, Nathaniel Merrill.

SALISBURY.

[Granted by Massachusetts Feb. 3, 1736–7, and called Baker's-town. Granted by the Masonian Proprietors Oct. 25, 1749, to Ebenezer Stevens and others, and called Stevens-town. Also called at times, Gerrish-town and New Salisbury. Incorporated as Salisbury March 1, 1768. A tract of land from the east part of the town was combined with portions of Andover, Northfield, and Sanbornton, and incorporated as Franklin Dec. 24, 1828. A part of Franklin was an-

nexed to Salisbury July 7; 1869.

See Massachusetts and New Hampshire charters in preceding volumes; IX, Bouton Town Papers, 753; XIII, Hammond Town Papers, 381; Index to Laws, 486, 522; Topographical and Historical Sketch, by M. Eastman, 3, Farmer and Moore's Historical Collections, 296; History, collated by John J. Dearborn, edited by James O. Adams and Henry P. Rolfe, 1890, pp. 888; sketch by J. J. Dearborn, Hurd's History of Merrimack County, 1885, p. 602; Life of Daniel Webster, by George Ticknor Curtis, 1889; Reminiscences of Daniel Webster, by Peter Harvey; Letters Explanatory of Difficulties Existing in the Baptist Church, 1827; Stewart's History of the Free Baptists, 1862, p. 252; Baptist Churches in N. H., by E. E. Cummings, 1836, pp. 7, 12, 15; Lawrence's N. H. Churches, 1856, p. 409.]

[Petition of Stephen Chase, 1748.] [Masonian Papers, Vol. 5, p. 133.]

Portsmonth Nov^r 16th 1748

To the Gentlemen Proprietors & Purchasers of Cap^t John Tufton Mason Esqu^r his Right in Lands in y^e Prov^s of New Hampshire—

I the Subscriber humbly Shew that in or about ve year 1743 being a Proprietor in the Grant of a Township called Baker's Town did in my own Right & in ye Right of ye other Proprietors build a Saw Mill and Cleared and Sowed an Acre of Ground and also built a meeting house for ye Said Proprietors but now understanding the Right of Said Land is in you I earnestly Request that I may be a Grantee in Said Tract of land called Baker's Town, and that I may also have ye Benefit of the Mill I built upon Such Conditions & Terms as the Said Tract of Land Shall be granted & disposed of by you and you will oblige your very Hum: Servt——

Stephen Chese

[Names of Petitioners.]

[Masonian Papers, Vol. 7, p. 155.]

A List of the Petitioners for a New Township

Ebenezer Stevens Benjamin Clough Nathan Swett Elisha Winslow Benjamin Tucker John Huntoon William Sanborn Benjamin Wadleigh John Lad Joseph Bean Jun^r Sam¹¹ Eastman Ter: Sam¹¹ Fifield Benjamin Choat Jun^r Ebenezer Eastman Elisha Swett Sam¹¹ Sanborn Benjamin Sleeper Joshua Webster Jun^r Daniel Moodey Sam¹¹ Colcord

Jedidiah Philbrick Sam¹¹ Bean Joseph Fifield Jacob morril William Calf John Huntoon Ju^r John Lad Jun^r Abraham Green Ebenezer Sleeper Nathanael Huntoon Sam¹¹ Eastman Jun^r Joseph Seecomb Jonathan Choat Tristram Sanborn Ter. Peter Sanborn Samuel Stevens William Buswel Ter: Jeremy Webster Jonathan Sanborn Jun Sam winslowe Jun Ephraim Collins Nathanael French Jun John Currier

John Judkins Benjamin Stevens John Fifield Jun^r Moses Quinbe Joshua Woodman Tristram Sanborn Jun^r Ebenezer Long Nathanael Lad Ebenezer Stevens Jun^r Benjamin Sanborn Jeremiah Philbrick Joseph Clifford Stephen Gillman Joseph Grele Daniel Gillman Sam^{II} Webster Humphry Hook

Kingstown

[Petition of Stevens and Philbrick, 1748.]

[Masonian Papers, Vol. 7, p. 156.]

Portsmouth Nov^r y^e 12th 1748

To the Gentm Purchasers & Proprietors of Cap^t John Tufton Mason Esqu^r his Right of Land in ye Province of New Hampshire—We ye Subscribers in behalf of ourselves & others Inhabitants of Kinston do request the favour of your Grant to Such a Number of us as you shall think best, a Tract of Land joining northerly upon Contocook on ye west of Merrimack upon Such Terms & Conditions as you shall think best and if not in that place where otherwise you shall find most Convenient & you will very much oblige us & others in whose behalfe we are Gent your most Hum: serv^{ts}

Eben^r Stevens Jed^h Philbrick

[Charter of Salisbury, 1749.]

[Masonian Proprietors' Records, Oct. 25, 1749.]

Voted That there be and hereby is granted unto Ebenezer Stevens Esq, Jedidiah Philbrick, Ebenezer Page, Thomas Newman, Samuel Bean, Samuel Colcord, Benjamin Stevens, Jonathan Greely jung, Nathan Swett Joseph Eastman jung John Fifield jung, Elisha Winslow, Henry Morrell, Moses Quinby, William Calf, Joshua Woodman, John Hontoon, John Hontoon junt, Tristram Samborn junt John Ladd jun^r, Eben^r Long, Benj^a Wadleigh, Abr'am Green Nath¹ Ladd, Benj^a Ladd, Ebenezer Stevens junr, Joseph Bean junr, Nath Hontoon, Tristram Quinby, Samuel Eastman junr. Jeremiah Philbrick, Samuel Fifield, the rev^d Joseph Secomb, Joseph Clifford, James Toppan, Ebenezer Eastman, Tristram Sanborn tertius, Peter Sanborn, Elisha Swett, Capt Joseph Greely, Samuel Sanborn, William Russell tertius. John Darling jun^r, Jeremiah Webster, Samuel Webster, Joshua Webster jun', John Currier, Jonathan Sanborn jun', Samuel Winslow j' Ephraim Collins, Humphry Hook, Jacob Quinby, Jona Greely, Samuel Stevens all of Kingston in sd province, Peter Ayres of Haverhill, Jabez True & David Grely both of Salisbury, Benja Sanborne of Kingston aforesd and Phillip Call living on part of the Land herein after mentioned, & Peter Dearborn of Chester In Equal Shares on the Terms, Conditions & Limitations herein after expressed, all that Tract of Land within the province of New hampshire containing the Extent & Quantity of Six Miles Square Bounded as follows vizt—Beginning at a White Oak Tree Standing on the Brink of Merrimack

River Six Rods Southerly from a deep Gutter running into the River said Tree being marked on four Sides thence running West seventeen Degrees South nine Miles—then beginning again at the River at the said white Oak & running upon the River northerly about a Mile above the Crotch upon Pemigiwasset River to a large Rock in ye Bank of ye River at ye Head of Pemigiwasset great Falls thence running West fifteen Degrees South nine Miles-thence on a strait Line from the Westerly End of this Line to ye westerly End of the Line first mentioned on the other Side-To have and to hold to them, their Heirs & assigns, in equal Shares on the following Terms, Conditions & Limitations, That is to say, That the whole Tract of Land within the said Boundaries (saving what is herein after mentioned to be otherwise Improved) be divided into Eighty Shares or Rights & each Share into four Distinct Lots one of which is to contain Sixty Acres, and the other Three the rest of the Land belonging to each respective Share of which the Interval to be one Lot, That the Lots which belong to one Share be numbred with the same Number beginning with One & ending with Eighty—That the said Land be so laid out within one Year after the proclaiming of a peace with the Indians & then the Lots drawn in the usual manner of Drawing for Lots of Land in such Cases—And that this be done under the Care & Direction of the Grantors, & that there be but one Draft for the Lots which belong to one share That One of the said Shares be for the first Minister of the Gospel who shall be settled on said Land & Continue there during his Life or untill he shall be regularly dismissd, to hold to him his Heirs & Assigns. And one other of the said shares be for and toward the Support of the Gospel Ministry there for ever. And the Sixty Acre Lots belonging to these two Shares shall be laid out as near the place where the Meeting House shall be built as conveniently may be and drawn for as the other Lots. there be ten acres of Land left in some Convenient place (as the Major part of the said Grantees shall Determine) within the said Boundaries for Building a Meeting house & School house upon & to improve for a Training field a Burying place & other public Use to which the Inhabitants there shall see Cause to apply it. That one other of said Shares be for the Use & Support of a School there for ever. That seventeen of said Shares be & hereby are reserved to the Use of the said proprietors the Grantors in these Presents their Heirs That the Owners of the other Sixty Shares make a regular Settlement there at their own Expense in the following Manner, vizt that within two Years after the said peace the said Owners or Grantees shall clear & make a good Cart Way from the place called Contoocoke to the place left for public Uses as afores within the

said Boundaries—That within the three Years after the said peace. the said Owners shall have a Saw-Mill built fit for sawing & making Boards & other Timber for the Use of the Settlers there & that the same be put under such a Regulation as shall best serve the Interest of the Settlement & that each Settler may be served in that Respect on reasonable Terms—That within four Years from the said Term Each Owner of the said Shares shall fell the Trees upon three Acres of the Land belonging to his Share and within one Year more shall clear and fit the same for mowing or Tillage—That within Six Years each of the said Owners shall build a House of sixteen foot Square or equal thereto on his respective Share & have two Acres of Land more fitted for Tillage or Mowing & the said House fitted to live in—That within seven Years after the said peace the said Owners build a Meeting House within the said Boundaries to be placed as aforesaid and finished fit for publick Worship within Eight Years from said Term & some person living in each Owners House there, & that within nine Years from said Term the said Owners & Settlers there maintain the preaching of the Gospel in said House. That each Owner of the said Sixty Shares pay to such person or persons as shall be appointed by the major part of the said Owners to receive the same, his proportion of all Sums of Money from time to time as the said major part of the said Owners shall Determine to be necessary to be paid for the carrying on the said Settlement & accomplishing the matters & Things afores & what shall be herein after mentioned for the making perfecting & finishing the said Settlement—That in laying out the said Lots Care be taken to sort them in such a manner as to make the Shares as equal as possible—That the Lots be laid in Ranges where the Land will admit of it and Land left between the Ranges for high Ways of four Rods wide & between the Lots of two Rods wide where the Land will admit of it—That a plan of the whole when so laid out be made at the Charge of the said Owners & returned to the said Grantors as soon as may be Conveniently done at the Charge of the said owners—That the seventeen reserved Shares be Exonerated, acquitted & fully exempted from paying any Charge towards making the said Settlement & not held to the Conditions limited to the other Shares, nor liable to pay any Charge Tax or Assessment untill Improved by the respective Owners thereof or any under them—That all white pine Trees fit for masting the Royal Navy be & hereby are reserved & Granted to his Majesty his Heirs & Successors for ever for that purpose—That in Case the Grantees & Owners of the said Sixty Share shall neglect fail & omit to make & perfect the said Settlement in Manner aforesaid according to the True Intent & Meaning of the several Articles, Matters & Things herein before mentioned by them

to be done, the said Grantees & Owners shall forfeit their Right share & Interest in the said Granted premises to the Grantors their Heirs and Assigns (saving to such of the said owners as shall have done & performed his part & proportion of the said articles matters & Things his Respective Right & Share of the said premises) and the said Grantors their Heirs & Assigns may & it shall be lawful for them or any person or persons for them & in their Name & Stead to enter into & upon the Rights & Shares so forfeited, & the same again to seize, take possession of, & apply to their own use—Provided that if a War with the Indians should again happen before the Expiration of the several Limitations of Time for the doing & performing the said Matters & Things respectively then the same Term of Years to be

allowed after that Impediment shall be removed—

And in Case any Action or Suit shall be brôt against the said Grantees or Owners for the said Tract of Land or any part thereof the said Grantees or Owners or such of them as shall be so sued shall be & hereby are obliged to Vouch the said Grantors their Heirs or Assigns & they the said Grantors hereby promise and Ingage that they their Heirs or Assigns shall & will at their own Cost & Charge Defend One Action or Suit upon one Title & pursue the same to final Judgment through the whole Course of the Law (if there shall be Occasion) and in Case the final Judgment in such Trial Shall be against the said Grantors, the Grantees or Owners shall recover nothing over in Satisfaction of & from the said Grantors their Executors or Administrators or any of them. And farther it is the true Intent & Meaning of the Grantors & the Grantees in these presents, That in Case any of the said Sixty Shares shall be forfeited to the Grantors by Default of performing the proportion of Duty in making the said Settlement as afores, the said Grantors shall oblige those to whom they shall dispose of such shares to do & perform their proportion of those Articles Matters & Things herein Enjoined & required of the Original Grantees & in Case the said Grantors shall hold such forfeited Rights to themselves or any of them they shall do & perform all their proportion of Duty & pay their proportion of all Charge as is herein required of the Original Grantees—

[Draft of Lots.]

[Masonian Papers, Vol. 7, p. 157, and Proprietors' Records, Vol. 6, p. 233.]

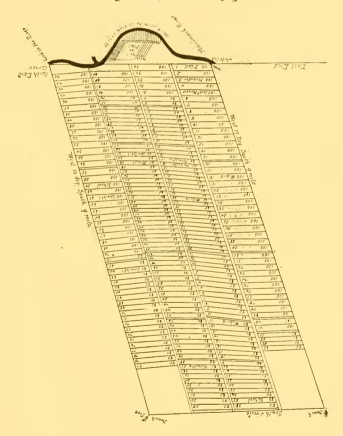
-							
Proprietors Names	Numbers of ye Lots & Quantity						
Ebez. Eastman	17.100	10.80	45.60	15. Inter			
Thos Packer Esqr	62.100	57.80	62.60	58. Inter			
Thos Wallingford Esqr	30.100	39.80	57.60	28. Inter			
Thos Newman	25.100	16.80	52.60	23. Inter			
Jonathan Greely jun ^r	15.100	8.80	27.60	13. Inter			
Sam ¹ Sanborn	11.100	4.80	41.60	9. Inter			
John Wentworth jung Esq	2.100	2.80	3.60	ı. Inter			
Sam¹ Stevens	52.100	21,80	23.60	48. Inter			
David Greely	72.100	71.80	72.60	68. Inter			
Joshua Woodman	8.100	45.80	32.60	6. Inter			
Joseph Eastman jun ^r	38.100	53.80	14.60	36. Inter			
Samuel Webster	68.100	65.80	68.60	64. Inter			
Sam¹ Colcord	50.100	19.80	21.60	46. Int			
John Huntoon jun ^r	33.100	29.80	6.60	31. Int			
John Fifield jun ^r	21.100	14.80	48.60	19. Inte			
Sam¹ Winslow junr	77.100	75.80	77.60	73. Int			
Tristram Quinby	9.100	44.80	29.60	7. Int			
Benj Stevens	20.100	13.80	47.60	18. In			
D Peirce & Mary Moore	7.100	47.80	31.60	5. Inter			
John Ladd jun ^r	75.100	68.80	75.60	71. Inte			
Jotham Odiorne Esq ^r	67.100	64.80	67.60	63. Inte			
Rich ^d Wibird Esq ^r	18.100	11.80	26.60	16. Inte			
Ephraim Collins	41.100	79.80	39.60	78. In			
Tristram Sanborn Ter's	74.100	72.80	74.60	70. Int			
Law Lott Nº I	61.100	62.80	61.60	57. Int			
Ionathan Greely	35.100	31.80	8.60	33. Inter			
Joseph Bean jun ^r	71.100	76.80	71.60	67. Int			
John Darling jun ^r	51.100	20.80	22.60	47. Int			
Mark H. Wentworth Esqr .	34.190	30.80	7.60	32. Int			
Humpy Hook	58.100	28.80	38.60	54. Int			
Joseph Cliford	22.100	15.80	49.60	20. Int			
Will ^m Bussell tert ^s	23.100	42.80	50.60	21. Int			
Peter Dearborn	70.100	77.80	70.60	66. Int			
Sam¹ Solly & Clemt March Esqrs		73.80	69.60	80. Int			
Nath ¹ Huntoon	13.100	6.80	43.60	II. Int			
Tristram Sanborn jun ^r	53.100	22.80	24.60	49. Int			
Josh Peirce Esq ^r	5.100	55.80	28.60	4. Int			
Will ^m Calf	80.100	78.80	80.60	76. In			
Nathan Swett	14.100	7.80	30.60	12. In			
Henry Morrill	36.100	32.80	9.60	34. In			
Peter Aires	56.100	28.80	36.60	52. In			
Teter miles	50.100	20.00	30.00	32.111			

Proprietors Names	Numbers of ye Lots & Quantity					
Benj ⁿ Sanborn	32.100	48.80	5.60	30. In		
Jacob Quinby	54.100	23.80	25.60	50. Int		
Jedediah Philbrick	10.100	43.80	40.60	8. In		
John Currier	43.100	34.80	12.60	39. Int		
Jonath Sanborn jun ^r	29.100	40.80	56.60	27. Int		
Benj ⁿ Wadleigh	65.100	60.80	65.60	61. Int		
Jabez Trew	6.100	46.80	19.60	79. In		
Elish Swett	73.100	70.80	73.60	69. In		
Theodr Atkinson Esqr	49.100	52.80	34.60	45. In		
Joshua Webster jun ^r	79.100	67.80	79.60	75. In		
Sam ¹ Eastman jun ^r	55.100	24.80	35.60	51. In		
Eben ^r Long	37.100	54.80	10.60	35. In		
Ebenz Stevens jun ^r	44.100	35.80	15.60	40. In		
Jeremy Webster	27.100	18.80	54.60	25. Int		
Abram Green	12.100	5.80	42.60	10. Int		
John Huntoon	66.100	63.80	66.60	62. Int		
Nath ¹ Ladd	39.100	50.80	58.60	37. Int		
John Moffatt Esqr	47.100	38.80	20.60	43. Int		
Joseph Greely	48.100	51.80	33.60	44. Int		
Elisha Winslow	- 63.100	58.80	63.60	57. Int		
Sam¹ Fifield	26.100	17.80	60.53	29. Inte		
M. H. Wentworth Esq ^r	45.100	36.80	16.60	41. Int		
Law Lot No 2	57.100	25.80	37.60	53. Inte		
Benj Ladd	16.100	9.80	44.60	14. Int		
Jeremiah Philbrick	19.100	12.80	46.60	17. Int		
Sam ^l Bean	24.100	80.80	51.60	22. Int		
Eben ^r Stevens Esq ^r	78.100	66.80	78.60	74. Int		
Messrs Mason & Thomlinson Esqr	4.100	56.80	2.60	3. Int		
Mess Meserve Blanchard Green & P. March	28.100	41.80	55.60	26. Inte		
Eben ^r Page	40.100	69.80	13.60	77. Inte		
Moses Quinby	31.100	49.80	4.60	29. Int		
Joseph Secomb Rev ^d	60.100	61.80	60.60	56. Int		
James Toppan	76.100	74.80	76.60	72. Int		
Peter Sanborn	42.100	80.33	11.60	38. Int		
Geo Jafrey Esq ^r	64.100	59.80	64.60	60. Int		
immp can	1.100	1.80	1.60	65. Int		
first Minister	3.100	3.80	18.60	2. Int		
Ministry	46.100	37.80	17.60	42. Int		
School	59.100	27.80	49.60	55. In		

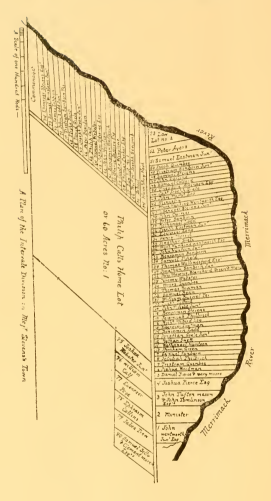
Voted that this Draft of ye Lots of Land in that Tract of Land granted by the Proprietors of the Lands purchased of John Tufton Mason Esq^r to Maj^r Eben^r Stevens Jedidiah Philbrick & others so far as they have been drawn be & hereby is ratified & confirmed as a full & final Division & Partition thereof & the Plan of Said Division as made & number'd by the Grantees & return'd by them to the Grantors be receiv'd allow'd & confirm'd for the Purpose aforesaid

Geo: Jaffrey Proprs Cl

[Plan of Salisbury.]



[Plan of Interval Land.]



This is a Plan of the Internal Land hand of the Tract Granted by the Ropinet "Buchasers of John Tuffon Mason Isg' to Ebeneces Stevens Jedichah Philbrick & others which is to be joind at the foot of the Large Plan -

A Plan of the Division of that Tract of Land (togeather with the Plan of the Intervel herewith Exhibited & to be joyned to the foot hereof) Granted by the Proprietors of the Land Purchassed of John Tufton Mason Esq to Ebeneze Stevens Esq & Jedediah Philibrook & others as Said Division has been made by the grantees to be returned to the Grantors in order to the Drawing of the Lots agreable to the Vote by which it was Granted attest. The Hund's Acres Lots are Laid out to be one mile Long & about 40 Rods wide.

The So acre Lots are Laid out to be One mile Long & about 40 Rods wide.

The Hunden Lots or 60 Acres are Laid out to the One mile Long & about 40 Rods wide.



[Petition of Inhabitants, 1754.]

[Masonian Papers, Vol. 7, p. 158.]

To the Hon^{ble} Theodore Atkinson Esq & Associates in the purchase of Masons Right (so Calld)

The Petition of the Grantees of that tract of Land Granted to the Honble Maj^r Stevens & Associates, Now Called Stevens Town Humbly shews:

Whereas your Hon^{rs} Grant to Us was on Terms & Conditions and Limitations; & among others this (viz): That in Case any of the Grantees shall Neglect fail or omit to make & perfect the Settlement according to the Terms & Conditions of the Grant, that then every such share to be forfieted to the Grantors, Now we Humbly pray that your Hon^{rs} will be pleas'd to Invest the Grantees with power & authority to Dispose of the shares of such Delinquents which we Humbly Conceive would Conduce more to the Settlement of s^d Tract of Land, than as it now stands, for—

1st Your Honrs Interest is now in sd Tract of Land so Connected together with the Grantees that the One Cannot be sought without the other & so the Grantees Cannot seek their own Interest in this Case separate & distinct from the Granters, And if the Grantees have power to Dispose of such Rights or shares, by their Majority voteing, then that would save the Grantees A great deal of Trouble & Cost in Comeing to Portsmouth, and also save your Honrs the trouble of heering us, and disposing of the Rights, And further

As the Case now Stands If any person shall fail the but in a small Article there is but one decree for him (viz^t) then his whole Right Must be forfeited, whereas if it were in the power of the Grantees then at their Discretion, the Right might be disposed of Either the whole or in part according to the Deficiency of the Grantee or owner,

again

The Grantees Liveing in the Country have a greater advantage of Judging who is Likely to settle, and so would do their utmost in all such Disposals to sell such shares or parts thereof to such persons as would be Likely to Settle, And so we Humbly submit this Case to your Hon^{rs} Consideration praying that we may be heard & answerd—and this we Humbly Apprehend would greatly promote the settlement and so we are sincerely desirous of promoting the same under, and with your Hon^{rs}

Kingston May the 21^t day 1754 Samuel Fifield Ebenezer Stevens Elisha Swett Jeremy Webster [Forfeited Lots Granted to Town Proprietors, 1758.]

[Masonian Proprietors' Records, March 6, 1758.]

Province of Portsmouth March 6th 1758—Monday five of ye New Hampshire Clock afternoon—at the house of James Stoodly

Innholder—The Proprietors meet according to Adjournment—

Whereas the said proprietors on the 25th day of October 1749 Granted their Right to a Certain Tract of land Containing the Extent and Quantity of Six miles Square the bounds of which are Particularly set forth in said Grant To Ebenezer Stevens Esqr Jedediah Philbrick and others therein named on Certain Conditions Limitations and Reservations as may more particularly appear by Reference to said Grant, among which Reservations is this vizt that every one of the said Grantees who shall not comply with and perform the Several Terms and Conditions, according to the true Tenor & meaning of the same as expressed in the said Grant should forfeit his respective Right in the same Grant made, to the Grantors, as may more fully appear by the said Grant, and whereas the Grantees have Petitioned the said Proprietors to Grant to those of the said Grantees who shall have performed the said terms and Conditions, all such rights and shares afore, said, as are or shall be forfeited to them the said Grantors as aforesaid therefore—

Voted That all the said Rights Shares and parts thereof that are or shall be forfeited to the Grantors for the reasons aforesaid, all the right, property, Interest & Demand of the said Grantors of in and unto such forfeited rights and Shares and any and every part thereof are hereby Granted to Such of the said Grantees as have and shall do perform and Comply with the terms of said Grant to be determined by the majority of the said Grantees and disposed of as they shall agree and determine with this Limitation, that the said Grantees cause the same to be settled according to the tenor of said Grant within two years after the Indian Warr, shall be ended but in Default thereof the same shall revert to the said Proprietors as is Declared in said above recited Grant—

[Votes of Town Proprietors, 1781-9.]

[Masonian Papers, Vol. 7, p. 159.]

June 1781 at an adjournment of a meeting of the Proprietors of Salisbury the 5th article in the warrant was to See if the Proprietors will Choose a Committee to Settle the Bounderies of s^d Salisbury with

Col. Henry Gerrish who is Impowered By the Grantors to Settle the Same

agreeable to the 5th article in the above mentioned warrant Voted to Choose a Committee of three men to Join with Col.l Henry Gerrish to Perfix the Bounderies at the Western End of said Salisbury Provided he Comes with authority from the Grantors to Settle and Perfix the same Nextly Capt John Webster Dⁿ John Collins and Joseph Bean Esqr Chosen for the above Committee and the Meeting ad-

iourned

at the adjournment the above Committee made a Report to the Meeting which is as follows (Viz) This may Certify the Gentlemen Proprietors of Salisbury that Col. Gerrish Came to us with a Power of attourney that we Esteem Sufficient to settle the Bounderies at the western End of the Township of Salisbury and as it appeareth to us that there is a mistake in the Grantors in the Charters of Salisbury and Andover Interfering one upon the other and also a mistake in the Grantees in Laying out their Lots beyond the Limits of Nine Miles from Meremack River, we think it best to Give up our Claims to the Land North of the Seventeen Degrees upon the North side upon their Confirming to us as far westerly as to take in all our Lands that is Lotted which we have Encouragement from s^d Gerrish upon a straight line

Salisbury octr 9th 1781

John Webster { in behalf of the Committee

the above Report being Read was Concur'd by a vote Provided the Grantors will Concur the Same

John Collins Proprietors Clerk

1789 at a Legal meeting of the Proprietors of Salisbury Voted that Joseph Bean Esq^r Shall be the man to Perfix the boundaries at the western End of the Township of Salisbury if the Grantors will Settle the Same agreeable to the Proposals of the above Committee

J Collins Prs Clerk

[Letter from Henry Gerrish, 1801.]

[Masonian Papers, Vol. 7, p. 160.]

Boscawen May 5th 1801

Sr I received a Line from you in which was a Note of the Proprietors Moson Patten appoint me an Agent in Behalf of Said Proprietors to Join with the Select men of Salisbury and Andover in Perambulating & endavour to Establish the Lines between Said Towns and Kyasarge Gore I have Call^d upon the Select men of Salisbury & as they never have run & established the Line nor bounds on the west end of Salisbury the Select thinks they are not authorised to run any new line to perambulate those heretofore run but rather thinks it belongs to their Proprietors Committee the Committee thinks as I was only anthorized to Join with the Select men that I am not authorised to settle the bounds & line with them—Now if your Propritor Shall think proper to authorise me or any other person to Join with their Proprietors Committee the will attend the Business

I am your very Hemble Servant

Henry Gerrish

George Jaffray Esq^r to be Communicated to the Proprietors

SANBORNTON.

[Granted by the Masonian Proprietors. Dec. 31, 1748, to John Sanborn, of Hampton, and others, and called *Sanborntown*. This territory was previously mentioned as *First Township*. Incorporated as Sanbornton March 1, 1770. Sanbornton Bridge was set off and incorporated as Tilton June 30, 1869. Part of Tilton was annexed to Sanbornton July 1, 1870, and parts of Sanbornton were annexed to Tilton July 1, 1870, and July 3, 1872.

See New Hampshire charters in preceding volumes; IX, Bouton Town Papers, 755; XIII, Hammond Town Papers, 392; Index to Laws, 488; Historical Sketch, 3, Farmer and Moore's Historical Collections, 351; sketch, Hurd's History of Belknap County, 1885, p. 893; History, by M. T. Runnels, 2 vols, 1881–2; Acts of the Anti-Slavery Apostles, by Parker Pillsbury, 1883, p. 105; Baptist Churches in N. H., by E. E. Cummings, 1836, pp. 9, 18, 22; Lawrence's N. H. Churches, 1856, p. 507.]

[Names of Petitioners for Sanbornton.]

[Masonian Papers, Vol. 6, p. 149.]

The first town Those of Exeter Those of hampton frainses mason John Samborn Samuel Harde aron Rawlins John Derbon Jonathan Crosbe Chister Jonath fogg Thomas Blake Thomas Rawlins Jonath Robinson Josiah Robinson Daniel Sandburn Joseph Hoite william Sandburn Daniel Sandburn junr Joseph Hoite junr John fogg Edward Shaw william Tompson

John Taylor
Jeremiah Sandburn
Daniel Keley
Jabez Sandburn
Abraham Sandburn
Simon Drake
Ebenezer Sandburn
Nathan Longfoler
Jonath Sandburn
Jonath Shaw
Marstian Sandburn

Those of Stratham Joseph Smith Josiah Smith Paul Ladd Caleb Rawlins Joseph Juett Joshua Rawlins Joseph Smith junr Benja mason Daveid Stephens Jonathan Chase Thomas Chase John wadligh Jonathan Rawlins Edward Taylor william Chase Chase Taylor Seth foggs
Jonath Longfalor
Samuel fogg
Jethro person
Joseph Rawlins
Josiah Sandburn
John Rawlins
Jonath Robinson
Jonath Corly
Josiah Rawlins
John Hopkinson
Johua Rawlins
Josiah fogg
Josiah Sandburn

[Bounds and Conditions of Settlement of Sanbornton and Meredith.]

[Masonian Papers, Vol. 7, p. 161.]

Memerrandom Gentell men plese to Consider on these amoment yt is we Desiere that If you Should grant us the Land in to townships we pray it may be 1^{1y} bounded as followeth that is Begining at the Crocth winepossockey R and pemisegwassat Rivers and So Roning up st pemisegwasot River About five miles and one half to a mapel tree standing by St pemisegwasot River about sixty Rods above the mouth of Smiths River So Cold St Smiths river being on the southwest side of pemisegwasot River st mapel tree markt thus JS: JR: SF: JP and B: for bounds and 1748 on st tree 2^{1y} runing no: 55 Degrees Est six miles and one half to Beech tree markt JR: JS: SF: JP: with B: 1748 and thence 3^{1y} Runing South thirty five Degrees Est 4 mils and 20 rods till it strikes the grate bay of winneposockey River To a hamLock tree markt JR: JS: JP: SF: B: 1748 4^{1y} thence Roning on st bay and winneposockey River to the Bounds first mensioned—

the above is the Bounds of the first town— Now for the Bownds of the Second town—

1 beginning at the n:o: Conner Bownds of the first town at the afore so Beech markt OS: JJ: JS: DC: JR: JS: JP: SF: B 1748 thence no: 35 Degrees west one mile to a mapel tree markt thus OS: JJ: JS: DC: B: 1748 thence roning north 55 Degrees Est till it striks Winepossockey Pond to a white Oke tree markt thus

OS: JJ: JS: DC: B thence Runing by the afore s^d Pond till it comes to the River winnepsackey then with S^d River till it Striks the grate Bay: thence Runing no: 55 Degrees west to a hemLock tree Standing by the grate bay which is markt with Leters JR: JS: JPSF: B for Bownds and leters OS: JJ: JS: DC: 1748 and from thence to the Beech tree which is the no conner of the first town

Conditions of Settelment after the Land is given or granted to the second township—

1^{1y} that thir be a suatable and Convenant Plase with 20: ackers of Land measured out and Left for incorragment in part to him or them that will build a sawmill first—

and that their be six akers of Land Left in the most Convenant place for a Senter Square s^d six akers to be cleared by the proprioters for to set a meeting house and a School hous on and for a buring place s^d six akers never to be fenced or incombred aney other way than afore s^d and if any person incroach there on the Survaryers of highways to clear the same as in cases of highways

2ndly that the Land be Laid out in two Divisions and drawn for at 2 Draughts but before aney is Drown for one Lot is to be chosen out for the pasnege by some meat parsons apointed by the propriaters of s^d town the afore s^d work to be Done with in one year after the Granting of s^d Land

3rdly that the Propriaters Clear a bayey or horse way from the sentar Squar to the nearst and most conveaniantest Plase to meat the propriaters way that the propriaters of the south town shall clear and that the propriaters of the first and second towns be at Equal Cost in Clearing the way most Best for Eich towns transporting to salt water

4^{ly} that there be a saw mill fit to saw bult in three years from giveing or granting s^d Land and that the oners of of s^d mill shall saw the propriaters Logs to the one half During the term of seven years after s^d grants

5^{1y} that the propriaters Clear and make a road for Carteing to the nereest and best plase till they met with the propriaters of the first town and then to be at an Eaqual proportison Eich town namly the first and second towns to the salt water

S^d way to be cleared within four years from the giveing or granting S^d Land

6^{1y} tha Each Propriator buld one house 14 feet wide and 18 fiet Long and A chimney (over and Above s^d house and Clear and plant or Sow three akers of Land on his owen Right with in Eight years from the giveing or granting s^d Land—

7^{1y} that the propriators build a meeting house fit to preach in within

ten years from the giveing sd Land

Sly that the propriators meet on the first thursday in april anualley to Chouse a clark and assersors to asses and a colecter or collecters to Collect such some or somes of money as shall be voted to be Raised by the mager of the propriaters at any meetings and that the colecter or colecters after he or that have Resd his or their Lists from the asesors Shall notify Each man of the some Raised in his List and Demand the same and the person or persons that Doth Refuse or neglect to pay the same for the Spase of 30 days after notis is given then the asesrs or the mager part of them to give under their hands to the collecter what parte of that s^d proprioters Land shall be sold at a publick vandue by the Collector for to pay sd tax and cost and sd collecters Deed Shall be Sufficiant against any proprioter or oner what so Ever and that the over plush if any their be Shall be retorned to the owener by the Colecter and sa Collecter to give 14 Days notes to the Clark of sa propriety before the day of sail of the time and place to be Entred in the Clarks offis and after the Sail to make aretorn of what is Sold and to who to the Clarks office and sd Clark to Enter what is Sold and to who and to give coppers their of to the assessment in the month of apriel Anually) these conditions were voted by the second sioety and to be sent by the agent or agents

> test Jos: Rawlins Clark of the Second Sociaty

[Bounds of Sanbornton.]

[Masonian Papers, Vol. 7, p. 162.]

the Boundareys of the first town as it is Laid out and Bounded Begining at a hemlock tree by the Grate bay of winipesoakey River marked with the Leter B and spoted on four sides and with the first Leters of Each of the Committees names and the Date of the year 1748 then Runing north 65 Degres west six miles to a beach marked on four sides then Runing South 55 degrs west three mils and a Quarter or there abouts to Pemisawaset River then Runing south Easterly on state River to the Croch wher winepisokey River Comes into Pemisawaset River then Runing Easterly up state winepisokey River to the Bay then by state Bounds first mentioned

[Petition of Jeremiah Hubbard and Others.]

[Masonian Papers, Vol. 7, p. 164.]

Prov of New \ To the Hon¹ Theodore Atkinson Esq² & others Pur-Hampshire \ chasers & Proprietors of Masons Right so called—

The Petition of ye Subscribers Humbly Shews—That Some Years ago & before they were apprised of ye Right that you & your Predecessors had to a large Tract of Land in ye Prove aforesaid They Petitioned his Excellency ye Gov & Hon¹ Council for a Township at a Place commonly called ye Crotch on ye Nothern Side of Winepissiokee River & which they had Some Incouragement to hope ye Gov & Council would grant but being lately inform of your Right & Claim humbly & earnestly request that they may have a Grant of a Township at ye Place aforesaid upon Such Terms & Conditions as you grant to other Inhabitants of this Province & as Speedily as shall be consistant with your Conveniency & your Petitioners as in Duty bound Shall ever Pray—

Jermiah Hubbard
Joshua Webster
Charel Hunton
Benjamin french
William Selaway
Joseph hubbord
Joel Judkin
Benjamin Eastman
Samuel Scrivenr
Benjamin Webster
John young
benjamin Severance
Samuel hunton
Daniel young
Timothy Eastman

Richard Hubbard Joshua Brown Jonathan french william Sleeper Richard Tande Joseph Eastman David welch John Hubbard Robart barber Joseph Sleeper Jonathan young Isaac Clafford Caleb Towl Samuel Eastman Robart Swett William Lovering John loufkin
Jeremiah Philbrick
Samuel Webster jur
Ebenezer Watson
Benjamin Swett
Samuel Welch
John Nuton
Joseph fellows
Ephraim Severance
Joseph Welch
hezekiah young
John dent
David quimbe
Davison Dudly
William gillman

[List of Names of Petitioners, 1748.]

[Masonian Papers. Vol. 7, p. 165.]

A List of the mens Names that Petitioned for a Township (by Richard hubbard and Daniel young) in the year of our Lord 1748 Dec^r 8th

Jeremiah hubbard Richard hubbard William Sleeper Timothy Eastman Benjamin Webster Benjamin Eastman Benjamin Severance Jonathan young Samuel hunton Ebenezer Watson hezekiah young William Loverin Davison Dudly Samuel Scrivenor Caleb Towl Thomas Welch Jabez Peag Aaron Quimbe Edward Sleeper

Samuel Eastman John hubbard Joel Judkins Joseph fellows William Gillman Joseph Welch Richard Tande Benjamin Swett Daniel young Benjamin french John young Jonathan french Ephraim Severance Charles hunton Samuel Welch Paul Sanborn William Clafford Elisha Towl Ebenezer Eastman

David Quimbe Isaac Clafford John Lovekin Robart Swett Joshua webster David Welch John Nuton John Dente Joseph hubbard Joshua brown Robart barber Joseph Sleeper Samuel Webster ju^r Jeremiah Philbrick Joseph Eastman John Clark Benjamin Selley Josiah hunton

Kingston in the Province of New Hampshire

[Proposals of Hubbard and Young, 1749.]

[Masonian Papers, Vol. 7, p. 166.]

The Preposals of Hubbord And young and Their associats As thay incline to Settle the town

Kingston March the 28th Annoqe Domini 1749

Benjamin Swett Clark of the Society

To The Honourable Theo^r Adkinson Esq^r and others (gentelmen) propriators of the mason Right. Honoured Sirs; Whereas you have been pleased To ingage us a Township Laying on Pemachewosick

river in this his Majestys province of New hampshire &C

These Are therefore humbly to Intreat you to make us a grant of a township next too and adjoining on brown's Containing Six miles Square as the orders was we received of you to Lay oute; as followeth viz firstly to sixty men Resvering To your selves Seventeen rights free from all Charge untill a ministor be Setteled or you Sell or Settel your rights and three rights more To be Desposed of thus, one to the first minister that We the Sixty men to Whom you make this grante Shall Call & settle with us—

the second to Lay a Personage for Ever the third for the benifit of a school forever.

The Sixty Rights Which is three quarters of the town to be hubbords and youngs and their associates forever Provided we settle it in

the following order viz—

The first year after We have peace With our french and Indin Enemies To Lay out the Town in the fowllowing order firstly in the Centor to Lay oute a town squar of four acres and Lay oute all the Land in the town into three Divisions you gentlemen proprietors

Takeing your Draught with us as your Lot shall fall

the Second year afr s^d peace to Clear a Carte way from the adjason town to the Cen^r and Clear s^d square the third year after s^d peace to fall 4 acres of Trees on Each of the sixty rights which is onrs the forth year after said peace to Clear Said 4 acres of trees which was fell the 5th year after s^d peace to build a saw mill—the 7th year after s^d peace to build 20 houses of 16 feet square the 8th year after s^d peace to build 10 houses more the 9th year after s^d peace to settle 20 families the 10th year to settle 10 families more and the Eleventh year afr s^d peace to raise a meeting house the 12th year to finish it & have the Preaching of the gospel in it

Resolved That the whole Tract of land for ye Township consisting of six miles square be laid out into one hundred shares—and ye Rights

divided into three Divisions—

That all ye Conditions of ye Grant be complyed with in eight years

after a Peace with ye Indians

the twenty shares Reserved to be at no Expence or charge of Settlement or other Town Charge till Settled or Disposed of by ye Grantors

That the Grantees enter into a Covenant or Contract with ye Grantors for their faithfull Complyance with the Terms of their Grant

April 5th 1748

[Charter of Sanbornton, 1748.]

[Masonian Proprietors' Records, Dec. 31, 1748.]

Province of Portsmouth December 31st 1748 Saturday Eleven New Hampshire of the Clock before noon at the Dwelling house of Sarah Prust Widow—The Proprietors Meet according to Adjournment—

Voted That there be and hereby is granted unto John Samborn John Dearborn Thomas Blake Daniel Samborn Daniel Samborn jun^r

Edward Shaw John Taylor Jeremiah Samborn Daniel Kelly Jabez Samborn Abraham Samborn Simon Drake Ebenezer Samborn Nathan Longfellow Jonathan Samborn Jonathan Shaw Marston Samborn all of Hampton in said Province Aaron Rawlins Jonathan Fogg Jonathan Robinson Josiah Robinson William Samborn John Fogg Seth Fogg Jonathan Longfellow Samuel Fogg Jethro Pearson Joseph Rawlins Josiah Samborn John Rawlins Jonathan Corley Josiah Rawlins John Hopkinson Joshua Rawlins Josiah Fogg Josiah Samborn Jona Robinson all of Exeter in said Province Joseph Smith Josiah Smith Francis Marston Samuel Hardy Thomas Rawlins Joseph Hoit Joseph Hoit jun William Thompson Paul Ladd Caleb Rawlins Joseph Jewit Joshua Rawlins Joseph Smith Jun Benjamin Mason David Stephens Jonathan Chase Thomas Chase John Wadleigh Jonaathan Rawlins Edward Taylor William Chase Chase Taylor all of Stretham in said Province & Jonathan Crosby of Chester in said Province together with twenty other Persons hereafter to be named by said Proprietors in Equal Shares Excepting as hereafter herein Excepted on the Terms Conditions and Limitations herein after Expressed all that tract of Land within the Province of New Hampshire Containing the Extent & Quantity of Six Miles Square Bounded as follows vizt Beginning at an Hemlock tree Standing by the great Bay of Winnespiseoky River marked with the Letter B. & Several other Letters & the Date of the Year 1748 & Spotted on four sides then running North Sixty five Degrees West Six Miles to a Beech tree marked on four sides then running South fifty five Degrees West to Pemigiwasset River then running as said River runs bounding on the same to the Crotch made by said Rivers thence Easterly up said Winnepiseoky River to the Bay aforesaid then by said Bay to the Tree first Mentioned where it begins. To have and to hold to them their heirs & assigns in Equal Shares Excepting as aforesaid on the following Terms Conditions & Limitations That is to Say That the whole Tract of Land within the Said Boundarys (Saving what is herein after mentioned to be otherwise Improved) be Divided into one hundred Shares or Rights & Each Share be Laid out into two Distinct Lots one of which to Contain One hundred acres & the other all the Land belonging to Each Respective Share. That the whole be so Laid out & the two Lots belonging to Each share be Numbred with the Same Number beginning with one & Ending with one hundred. That the said Land be so Laid out within One Year from the Granting thereof and then the Lots drawn for in the usual manner of Drawing for Lots of Land in such Cases and that this be done at Portsmouth in said Province under the Care & Direction of the Proprietors aforesaid & so Done as to make but one Draft to Each Share That one of the said Shares be for the first Minister of the Gospel who shall be Settled on the said Land & Continue there during his Life or untill he shall be Regularly Dismist to hold to him his Heirs & assigns. And one other of the said shares be for and towards the Support of the Gospel Ministry there forever and the hundred Acre Lott belonging to these two shares shall be Laid out as near the Place where the meeting house shall be built as may Conveniently be done & not to be drawn as the other Lots. That there be Six acres of Land left in Some Convenient Place within the said Boundaries for building a Meeting-house & school house upon making a Training field a Burying Place & for any other public use the Inhabitants there shall see Cause to make of it That Seventeen of the said shares be Reserved to the use of the said Proprietors the Grantors & their Heirs & assigns & one of the said Shares be for the use & Support of a School there forever. That the owners of the other Eighty Shares make a Regular Settlement there at their own Charge in the following Manner vizt That Each Owner of the Said Eighty shares Build an house of Eighteen foot Long & fourteen foot wide or equal thereto upon Some Part of his land there & Clear three acres thereof fit for Tillage or mowing within Eight Years from the Granting the same as aforesaid And that the Said Owners Build a Meeting house there (upon the Land to be Left for that purpose as aforesd) fit for the Public worship of God for the use of the Inhabitants there within ten Years from the making this Grant and maintain the Preaching of the Gospel there Constantly after twelve Years from that time That there be twenty Acres of Land Left in some Suitable place for a Privilege & Accommodation of a Saw Mill which shall be to him his Heirs & Assigns who will build Such a Mill within the time herein after Limited with the Privilege of the most Convenient Stream & place for Doing the Same and in Consideration thereof for the benefit of the Inhabitants & Owners aforesaid the Owner or owners of such Mill Shall Saw the Loggs of the said Owners of the said Shares & other Inhabitants there to the halves for the term of ten Years next after the said Mill shall first work That whoever Shall appear & Undertake to Build said Mill shall perform the Same fit for Constant working within three Years from this time and if no Particular Person or Persons of the Owners of the said Shares or Such as the Majority of them shall permit to Do the Same will undertake to Build Such Mill as aforesaid then the Said Owners to do the Same at their General Expence & put the said Mill under Such a Regulation as that they & others Inhabiting there may be Seasonably & Reasonably Served by having Boards & other Timber Sawed which may be Necessary for building upon Said Granted

Premises—That Each owner of the said Eighty shares pay to Such Person or Persons as the Major part of them Shall Chuse for that Purpose all such Sums of Money or Bills of Public Credit as the said Owners or the Major Part of them Shall Determine to be necessary from time to time, and as Occasion Shall Require to defray the Charges of Laying out said Land and other matters & things necessary to make a Settlement as aforesaid & performing the other Particulars herein Enjoyned & Directed to be Done. That in Laying out the said Lots Care be taken to Sort them in Such a manner as to make the Shares as Equal as Possible That the lots be Laid out in Ranges where the Land will admit of it & Land Left between the Ranges for highways four Rods wide & between the Lots for ways of two Rods wide and that a Plan of the whole laying out be made at the Charge of the said owners & Return'd to the Grantors as soon as may be Done wth Conveniency That the Seventeen Reserved Shares be Exonerated acquitted & fully Exempted from paying any Charge towards making the said Settlement and not held to the Conditions of the other Eighty shares nor Liable to any Tax or Assessment until Improved by the Respective Owners. That all White Pine Trees fit for his Majestys use for Masting the Royall Navy be and hereby are Reserved and are hereby Granted to his Majesty his heirs & Successors for that Purpose. And in Case any of the Owners of the Said Eighty shares shall Refuse Neglect or Omit to perform & fully discharge any of the Conditions Articles Matters & things herein Enjoined Directed & ordered to be Done by the said Grantors as aforesaid he shall forfeit his Share & Right in the said Tract of Land & Every Part thereof to the said Grantors their Heirs & Assigns and it shall & may be Lawfull for them or any of them or any Person by their Order or the Order of the Major Part of them in their Name and Stead to Enter into & upon the Part or share of such Delinquent owner & him utterly thence to Amove oust Expel & Eject for the use of Said Grantors their Heirs & Assigns Provided Nevertheless & it is the true intent & meaning of the said Grantors in these Presents that Such forfieted Shares & Every & Each of them Shall not be Discharged by Such forfeiture from the Charge Burthen & Duty of Settling as aforesaid & performing all the Articles Matters & things herein above Specefied for each Owner of the Shares afores to do and the said Grantors in Case they shall hold Such forfeited Shares shall & will do & perform the same & in Case of granting them again will Enjoin & Oblige the Grantees so to do—And the said Grantors do hereby Ingage & promise to the said Grantees to defend them their Heirs & Assigns in the Possession of the said Granted premises against the Lawfull Claims of any Person or Persons Claiming by

any other title than the Grantors or that from whence theirs is derived with this Condition & Limitation that in Case of Eviction & Recovery against the said Grantees by any such Title that they Recover Nothing Over in Satisfaction of & from the said Grantors their

Heirs Execrs or Aminrs or any of them

Provided there be no Indian war within any of the Terms & Limitations of time above mention'd for performs the said Articles & things afores to be done & perform'd by any of the said Owners of yes' Eighty shares and in Case that Should happen the same times to be allow'd for the Respective Matters afores after Such Impediment shall be Removed—

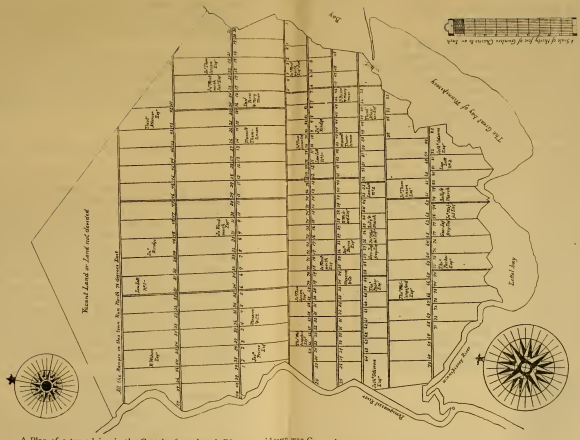
[Report of Surveying Committee, 1750.]

[Masonian Papers, Vol. 7, p. 167.]

we the subscriber being A Commetee Chosen the twenty first of June 1750 in order to lay outone hundred New lot to each proprioter In the town Granted to John Sanburn & oyrs in the crotch of ye River we proceeded Accordingly and laid out, Eighty, one hundred Acre lots, In four Ranges, Running from the great Bay South Seventy eight Degrees west to pigmisiwasock River and have marked & numbred the Lots as may be Seen in the plan which measures as follows (Viz) Each Lot is one hundred & Sixty Rod in Length & one hundred Rod in Breadth Excepting those that joyns the bay & River which may be found in the plan all the lots Runs North twelve Degrees west The high ways are Laid out four Rod wide betwixt the Ranges and also High ways between the Lots are two Rod wide as is mark^d in the plan — The Center Square which Contains 6 Acres Lyes in the Seventy Six Lot which is for the first min & in the Seventy Seventh which is the personage Lot Also we Alow twenty Acres out of the Sixty fifth Lot In A convenient place upon Salmon Brook for A miln Priviledge.

Samuel fogg
John Hopkinson
Seth Fogg
Daniel Samborn

Given under our hands at Exeter this 30th of August 1750 Jon^a Longfellow Survayer



A Plan of a town lying in the Crotch of merimeck River ye said town was Granted to a number of Petitioners by the Purchisers of John Tuftin mason Esq's his Right-Survayed Annodomini 1750 & 52 by Jonathan longfalow Survayor of ye first devision of lots and Daniel Samborn Survayor of ye Second devis-

ion Pland december th 5th Anno domini 1752

by Daniel Samborn

[Pencil note] The 1st Division I take to be the 4 Ranges of Small lots—100 A each—the 2d Divis all the remainder



[Report of Committee on Second Division, 1752.]

[Masonian Papers, Vol. 7, p. 168.]

We The Subscribers being A Commatee Chosen the twenty Sixth Day of october 1752 In Order to lay out the Second Division of Land of a town in the Crotch of merrneck Granted to John Sanburn & ovr into 82 Lots and we proceeded and did Accordingly & laid them out as follows (Viz) Beginning at Pigmiswaswit River & laying three Ranges of lots joyning upon the North end of the first Division of lots Running from Peemigwaset River North Seventy Eight Degrees East Cross the Township with high ways four Rod in Breadth betwixt the Ranges & two Rods in breadth Betwixt the Lots The lots in length are three hundred & Sixty Rods and one hundred & thirteen in Breadth Excepting those that joyns to the Bay & River which Contents may be found by the plann, and the above mentioned three Ranges Contan fifty Seven Lots and then Laying out two Ranges of lots upon the South end of the first Division Lots Beginning at the great Bay the first lot Bordering & Belonging to the first Division Numbrd 82 the Lots joyning upon the first Division are two hundred & eighty Rod in lengh & one hundred and thirty Rods in Breadth these lots following being of Difrent width appears as follows (Viz 82nd Lot 180 Rod width 81st 100 Rods the 80th 104 Rod 79th 108 Rod & the 78 & 77 & 76 & 75 & 74-are 110 Rod each and 73d Lott is 100 Rod & 72nd 120 & 71st are 184 in Breadth the high ways throughout the whole town Betwixt the Ranges are 4 Rod in width & Bettween the Lots are two Rods wide as will appear by the plann we find that there is an error in planning of the River which Cutts Short the Lower Range of lots joyning upon winnepisocky River we have Lft A Quantity of west land upon the North west End that is not yet Laid out in S^d town as doth Appear by the plan which we Allow to make up Some Lots that falls Short of their measure and the Deficiency of Some Bad lots.

Given under our hands at Exeter Nov^r 26th 1752

Samuel fogg
Jeremiah Samborn
Samuel Hardie
Abraham Samborn
Seth Fogg
Daniel Samborn Survayor

[Draft of Lots, 1753.]

[Masonian Papers, Vol. 7, pp. 169, 170, and Proprietors' Records, Vol. 6, p. 218, Vol. 7, p. 53.]

Province of At a Meeting of the Proprietors of the Lands New Hampshire purchased of John Tufton Mason Esq^r in ye Province of New Hampshire held at Portsmouth Tuesday ye 13th day of Feby 1753 at ye House of Ann Slayton Innholder—the Draft of ye Lots in Tract of land granted to John Samborn &c

	8						
	Names drawn		No of	Lot in	first	N°	of Lot in
			D	ivision		Seco	nd Division
1-	-Theodore Atkinson Esqu ^r			27			42
2	-Theodore Atkinson Esqu ^r Edward Taylor			5			26
3	Jonathan Rawlins .			8			69
4 5	Jonathan Rawlins . Jonathan Crosby . Law Lot N° 2			19			32
$\bar{5}$	Law Lot Nº 2			53			81
6	William Samborn .			49			19
7	Joshua Rawlins of Stretha	m	_	65			65
8	John Taylor			60			74
9	Josiah Rawlins			74			48
10	John Taylor Josiah Rawlins Francis Marston Deceas ^d			67			63
11	Jonathan Chace Deceased			61			73
$\overline{12}$	Meserve Blanchard Green	&	March	34			4
13	School Lot			52			20
14	Chace Taylor John Thomlinson Esqu			25			13
$\overline{15}$	John Thomlinson Esqu ^r			69			61
$\overline{16}$	Josiah Samborn			15			58
17	Benjamin Mason John Dearborn Dan ⁿ Samborn jun ^r John Hopkinson			82			64
18	John Dearborn			63			71
19	Dan ^{II} Samborn jun ^r .			28			10
20	John Hopkinson .	,		1			25
21	Law Lot Nº L			11			51
22	Samuel Hardy			50			41
23	Samuel Hardy Jethro Pearson			30			8
24	Jonathan Shaw						33
25	Jotham Odiorne Esqu ^r Dece	eas'	d his				
	Right			64			82
26	Jon ^a Robinson			37			1
27	Aaron Rawlins			78			46
28	Thomas Chace						54
29	Jonathan Fogg						17
30	Thomlinson & Mason .			43			14

31	Jonathan Robinson	6			68
32		66			66
33	Joseph Rawlins	12			-52
34	Thomas Rawlins	24			37
35	John Rindge	9			49
36	Abrohom Samborn	23			36
37	Thomas Packer Esqu ^r	59			75
38	William Thompson	32			6
39	Thomas Packer Esqu ^r William Thompson Paul Ladd Marston Samborn	17			29
40	Marston Samborn	62			72
41					77
42	John Samborn	42			40
43	Simon Drake	41			39
44	John Wentworth jun Esau .	3			23
45	Joshua Peirce Esqu ^r	36			$\frac{1}{2}$
46	John Samborn	18			31
47	Joseph Jewett	16			$\frac{31}{28}$
48	Joseph Jewett	$\overline{56}$			78
49	Dau ^{ll} Peirce Esq ^{ur} & Mary Moor	46			$1\overset{\circ}{6}$
50	Samil Forg		•		70
51	Sam ^{ll} Fogg	35	•		3
$5\overline{2}$	Sam ¹¹ Solly & Clem ^t March Esqu ^{rs}	55			79
53	Nathan Longfellow	39			38
54	Nathan Longfellow Jeremiah Samborn	58			76
55	Jonathan Corley	4	•	•	43
56	Jonathan Longfellow		•	•	$\frac{15}{45}$
57	Seth Forg	72			59
58	Jonathan Corley	$ \begin{array}{c} 80 \\ 72 \\ 21 \end{array} $	•	•	34
59	John Wadley	10	•	•	50
60	Jonathan Samhorn	47	•	•	15
61	David Stavens	75			47
62	David Stevens	79	•		$\frac{1}{22}$
63	Jahoz Samhorn	6	•	•	$\overline{67}$
64	Jabez Samborn	31	•	•	7
65	Josiah Robinson	29	•	•	9
66			•		80
67	Daniel Samborn	90	•		
68	Josiah Fogg	$\begin{array}{c} 38 \\ 26 \end{array}$	•	٠	57
69	Joseph Hoit	51	•	•	$\frac{37}{21}$
70	Josiah Samborn	12	•		$\frac{21}{53}$
71	Colob Dawling	15	•	*	- 99 95
$\frac{72}{72}$	Caleb Rawlins	44			27
1 -	Joseph Smith	44			18

73	Thomas Blake		22		35
74	Joseph Hoit jun ^r .		33		5
75	Joshua Rawlins of Exete	er .	48		30
76	Daniel Kelly		40		56
	Ebenezer Samborn .				
78	John Rawlins		81		44
79	Joseph Smith Jun ^r .		71		60
80	John Fogg		2		24

The above Draft of y^e foregoing Lots were drawn to y^e names as above written under y^e Care and Direction of said Proprietors pursuant to a Plan Return'd by y^e Grantees—

Voted that y' above Draft be accepted accordingly

Attest: Geo: Jaffrey Proprs Clar:

[Grant of Forfeited Lots to Town Proprietors, 1763.]

[Masonian Proprietors' Records, Nov. 29, 1763.]

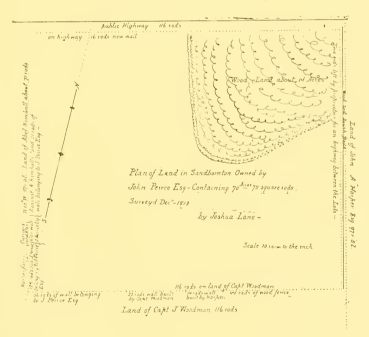
Province of Portsmouth November 29th 1763 Tuesday five New Hampshire of the Clock afternoon at the House of James Stoodly Innholder the Proprietors meet according to Adjournment—

Whereas the Grantees of that Tract of Land Granted by said Proprietors to John Sandborn & others on the 31st day of December 1748, have Represented that by the Charter, or vote made to them of said Tract the rights of such of the Grantees as should neglect to do their Duty with Regard to carrying on the Settlement agreeable to said Charter or Grant is forfeited to the said Proprietors or Grantors, which is found to be very Inconvenient for by the Death of many of the Grantees their Respective Shares, are Claim'd by many Coheirs who will Seldom agree to pay their Proportion of the Charge & Sometimes Minors by that means are Interested who Cannot & Guardians will not pay the same which much retards the Settlement, And Whereas by Reason of the Late War the said Tract of Land is not yet Settled according to the Terms of said Grant but the Grantees are now proceeding with considerable Expedition, and as the Granting of said forfeitures to the other Grantees, would much Expedite the said Settlement, therefore they Earnestly Requested the said Proprietors to Grant to them the said Grantees all of such forfeited Rights as are already Incurd, & Likewise all such of them as shall hereafter be forfeited & as the said Proprietors, have in many Instances by the Original Grant given such forfeited Rights to the other Grantees, which is found by experience best to answer the Design of the said

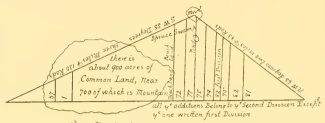
Proprietors the advancing the Settlements, therefore Voted That all the right of said Proprietors in and to such of said Rights in & to the said Tract of Land Granted to said Sandborn & others which have already incm'd the forfeiture thereof to the said Proprietors according to the Tenor & Terms of said Grant vote or Charter, be & hereby is Granted to the other of said Grantees who are carrying on & shall Settle said Tract of Land according to the Tenor of said Charter, And all the Right of said Proprietors to such of said Rights as shall be forfeited hereafter by the Terms aforesaid be & hereby is granted to the said Grantees as aforesaid—

Provided nevertheless, and it is the true intent & meaning of this Grant, that the Grantees of said forfeited Rights Do fully cause the same to be Settled, according to the true Intent & meaning of said Charter otherwise the same shall be & Remain to the said Proprietors & their Heirs forever.

[Plan of Peirce Lot, 1813.]



[Plan of Certain Lots.]



there May be about 2/2 acres to Each Right Enclusive of y Mountain

Laid Down-by a Scale of 50 Gunter Chains to an inch

SANDWICH.

[Granted Oct. 25, 1763, to Samuel Gilman, Jr., and others, and incorporated, Part of the town being mountainous and rocky, Sandwich Addition was granted Sept. 5, 1764. A committee was appointed Feb. 22, 1785, to fix the lines between Sandwich, Tamworth, and Moultonborough. Another committee was appointed Dec. 23, 1808, to establish the lines between Sandwich, Tamworth, Eaton, and Albany. The committee reported in favor of no change and the report was adopted. A small part of Waterville was annexed July 16, 1864.

See New Hampshire charters in preceding volumes; XIII, Hammond Town Papers, 410; Index to Laws, 490; sketch, Fergusson's History of Carroll County, 1889, p. 644: Stewart's History of the Free Baptists, 1862, p. 162; Lawrence's N. H. Churches, 1856, pp. 587, 590; Stevens's Memorials of Methodism, 2d series,

1852, p. 240; Black Mountain, by C. E. Fay, I, Appalachia, 119.]

[Letter of Jonathan Moulton, 1769.]

[Masonian Papers, Vol. 7, p. 171.]

Gentlemen

Maj^r Folsom is now present, & tells me that the Meeting of Masons Proprietors stands adjournd to this Evening, & that they expect something will be done with Respect to the Settlement of the Lines between Moultonborough & Sandwich, which has long been disputed, But as the holy Providence of God, towards me, has been such as prevents my Attending this Meeting; However as the Agreement, has been concluded & voted, heretofore; only the Proprietors tho't best to have the Lines run first, And as it is rum according to an

Agreement I made with Maj^r Folsom, I suppose, theres no Necessity of my being present, if it shou'd I beg the Meeting may be adjourn'd, again, for a Week or as long as may best suit the proprietors, which Time I will endeavour to attend—As for my Part I am very willing & content, that Sandwich Line shou'd be confirmed agreeable to my Agreement with them, provided that Masons Proprietors make an Allowance to me agreeable to their Promise, & am Gentlemen yr most Obedient &

Very Hum^I Serv^t

Hampton March 29th 1769

Jon^a Moulton

P. S. Unless some Restitution being made me I trust youl not make or Confirm any Grant of any Land, granted to Moultonb^h to any other people

To the Honble Theodore Atkinson Esqr

[Surveyor's Report, 1769.]

[Masonian Papers, Vol. 7, p. 172.]

Wheras a Committee of the Proprietors of Moultonborough and a Committee of the Proprietors of Sandwich, did (by an Agreement in Writing dated January 13th 1769 by them interchangeably Signed) appoint us the Subscribers to Run the Line between said Moultonborough and said Sandwich. These certify, that after being sworn to the faithful discharge of the trust reposed in us, we proceeded in manner following Viz: Begining at the possession Fence on the Southerly side of Richard Sinklers House in said Sandwich and nearest the same, and from thence run East on said Possession Fence two Miles and two hundred and twenty eight Rods to a Red Oak Tree at the South East Corner of said Sandwich, marked SSF, and then returned to the place begun at; and then run West Six Miles and eighty six Rods, which brought us to the East end of Holderness, and which makes eight Miles and three hundred & fourteen Rods from the said South East corner of said Sandwich to the East end of Holderness:—

March 11th 1769.

Jeremiah Lane Surveyor Hubartus Neal thomas Creighton Chanmen [Agreement between Sandwich and Moultonborough, 1769.]

[Masonian Papers, Vol. 7, p. 173.]

Articles of Agreement made the 20th Day of January One thousand Seven hundred & Sixty Nine by & between Jonathan Moulton of Hampton in the Province of New Hampre Esqr for himself & behalf of the Proprietors of Moultonborough of the One part and Nath¹ Folsome of Exeter in said Province Esq^r for himself & in behalf the Proprietors of Sandwich of the other Part as follows Viz Whereas by an Agreement made the thirteenth of January Instant the Southern Line of the township of Sandwich & the Eastern Line of said township and the Northern & Western Boundary of said Moultonborrough are Settled only depending on an Actual Survey & Running Now these Presents Witness that it is Mutually Agreed by said parties that any perticular Lots of Land Laid out in the right of the township of Sandwich shall fall On the side of Moultonborrough or any part thereof so much Of said Lot as shall so fall or the whole if that shall be the Case Shall be Quitted to the proprietors of Sandwich if Such Lot is Not Appropriated or to the Perticular person or Persons if Appropriated as the Case shall require by said Moulton Or the Proprietors of Moultonborrough—

If the right is vested in them at the Time this matter shall be acertained. And on the part of Sandwich they shall quit to Moulton the particular Lot laid out to Enoch Poor & by him contracted with one Blanchard for settlement if he shall purchase Blanchard's Right & make a settlement thereof by the first of Sep^t next & complys with the Terms of Settlement so far as can be done by the first of Sep^{tr} next & with the matter afterwards to be done And further that the Proprietors of Sandwich shall make a proper speedy Application to the Proprietors of Mason's Patent for a grant of all the Land within their Claim according to a Vote passed by the proprietors of said Patent the 19th of this Instant. In Witness whereof the Parties have set their hands

& seals the Day & Year above written-

Witnesses Willi'm Parker Jn° Pickering A Copy Exam^d \$\mathfrak{P}\$ Jon^a Moulton Nath¹ Folsom

W^m Parker

[Petition of Nathaniel Folsom, 1769.]

[Masonian Papers, Vol. 7, p. 174.]

Province of) To the Proprietors of Mason's Patent (So

New Hampshire (called) in said Province—

Humbly Shews Nathaniel Folsom of Exeter in said Province Esq^r Agent for the Proprietors of Sandwich in said Province, That, a Grant of said Sandwich from his Majesty Some Years past, was made to Your Petitioner and others (as by their Charter appears) That, they have caus'd Said Sandwich to be laid out, allotted and Settled more than twenty families thereon; who have made large Improvements (presuming that said Grant did not interfere with said Patent) But by a more accurate Survey of the Curve Line of said Patent than was heretofore done, lately made by Robert Flesher Esq and others a Plan whereof has been return'd; it appears by comparing the Same with Your Petitrs former Grant, that a considerable Part of said Sandwich falls within Said Patent and that the King was deceiv'd In his said Grant. Your Petitioner therefore in behalf of the Proprietors of Sandwich aforesaid Humby prays that they may be quieted in their Possessions in Consideration of the Industry and Expence in improving said Land And that a Grant of all that Part of Said Sandwich included within said Patent, (agreable to the Lines that have lately Settled between Said Sandwich and Moultonborough) may be made by your Proprietrs to Your Petitioner and others, upon Such Terms & Conditions of Settlement as you have usually done, but without any Reservation of Land And Your Petitioner as in Duty bound shall ever pray &c-

January 27th A D 1769

Nathⁿ Folsom

Feby 1st 1769 - Reced & read ye above, to lay on file

G: Jaffrey Prop^s C

SHELBURNE.

[Granted May 3, 1769, to Mark Hunking Wentworth, Daniel Peirce, Daniel Rogers, and John, Daniel, Isaac, and Jotham Rindge. Half of the town was granted by them to Daniel Ingalls May 8, 1769. Shelburne Addition was granted Nov. 21, 1770. Incorporated as Shelburne Dec. 13, 1820. Shelburne Addition was incorporated by the name of Gorham June 18, 1836.

See New Hampshire charters in preceding volumes; IX, Bouton Town Papers, 758; XIII, Hammond Town Papers, 424; Index to Laws, 501; History, by Mrs. R. P. Peabody, pp. 127; sketch, Fergusson's History of Coös County, 1888, p. 867; Willey's History of the White Mountains, 1870, p. 245; The White Mountains, A Guide to Their Interpretation, by J. H. Ward, 1890, p. 100; Shel-

burne Moriah, by E. B. Cook, 3, Appalachia, 259; Baldcap Mountain, by Mrs. L. D. and M. M. Pychowska, 2, id., 121; Lawrence's N. H. Churches, 1856, p. 608.]

[Grant of Half of Township to Daniel Ingalls, 1769.]

[From Original Parchment in Masonian Papers.]

Know all Men by these Presents that whereas his Excellency John Wentworth Esqr Governor and Commander in chief in & over his Majestys Province of New Hampshire by & with the advice of his Majesty's Council has been pleased to grant to Mark Hunking Wentworth Esqr Daniel Peirce Daniel Rogers Esqr Mr John Rindge Merchant, Daniel Rindge & Isaac Rindge of Portsmouth in said Province Esqrs and Mr Jotham Rindge of Wolfborough Yeoman and all Children, Heirs & legal Representitives of the Honorable John Rindge late of said Portsmouth Esqr deceased; (as some Gratuity for the great Favours & Services of the said John Rindge did the said Province in his Life time) a Township or Tract of Land lying about eighty Miles from Portsmouth aforesaid on the dividing Line between the Province of New Hampshire & the Province of Main upon certain Considerations & Reservations as by the Charter of said Town dated the third day of May 1769, may more fully appear, Reference thereunto being had & is bounded as followeth viz beginning at a Hemlock Tree marked, standing in the Province Line about three Quarters of a Mile South of Little Amoroscogin River & from said Hemlock runs North eight Degrees East by the Needle on the Province Line six Miles to a Maple Tree mark'd & standing in the Province Line aforesaid then turning off at right Angles & running North eighty-two Degrees West six Miles to a Beech Tree marked, then turning off at Right Angles & running South eight Degrees West six Miles to a Red Birch Tree marked, then turning off again at right Angles & runs South eighty-two Degrees East six Miles to the Hemlock Tree in the Province Line, began at.—

To Have and to Hold the said Tract of Land as above expressed together with all Privileges & Appurtenances thereof to them & their respective Heirs & Assigns forever by the Name of Shelburne Now know ye that we the said Mark Hunking Wentworth, Daniel Peirce, Daniel Rogers, John Rindge, Daniel Rindge, Isaac Rindge & Jotham Rindge for & in consideration of the several Articles, Matters & Things herein after expressed to be performed & done by Daniel Ingalls of Andover in the County of Essex & in the Province of the

Massachusetts Bay Gentleman Have given & granted & by these Presents do give, grant & convey unto the said Daniel Ingalls his Heirs & Assigns for ever all our Right, Title, Interest, Property, Possession, Claim, Challenge & Demand whatsoever of in & to Thirty-two & half Sixty fourth Parts of the Land in said Shelburne after the Glebe Lot & the Land in the Center reserved by the Charter three Lots of Land of seventy-five Acres each of Upland & twenty-five Acres of Interval Land to each Lot one of which three Lots is hereby given & granted to the first settled Minister for his Encouragement & help in the Work of the Ministry there in fee Simple forever, provided he continues their in the Work of the Ministry during his Natural Life or until he be regularly dismissed according to the Usage & Custom of the Congregational Churches in New England immorality excepted, for in Case he should be dismissed for any immorality then the said Upland & Interval granted to him as aforesaid shall revert to the Grantors & Grantee to be by them disposed of to another Minister to be by them called & settled & to remain their Minister upon the Terms and Conditions before mentioned, And one other Lot of seventy five Acres of Upland & twenty five Acres of Interval Land is hereby given & granted for & towards the supporting of the Dissenting Ministry in the first Parish forever And the other of the said three reserved Lots of Land is hereby given & granted for & towards the Support of a Grammar School in the said Town for ever. The two Lots or Rights last mentioned to be & remain to and for the several Uses before mentioned, never to be alienated dividided or diminished upon any Score or Pretence whatsoever. The said three Lots to be laid out as near the Center as they conveniently can be To Have & To Hold the said three reserved Lots on the Terms & for the Uses aforesaid & the said thirty-two & half sixty fourth Parts of said Town to him the said Daniel Ingalls & his Heirs & Assigns for ever on the following Terms & Conditions & not otherwise, viz. The then remaining Interval Land to be divided into sixty-four Lots equal in Quantity & Quality. The Upland to be divided as follows.—Sixty-four Lots of eighty or one hundred Acres (as shall be thought best upon Survey) to be nearly adjoyning the Interval for the first Division equal in Quantity & Quality. The remaining Part of the good Upland in sixty-four Lots for the second Division & all the remaining Upland to be laid out into sixty-four Lots for the third Division. The Lots in the several Divisions to be numbered & then to be drawn for: And the Expense of loting the Town out & making a Plan thereof to be paid for, one half by the Grantors the other half by the Grantee. The said Daniel Ingalls to draw thirty-two & one half whole Shares through the Town he engaging to settle thirty Families therein, ten within three

Years, the remaining twenty within six Years from the Date hereof with suitable Houses & Seven Acres of Land cleared by each Family & at the Expiration of the Time limitted for settling every Family that shall then be deficient shall forfeit his or her whole Share, which Right or Share shall revert to the Grantors: The Grantors hereby engaging to settle ten Families, three within three Years, the remaining seven within six Years with Houses suitable & Land cleared: And it is further covenanted & agreed by the Grantors & Grantee that the Interval Lots in the first Division be coupled before drawing. That the Lots are not to be drawn for but divided in the following Manner, the two Lots Number one & two to be drawn & then divided alternately the Grantors one, then the Grantee one. That the Lots be numbered on the one Side of the River first & then on the other. That the Expence of clearing the Road required by Charter be born one half by the Grantors & the other half by the Grantee,—

In Testimony whereof the said Mark Hunking Wentworth, Daniel Peirce, Daniel Rogers, John Rindge, Daniel Rindge, Isaac Rindge & Jotham Rindge have hereunto set our Hands & Seals this eighth Day of May in the ninth Year of his Majesty's Reign Annoque Domini Seventeen hundred & sixty-nine. And we Elizabeth the Wife of the said Mark Hunking Wentworth, Mehitable the Wife of said Daniel Rogers, Olive the Wife of said Daniel Rindge, Sarah the Wife of said Isaac Rindge & Sarah the Wife of said Jotham Rindge do for the Consideration before mentioned, hereby give, grant & relinquish all our Right of Dower & Power of Thirds of in & to the before granted Premises to him the said Daniel Ingalls his Heirs & Assigns for

ever.

In Testimony whereof we also have hereunto set our Hands & Seals this eighth Day of May seventeen hundred & sixty-nine.

		-	
Mark H Wentworth	[seal]	Jotham Rindge	[seal]
D Peirce	[seal]	Sarah Rindge	[seal]
Daniel Rogers	[seal]	Eliza Wentworth	[seal]
Jn° Rindge	[seal]	Mehetable Rogers	[seal]
Daniel Rindge	[seal]	Olive Rindge	[seal]
Is: Rindge	[seal]	Sarah Rindge	[seal]

Signed, Sealed & delivered in presence of: The Words Six Miles to a Maple Tree marked & standing in the Province Line also Daniel Rindge being first interlined

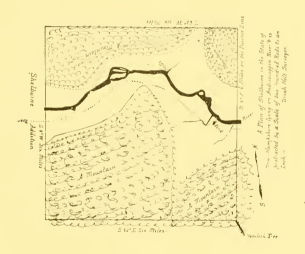
Witnesses Present

H Wentworth Joseph Peirce Prove of Portsmo May 8th 1769 Then mark Hunking Went-New Hampr worth Esqr & Elizabeth his wife Daniel Peirce Daniel Rogers Esqrs mehitabel his wife John Rindge Daniel Rindge Esqr & olive his wife Mr Isaac Rindge & Sarah his wife appeared and Acknowledged the above instrument by them Subscribed to be their Free Act & Deed & also Jotham Rindge & Sarah his wife—

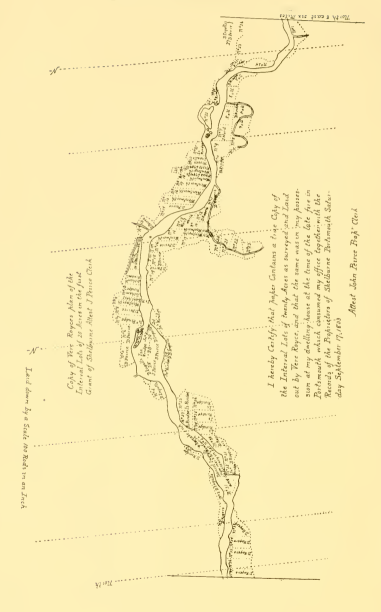
Before H Wentworth Just^s Peace

Prov^e of New Hampsh^r Received 8th May 1769 & Recorded Lib. 98. Fol. 32. Exam'd— D Peirce Recd^r

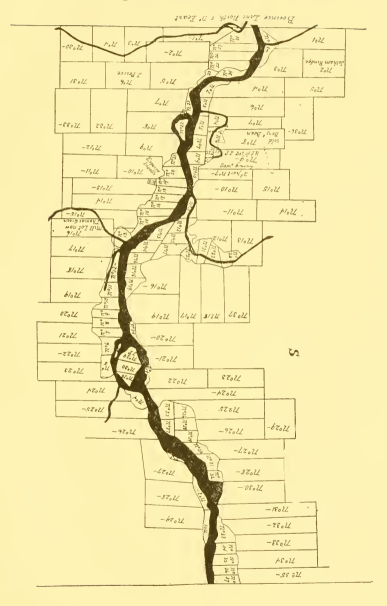
[Plan of Shelburne.]



[Plan of Shelburne, 1803.]



[Plan of Shelburne.]



The upland and Interval lots on this [north] side are coupeled as follows Viz^t

Nº	1	Int^{v}	with	N° 29	$\mathrm{Upl^d}$
	2	d^{o}	d^{o}	28	
	$\frac{2}{3}$	d^{o}	d°	27	
	4	d^{o}	d^{o}	25	
	5	d^{o}	d^{o}	27 25 23	
	6	ď°	ď°	99	
	7	do	ď°	21 20	
	8	d°	d^{o}	20	
	9	ď°	ď°	24	
	10	d°	do	$\overline{19}$	
	11	ď°	d^{o}	32	
	$\overline{12}$	ď°	ď°	33	
	13	ď°	ď°	17	
	$\overline{14}$	ď°	d^{o}	18	
	15	ď°	ď°	15	
	16	ď°	ď°	14	
	17	ď°	do	13	
	18	ď°	d^{o}	11	
	19	ď°	ď°	$\overline{12}$	
	$\overline{20}$	ď°	ď°	$\frac{10}{10}$	
	$\overline{21}$	ď°	d°	9	
	$\frac{1}{22}$	d_o	ď°	8	
	$\frac{23}{23}$	ď°	ď°	5	
	$\frac{1}{24}$	d^{o}	ď°	7	
	$\overline{25}$	ď°	ď°		
	$\frac{26}{26}$	66	66	2 3	
	$\overline{27}$	66	66	30	
	28	66	66	26	
	$\frac{1}{29}$	66	66	06	
	30	66	66	04	
	31	on lon	g d°)	1	
		Islan	,	3/011.	

16 Upld is appropriated to the Mills.—

The upland and Interval lots on this [south] side the River are coupeled as follows Vizt——

N^{o}	1	Int ^v lot	$\mathbf{w}^{ ext{th}}$	N°	1	Upld lot-
	2	d^{o}				d°
	3	d^{o}	d^{o}		6	d^{o}
	4	d^{o}	do	d°	7	d°
	5	d°	d°		36	d۰

6	d°	d°	8	d^{o}	
7	d^{o}	d^{o}	3	d°	
8	d^{o}	d^{o}	9	d°	
9	d^{o}	do	15	d^{o}	
10	do	do	10	d^{o}	
11	ď°	d°	11	d°	
12	d^{o}	d^{o}	12	d_{o}	
13	તી°	d^{o}	13	d^{o}	
14	d_0	d^{o}	18	d^{o}	
15	d^{o}	d^{o}	14	d°	
16	d^{o}	ď°	16	d^{o}	
17	d^{o}	d°	17	d°	
18	d^{o}	d^{o}	19	d^{o}	
19	d^{o}	d°	20	d°	
20	d^{o}	d°	31	d°	on the other side
21	d^{o}	do	5	d^{o}	
22	d^{o}	d°	29	d°	
	10	d° ∫	Blank No	not su	rveyed but
23	d°	\mathbf{q}° ,	when surv	eved v	will be N° 37
24	d°	d° `	21	ď	
25	do	\mathbf{d}^{o}	22	d٥	
26	d^{o}	d°	$\frac{22}{23}$	do	
27	d°	d^{o}	24	d°	
28	d^{o}	d°	$ \begin{array}{r} \hline 24 \\ 25 \\ 26 \end{array} $	d_{\circ}	
29	do	d^{o}	26	d^{o}	
30	d^{o}	d°	27	d°	
31	d^{o}	ď°	28	d°	
32	d^{o}	d^{o}	30	d°	
33	d^{o}	do	31	d^{o}	
34	d°	d^{o}	32	d^{o}	
35	do	d^{o}	33	do	
36	d°	d^{o}	34	$ m d^o$	
37	d^{o}	d^{o}	35	do	

d° is by agreement with the Proprietors to be assign'd to Interval lots N° 13 & 14 on the opposite side to compensate for the damage done said Interval lots by laying the Mill lot—

To the Proprietors of the Town of Shelburne Gentlemen,

Here is the return of my work in consequence of my agreement with you on the 24th of February 1787

Joseph Frye Junior.

N. B-Where you see the lines between drawn whole, there is

allowance of land for a Road four rods wide; likiwise there is allowance of land for a Road up and down the River on each side where it may be found most convenient thro' the Lots—

SOCIETY LAND.

[This tract of land originally comprised all the territory now included in the towns of Deering, Antrim, Hancock, Bennington, Francestown, and the north part of Greenfield. The name probably arose from the fact that this territory was not granted in townships, but was reserved and divided equally among the members of the "society" or syndicate of proprietors of the Masonian Patent. The name

Cumberland was also sometimes applied to it.

Francestown was the first town in the Society Land district to be incorporated. This was done June 8, 1772, and New Boston Addition was included within its lines. Then followed Deering, Jan. 17, 1774; Antrim, March 22, 1777; and Hancock, Nov. 5, 1779. These towns covered the entire tract except a small piece in the southern part, and this was combined with Lyndeborough Gore and enough of Peterborough and Lyndeborough to make a small township, and incorporated as Greenfield June 15, 1791. Bennington was composed of parts of Greenfield, Francestown, Deering, and Hancock, and was incorporated Dec. 15, 1842. It lies nearly in the centre of the original Society Land.]

[Petition of Peter Prescott and Others, 1752.]

[Masonian Papers, Vol. 7, p. 176.]

To the Proprietors of y^e Right of John Tufton Mason Esq^r in y^e Province of New Hampshire—

Gentlemen—

Wee the Subscribers and associates to ye Nomber of One Hundred being Desireous of Removing into this Province and Making Settlement of Some of ye waste, within your Patent, applyed our Selves to The Hon'ble Joseph Blanchard Esq who Encouraged us to Succeed in our Desires If Two Towns could be found Capable of Settlement within the Line of Towns by you Authorized for him to Grant, Whereupon at a Considerable Expence we have Made Search and find yt on that Line further then is already Granted, is not Capable of Settlement, unless Some Stragling Farms. But Still Desireous to pursue our first Intentions, Could there be a place had, capable of Making a Good Settlement in time, have made Inquiry, & at Present hear yt there is a tract of Land Lying on ye East and adjoyning to Monadnock No 6: and No 7: the Something Broaken yet Probable to Make

a Settlement on for two Small Towns could we obtain a Grant on Reasonable Conditions (and inasmuch as Sundry of us had purchased before the Settlement of ye Province Line) Many Rights in ye New Towns Now fallen in this Province, with Expectation to Make Settlement had it not been for that Disappointment which for Charge and Purchase has Cost Sundry of us Much Mony which Reasons give us the freedom to ask at this time and are Ready on your Approving of our Request within Nine Months after ye Grant to Allot out the whole Land Granted Ready to Draw the Lotts and Settle in Each Town Thirty famelys within two years after ye Grant and the Remaining Fourty famelys in Such reasonable time afterwards as you Shall Direct.—And in as much as ve Distance & Expence of Travil is Such vt must attend our Personal application, Desire that this our request may be offered by ye Abovesd Joseph Blanchard on our behalf, and that you will favour us with an answer by him And beleive us to be Sincere in our application and Give Leave to Subscribe our Selves Gentn

Your very Humble Servts

Peter Prescott John Fox Stephen Hosmer Ju^r Charles Bulkeley

[Endorsed] Reced May 28th 1752

[Vote for Survey of Society Land, 1752.]

[Masonian Papers, Vol. 7, p. 177, and Proprietors' Records, May 29, 1752.]

Voted that Joseph Blanchard Esq^r be and hereby is desired authorized and Impowered by himself or such others as he shall think proper to Employ to take a survey of the lands hereafter described viz^t bounded westerly on the Manadnock N° six and N° seven Northerly upon y° south line of y° line of Towns so called Easterly upon weares Town and New Boston Southerly upon Salem Canada Peterborough and Monadnock N° three and make Enquiry into the nature and situation of the same and in what manner the same may in the best manner be divided into fifteen equal shares for quantity and quality and whether it is best for the whole to be divided at once or part thereof first and the rest afterwards and make report thereof to the proprietors as soon as may be and that the Cost thereof be paid by the proprietors—

[Vote for Dividing Society Land, 1752.]

[Masonian Papers, Vol. 7, p. 178, and Proprietors' Records, Nov. 8, 1752.]

Province of \ At a Meeting of the Proprietors of the Lands pur-New Hamp^r \ chased of John Tufton Mason Esq^r within the Province of New Hampshire held at Portsmouth in said Province the 8th

day of November 1752 by adjournment.

Voted That Coll^o Joseph Blanchard Esq^r be & hereby is desired and impowered to divide & lay out, or cause to be laid out into fifteen equal Shares, all that Land on Contoocook River between the place called Key's his farm, on the North & the great Falls so called, against the Crotched Mountain so called, on the South, in the following Manner vizt The Interval Land to be equally Divided for Quantity & Quality & so much upland adjoining, or Contiguous to each Share, laid out as to make up the Quantity of five hundred Acres to each Share, that is where the Land is not so good, to add so much in Quantity as shall be equal to five hundred Acres of the best; and that all the rest of the Land comprehended within the following bounds Vizt Westerly on the Manadnock No 6 & No 7 Northerly on the South line of the line of towns so called, Easterly on Wear's town, New Boston & Southerly on Salem Canada Peterborough & Manadnock No 3 be divided into fifteen equal Shares for Quality, only the Mountains to be left as a Common.—

[Grant of Lot to Joseph Blanchard, 1753.]

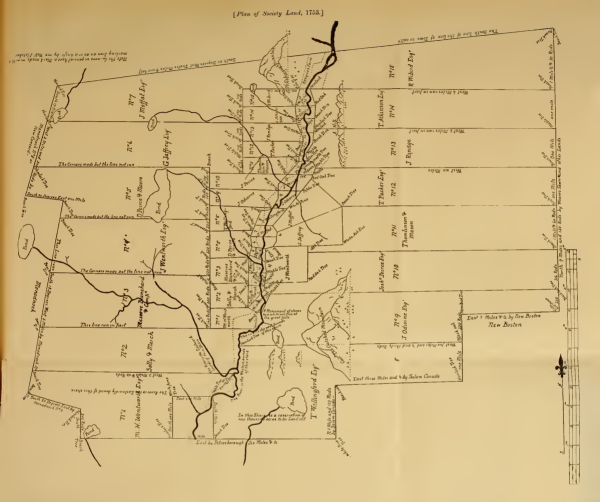
[Masonian Papers, Vol. 7, p. 179, and Proprietors' Records, Jan. 3, 1753.]

Province of At a Meeting of the Proprietors of Lands pur-New Hampshire (chased of John Tufton Mason Esq^r in the Province of New Hampshire, held by adjournment at Portsmouth, on Wednesday January 3^d 1753—

Whereas Joseph Blanchard Esq^r for the service of this propriety has been hindred of much time and been at considerable expence, for which he has not been sufficiently rewarded, And as a full Satisfaction

Therefore Voted—

That there be, and hereby is granted unto the said Joseph Blanchard Esq^r his heirs and assigns, all the right and title, of this Pro-



This Plan of the Royal Society Lands copied from a survey originally taken by Robert Fletcher Esqr Portsmouth May 1778

John Parker jung

Pursant to the Request & Desire of Coll Blanchard Esq? I have loid out into fifteen Esqual shares all that Land on Lontocook River between the place called Keyshis Farm on the North & the great Falls so called against the Crotched Muntain on the South in the following, manner (Yu). The laternal Land divided for Quantry & Quality into fifteen equal shares & so much upland adjovings as to make up the quantity of Five hundred Aeres to each share and where the Land is not up, good three is added so much in Quantity as is equal to see hundred aeres of the best which is marked & the lateral Lotto on Contocook River & the upland adjovings to the same share is Land is not up, good three is added so much in Quantity as is equal to see hundred aeres of the best which is marked & the lateral Lotto on Contocook River & the upland adjovings, belonging to the same share is Numbers with Numbers are from one to fifteen. The And all the Lond comprehended within the following bounds (vu) Westerly on Menadoock Number six & Number seven to each state of the South Parked and the Contocook River and adjoving the South Line of the Line of Tortcheff Souther South South South South Line of the River, Number eight on the Essatished of Contocook River adjoving upon the Nortchist of the South Sout

Geo: Jaffrey Prop^{ri} Cl:

2 [iı d a to pa for e for a l t l n l 1

priety unto five hundred acres of Land in that tract called the Royal Society Land so as not to infringe on that part on Contoocook river, ordered to be laid out for the fifteen Proprietors of five hundred acres each.—

Provided he cause the same to be laid out in a regular form, and return a plan thereof to this propriety in such season as not to hinder the pursuing the division of the remainder of the Royal Society Land.

The above is a true Copy from the records of the Proprietors of Masons Patent (so Called)

Attest. Jeremiah Libbey Proprs clerk Portsmouth February 4th 1805

[Draft of Lots, 1753.]

[Masonian Proprietors' Records, Oct. 17, 1753, and Masonian Papers, Vol. 7, p. 180.7

Mr Robert Fletcher having agreable to a Vote of this Propriety of ye 8th November 1752, by the Direction of Joseph Blanchard Esqur Surveyed and divided the Tract of Land lying Westerly on the Manadnocks Nº 6, & Nº 7, northerly on the South line of the Line of Towns so called Easterly on Wear's Town & New Boston Southerly on Salem Cannada Peterborough & Manadnock No 3, and having this day returned his Plan of Said Survey therein particularly describing the Several lines of the Several Divisions and the Same having been laid before the Proprietors at this Meeting—

Voted—That the Said Plan and the Several Divisions therein by the Several lines described be and hereby is approved & accepted and to Ascertain the Said Several Divisions to the Respective Proprietors in Severalty,—Therefore

Voted that the Same be drawn for im'ediately in one Draft, by Lott, and that when So drawn for, that each Proprietor be and hereby is entituled in Severalty, to the Lots (being of ye two Divisions) drawn by, or to him, agreable to the Several Numbers as entered on Said Plan,—

Pursuant to the next preceding Vote The Draft of Lots of the Divisions in the Tract of land described in said Vote, are drawn for, to Said Proprietors as follow's—viz^t

1st drawn Lots No 13—To Mr John Rindge

. 5—To Dan¹¹ Peirce Esqu^r & Mary Moore

. 11—To John Thomlinson & John Tufton Mason Esqu^{rs}

4		. 12—To Thomas Packer Esqu ^r
5		. 4—To John Wentworth Esqu ^r
6		. 15—To Richard Wibird Esqu ^r
7		
8		. 14—To Theodore Atkinson Esqu ^r —
9		
10		. 2—To Samuel Solly & Clement March Esqu ^{rs}
11		2 FF3 C1 T (10 TT3
12		. 3—To Nath Meserve Joseph Blanchard Esquis
		m ^r Joseph Green & Paul March—
13		. 8—To Thomas Wallingford Esqu ^r
14		. 7—To John Moffatt Esqu ^r
15		. 10—To Joshua Peirce Esqu ^r
		1

[Request for Roads, 1772.]

[Masonian Papers, Vol. 7, p. 181.]

Sossciety Land Sept^r 4th A D 1772

To The Hounrabal Gentelmen the Lord propriators of Said Land in the West Side of Contoocook River A Petion Humbley Shewing—

That Whereas a Road is much Wanted from Hillsbourg Through st Land To pettersborn on the Westrley Side of the River Allso from Francestown To Limreck With other Nessecery Rods Much Wanted Which Will Advance Your Land and Accomadet the Inhabetents Wee Being Unable to Acomplish Sait Roads Wee Therfore begs Your Honehors to Assist Your Willing but Yet Weak peapol Wee propose To Work at St Roads for Four Shilling Day and find our Selves Wee propose To Work as many Dayes as We Severly Subscribe as Witness our hands &c &c——

Sam¹ Moore	6 Days	John Duncan	6
James Dickey	12	Alexander Jameson	8
William Smith	11	James Duncan	5
Sam ¹ O Morrison	5	John Green	6
mark his		·	0
John ++ Gorden	6	James Aiken	8
Joseph Boyd	7	Robert Boyd	5
John Moor	6	Randel Alexander	6
John m ^c Cleary	6	John Stuart	6
Thomas Nichols	12 Days		

[Petition of Inhabitants, 1773.]

[Masonian Papers, Vol. 7, p. 181.]

Province of \ To the Proprieters of the Claim of John Tufton

New Hampshire (mason Esqr—

County of Hilsborough The Petition of us the Subscribers Being Inhabitants and Purchers of part of the Society Land Humbly Desire your Honours To send a Surveyer or Committee To Perambelat or run The Lines of Said Land as the Plan of Said Land and the Corners and Lines Donot Agree and as some of the Inhabitants Has Settled agreable to the Plan and others according to the Lines which appears to make a great Confution and Prevent Your Petitioners of makeing any more improvement untill there is some Proper measures taken there being Daily Incroachments making on Different parts of the Society Land Causes us to Beleive that your Honnours Complience herewith will very much Serve your Intrest Incoredg the Settlement of the Wilderness and afford your Humble Petitioners Releif in our Distresed Conditions and we as in Duty Bound Shall ever Pray—

Francestown November the 29 1773

Samul Nickols Thomas Quigly John Quigly Thos: Aiken Thomas Nichols Hugh MtYumery John Dunkon Denuel Nicoles William Quigly Adam Nicoles John Dickey James Hopkens Robort Hopkens James Dunken Thomas Quigly Jun^r Robort Fulton John Dinsmoor

[Petition for Bridge, 1774.]

[Masonian Papers, Vol. 7, p. 182.]

October ye 12th 1774

To the Honorable The Lord Proprietors of the Society Land So called A petition Humbly Shewing that Whereas a Number having begun to make Settelments on the West side of Contookook River have been at great cost Clearning a Road from Francess Town line over S^d River thro' No 5 N. W. cosing No 7 & 9 & 10 thro the great right to the mills on Esq^r Jaffrey's Lot also from No. 5 West thro' the great Right No 3 to Limrick Road it being the Straight course betwixt the County Towns from Amharst to No. 4 Crossing near the Center of S^d land A bridge is absolutly Needed at that place as it is about

half way betwixt Petersborrough and Hillsborrough and will best Sute the publick & the major part of the inhabetents and advance your intrests It belonging wholly to the few Setlers to build s^a Bridge we depend upon your generous assistance to enable us without appression to Compleat the Same

This is the earnst request of your Petitioners

William Smith Joseph Boyd William Anderson James Aiken Jun^r James Gormon John Aiken George Duncan Jun^r William Betty Abiel Upton William Severns John Duncan William Duncan James Duncan Jun^r James Nevsmith Daniel Miltimor Samuel Gregg jun^r John Cochran James Gregg Jun^r Robert Macfarland Samuel Taylor George Moor Jun^r Isaac Butterfield John Hunter

James Aiken Robert Anderson William Gregg George Gregg John Archibald Henry Parkinson Jonathan Adams Thomas Craig Jacob Basford Charles Cooe George Duncan William Duncan jun^r Daniel Macmillan Benjamin Gregg John Gregg Rober Dinsmoor Matthew Dickey John Mackeen John Mackeen Jun^r David Mackeen John Hall William Miltimor William Clark of Ackworth

John Duncan John Anderson Archibald Macmurphy Joseph Gregg John Mackay Robert Macmurphy David Brewster William Adams Andrew Todd Jonathan Reed John Duncan Jun^r Abraham Duncan Isaac Brewster James Miltimor Samuel Gregg James Gregg Alexander Huchinson Thomas Christy Robert Mackeen George Moor Isaac Cochran Robert Adams

George Duncan AckwthJohn Duncan Ditto Jonathan French D° John Marsh

[Endorsed] Feby 22 To lay for farther Consideration

SOMERSWORTH.

[Set off from Dover as a parish Dec. 19, 1729, but not entirely separated and incorporated until April 22, 1754. Rollinsford was set off and incorporated July 3,

1849. Somersworth was incorporated as a city Feb. 24, 1893.

See IX, Bouton Town Papers, 760; XIII, Hammond Town Papers, 506; papers under title Dover: Index to Laws, 509; sketch, Hurd's History of Strafford County, 1882, p. 680; Names of First Settlers, 3, Collections of N. H. Historical Society, 39; sermon at dedication of new Universalist Meeting-House, by J. P. Atkinson, with address by T. F. King, 1833, pp. 23; Stewart's History of the Free Baptists, 1862, pp. 252, 375; Baptist Churches in N. H., by E. E. Cummings, 1836, p. 20; Lawrence's N. H. Churches, 1856, p. 345; Historical Sketch, by W. D. Knapp, in first city report, 1894; same in pamphlet.]

[For votes and petition of Somersworth and Dover men, see Wakefield papers.—ED.]

STODDARD.

[Granted by the Masonian Proprietors May 10, 1752, to Col. Sampson Stoddard and others, and known as *Monadnock No.* 7, and *Limerick*. The charter was renewed Nov. 4, 1767. Incorporated as Stoddard Nov. 4, 1774, and named in honor of Col. Stoddard. The southwest corner was combined with portions of Gilsum, Keene, and Nelson to form the town of Sullivan, Sept. 27, 1787. That part of Stoddard included in the limits of Marlow and Gilsum was restored to Stoddard June 21, 1797. A part of the town was annexed to Nelson June 25, 1835.

See New Hampshire charters in preceding volumes; IX, Bouton Town Papers, 552; XIII, Hammond Town Papers, 455; Index to Laws, 523; sketch, Hurd's History of Cheshire County, 1886, p. 331; sketch, Child's Gazetteer of Cheshire County, 1885, p. 381; Biographical Notices of Physicians, 1, N. H. Repository,

134; Lawrence's N. H. Churches, 1856, p. 289.]

[Charter of Stoddard, 1752.]

[Masonian Papers, Vol. 8, p. 1, and Proprietors' Records, Vol. 6, p. 123.]

Province of \ Pursuant to the Power And Authority Granted New Hamp^r \ And vested in me by the Prop^{rs} of Lands Purchassed of John Tufton Mason Esq in S^d Province of New Hamp^r by their vote passed At their meeting held at Portsmouth in s^d Province y^e 6 day of December A D. 1751—

I do by these presents on the Conditions & Limitations with the Reservations hereafter expressed give and grant unto the Severall persons hereafter named the Severall Proportions of Rights unto them Respectively mentioned vidt to Collo Sampson Stoddard twenty Shares to the Reverend Mr Thomas Parker four Shares to Thomas Read And Joseph Read two Shares to John Varnum Eight Shares to Reuben Kidder Eight Shares to Thomas Read Jun' two Shares to James Dunn two Shares to Benjamin Hoar two Shares to Thomas Spalding four Shares to Peter Powers Six Shares to Benia Farley two Shares to William Blodget two Shares to Hugh Willson two Shares to Robert Fletcher And Hugh Willson two Shares One Half each to Daniel Stickney two Shares to John Butterfield two Shares to Joseph Eavers two Shares to Andrew Spalding and Benjamin Fassett two Shares one half each to Samuel Stevens two Shares to Josiah Willard One Share to John Chamberlain two Shares to Nathaniel Richardson two Shares to Ebenezer Peirce & Josiah Fisk two Shares to Joseph Spalding two Shares And One Share for the Priviledge and Encouragement of Building mills to be disposed of by the Grantees to Robert Fletcher Seven Shares to John Varnam & Robert Fletcher One Share in Equal Halves All the Right title Interest property And possession of the propris afores the Grantors, of in And to all that tract of Land or township Called Manadnock Nomber Seven in the Province aforesd Containing About Six miles two Hundred And Ninety rods Square, or of those Contents Bounded Southerly On the township Called Manadnock Nomber Six Westerly on the line Called the Patent line Else Where on the Unappropriated lands of the Grantors Begining at the North west Corner of Nomber Six Afores at the afores Patent line from thence runing northerly by S Patent line Seven miles to a Stake and Stones from thence South Eighty Degrees East Seven miles to a Beach tree marked from thence South twenty One degrees west two miles to a Stake & Stons from thence South fifteen degrees West five miles to a Stake in a pond Called Rye pond in the line of Nomber Six Afores from thence North Eighty degrees west Seven miles by S^d Nomber Six to the Bounds first Mentioned, To Have And To Hold to them their Heirs And Assigns on the following terms and Conditions with the Reservations that is to Say that the Whole tract of Land afores be Divided into One Hundred And thirty Equal Shares And that Each Share Contain three lotts Equitably Coupled together And Drawn for Att Dunstable at or before the last day of January next that three of the Afores Shares be granted And Appropriated free of all Charge One for the first Settled minister One for the Ministry and One for the School there forever

That Twenty of the afores Shares be And hereby Are Reserved to And for the Use of the Grantors their Heirs And Assigns forever, Acquitted and Clere of all Such Charges as has or Shall Arise in Bringing forward the Settlement until Improved by them or Some holding under them Respectively

That all the lotts of Grantors And Grantees be Subject to have all necessary Roads Lay'd thrô them As there Shall be Occasion for the

future without any pay or allowance.

that there be ten Settlements made in the township afores by the Following Grantees vidt Sampson Stoddard One James Dun One Andrew Spalding and Benjamin Fassett One Reuben Kidder two Thomas Spaulding two Samuel Stevens One John Butterfield One Nathaniel Richardson one in the following Manner vizt that On or before the last day of may 1755 there be for Each of the afores Settlements two Acres Cleared Inclosed & fitted for mowing or tillage on Some one Right Each and a Comfortable Dwellinghouse built And finished by that time and by them Selves or Some Other Person In their Stead on Each Settlement Inhabit there And to Continue Inhabitancy there for five Years then next Ensuing, and for each of the Sd Settlements two Acres Annually to be Cleared Inclosed And fitted as Afores from the Sd last of may 1755 for three Years then Next Coming

Also that there be ten more Settlements made in the township afores at or before the last day of may 1756 by the Following Grantees that is to Say by Daniel Stickney One by John Chamberlain One Reuben Kidder One Benjamin Hoar One Thomas Read & Joseph Read One Joseph Eayers One Eben Peirce and Josiah Fisk One Hugh Willson One Benjamin Farley One Thomas Read Jun One And that there be for the Saten Settlements each two Acres Clered Inclosed And fitted As afores And a house as afores Built And Fitted as afores And by them Selves or Some Other Person for Each Settlement Resident there for four Years then next Coming the whole of Each Duty to be done on Some one Right belonging to the Respective Grantees afores And next Afterwards Annually on Each Right Whereon the Respective Settlements afores Shall be made to Clere Inclose & fitt as afores two Acres more for three Years then next Coming

Also that there be ten more Settlements made in Said Township at or before the last day of may 1757 by the following Grantees vizt Sampson Stoddard four Peter Powers two the Reverend M^r Thomas Parker two Tho^s Parker Jun^r one Hugh Willson & Robert Fletcher one And that there be for the S^d ten Settlements On the Respective lotts where on they are made, each two Acres Clered Inclosed and

fitted As afores^d And On Each a House Built as afores^d And by them selves or Some Other Person in their Stead on Each Settlement Continue Residence there for three Years then Next Com'ing the Whole of each Settlement to be done on Some one Right Only Belonging to the Respective Grantees afores^d And Next Afterwards Annually on Each Right Whereon the Respective Settlements afores^d Shall be made, there be Clered Inclosed And fitted As afores^d two Acres more

for three Years then Next Coming——

Also that there be ten more Settlements made in S^d Township att or before the last day of may 1758 by the Following Grantees vizt Sampson Stoddard three Mathew Thornton three John Varnam two Reuben Kidder One William Blodget One and that there be for said ten Settlements (each) two Acres Clered Inclosed and fitted As afores^d And a house Built as afores^d And by themselves or Some Other Person in their Stead, for such Settlement Continue Residency there for two Years then next Coming the whole of each Respective Duty to be done On Some one Share Belonging to the S^d Grantee his Respective part, and next afterwards Annually On Each Share Where S^d Settlement Shall be made two Acres be Clered Inclosed And Fitted as afores^d——

That the afores Grantees or their Assigns by a Major vote in a Publick meeting Called for that purpose Grant And Assess Such Sums as they Shall think necessary for Carrying forward and Compleating the Settlement afores And Any of the Grantees afores exclusive of the three publick Rights afores Who shall neglect, for the Space of two months then Next after Such Assessment Shall be made And posted up at Such place and Places as Shall be Appointed for Notifying Propris meetings so much of Such Deliquents Right or Rights, Shall or may be Sold As will pay the tax And all Charges Arising thereon by a Comittee of Nondelinquent Grantees Appointed

for that purpose,

And in Case Any of the Grantees Shall Neglect or Refuse to Perform Any of the Articles Matters And things afores^d to be done by him Respectively he Shall Forfeit Two of his or their Shares And Rights in S^d Township and every part thereof for each Delinquency of a Right in Duty to those of the Grantees that Shall have Complyed with the Conditions on their part And it Shall & may be Lawfull for them or Any Person in their Name and by their Authority to Enter into And upon Such Delinquents Right or Rights As before Specified to be forfeited and him to Amove Oust And Expell, for the Use of S^d Grantees their Heirs And Assigns Provided they Settle or Cause to be Settled each Such Delinquent Right or Rights within one Year at the furthest that is by this Instrument Stipulated to be done as the

Conditions of this Grant And fully discharge And Comply with the whole dnty Such Delinquent & Delinquents Ought to have done within One Year After the Severall Periods thereof And in Case the s^d Grantees fullfilling their part as afores^d Shall Neglect fullfilling as afores the duty of any Delinquent Owner nor he himself Perform it As afores that then Such Share or Shares Shall be forfeit Revert And Belong to the Grantors their Heirs & Assigns and to be Wholly at their Disposall Always provided there be no Indian War Within Any of the terms Limitted as afores for doing the duty Conditioned in this Grant to be done and in Case that Should Happen the Same time to be Allowed for the Respective matters And things afores^d After Such Impediment Shall be Removed Also that all White pine trees fitt for masting his majestys Ryall Navy be And hereby Are Granted unto his Majesty his heirs & Successors forever Lastly the St Grantors do hereby promis to the St Grantees their heirs And Assigns to defend through the Law to King and Councill if need be One Action that Shall And may be brought Against any person or number of persons Claiming the Township or any part thereof by any Other Tittle than that of the Sd Grantors or that by Which they hold And Derive theirs from provided the S^d Grantors Are avouched in to Defend the Same And that in Case of finall tryall the Same Shall be Recovered Against the Grantors the S^d Grantees Shall Recover nothing Over Against the Grantors for the S4 Lands Improvements & epence in Bringing forward the Settlement Aforesd ____In Testimony Whereof I Joseph Blanchard Agent for the Prop¹⁸ afores And On Their Behalf have here unto Sett my hand And Seal this tenth day of may 1752 And in the 26th Year of his majestys Reign

Signed Sealed and Joseph Blanchard [Seal]

Delivered In presence of Daniel Moor Sarah Blanchard

John Varnum Propriators Cler

[Draft of Lots, 1753.]

[Masonian Papers, Vol. 8, p. 2, and Proprietors' Records, Vol. 6, p. 130.]

	•							
Number of Proprietors	Names of y ^e Proprietors		Lots	Range	Lots	Range	Lots	Range
I	Col ^o Sampson Stoddard		17	5	I 7	10	16	10
2	Daniel Stickney		81	5	18	10	15	10
3	Ebenzer Peirce		19	5	24	9	20	5
4	Thomas Parker Jun ^r		I	7	14	II	8	0
	Capt John Chamberlain		2	7	18	2	24	5
5 6	James Dun		3	7	26	I	22	4
7	Thos Wallingsford Esqr		4	7	24	0	25	0
7 8	Marth ^o Thorontn		5	7	22	3	23	2
9	Ministrey		6	7	Ι3	3	14	3
IO	Colo Sampson Stodard		. 7	7	19	8	ΙI	12
ΙI	Thomas Paccker Esqr		8	7	28	I 2	16	13
12	Col ^o Sampson Stoddard		9	7	23	ΙI	23	0
13	Benjamin Fasset		IO	7	9	I	20	0
14	John Varnam		ΙI	7	24	3	26	0
15	Colo Joseph Blanchard Esqr		I 2	7	28	ΙΙ	17	12
16	Reverd Thomas Parker	٠	13	7	27	12	18	12
17	Reuben Kidder		I 4	7	21	5	19	I 2
18	Thos Spaulding	٠	15	7	22	5	21	4
19	Thomas Reed Esqr	٠	16	7	25	12	26	4
20	Daniel Stickney	•	17	7	15	0	24	I
2 [Colo Sampson Stoddard	٠	18	7	26	12	25	4
22	Col ^o Sampson Stoddard	٠	19	7	25	5	27	I
23	Benja Farley	•	20	7	24	2 I	28	0
24	Joseph Spaulding		21	7	23	I	25	2
25 26	Colo Sampson Stoddard	•	23	7	27	3	8	3
27	Minister		24	7	6	3	19	4
28	Col. Nath ¹¹ Meserve Esq ^r and others	•	25	7	2	4	6	4
29	Joseph Eavers	٠	26	7	17	3	II	4
30	Marthow Thorontn Esqr		27	7	23	5	26	2
31	Colo Sampson Stoddard		28	7	4	4	IO	4
32	Colo Sampson Stoddard		I	8	8	4	16	I
33	Thos Parker Jun ^r		2	8	9	4	I 7	2
34	Mark Hunk ⁿ Wentworth Esq ^r		3	8	IO	2	17	0
35	William Parker Esq ^r		4	8	14	4	13	4
36	Reubin Kidder		5	8	5	2	10	I
37	Thomas Spaulding		6	8	12	2	17	I
38	Peter Powers		7	8	I	2	12	I
39	Joseph Eayers		8	8	19	I	23	4
40	Joshua Peirce		9	8	12	3	7	2
41	Col ^o Sampson Stoddard .		10	8	8	2	9	2
42	Capt Peter Powers		ΙI	8	13	I	I 4	0

Names of Proprietors			 					
Hugh Willson	Number of Proprietors	Names of Proprietors	Lots	Range	Lots	Range	Lots	Range
	44 45 46 47 48 49 50 51 52 53 54 55 56 67 68 69 70 77 78 80 81 82 83	Hugh Willson Reubin Kidder John Varnam Reuben Kidder John Rindge Peter Powers Martho Thoronton Esqr Thomas Parker Reverd Martho Livermore Esqr William Blotchet John Varnam Samuel Stevens Benja Hoar Thoo Parker Jung Andrew Spaulding John Butterfield Josiah Fisk Colo Sampson Stoddard John Varnam Colo Sampson Stoddard William Blotchet Theodore Atkinson Esqr Robert Fletcher Samuel Stevens Thos Reed Esqr Colo Sampson Stoddard John Moffatt Esqr James Dun Jotham Oddiorne Esqr Colo Sampson Stoddard Mill Right Benjamin Hoar John Tuftin Mason & Tomlinson Martho Thoronton Esqr Reubin Kidder Colo Sampson Stoddard Martho Thoronton Esqr John Butterfield John Varnam Martho Thoronton Esqr	13 23 15 16 17 18 14 20 21 22 24 16 25 6 6 7 8 9 10 11 12 13 14 17 18 19 20 21 1 2 3	888888888888888999999999999999999996666	17 8 23 4 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	4 12 3 3 4 4 11 11 10 11 13 13 13 2 2 11 11 11 12 12 12 14 11 11 12 12 14 11 11 12 12 14 11 10 10 11 11 11 12 12 11 11 11 12 12 11 11 11	15 9 11 3 24 5 2 3 21 18 4 5 8 6 6 7 7 2 4 6 6 18 12 24 6 6 12 14 8 8 4 16 6 12 1 16 10 25 5 2 2 28 2 2 4 21	3 12 10 3 4 3 1 1 11 13 11 13 11 12 12 12 11 11 13 11 13 11 11 13 11 11 13 11 11

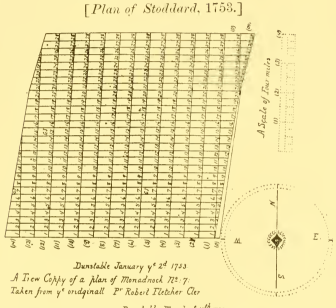
Number of Proprietors	Names of Pro	prietors			Lots	Range	Lots	Range	Lots	Range
87	Thos Reed Jung				7	6	16	2	22	2
88	Colo Sampson Stoddard				8	6	16	0	21	I
89	Thomas Spaulding .				9	6	28	5	28	4
90	John Wentworth Esqr .				01	6	26	6	27	6
91	John Chamberlain .				ΙI	6	28	6	21	IO
92	Joseph Spaulding				12	6	24	0.1	25	IO
93	John Varnam .				13	6	22	10	26	10
94	Colo Sampson Stoddard				15	6	16	12	ΙI	13
95	School Right				14	6	26	ΙI	27	II
96	Thos Spaulding				16	6	9	13	OI	13
97	Nath ^{II} Richardson .				17	6	3	13	14	14
98	Robert Fletcher				18	6	13	13	14	13
99	Col ^o Sampson Stoddard				19	6	I 5	13	17	13
100	Robert Fletcher				20	6	25	6	12	0
IOI	Thos Reed Jung				2 I	6	22	0	25	I
102					22	6	14	I	15	I
103	Thos Parker Jun ^r				23	6	6	2	2 I	2
104	Col ^o Sampson Stoddard				24	6	27	2	28	2
105	Solley and March Esqr .				I	5	I	10	2	10
106	Capt Peter Powers .				2	5	10	10	3	14
107	Thos Parker Jun ^r		٠	•	3	5	7	10	II	3
108	Hugh Willson	•			4	5	5	14	8	10
109	John Varnam	•		•	5	5	20	12	01	I 2
011	Richard Wybird Esqr .			•	6	5	3	01	4	10
III	Georg Gaffrey Esqr .	•		•	7 8	5	7	14	15	12
112	Peter Powers		•	•	-	5	9	10	23 28	10
113	Revrd Thomas Parker .	•	•	٠	9	5	5	10		10
114	Reuben Kidder Reuben Kidder	•	•	•	01	5	20	10	23	10
115	Reuben Kidder	•		٠	12	5		9	14	10
116				٠		5	25 23	9	27 26	
117	Nath ^{ll} Richardson	•	•		13	5	13	0	9	9
118	Colo Sampson Stoddard	•	•	•	15	5	13	10	19	10
119	Col ^o Sampson Stoddard	•	•	•	16	5	8	I	3	1
121	Martho Thorontn Esqr	•	•	•	11	11	21	13	11	2
121	John Varnam	:	•	•	7	3	19	13	10	0
122	Reuben Kidder		•		12	10	20	13	8	14
123	Iohn Wentworth				18	3	19	3	28	3
125	Robert Fletcher Jun .				2 I	3	19	2	22	13
126	Robert Fletcher			·	20	3	20	2	23	13
127	Robert Fletcher				26	3	II	I	25	3
128	Robert Fletcher				27	3	28	I	28	00
129	Robert Fletcher				15	2	4	14	ΙI	0
130	John Varnam & Robt Fle	etcher			18	0	7	ı	27	00

Dunstable January ye 2ta 1753 The Oregenal Schadule Exemined and Rectified by

Robert Fletcher Clerk

Dunstabl March 9th 1753 A Trew Copy Examined **

John Varnum Propriators Cler



Dunstable March ye 10th 1753.

A Trew Copy Examined Je- John Varnum Proprietors Cler-

[Acceptance of Charter, 1753.]

[Masonian Papers, Vol. 8, p. 3, and Proprietors' Records, Vol. 6, p. 133.]

Whereas Joseph Blanchard Esq as Agent for and in ye Name & behalf of the Proprietors of ye Lands In ye Province of New Hampshir Purchased by them of John Tufton Mason Esq^r Who Sold to them under the Title made by a Common Recovery: Did on ye 10 Day of may A: D: 1752 Grant ye Quantity of Forty Eight Square

Miles part of Said Lands Being the Contents of about Six miles Two Hundred and Ninety Rods Square. Bounded Southerly on ye Township Called Manadnock No 6: Westerly on the Line Called the Pattent Line: Else Where on unapropriated Lands of ye Sd Grantors. Begining at ye Northwest Corner of sd No 6: At the Sd Pattent Line and From thence Runing Northerly by Sd Line Seven miles to a Stak & stones From thence Runing South Eighty Degrees east seven miles to a Beach tree: From thence South Twenty one Degrees West Two miles to a Stake In a pond Called the Rye pond: From thence Runing South 17 Degrees West five miles to a Heap of Stones In ye Line of sd No 6: from thence North Eighty Degrees West Seven miles To the Bounds first mentioned.—

Under Certain Conditions Limitations & Reservations in S^d Grant mentioned as by s^d Grant Reference thereto Will fully appear.—

unto Col^o Sampson Stoddard, y^e Reverd M^r Thomas Parker, Thos. Reed es^r, Jos: Read Jn^o Varnum Reubin Kidder Mathew Thornton, Thomas Parker Jun^r Thomas Read Jun^r James Dun, Benj^a Hoar, Tho^s Spaulding, Peter Powers, Benj^a Farley W^m Blodget Hugh Willson, Robert Fletcher Daniel Stickny John Butterfield Jos: Ayer Andrew Spaulding, Benj^a Fasset, Samuel Stevens, Josiah Willard Jn^o Chamberlain, Nathaniel Richardson Ebenezer Peirce Josiah Fisk Jos: Spaulding,

Therefore Voted That we Do Hereby accept Said Title and for our Selves our Heirs and assignes Do acknowledge that We Do Hold Said Lands under S^d Tittle Conditions and Limitations With the Reserva-

tions therein mentioned

Dunstable March ye 9th 1753. A Trew Copy Examined

John Varnum Propriators Cler

[Petition for Regrant, 1767.]

[Masonian Papers, Vol. 8, p. 4.]

Province of \ To the Proprietors of Land Claimd under John New Hamp^r \ Tufton Mason Esq^r Commonly Called Masons Grant or Patent, Octob^r 8. 1767—

The Petition of Col^o Sampson Stoddard & Jonathan Blanchard

Humbly Shews,—

That the Tract of Land Called Monad^k N^o 7. Granted In Your Right in the Year 1752 to Sundry Persons Named in the Grant the

Major part of Whose Claims were finally Vested In Your Petitioners, That as the Grantees were not Able to fulfill the Conditions of the Grant they must & Do hereby Acknowledge it is Justly forfeited according to the Terms & Conditions In Said Grant mention'd & therefore We Do (to avoid further Trouble) Surrender the Tract of Land & pray that after You have Caused a Re-Entry & Resumption thereof to be made you would be pleased to Grant Your Right Title & Demand in the Same to the Several Grantees Agreeable to a Schedule herewith Presented being Principally the same who Were named as Grantees aforesaid On such Terms & Conditions as You shall Judge Reasonable

Sampson Stoddard Jon^a Blanchard

50 houses & settlem ts Were Enjoyned upon y^e former Grantees in this Town

[Schedule of Proprietors and Lots, 1767.]
[Masonian Papers, Vol. 8, p. 5.]

	 					,		
A List of the Name of Monadk		prs	°Ž	Range	°Ž	Range	°Z	Range
Col ^o Sampson Stodd the Same Ebenezer Peirce . Col ^o Stoddard . John Chamberlain			17 18 19 1	5 5 5 7 7	17 18 24 14	10 10 9 11	16 15 20 8	10 10 5 0
James Dun Thomas Wallingford Matthew Thornton ministry	•		3 4 5 6	7 7 7 7	26 24 22 13	1 0 3 3	24 25 23 14	4 0 2 3
Colo Stoddard Thomas Packer Esque Colo Stoddard the same	· · ·		7 8 9	7 7 7 7	19 28 23 9	8 12 11	11 16 23 20	12 13 0
John Varnum Esqr Jona Blanchard . Colo Stoddard . the Same	 :	•	11 12 13	7 7 7 7	24 28 27 21	3 11 12 5	26 17 18 19	0 12 12 12
the Same Thomas Reed Esqu ^r Col ^o Stoddard . the Same		•	15 16 17 18	7 7 7 7	22 25 15 26	5 12 0 12	21 26 24 25	4 4 1 4

A List of the Names of the Prop*s of Monadk No 7. 2								
The Same	A List of the Names of the Prop	TB		nge		Jge		nge
The Same	of Monadk Nº 7.		2	\ \frac{1}{2}	9	द्भा	9	[a]
Ebenezer Farley			4		4	14	4	1 14
Ebenezer Farley	the Come					}		
Joseph Spaulding		٠	_		_			
Colo Stoddard					24			I
for the first minister		٠			23	I	28	I
Colº Stoddard		٠	22		27	I		
Cole Stoddard			23	7		3	8	3
Nath Meserve & Others 25 7 2 4 6 4			24	7	6	3	19	3
Stephen Powers			25	7	2	4	6	4
Matthew Thornton			26	7	17	3	ΙI	
Colº Stoddard the Same			27	7	23		26	2
the same			28	7	_		10	4
the same	the Same		I	8		,	16	
Mark Hs Wentworth Esqr 3 8 10 2 17 0 William Parker Esqr 4 8 14 4 13 4 Col° Stoddard 5 8 5 2 10 1 the Same 6 8 12 2 17 1 Col° Stoddard 7 8 1 2 12 1 Joshua Peirce Esqra heirs 9 8 12 3 7 2 Col° Stoddard 10 8 8 2 9 2 Roland Cotton Esqr 11 8 13 1 14 0 Benjamin Farley 12 8 18 4 20 4 Hugh Willson 13 8 17 4 15 3 Nathaniel Cotton 23 8 8 12 9 12 John Varnum Esqr 15 8 23 3 11 10 Col° Stoddard 16 8 4 3 3 3 4 4			2	8	9		17	2
William Parker Esqr	Mark Hg Wentworth Esqr .		3	8	-		, ,	0
Colo Stoddard Stock Stoc	William Parker Esqr			8	14	4		4
the Same	- 1 0 11 1 ·		5					
Colo Stoddard	the Same		6					
Stephen Powers . 8 8 19 1 23 4 Joshua Peirce Esqrs heirs . 9 8 12 3 7 2 Colo Stoddard . . 10 8 8 2 9 2 Roland Cotton Esqr .	Colº Stoddard						1	
Joshua Peirce Esq ¹⁸ heirs			8	8		_		
Colo Stoddard . . . 10 8 8 2 9 2 Roland Cotton Esqr . <t< td=""><td>Ioshua Peirce Esors heirs .</td><td></td><td></td><td></td><td></td><td></td><td>_</td><td></td></t<>	Ioshua Peirce Esors heirs .						_	
Roland Cotton Esqr		Ť	,					
Benjamin Farley		٠			_			-
Hugh Willson 13 8 17 4 15 3 Nathaniel Cotton 23 8 8 12 9 12 John Varnum Esqr 15 8 23 3 11 10 Colo Stoddard 16 8 4 3 1		•						
Nathaniel Cotton 23 8 8 12 9 12 John Varnum Esqr 15 8 23 3 11 10 Colo Stoddard 16 8 4 3 3 3 John Rindge 17 8 7 4 24 4 Roland Cotton Esqr 18 8 1 3 5 3 Matthew Thornton Esq. 14 8 1 1 2 1 Colo Stoddard 20 8 1 4 3 4 Matthew Livermore 21 8 19 11 21 11 William Blodget 22 8 22 11 18 11 John Varnum Esqur 24 8 6 10 4 13 Samuel Stevens 16 9 9 11 5 11 Benjamin Hoar 25 8 5 3 8 13 Colo Stoddard 26 8 17 11 6 11 th		•						
John Varnum Esqr . 15 8 23 3 11 10 Colo Stoddard . . 16 8 4 3 3 3 John Rindge . . . 17 8 7 4 24 4 Roland Cotton Esqr . <td></td> <td></td> <td>-</td> <td></td> <td></td> <td></td> <td></td> <td></td>			-					
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Roland Cotton Esqr	· · · · · · · · · · · · · · · · · · ·							
Matthew Thornton Esq. 14 8 1 1 2 1 Colo Stoddard 20 8 1 4 3 4 Matthew Livermore 21 8 19 11 21 11 William Blodget 22 8 22 11 18 11 John Varnum Esqur 24 8 6 10 4 13 Samuel Stevens 16 9 9 11 5 11 Benjamin Hoar 25 8 5 3 8 13 Colo Stoddard 26 8 17 11 6 11 the Same 27 8 6 13 7 13 Benjamin Butterfield 28 8 1 13 2 12 Stephen Powers 1 9 3 2 4 2 Colo Stoddard 2 9 13 2 6 1 the Same 4 9 15 11 12 11 John Varnum E								
Colo Stoddard . <					_			
Matthew Livermore	0.1.0.11.1	•		8	_	-		_
William Blodget 		•						
John Varnum Esqur								
Samuel Stevens .	8	•						
Benjamin Hoar . <						-		_
Colo Stoddard				9	-		5	
the Same				8	5			-
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Stephen Powers					6	13	7	13
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the Same			2	9	13	2	6	
William Blodget .			4		15	ΙI		ΙI
Theodore Atkinson Esq ^r 6 9 5 12 6 12 Rebecca Blanchard 7 9 3 12 12 12			3	9	IO	II	18	13
Theodore Atkinson Esqr 6 9 5 12 6 12 Rebecca Blanchard 7 9 3 12 12 12			15	9	20	11	24	ΙI
Rebecca Blanchard 7 9 3 12 12 12			6		5	12	6	12
Samuel Stevens 8 9 13 12 14 12			7			12	12	12
	Samuel Stevens		8	9		12	14	12

A List of the Names of the Proprs		Range		Range		Range
of Monad ^k No 7.		an	0	an	0	an
or Monate Nº /.	å	2	ž	\simeq	å	\simeq
Thomas Reed Esq ^r	9	9	7	II	8	ΙI
Col ^o Stoddard	IO	9	3	ΙΙ	4	ΙΙ
Samuel Moffatt	II	9	2	ΙΙ	16	3
James Dun . ,	I 2	9	4	I 2	6	1.4
heirs of Joth ^m Odiorne Esq ^r	13	9	24	I 2	12	13
Sampson Stoddard jun ^r	1.4	9	13	5	I	12
allowd for Building mills to be ?	-		1.2	11	16	11
Dispos'd off by the Grantees \ .	5	9	13	1.1	10	11
Benjamin Hoar	14	2	9	3	10	3
John Tufton Mason Esqur	17	9	I	11	25	II
Matthew Thornton Esq ^r	18	9	7	12	2	13
Sampson Stoddard Jun ^r	19	9	22	12	2 I	12
Colº Stoddard	20	9	18	I	22	1
Matthew Thornton Esqr	2 I	9	27	9	28	9
Ephraim Spaulding Esqr	1	6	5	4	2	2
John Varnum Esq ^r	2	6	5	I	4	I
Matthew Thornton Esq ^r	3	6	19	0	21	0
the Same	4	6	26	5	27	5
Daniel Peirce Esqr & the)						_
heirs of Mary Moor	5	6	27	4	15	4
Hugh Willson	6	6	16	4	12	4
Thomas Reed Jun ^r	7	6	16	2	22	2
Colº Stoddard	8	6	16	0	21	I
the Same	9	6	28	5	28	4
heirs of Jnº Wentworth Esqr	10	6	26	6	27	6
John Chamberlain	11	6	28	6	21	10
Joseph Spaulding	12	6	24	10	25	10
John Varnum Esqr	13	6	22	10	26	10
Vryling Stoddard	15	6	16	12	II	13
for the School	1.1	6	26	11	27	11
Vryling Stoddard	16	6	9	13	10	13
heirs of Nath ¹ Richardson	17	6	3	13	I	14
Rebecca Blanchard	18	6	13	13	1.4	.13
Colo Stoddard	10	6	15	13	17	13
Rebecca Blanchard	20	6	25	6	12	0
Thomas Reed Jun ^r	21	6	22	0	25	I
Colo Stoddard	22	6	14	I		ı
Wido Mary Parker of Litchfield .	23	6	6	2	15 21	2
Colo Staddard	24	6	27	2	28	2
Colo Stoddard	-4	0	2/	2	20	-
Hancock & Lunds	I	5	I	IO	2	10
Polond Cotton	2			10		
Roland Cotton	2	5	10	10	3	14
Wido Mary Parker of Litchfield .	3	5	7	IO	II	3
Hugh Willson	4	5	5	1.4	8	10
John Varnum Esqur	5	5 5 5 5	20	12	10	I 2
heirs of R. Wibird Esq ^r	6	5	3	10	4	IO

A List of the Names of Monad ^k N	e Pro	prs	°Z	Range	°Ž	Kange	ž	Range
George Jaffrey Esq ^r Roland Cotton Col ^o Stoddard Nath ¹ Cotton the same Col ^o Stoddard heirs of N. Richardson Josiah Willard Esq ^r Col ^o Stoddard the same Matthew Thornton Esd John Varnum Esq ^{ur} Reuben Kidder Esq ^{ur} Rebecca Blanchard the same Rebecca Blanchard & John Varnum Esq ^{ur}			7 8 9 10 11 12 2	5 5 5 5 5 5 14 5 5 5 11 3 3 3 3 3 2	7 9 5 20 22 25 23 13 8 21 19 20 19 19 20 11 28 4	14 10 10 10 9 9 9 0 10 13 13 13 2 2 1 1	15 23 28 23 14 27 26 9 19 3 11 10 8 28 22 23 25 28 11	12 10 10 12 10 10 9 0 10 11 2 0 14 3 13 13 13

October 9th 1767 this Schedule Exhibited \$\pi\$

Sampson Stoddard Jona Blanchard

Filed & Accepted \$\pm\$ ye Grantors

attest. Geo: Jaffrey Proprs Cl

[Regrant of Stoddard, 1767.]

[Masonian Proprietors' Records, Nov. 4, 1767.]

Province of New Hampsh^r the Clock afternoon, at the dwelling house of James Stoodly Esqu^r Innholder The Proprietors meet according to adjournment—

Whereas the said Proprietors on the 6th day of December 1751, Authoriz'd & Impowered Joseph Blanchard late of Dunstable in said Province Esq^r Deceas'd to Grant their Right, Title & Interest in & to the Lands within their Claim to such Persons as would Engage to

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settle & Improve the same under such Limitations as were just & Reasonable—Pursuant to which Power on the 10th day of May 1752 he granted to Sampson Stoddard, Thomas Parker, Thomas Read, & divers others making in the whole One hundred & Eight Shares "all the Right, Title & Demand of said Proprietors, of in & unto that Tract of Land called Menadnock N° Seven in said Province, Containing Six Miles, two hundred & Ninety Rod Square or thereabouts bounded Southerly on the Township called Menadnock Number Six Westerly on the Line called the Patent Line, Elsewhere on unappropriated Lands of the Grantors beginning at the North West Corner of Number Six aforesaid, at the aforesaid Patent Line from thence running Northerly by said Patent Line Seven Miles to a stake & Stones, from thence South Eighty Degrees East Seven Miles to a Beech tree marked, from thence South twenty One Degrees West, two Miles to a Stake & Stones, from thence South fifteen Deg: West, five miles to a Stake in a Pond called Rye Pond in the Line of Number Six aforesaid from thence North Eighty Deg: West Seven Miles

by said Number Six to the first bounds Mentioned "-

To have & to hold to them, their Heirs & Assigns in Several & Distinct Shares, on the Terms & Conditions in said Grant Express'd with a right of Re Entry reserv'd for the Grantors on the Shares or parts of those who should fail of Performing the Conditions Limitted as aforesaid, all which may at large appear by Reference to said Grant—And whereas the said Grantees have forfeited their Respective Shares by not Settling & Complying with the Terms & Conditions Limitted & agreed to by them as aforesaid, & tho' no Advantage of such Forfeiture has been taken against any of them heretofore, & they have been Indulged with a further time than was Originally Stipulated, of which they ought to have availed themselves, but in that they have also failed, Whereupon the Grantors have Re-entered & resumed the Right and Possession of said Tract of Land & the said Grantees acknowledging their Neglect & Default herein, the Right of Resumption aforesaid, & having Peaceably Surrendered the same, have Petitioned the said Proprietors to make a new Grant thereof to the Petitioners who are mostly the former Grantees, all which having been duly Consider'd, and also that many of the said Shares are in some Degree fitted & Prepared for settlement & that under such Circumstances it would be more Equitable that those who have taken any Steps toward Settling said Shares should have the Advantage of their own Care & Labour rather than Strangers, Therefore Voted That all the Right, Title, Interest, Claim, Property and Demand of the Said Proprietors of in & unto the aforesaid Tract of Land called Menadnock Number Seven, bounded as aforesaid, be & hereby is Granted to Col^o Sampson Stoddard Esq^r, Ebenezer Peirce, John Chamberlain & others, whose Names are Mentioned in the Schedule or List hereunto annexed, in the Proportion therein Mention'd making twenty Seven in the whole, on the Terms, Conditions, and Limitations hereafter mentioned To have and to hold to them, their Heirs & Assigns in Severalty as the same has been Divided into Seperate Lots & as the said Lots are numbered & set to the respective Names in said Schedule, on the following Terms, Conditions and Limitations, First that Seventeen of the shares as the same are Severed, allotted, & Divided, Numbered & fixed to the several Names, be & hereby is reserved to the use of the Grantors their Heirs & Assigns free & Exempted of & from all Charges of Settlement & all other Charges untill Improved by them, their Heirs & Assigns—Secondly that three of the aforesaid shares be & hereby are appropriated. One for the first Minister of the Gospel who shall be settled in said Township, one for use of the Ministry, & one for the use of a School there forever— Thirdly, that the remaining Shares be and hereby are Granted & appropriated to the Several Person's & Sever'd to them respectively their Heirs & Assigns as mention'd & Number'd in said Schedule, and each Lot of Land in said Tract shall be Subject to have Necessary High Ways laid thro' them as there shall be Occasion, free from the Charge of paying for the Land, laid out as an High Way untill an Incorporation & then to come under the Regulation of the Law in that Regard—Fourthly that the Grantees aforesaid who are Subject to the Duty of Settlement build Fifty houses on said Tract of Land, such Shares to have one House on one of the Lots belonging to it Respectively as the Grantees shall Determine by regular Votes, according to their Interests, within two Years from the Date hereof, each house to be built so as to have one Room, Sixteen feet Square or Equal thereto, and also have twelve Acres of Land cleared & fitted for Tillage, Mowing & Pasturage within the Term of two Years, and to add one Acre more annually, (till the Inhabitants there shall be Incorporated) on each Share the said Houses to be well fitted & made Comfortable Habitations, & the said Land to be Cleared in a good Husbandmanlike Manner, and Every Particular Grantee aforesaid shall pay his due proportion of all Taxes necessary to the Making said Settlement in the Articles aforesaid & in what follows on Pain of forfeiting his Right in said Land or so much thereof as shall answer his Proportion of such Taxes to be dispos'd of by a Committee to be Chosen by a Major part of the Grantees appointed for that Purpose.—

Fifthly, the said Grantees shall build a Meeting house for Public Worship within four Years from the Date hereof & shall maintain constant Preaching in such House after four Years from the Date

hereof.

Sixthly all White Pine trees, growing on any part of said Land, tho' sever'd into Lots, are hereby reserv'd, that are fit for his Majesty's use for that Purpose, to him, his Heirs & Successors.—

Seventhly if the Grantees shall fail & make Default of Compleating the Settlement in Manner & form aforesaid it shall be Lawfull to & for the said Proprietors & their Successors to re-enter into & upon the said Premises, to resume their Right & Possession & become again Seized thereof, as in their former Estate, and as if this Grant had not been Made—

[Account of Settlements in Stoddard, 1770.]

[Masonian Papers, Vol. 6, p. 134.]

monadnock N° Seven Called Limbrick

first Right)

Draⁿ by Stodard Esq^r: L: n° 12: R: 11th by Lee Improved.—Going on

by Stodard Esqr: L: 9: R: 6: Settled by Scott and Improves 9 in the 7th Range Duty Don

by Stodard Esq^r: L: 8: R: 6: Settled by Gilchrist Singel man Daniel Peirce Esq^r L: 5: R: 6: by morrison Well Improved & Going

by Varnum Esq^r: L: 26: R: 10: Settled by Warlton—Duty
Don

by Stodard Esq^r: L: 25: R 9: Settled by Richardson Richard by Stodard Esq^r L. 23: R 9 by Richardson Nath^{el} Improved

Jacob Reed L: 7: R 6: by Reed Improved.—Going on

Ebenezer peirce L: 24: R 9: by Swan William Improved. Going

Roling Cotton L: 23: R 8: by Swan William Improved

by Thornton Esq^r L 3: R 6: by mitchel James Improved.
Going on

Thomas parker L 3: R 5: by mitchel William Improved. Going on

by Spaulding L 25: R 10: by Spaulding Improved

by Reed L: 16: R: 7 by Reed Improved by Wright L 14: R 7 by Wright Improved

by Stodard Esq^r L 16: R 9 by Butterfield Cap^t Improved by Stodard Esq^r L 17: R 10 by Butterfield amos Improved

by Stodard Esq^r L 17: R 11 by Putnam Improved

by Stodard Esq^r L 16: R 8 Settled by Taggart for Stodard Duty Don

by Dun L 4: R 7 by Dun Improved. Going on

by Thornton Esq^r L 21: R 9 Settled by Cannada Singel man Roling Cotton L 2: R 5 Settled by Bartlett

by Cotton L 20: R 10 by Hildech Improved

by Stodard Esq^r L 27: R 10 by Scott William Improved. Going on

by Stodard Esq^r L 7: R 7 by mitchel Samuel Improved. Going on by Cap^t Benjamin Hoar one Right the present oner William Wilson Kild or Captivated in the War the taxes paid by Robart Wilson Who Saith he Will Do y^e Duty a True acompt of all the Settlements Err^s Excep^d per

April 24th 1770 Enoch Hale

It appeareth that y^e Curve Line When Run between marlo and Limbrick Cut of from marlo four famil^s viz Church marther Tubs and Backwith—

[Enoch Hale to George Jaffrey, 1770.]

[Masonian Papers, Vol. 8, p. 6.]

Sir at Least What I have Sent to your Honr in Regard To those People that Wintered in monadnock No Seven Should miscary I Now Rite in Grate haste having an oppertunaty to Send Direct those that Wintered in No 7 Called Limrick is Taggart Richardson Warton & Bartlett I Would also Inform that ye Grate Number of Lotts That Was Returned Improved many of them are not under proper Improvement by Grase or Grane or fence but onley Sum Small peaces Choped Down With a Camp on ye Same but those that have more Don may be Known by What is Sed in ye Return at ye Eand of Sundry Knames Going on &C Sir if you Nead my further Information I am Ready to Serve I Shall be Down by September Court if nothing provent—

I am Sir y^r most obed^t and Humble Servent monadnock N° Two June 15th 1770

Enoch Hale

To ye Honourable George Jaffrey Esq^r In Portsmouth

[Settlers and Improvements, 1770.]

[Masonian Papers, Vol. 8, p. 7.]

An acct of ye Settlers at Limrick alies Monadnock No 7 as Taken by

their Committee at s^d Limrick this 22^d Day of Sept^r A: D: 1770. as follows: (viz).—

1^t Jn^o Gillchrist on y^e 1^t Lot In the 4th Range 2d Nathaniel Bartlet on ye 2d Lot In ye 4th Range Zebadiah Keys on ve 1t Lot In the 5th Range James Mitchel on ve 4th Lot in ve 5 Range— Abraham Morrison on ye 5th Lot in ye 6th Range Thomas Read on ye 7th Lot in ye 6th Range-W^m Gillchrist on y^e 8th Lot in y^e 6th Range Allexcander Scott on ve 9th Lott in ve 6 Range James Scot on ye 9th Lot in the 5th Rang-Peter Edes on ye 7th Lot In 7th Range— James McDanills on ye 8th Lot in ye 8th Range. John Rob on ye 7th Lot In ye Eighth Range Silas Wright on ye 15th Lot in ye 7th Range Jos: Read on ye 16th in ye Seventh Range Jnº Taggard; on ye 16th in ve 8th Range Jnº Cannada; on ye 21t in ye In the 9th Range W^m Swann, on ye 24th In ye 9th— Richard Richardson, on ye 25th In ye 9th Renben Walton, on the 26th In ve 10th— W^m Mitchel, on the 3^d Lot in y^e 5th Range W^m Swann, on y^e 23^d on the Eighth Silas Wright, on the 15th Lot in ye 6th Range Amaziah Hildreth, on ve 20th Lot in the 10th Range. Samuel Stevens, on ve 15th in ve 9th Range. Benjamin Dunn, on ve 12th Lot In the 9th Range. James Dunn, on ye 3d Lot on ye 7th Range.

Oliver Parker, on y^e 16th Lot In y^e 10th Range. ξ (Oliver Parker, on y^e 15th Lot on y^e 10th Range ξ

Amos Butterfield on ye 17th Lot on ye 10th Range Jno Taggard on ye 22d Lot in ye 9th Range.

Arkelas Putnam on ye 17th Lot in ye 11th Range Jonathan Bennit on ye 14th Lot on ye 11th Range Jonathan Bennit on ye 14th Lot on ye 11th Range Thos Lee on ye 12th Lot in ye 11th Range Jos: Dodge, on ye 11th Lot in the 10th Range Jos: Dodge Juni on ye 11th Lot in ye 11th Range Jerathmeal Powers, on ye 20th Lot in ye 13th Range Stephen & Moses Bennit, on ye Lot in ye Range Runiels McCullestor on ye 2d Lot in ye 9th Range Edmond Tayler on ye 3d Lot in ye 9th Range

Aseph Mather
Titus Church
conveyed to Matson
Joseph Tubs
Freddrick Tubs
Jn° Noyce Mather
Ephr^m Brock Worth
Samuel Comstock
Timothy owing
Selvenus Beckworth

the Last Mentioned nine are on the Westerly Side of sd Town Neare the Pattent Line all Well Settled.—

one Walton Setled on the North Easterly Corner of s^d Town (Since by him Conveyed to one Tayler)

John McDaniel, on ye Lot in ye Range Sam¹ Stevens Junr on ye 15th Lot in ye 9th Range Simmeon Church on ye 21t Lot in ye 12th Range Titus Church on ye 21t Lot in ye 13th Range—

A Copy Tacken from the Committee of Manadnock N° 7 : acc^t of the Settlers there

Examined \$\poline{\pi}\$ Dracutt april 27th 1771.

John Varnum Propriators Clerk

[Dates of Certain Settlements, 1771.]

[Masonian Papers, Vol. 8, p. 8.]

Mr. gohn taggard came in 1769 with a family

Amos Butterfeld came in June 1770 a hous and Some land cled titus Curch came in 1770 I know not how much land clerd

Reuban walton came in 1769 Richard Richardson came 1769

Alexander Scott came 1769 Abraham morison came 1770 James michchel came 1770 these have houses and well toward twelve acurs cleared up and improved apice in monadnock N° 7 or Limbrick

I went myself in 1770 and have 4 acurs improved and near 10 more cut down on ye 17th lot in ye 11th rang. Archelaus Putnam

Amos Butterfelds lot is ye 17th in ye 10th rang

John taggards is ye 16th in ye 9th, if I mistake not this is a true minet of No 7 only about 3 or 4 Scingle men

Manadnock n° 7—This mem° given by Archelaus Putnam Jan^y 29th 1771——

[Petition of William Matson, 1771.]

[Masonian Papers, Vol. 8, p. 9.]

Province of New (To The Honourable Proprietors of Mason's Hampshire (Patent (so Called).——

The Petition William Matson of Lyme in the County of New Lon-

don and Colony of Connicticut

Humbly Shews. That several Years ago your honours made a Grant of a Certain Tract of Land in said Patent, by the name of Monadnock Number Seven, to Collo Sampson Stoddard and others his Associates, That the time limitted in said Grant has been some time Elapsed, and the Conditions thereof in no way Complied with, and Consequently said Land Reverts to your honours the Grantors as Forfeited.—

Wherefore your Petitioner Earnestly Prays your honours to make a Grant of the same Land to him and his Associates upon such Conditions as to your honors in your Wisdom shall Think most Expedient—And your Petitioner will Ever Pray &c—

Portsmouth April 19th 1771.— William Matson

I will Engage to Settle Thirty Families on said Land within three years. Ten of which shall be moved on Immediately after the Grant is made.——

William Matson

[Report of Committee on Roads and Settlements, 1771.]

[Masonian Papers, Vol. 8, p. 10.]

Limrick August 1t 1771.—

Honered Sr-

After Complyments &c.—At the Request of ye Grantees of Manadnock No: 7 We Set out for this place ye 25th of July Last To View ye Situation and Circumstances of ye Settlements & Roads in this Town. & to Examin into ye Necessity & Conveniancy of Laying out any more or Further Roads here for the Benefit of the publick. Notwithstanding ye Extreem Heat We arived on ye 26th aplyed Closly to Business vewed the New Road that We Laid out Last fall from the Great Road In Limrick Called King Street (which We then Laid) through the South Easter Corner of Limrick and in the Land Called Society Lands around the Great and Dificult mountain Called Roleston mountain and found the Same to be an Excellent Road When

Compared With that that Went over the Top of s^d Mountain & also found that Mitchel whom We Hired to Cut si Road had Cleared the Same much Better then We Expected, We accepted Said Road & paid mitchel to Content for his Cleareing St Road (found that he had acted upon Honer therein) beleve that about Forty or Fifty Dollars more Laid out In Bridging and Causseying Sd Road Will make it an Excellent Traviling Road and Will Remove the Great Difficulty of the Grand Role Stone Intirely out of Sight, whose Height Seemed almost to Reach the Clouds & hath been a Great Imbarrisment to ye Settlements whose Inhabitants was obliged (as our Roads Lay Before We Serched out & Cut this New Road) To ascend With panting & Descend with Trembling the Mighty Loft of Roleston Which hath been Constantly asserted Could not be avoided. We have also viewed the Road by us Laid out In September Last from the Center of Manadnock No: 7 Towards Keen Which Sd Road Leads out Near the South West Corner of No: 7: & Extends through the North Westerly part of No: 6: & through part of Gilsom & thenc to Keen and is an Exceeding Good Road & Runs through a Tract of Excellent Good Land We have Caused the Same to be Exceeding Well Cut till it Comes to ye South Borders of our sd Town. We applyed to ye Inhabitants of No: 6 to be So Kind as to open that part of sd Road that Leads through sd No: 6: but Without Success! Have therefore Contracted With Mr Jos: Dodge one of our Settler to Cut ye Same through Sd No: 6: at yo Expence of yo Grantees of No 7. As We have been allways Generously Leading the Way In opening & Clearing Roads in this Wilderness for the publick Utility We Resolved Not to Scringe in So Noble a Work—: & as the Same Was Left With us to manage & Determin for S^d Grantees. We applyed to ye Inhabitants of Gilson & Keen To open a Road through their Respective Town In ye Best Way and Maner for the Good of the publick til it Cums to ye Great Road that Leads to ye Center of Keen & they Generously promis to meet With us With pleasure In the best Way and maner Imagineing That it Will be a Great Road & that it Will be Greatly Servicable to ye publick. We also Laid out a Road from the Northerly part of sd Limrick (viz) from the Road Called Marlow Road to sd Road that Leasd to Keen Which Sa Road Extends about Two miles Through a Beantyfull Tract of Land in Sd Limrick Which sd Last mentioned Road We Called Beautifull Street & have Contracted With mr Dodge to Cleare the same in the Best Way and maner at ye Cost of sd Grantees: Which s^d street Will Greatly accomidate Camden and Marlow & all to ye Northward as Well as our own Inhabitants.-We have the Roads (tho at Great Expence) So Well Calculated and Cut that Invy it Selfe must Stop her mouth & one that We have out Stript all that have Gone before us in the new plantations In Cleareing Roads for the Good of the publick: The Inhabitants of Keen and Gillsom Rejoyce in our progress and prospect of prosperity:—Some of our Neighbors Envy us and are Constantly Spreading Evil Repors & Say that ye Grantors are Determined to oust us & have promist the Town to others &c. And by that means have Discoraged many: But Notwithstanding the adversarys Craft We find We have the following Settlers now In the Town & are at Labour In Bringing forward Setlments therein: (excepting Some that are Gon out of Town for provisions Which are Returning without Delay): as Follows (viz) James Mitchel on the 3d Lot in the 5th Range With his Wife and family—

Win Mitchel on the 2d Lot in 4th Range: a yung man

Sam¹ Morroson on ye 5th Lot in ye 6th Range With a Family

Thos Read on ye 7th in the Sixth (a yung man)—

Jnº Robb on ye 7th in ye 8th Soposed to be a Good Settler

David Scott on ye 8th in ye 6th a Frame House Called a Nottable Setler

Allexander Scott on ye 9th in ye 7th With his Wife & Family (a Larg Field of Rie & a good Garden

James Scott on ye 9th in ye 6th a yung man With a Good field of

Rie &c

Jn° Taggard on y° 16th in y° 8th a old Setler With his Wife & Family Rie Hay & Grass plenty

W^m Coughrin on the 21^t In the 9th a Family Going on Spedily— W^m Swan on y^e 24th in the 9th his Wif & Family a Great Settler (in a frame House)

Richard Richardson on ye 25th in ye 9 With his Wife and family a

Frame House

John Spaulding on the 25th in the 10th

Reuben Walton on the 26th in ye 10th With his Wife & Family

W^m Scot on 27th in y^e 10th Duty Done but In part y^e Timber is Cut for a Frame

Abr^m Morrison on the 6th in y^e 6th hath Cleared ab^t 6 acre hath Timber Cut for a Fram House

Capt Jos: Read on ye 16th in ye 7th hath a Large Field of Rie—mr Silas Wright on ye 15th in ye Seventh Withe His family

Joel Wright y^e Miller on y^e 15th in y^e 6th hath a Good Mill Well Settled

Sam¹ Stevens on ye 16th In the 9th a House built 12 acres Cleared Sam¹ Stevens Junr on ye 15th in ye 9th a Small House Considerable Cleared a family Soon Expected

Amos Butterfield on ye 17th in ye 10th With his Wife and family—

Oliver Parker on $y^{\rm e}$ $16^{\rm th}$ in $y^{\rm e}$ $10^{\rm tb}$ is Building a Large Frame House

the s^d Oliver hath a man With him is Carrying on a Duty on y^e 14^{th} in y^e 10^{th} hath Cut ab^t 40 acre

W^m Kemp A yung man Carrying on a Duty on ye 15th in ye 10th

Arkiles Putnam on the 17th in ye 11th a Nottable Settler-

Aaron Bennit on ye 18th in ye 11th a Good Settler—

Simmeon Church on the 21^t in the 12th a yung man a Stout Settler

Moses Bennit on ye 22d on ye 12th a Nottable Settler-

Titus Church on the 21t in ye 13th With his Wife and Family

Jerathmeel Powers on ye 22d in ye 13th his House Built his Wife & Family Expected Soon

Jnº Noys Mather With his Wife & Family near Marlow Line a

Great Settler

the s^d Jn^o Noyce Mather is Cumpleating a 2^d Settlement by a Hired man

one Church on a Lot Whereon ye Duty Was Done by his Brother Jos: Tubs Near Marlow Line With his Wife & a Larg Family a Great Settler

Frederick Tubs Neare Marlow Line a House Built Considerable Cleard is about marrying

ye Sd Jos: Tubs hath Done a Second Duty & Keeps up a Resi-

dency by his Family Ephr^m Brockway With his Wife & Family a Nottable Settler pro-

visions plenty

the S^d Ephr^m hath allmost Cumpleated a Second Settlement Sylvenious Beckwith With a Wife & Family a Good Settler

Sam¹ Comestock Near Gilsom a old Settler his Family Expected this Fall

Timothy Owing Do—

Jonathan Bennit on ye 14th in ye 11th a Nottable Settler

Benj^a Dunn on the 12th in y^e 9th—

Jos: Dodge on ye 11th in ye 10th Intends to have his family there verry Soon

Daniel Keys on ye 1t in ye 5th-

Silas Parker on ye 2d in ye 9th Intends to have his Family there this fall—

Sam¹ Parker on ye 4 In ye 9th Do—

S^d Parkers Intends to Carry on a Settlement on y^e 3^d in y^e 9th a House being Built thereon and Considerable Cleard

Jos: Tayler on ye 28th in ye 1t Large Settlements thereon With

Wife & family

David Powers on ye 20th in ye 13th Considerable Work Done ye House a Building

Jos: Dodge Jun^r on ye 11th in ye 11th the Cleareing fully Done ye House a Building

George Parkhurst ye 5th in ye 5th Considerable Cleareing Done

ye House not Built

Jn° Varnum by Jos: Dodge hath Cleared more than 12 acres on y° 10th Lot in y° 11th the Hous to be Built by S^d Dodge for s^d Varnum

James Dunn hath Cleared about 5 acres on yo 3d Lot in yo 7th Range & hath built a small house thereon—

Edmen Tayler hath begun on the 2d in ye 6th Resolving to make a

Settlement

Ammaziah Hildreth hath begun on ye 20th in ye Tenth no House Built there

Thus S^r the Settlement Stand Here at present y^e Settlers are In High Sperits Brisk & Gay & in Earnest in General to Earn their Living by Industry and Expect by y^e Next year to Raise Bread Sofitiant for the Inhabitant They are Cuming Dayly to Settle here tho as in other New places them that Cum Without anything are Constantly on the move have Shifted Eight this viset We hope for y^e bestt We Expect by the Last of Nov^r Next to have more then the Whole of y^e Duty Done We Imajine We have Near That Done now if it Could be equally Divided: We Doubt not but within Two years from this Date We Shall have a Hundred Familys Settled in this Town and that it Will make as Good an appearance as any of our Neighbour Towns. S^r We Heartily Congratulate you With the Hopefull prospect of y^e prosperity of this Town Wherein youre Intrest is So Considerable; & Are your Devoted Humble Serv^{ts}

Jn° Varnum Samuel Stevens

To Col^o Sampson Stoddard

[Col. Stoddard's Letter, 1771.]

[Masonian Papers, Vol. 8, p. 11.]

Chelmsford Octo 2 1771

Sr/ I intended before this time to have waited on The Gent¹ the Prop¹s of masons Right to 'ave Given an acc¹ of the actual Settlements of the Grantees in Monad¹ N° 7—an unlucky accident has happen'd that deprives me of that pleasure however in the Course of about a month or five weeks I design to make my Appearance before Your Lordships, & give an honest acc¹ (& which will be) of a very Considerable improvement in that Town—

You'll please to make my Complements to ye Proprs; and Let them know that at my own Expence and Agreeable to my promise made to them I have Caused the Eastern Boundaries of that Town to be made certain (saving small matter) which Cannot be Compleated at this season of the Year by reason of the water, which the Surveyor made known to me in August last—You may depend upon my hon that the same shall be perfected as soon as possible I am with my Complements to Your Lady (Sr) Your very Humb¹ Servt—

Sampson Stoddard

To the Honbl George Jaffrey Esqr to be Communicated—

Oct^r 23 1771. at y^e Meeting y^e prop^{rs} direct that y^e Clerk write to Coll^o Stoddard to advise him that they will not delay reentering y^e Township of N^o 7 for not compliance wth y^e Terms of y^e Grant

[Petition of Ephraim Butterfield, 1771.]

[Masonian Papers, Vol. 8, p. 12.]

To the Hono^{ble} Theodore Atkinson Esq^r and the rest of the Noble Grantors of y^e Masonian Lands in his Majestys Province of New

Hampshire Greeting

The Memorial of Ephraim Butterfield of Wilton in the Province afores^d humbly Sheweth That your Memorialist in the Year 1768 Undertook to Settle Two Lots of Land in a Township called Monadnock N° 7. One under Sam¹¹ Stevens of Chelmsford one of the original Grantees of s^d N° 7 And one under Sam¹¹ Stevens Jun¹² and proceeded to do the Duty of Settlement on the Premises. But after Two Years when I had made considerable Improvement I requested a Title to the Lands but was refused and the Land taken from Me, together with my Labour under Pretence that I did not proceed fast enough in the Settlement, (which I leave to the better Information of M¹² Jn° Tagart by whom I Send.). And altho. they dealt So hardly with me, yet the Settlement of s^d Township is neglected, greatly to the Discouragement & Damage of the Settlers, who are but about 11 or 12 at most in Number, and are Some of them moving off wholly thro' the Neglect of the Proprietors or Grantees.—

And as it is in your Hon^{rs} Power, Your Memorialist humbly beggs to be put in a Way to obtain Some Redress And y^r Memorst as in

Duty bound Shall ever Pray.—Wilton Octor 9, 1771.

Ephraim Butterfield.

[Letter from Col. Stoddard, 1771.]

[Masonian Papers, Vol. 8, p. 13.]

Chelmsford Octo: 23—1771

Sr/ Yrs of the 16th instant is now before me wherein you mention one John Taggard's informing the Proprs that he is very hardly us'd by the Grantees of menadnock N° 7—I have no doubt; but that whenever I see you shall have it in my power not only to convince you but all the Lord Proprs that this man has no reason to Complain—I pray the indulgence of yr Lordships that you will not come to any Determination respecting this Township 'till I wait on you in person; which will be as quick as the peculiar Circumstances of my family will admit—I am determin'd at all hazards to give myself the pleasure (by the 11th or 12th of next month) to appear, and bow the knee before yr Lodships at which time I am perswaded shall make it apparent that it will be in my power soon to compleat the Settlement of a very respectable Town—I am with my Compliments to the Proprs (Sr) your most obedient Humbl Servt

Sampson Stoddard

To the Honor George Jaffray Esqr to be communicated

[Certificate in Favor of John Taggart, 1771.]

[Masonian Papers, Vol. 8, p. 14.]

Octobr 28 1771

I Certify that Sampson Stoddart Esq^r never wrote to me or any other way manifested his Desire to have me Stay Some Ex'cns in my Care ag^t Jn^o Taggart of Limerick—I further Certify that Said Taggart is Reputed to be an Industrious Settler &ca—

E Champney

[John Taggart's Complaint, 1771.]

[Masonian Papers, Vol. 8, p. 15.]

To the Hono^{ble} Theodore Atkinson Esq^r and the rest of the Worthy Grantors of the Masonian Lands in the Province of New Hampshire Greeting The Complaint of John Taggart of Lymerick in the Province of

New Hampshire humbly Sheweth

That your Complaint Some Time in the Year 1768 enterd into Covenant or Agreement with Sampson Stoddard Esq^r of Chelmsford in the Province of the Massachusetts Bay to Settle and do the Duty of one Right in the s^d Township of Lymerick; for which y^r Complaint was to have his choice of Two Lotts of all the Lotts in s^d Township. (the Masonian Grantors Lotts excepted.) And y^r Complaint choose y^c Lotts, N^o 16 in y^c 10 Range & N^o 22 in y^c 9. Range, and in a few Months after choice, s^d Stoddard, Sold y^c Lott N^o 16 in y^c 10 Range for 100. £ Silv old Ten And y^r Complaint requested said Stoddard, to recompence me for the Lot he sold, with Qualifying other Lands; But he wholly refused doing any thing but my Pitching on Some one Lot not pitch'd on by others.

Further y^r Complain^t informs that at the Time of my entering into s^d Town I was unable to build me a House and went to reside in a Cottage between the Lotts N° 15 & 16 in the 8 Range claim'd by s^d Stoddard and s^d Stoddard disinherited s^d Bartlett and promised Me I Should have the Improvement of s^d Farm or Two Lotts, during my Life Time and Accordingly have Spent my Labour on s^d Farm for three Years past, and brought the Same to profit, but can git no Security—And many other Articles of Covenant too tedious to be

related, are broken and not performed by s^d Stoddard

Therefore y^r Complain^t Prays that y^r Hon^{rs} would put me in Some Way or Method to procure a Title to s^a Two Lots I first pitchd on and also pay for my Labour on the Farm so call'd or a Title to the Same, and y^r Complain^t as in Duty bound Shall ever pray.—

Lymerick Octo^r 29 1771. John Taggart.

[Neal's Report on Settlements, 1771.]

[Masonian Papers, Vol. 8, p. 16.]

Manadnock N° 7 or Limbrick the acont of the Satlers Houses Barns Stocks Lands under Improvement & Trees Fell on Each Lott

<u> </u>									
Names of the Satlers	Time of Resi- dnt	House	Barnes	Stock.	Nº Rang	Lotts Nº	acres of Land Cleard	acres Fell	
r. James Mitchell nf Isaac Mitchell Jur. nf Willm Mitchell nf Daniel Kyess nf Edmund Taylor James Dunn—N R nf John Willson nf David Willson Abal Parker—N R nf James Medanil r Ruben Walton nf John medaniel r Abreham Morison Samil Parker N R nf David Scott nf James Scott r Alaxander Scott r Alaxander Scott nf David Robea nf Samil Moresson minr Collm Stodard N R and Do r Silus Wright Capt Jos: Read N R Sawmill & Grismill r John Tagrett	1-6 1-6 6 1-3 6 6 1-3 8 1-6 1 6 8 1-6 1 6 8 1-6	Log House Poll House Poll Hous Poll Hous Poll Hous Poll House Poll House Poll Hous Poll Hous Poll Hous Log Hous Hous frame Hous frame Log Hous Log Hous Poll Hous House Burnt Latly. d fineshed Log House		2 1	6 5 5 5 6 6 6 7 7 9 9 9 8 8 8 6 6 6 6 6 7 7 7 6 8	3 3 2 1 2 3 3 2 2 3 3 4 4 7 6 6 5 5 7 7 8 8 9 9 7 6 6 16 1 1 1 5 1 6 1 5 1 6 1 5 1 6 1 5 1 6	5 1 2 3 3 3 3 3 3 9 1 6 4 6 5 5 2 8 10 1 9	3 3 2 2 3 7 2 3 1 2 2 3 1 2 3 1 3 2 3 1 3 1 3 1 3 1	
Coll Stodard Improve- ment N R Ephream Butterfield		C			8	15	7	4	
Sam ^{II} Stephens N. R Titus Church N. R nf Moses Bennett nf Jonathan Bennitt	I I	Poll Hous Log House Celler Dug frame			9 9 14 13	15 16 21 22 14	4 4 3 7 1	3 8 5 12 2 ¹ / ₂	
nf Oliver Parker	ı6	Rady not Raisd			IO	16	I 2	10	

Names of the Satlers	's Time of Resi- g dn ^t	House	Barnes	Stock	Nº Rang	Lotts No	acres of Land Cleard	acres Fell
Willm Kamp N R nf Joseph Dodge Do Dodg Do Dodg The Benj Dunn Aaron Bennitt N R archalus Putman Simeon Church N R r Amos Butterfield Isaac Mitchell N R Samll Stephens Jur NR Willm Scott for Esqr Varnom N R Esqr Varnom N R Willm Swan N R r Richd Richardson by Do Richardson Amaziah Hildrick N R John Tagret John Spaldin Willm Cockrin N R nf Alaxander Scott Jur .	6 6 2 2 2 2	a Camp a Camp Poll House Poll House Poll House Log House Camp framd House Poll House Poll House Poll House	Log	I	14 10 11 9 13 10 12 12 12 10 10 8 9 9 10 9	222 10 12 12 18 13 21 17 12 14 27 26 23 20 22 25 21 10	2 3 1 2 5 2 5 2 5 3 6	5 3 2 3 2 3 4 6 3 5 2 2 5 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3

the Rodes in the Town of Limbrick are Wall Cleard Where they

have began Sattelments in all parts of Said town—

The Sattlers on the Strip of Land Taken off from Marlow into Limbrick

Names of the Satlers	y. m.	Houses.	Stock	Barns	acres Cleard	acres fall
Joseph Tubes Fradrick Tubes John Noys Mather Ephream Brockway Salvenas Backet N R Sam ^{II} Comstock and Timethy owen Will ^{II} Madson N R	3— 3— 2— 2—	Log House Log House Log House Log House Log House 2 Log Houses	6 4	Log Barn	16 5 20 25 7 5	4 2 10

Nathan Taylor in Camels Gore Satled on a Lott that Was in Limbrick

there is Some incrohments made on the 10 forfited Rights in Dublin they have fanced in Some of them for pastoring Land

on the mile Strip betwen masson and Hollis there is Sundrey Satlers

by Purches of the Blanhards as they say

the Strip between new Ipswith and Tampel Sold by Blanchards satled

the Strip betwen wilton & masson one Satler on said to a purchiser of some of the propriators of masson paten

Gentelman In Pursuants to your Instructions I have Taken a Trew acout of all the New Hamp^r Reckingham ss \ Satlements in the Town of Limbrick and have Sott down the Number of acres in Each Lott Cleard & the numbers of acres fall aording to the bast of my Judgment, also the names of Each sattler and the Time he has Resided there, and those that are Tranchant, and not Constant Residents I have mark^d thus. N. R. betwen their name and the first Colem I have also made a Distinction between those of marlow and Limbrick Satlers—as you may Se in the above acout I have also Taken acount of all the Satlements in the Town of Camden of the number of acres Cleard and Trees fall as Satt Down in the fore going acount, I have not Satt Down the Range or No of Lotts in the Strip that was marlow nor in the Town of Camden as they Ware never Regulerly Layed out in Ranges nor Ware the Lotts Numbered in Said Town but Every Satler had his Lott Laved out Were he Laked bast

I am Gentl men vour Humb¹ Serv^t

Decr 7th 1771

Hubartus Neal-

[Notes about Settlers.]

[Masonian Papers, Vol. 8, p. 17.]

Isaac Mitchel William Michel John Willison all menens from James Scott 10 years to 20 Sam¹¹ morsson alaxander Scott James M^cdanel is Removed John Tagret is in Two Places—and it is But one man John Spalding is not a Rasadant also James Mitchel is Removed

[Sampson Stoddard to George Jaffrey, 1772.]

[Masonian Papers, Vol. 8, p. 18.]

Chelmsford Jan^r 29-1772.

S^r/ After so long a time have obtain'd 5 small p^s of what our people call Bloodroot; I have made Strict enquiry ever since my return from Portsm^o; but never could get any 'till Last night which I now send by M^r Scales to Y^r Lady, and pray her acceptance of it if not too late for her purpose.—I shall esteem it as a particular favour if it wont give you too much trouble to write a line (by m^r Scales) & let me know whether the Prop^{rs} have sent a Committee to review the Settlements in menadnock n^o 7: Your Complyance (S^r) with this request will much oblige Your most Obedient very Humb¹ Serv^t—

Sampson Stoddard

The Honorble George Jaffray Esqr

[Sampson Stoddard to George Jaffrey, 1772.]

[Masonian Papers, Vol. 8, p. 19.]

Chelmsford Febr 12, 1772

S^r/ I am Sorry to hear of the Deficiency of the Grantees in N° 7 But I hope the Gent¹ Prop^{rs} will Extend their patience a Little while longer (I thank them for what is past) The Gent¹ of the Comi¹ told me that they would use their endeavour to have matters so order'd that nothing should be done 'till I could ride in the Spring with safety when by the leave of Providence I intend to make my personal appearance I am (S^r) Your Humb¹ Serv^t

Sampson Stoddard

The Honon^{rbl} George Jaffray Esqr

[James Mitchell's Complaint, 1772.]

[Masonian Papers, Vol. 8, p. 20.]

To the Honor Theodore Atkinson Esqr and the rest of the worthy

and Honor^{ble} Masonian Proprietors. Gentlemen—

The Memorial of Me the Subscriber of Limerick Humbly Sheweth, that Coll¹ Stoddard of Chelmsford Several Years Since gave Two Lots of Land in Monadnock N° 7, or Lymerick to Nathaniel Bartlet, the one Duty free and the other to have the Duty done thereon viz the Lot N° 2 in the 5. Range but never gave s^d Bartlet any Title to the Same.

And your Memorialist bought s^d Lot N° 2 in the 5. Range of s^d Bartlet at 50 Dollars and had a Promise of a Title from Coll¹ Stoddard and Since that s^d Bartlet is gone off, and I have no Title to s^d Lot, altho', the Duty is considerably forward, neither can I obtain any

Therefore y' Memorialist Prays your Hon's to take my Case under y' wise Consideration, (under whose Protection I thro' my Self) and Set me in Some Way to Procure a Title to s' Lot of Land: and Your Memorialist as in Duty bound Shall ever Pray

Monadnock Nº 7. April 24, 1772.

James mitchell

[Reminder from Ephraim Butterfield, 1772.]

[Masonian Papers, Vol. 8, p. 21.]

To the Honble Theodore Atkinson Esq^r and the rest of the Noble &

Honble Masonian Proprietors.—Gentlemen—

I did Some time Since Send your Hon^{rs} a Memorial how I was Served about a Lot of Land in Monadnock N° 7. or Limerick, but have not as Yet had any Satisfaction, therefore Pray your Honors to take my Case under your wise Consideration

which will oblige yr most Obedient Servt

Wilton April 25, 1772.

Ephraim Butterfield

[Re-entry on Forfeited Lots, 1772.]

[Masonian Papers, Vol. 8, p. 22.]

Pursuant to the Power I have Received from the Proprietors of Masons Patent, I have on the New Hamp^r Rockingham ss) fiftenth Day of June 1772 in the Name and in behalf of Said Proprietors, Re-entered into and upon five Lotts & Rights of Land in the Town of Limbrick in the Countey of Cheshire in Said Province. Whereon the Dutey Was not Done acording to the conditions of the Grant of the Same by Said Proprietors, and in the Name behalf, and for the use of Said Proprietors, Did Claim Resume & Receive the Said five Lotts or Rights. Namely Lotts Number thirteen N° 17 N° 18 & N° 19 in the Eight Range of Lotts in said Town, and on No 20 in the 7th Range and have taken actual Possession of the Said Lotts & Rights in the Name and for the use of the Said proprietors, Whercon the Dutey is nots Done as aforesaid, and at the Time of the Re-enterey and Re-seisin have Openly and publickly Declard the Same Before John Tagart Richard Richardson

Francis Durgin and Samuel Smart; and have also Re-entered into and upon all that Tract of Land in Said Limbrick Layed out by the Grantes of Marlow (Two Hundred & Sixtey Rods on the Easterly Side of the Patent Line, by Camden Line) and for the use of Said Proprietors Did Claim Resume & Receive the said tract of Land, and Take actual Possession thereof in the Name and for the use of said Proprietors Whereon the Dutey is not Don as aforesaid, and at the time of Re-entery have openly and Publickly Declared the Same before archabel White Zaccheus Blood Samuel Smart and Francis Durgin—Witneses

attast \$\P\$ Hubartus Neal

Newmarket 18th of July 1772

[Petition of Inhabitants, 1773.]

[Masonian Papers, Vol. 8, p. 24.]

To the Honoble Theodore Atkinson Esq^r and the rest of the Honble

Masonian Proprietors,

Humbly Sheweth, the Petition of us the Subscribers being Residents or Inhabitants of Monadnock No 7, who were incouraged to become Settlers on st Land by Sampson Stoddard Esqr and others the Grantees of said Tract of Land; but notwithstanding we have agreable to our Bargain with std Grantees gone on and Settled std Land and according to our Ability have done all in our Power to forward and encourage the Settlement by every Means, considering the almost unsurmountable Difficulties we meet with on Account of bad Roads in Summer & long & tedious Winters with great Scarcity of Provisions, Yet we meet with another Difficulty more terrible then all the rest, (viz) Want of a good Tittle to our Lands which We by no Means can obtain of the afores Grantees. And unless we are by Some Way or Means redress'd, must move our Selves and Families off sd Lands. We being Sensible that s^d Grantees have forfieted and reforfieted s^d Lands, into your Honrs Hands and So have no Right to the Same; Earnestly Pray that your Honrs would take into Consideration the distressing Circumstances of your humble Petitioners and do for us as your Hon^{rs} in Wisdom think proper.

And We as in Duty bound Shall ever pray.—

James Mitchell Abram Morrison James Jewell William Scott John Taggard Moses Bennett

Richard Richardson Solomon mack

[Endorsed] Rec^d April 14th 1773

[Jonathan Nesmith's Report on Lots in Stoddard, 1816.]

[Masonian Papers, Vol. 8, p. 25.]

Antrim Oct 11th 1816 To Mark W Peirce Portsmouth Sir I Rec' your letter by Samuel Barker one week later then you expected by reason of my being from home on the nixt day I aplyed to John Clark Esq^r of Hancock to assist in the survey and we atended to the busniss on the following Monday and found it a diffequal mater to find the right information we got a sight of the Town Plane and then we had to go to Esq^r Matesons which was the Town Clerk and lives on the line of Marlow to sertch The Town records and found him verey oblidging to us and give us all the information he Could and we found that there was sold of lot No 9 in the 8th range for taxes year 1792 for 1790 tax 79 aers to Gardner Towns and of No 15 in the 4th range 39 aers To William Pitcher year 1800 of these we found deads from the Collectors and that ther was another seal of 7 acrs of No 15 and one 5 acrs of No 27 in the 4th range of these two we thought that there was a Probability that they were redeemed, as you were Pertiguler in your letter to me of the lay of the land its growth and how much will do to Plow, in answer I think I may say ther is but little Plow land—

of lote No 9 in the 8 range I think you will hold 15 or 16 acrs of the west end of the lot as the lot holds out 95 acrs of wood land of a

havey groweth land rockey worth two dollars Pr acre—

No 12 in the 3^d range his about 12 acres Clear^d and under Improvement by a M^r Bernet who Purtchased a M^r Morison's labour about ten or 12 years ago the 12 acrs is of a drayish soil and rockey in the north east Corner of the lot south of it is low madow land under watter a good Part of the year south of the madow is a groweth of spruce and hamlock the westerly Part of the lot is a mixture of timber of a havey groweth and land rockey worth 2 dollars P^r aere

No 15 in the 4th range his 39 acrs layed of the East end and the remaning 41 acrs is verey rockey but little live timber standing. I inquired of John Stephens who is in Possession of the East 39 acrs what he would give for the remaning 41 acrs he told me that he Cared but little about it but if he Could get a deed of it without

mutch expence he would give 25 dollars

N° 27 in the 4th range lays in the northeasterly Part of Stodard and the inhabitants of that Part of the town his but little connection with the middle of the town by reason of the worst ground for a road that I ever travled but is Conected with the north Part of windsor and about three mils from the Washington turnepick this lot is of a mid-

ling qualety lays to the west & north havey timbered not verey rockey westerly Part lowest worth 2 dollars & 50 Cents Pr acre

we were inform^d by the inhabitants of Stodard that lot No 17 in the 7th range is Caled a Peirce lot ther is 20 acres Sold for taxes of the east end the other 60 acrs is Poor land

it apeered on the Plane of Stodard that lotes No 19 and 20 is marked to Esq^r Peirce in the 5th range and lot No 5 in the 6th range to Peirce and Moor this information may be of no use, these are the remark that I have to make on the Stodard Busniss and wher I have don wrong I wish you to write to me, you may think our Charge is high when you see it but be asured I found it more of a fatagueing job then I expected from your friend and Humble Servent—

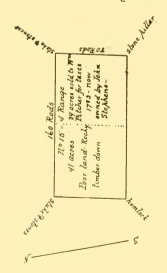
Jonathan Nesmith

Esq^r Clarks Charge for survey and Plan is
my Charge and Expence—

10^d 50 Cents
18-65

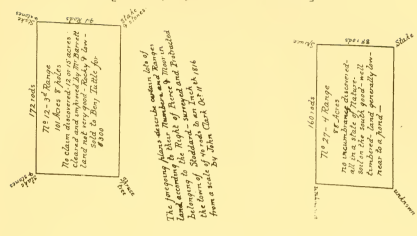
Samuel Barker for 3 days not included his expence I Pav^d 29-15

[Plans of Aforesaid Lots, 1816.]





[Plans of Aforesaid Lots, 1816.]



[Extract from Peirce Deed.]

[Masonian Papers, Vol. 8, p. 26.]

Lot N° 28 of one hundred acres and three Gores of land at the end of each range, which Gores togather run quite across the westerly end of said great lot—and bound easterly on said Lot N° 28—and on lots N° 29 & 30 and westerly on Stoddard line

Extract from J Peirce's Deed to Nath Emerson of Stoddard

STRATHAM.

[Originally a part of the "Squamscott Patent," granted to Edward Hilton March 12, 1629, and was known as Winnicott. Incorporated as Stratham March 14, 1715–16. A part of the town was annexed to Greenland Dec. 18, 1805. The line between Stratham and Newmarket was established Dec. 28, 1805, but this act was repealed June 17, 1807. Another small tract was annexed to Greenland July 2, 1847. The line with Greenland was established June 23, 1859, and amended June 27, 1860.

See New Hampshire charters in preceding volumes; IX. Bouton Town Papers, 777; XIII, Hammond Town Papers, 479; Index to Laws, 526; Baptist Churches in N. H., by E. E. Cummings, 1836, p. 22; Lawrence's N. H. Churches, 1856, p. 138; Deaths, 1741, by S. Lane, 30, N. E. Hist. Gen. Register. 426, and 32, id., 48; sketch, by J. W. Rollins, Hurd's History of Rockingham County, 1882, p. 542.]

[Petition of Stratham Men, 1748.]

[Masonian Papers, Vol. 8, p. 27.]

Province of \ To the Honr^{bl} Gentⁿ proprietiers of the Land in New hampsh^r \ Said province That Latly was purch^d of Cap^t Jn^o Tufton Mason Esqu^r—

Colo: Atkinson and others &c:—

Wee the Subscribers Humbly peticion That wee May have a Township Thereof Containing Six Miles Square In Some Convenaent place Theirein on Such Conditions as others by y^r Honrs Granted or shall Grant—Stratham octob^r y^e 26th 1748—Doubting Nothing But y^r Honer^s will Answer our potision wee Ever pray—

Cotton Wiggin
Jonathan Chase
william Pottel
Jonathan Clark Junr
Edward Taylor
andrew wiggin jun^r
Jonathan Chase gun^r
Jonathan Rolings
Moses Leavitt Esq^r
Samuell Leavitt gun^r
Thomas Chase
Bradstret wiggin gun^r
Richard Callay
Davied Haniford

the Reverd m^r Rust Richard Sinkler John Nocks Benjamin wason Bradstreet Wiggin Joseph mason the 3 theodor Hi[1]ton Jonathan Clarck Captⁿ foster George Veasey y^e 3^d John Moores John Purmot Bengman Jewet Joseph Jewet Jun^r George Veasey gun^r
Moses Thurston
Stephen Leavitt
william Calley
Simon wiggin
Daniel Mason
Joseph Palmer
Richard young
Jerimiah Veasey
Thomas Veasey gun^r
Doctor wiggin
Bengman Noris
John Thurston

· Caniday men

Solomon Smith John Smith

James Leavitt Robert Thurston Thomas Calley

Cape Britan men

Joseph young Benjamin mason gun^r Satchal Rundalet Charls Rundlet Jonathan Leavitt

Joseph Smith Charles glidden Joseph Moriall Nathall Right white Edward young Willeaim Toomson Frances mason John Stockbridge davaid Toomson

these mans names to Be aded to the Pertision of Captⁿ Veasey of stratham

they are not Petitioners but if Proper Persons may be added

John Haniford

Richard Scamon owen Ranals Jonathan sibley Deacon Dearborn Davied Robeson Cap^{tn} fifeld willam Potel

John Robrson Jun^r John Leavitt John Clarck George Veasey

Samuell clarck Samuell Goohue willam meed

[Another Stratham Petition, 1748.]

[Masonian Papers, Vol. 8, p. 28.]

To The Honr^{bl} Theoder Atkinson Esq^r and others province of New hampshire (proprieters of Mason's Patent for Lands in New hampshire wee The Subscribers humbly poticion your Honers to Confirme unto us a quantity of the Said Lands as your Honours shall Think proper according To the Tenor of your other Grants or Convayences: Doubting Not but Your Honors will answer our poticion wee Subscriber our Selves vour Humble Servants-

Stratham Novembr ve 21st 1748—

Thomas Wiggin Josiah Parsons Jun^r John hill William Burley Juner Richard Witcher Andrew french Joshua Hill Thomas wiggn Moses Kennison Samuel wiggins Juner Andrew wiggin Juner Walter Wiggin Samuel piper Josiah Allen Eliphelet Wiggin Joshua Rinston abraham Keneston John Dearborn Ebenezer Barker Nathanel Wiggin Thomas Bracket Nathanel Avery John Weeks Jiner Joseph Mason Jude Allen Andrew Wiggin ye 5th Chas Wiggin Naⁿ Piper: fathr

moses Wiggins

joseph Kinoson

Thomas Wiggin junr Samuel Veasey Naⁿ Piper John Avery Bradstret french Thomas glanvil Samuel Allen Daniel Allen Isaac foos Jun Jonathan Piper Eleazer allen Timthary Merry Isaac foss Benjamin Cotten William Simson Jun'r Jonathan Jewet Reuben Hill Naⁿ Rright white Jonathan Dockum Josiah wiggin John Allen Samuel Avery John Simson Bradstreet Wiggin Daved french

William Moore Josiah sisco John wiggin Samuel wiggin Thomas french William Burly William french Junr henery Wiggin Juner Benjamin Barker Tuften wiggin thomas odel Ezau Barker thomas Vesey Jr thomas foss Joseph Adams Nathaniel Brackit John Hill Jur John Piper Ephrim Crockit solomon Kineston stephen Piper John Daves Bemagm Leavett Samuell pevey Walter Wiggin Juner

SUNAPEE.

[Originally known as *Corey's-town*. Granted Nov. 7, 1768, to Oliver Corey and others, and named *Saville*. Incorporated as *Wendell* April 4, 1781, and named in honor of John Wendell, of Portsmouth, one of the grantees. The south part of the town was combined with portions of Newport, Newbury, Lempster, and Unity, to constitute the town of Goshen, Dec. 27, 1791. Small tracts were severed and annexed to New London Dec. 11, 1804, and June 19, 1817. The name of the town was changed to Sunapee, July 12, 1850.

See New Hampshire charters in preceding volumes; X, Bouton Province and State Papers, 398, 400, as to participation in movement for union with Vermont towns; XIII, Hammond Town Papers, 494; Index to Laws, 491, 529, 574; sketch, by W. C. Sturoc, Hurd's History of Sullivan County, 1886, p. 366; Stewart's History of the Free Baptists, 1862, p. 502; Lawrence's N. H. Churches,

1856, p. 473.]

[Petition of Vere Royse.]

[Masonian Papers, Vol. 8, p. 30.]

To the Honble Proprietors of Mason's Patent

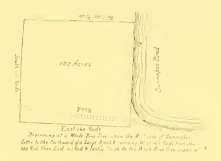
The Petition of Vere Royse in behalf of Zephaniah Clarke of Hereford in the County of Cheshire in the Province of New Hampshire

Gentleman humbly shews—

That the said Zephaniah was first incouraged to take up a Hundred Acres of Land on condition of setling it in the Township of Saville which he accordingly did & took possession thereof agreeable to the Plan herewith delivered afterwards upon the running of the Curve Line his said hundred Acres fell within the Bounds of Hereford, which gave him great uneasiness till he received a Letter from Mai^r Price to pursue his said Settlement and as he was the Proprietor of Hereford (which said Clarke also understood) he would quiet him in his possession of said Tract agreeable thereto, he said Clarke removed with his family on said Land and has built him a large House and got his land under good Improvements and purposes to keep a public House for the benefit of Travellers and has expended all his Capital for the bringing forward said Farm which if taken from him will so distress him as to prove his ruin wherefore he prays from the Honble Proprietors a Confirmation of his said Hundred Acres to be reserved for him in Case the Propris of sd Patent should make a Grant of Hereford And as in duty bound he shall ever pray

Vere Royse in behalf of Zepheniah Clarke

[Plan of One Lot.]



SUTTON.

[Granted by the Masonian Proprietors Nov. 30, 1749, to Obediah Perry and others, and called *Perrystown*. The charter was renewed Feb. 24, 1752, and again Aug. 18, 1773. Incorporated as Sutton April 13, 1784, and named from Sutton, Mass.

See XII, Hammond Town Papers, 516; Index to Laws, 533; History, by Mrs. A. H. Worthen, 2 vols., 1890; sketch, by A. H. Worthen, Hurd's History of Merrimack County, 1885, p. 627; Stewart's History of the Free Baptists, 1862, p. 252; Baptist Churches in N. H., by E. E. Cummings, 1836, p. 10; proceedings at dedication of soldiers' monument in Three Dedications, pub. Concord, 1891.]

[Petition for Grant, 1748.]

[Masonian Papers, Vol. 8, p. 31.]

We the Subscribers in Behalf of Our Selves would Humbly Pray the Gentle Men Proprietors of Masons Patten So Called that you would Grant us a Township of Land upon Such termes as has or Shall be granted to others and in So Doing you will Greately Oblige your humble petitionos

I.		
Obadiah Perrey	Daniel Poor	Samuel Stevens
Jonathan Gile	Ebenezer Gile	Ebenezer Mudget
Thomas Foot	John Dusten	Stephen Dow
Benj ⁿ Eaton	Andrew Stone	Thomas Mills
James Graves	Edmond Page	Jonathan Stevens
William Stevens	Samuel Ayer	Peter Ingalls

James White Joseph Severance John Currier 3d Joseph Noyce Caleb Page James Merrell Abiel Knight Samuel Worthen Abraham Perrey

Stephen Coffin Ephraim Severance William Brown Joshua Knight James Urin John Webster Samⁿ Little junr Jonathan Poor Ebenezer Perrev

John Currier Israel webster John Dow junr James Novce Jeremiah Page Nathaniel Knight Gershom Pike Obadiah Perrey junr John Perrey

Portsm^o October 27th 1748

If it be agreable to ye Proprietors we should be glad it Might be Scituated joining upon Contocook Easterly and So upon Merrimack River Six miles and otherwise bounded as to make up Six miles Square; or however otherwise Scituated as you shall think proper & in behalf of our Selves and ye above named we Subscribe Srs your Humble Petitioners Obadiah Parry

Daniel Poor Portsmº July 14th 1749—ye within Mentioned Tract of land not being to be obtained by ye within Petitioners in their behalf I pray we may have ye tract of Land call'd No 2 in ye Line of Towns

Obadiah Parry

[Another List of Petitioners, 1749.]

[Masonian Papers, Vol. 8, p. 31.]

Daniel Poor

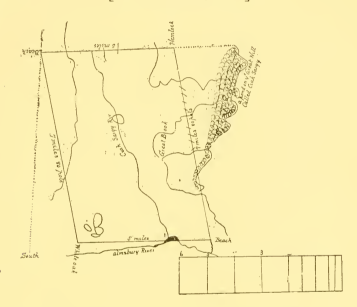
Obadiah Parry Timothy Clement Thomas Hale jun^r Parker Stevens Edmund Page Benjamin Eatton Jonathan Poor andew Stone Abraham Parry Steven Poor Jacob woodward Steven whitticker John Ayer juner John Pecker Jun^r Samuel Ayer Nathaniel Knight Jun^r John Cogswell jun^r Thomas Hale

Joseph Noyes Benjamin Hale Zebadiah Sargent David Marsh William Eatton John Currier Jeames Urin Ebnezer Parry Thomas Noves David Graves Thomas whitticker Samuel Little Jacob Hancock thomas Folensbee

James Graves Joshua Page William Stevens Aaron Sargent Cutting Marsh Benjamin Eatton Jun John Poor Obadiah Parry juner John Parry James Eatton Jas Pecker Thomas wyman John webster Rev^d M^r James CushingRev^d M^r Edw^d Barnard Samuel Little jun^r James Clements

Perry Poor & Clements their Schedule exhibited 25th octo^r 1749 and agreed that y^e S^d Gentleman & their Associates have a Tract of Land (without a warranty) equal to Six miles square lying to y^e Northward of N. 1. & N. 2, in y^e Line of Towns (so called) to be laid out clear of other Engagements

[Plan of Sutton, 1769.]



This Plan was finished November ye 24th 1749 and it Contains 23040 acers which maks 36 Squair miles or Six miles Squair and it Layeth To the west of Ciar Sargy Hill So Called and is Bounded as followeth: Viz: Begining at a Beach Tree on the line of No 1 156 pols Dew north from the mouth of a Brook Which Runs into Almsbury River So Called thence Runing North Sixteen Degrees West Seven miles and Eaighty pols To a Larg Hemlock on the Top of a Hill thence West five Degrees South five miles To a Beach marked with stons a Bout the Same Thence South Sixteen Degrees East Seven miles and Eaighty pols To a white Oak marked on the Line of

No: Five thence East 5 Degrees north five miles To the Bounds first mentioned

₩ me Timothy Clements Survay^r

[Charter of Sutton, 1749.]

[Masonian Proprietors' Records, Nov. 30, 1749.]

Province of Portsmouth November 30th 1749 Thursday Six New Hampshire of the Clock afternoon at the Dwelling house of Ann Slayton widow The Proprietors meet according to Adjournment

Voted That there be and hereby is granted unto Thomas Whitacre John Ayer Jun John Pecker a minor James Cushing Clerk Edward Barnard Clerk John Cogswell Jun Timothy Eaton Moses Clements Samuel Clements Joshua Page Zebediah Sargent Aaron Sargent David Marsh Cutting Marsh James Urin Deacon James Eaton James Pecker Stephen Whitacre all of Haverhill, John Poor Jonathan Plumer Mark Plumer a minor John Plumer Jun Stephen Poor a minor all of Newbury, John Barker of Andover Asa Kimball of Bradford Obadiah Perry Timothy Clements James Clements a minor, Daniel Poor Samuel Little John Webster Jun Jacob Hancock Nathanael Knight Jun Samuel Little Jun Thos Hale Thos Follensby Stephen Woodward Humphrey Noves Daniel Roberts Joseph Noves Thomas Hale Jun Benja Hale William Stephens Parker Stevens a minor Edmund Page Benja Eaton William Eaton Benja Eaton Jun Jona Poor a minor John Currier Andrew Stone Obadiah Perry Jun Abraham Perry Ebenezer Perry John Perry a minor Thomas Noves Jacob Woodward all of Haverhill District; James Graves Samuel Aver and David Graves a minor all of Kingston.—

In Equal shares on the Terms Conditions & limitations herein after expressed all that Tract of Land within the Province of Newhampshire Containing the Extent and quantity of six miles square Bounded as follow's namely, laying West of Kyahsargy Hill so called & beginning at a Beech Tree on the Line of Number One So called one hundred and fifty six Poles due north from the mouth of a Brook which run's into Almsbury River so Called from thence running North sixteen Degrees west seven miles and Eighty Poles to a large Hemlock standing on the Top of a Hill Thence West five Degrees South five Miles to a Beech Tree marked with stones about it—Thence south sixteen Degrees East Seven miles and Eighty Poles to a white Oak marked on the Line of Number Two so called. Thence east five

Degrees North five miles to the Place Begun at. To have and to hold to them their Heirs and assigns in equal shares on the following Conditions Terms and limitations That is to say that eighteen shares in the said Tract of Land be and hereby are reserved to the use of the said Proprietors the Grantors in these Presents their Heirs and Assigns the same to lay on the Eastern side of said Tract of land and to be laid out at the same time the other shares shall be laid out and numbered from one to Eighteen and that the Rest and Remainder of the said Tract of land (saving what is herein after mentioned to be otherwise Improv'd) be divided into Sixty three shares or Rights and each share into two distinct Lots one of which is to contain a hundred acres and the other Lot all the rest of the Land belonging to each respective share except as before excepted.—That the lots which belong to the said sixty three shares be numbered with the same number beginning with nineteen & ending with Eighty One. That the said land be so laid out within the space of Eight months from the day of granting the same, and then the said sixty three shares to be drawn in the usual manner of Drawing for lots of land in such Cases and that the same be done at Portsmouth under the direction of the Grantors and that there be one Draft for the lots which belong unto one share—That the Eighteen shares reserv'd for the Use of the Grantors be drawn for, by the Grantors only at the same time of drawing the other lots. That one of said sixty three shares be for the first minister of the Gospel who shall be settled there and Continue there during his life or untill he shall be regularly dismiss'd to hold to him his Heirs and assigns. and one other of the said sixty three shares be for and towards the support of the Gospel ministry there for ever and that the hundred acre lots belonging unto these two shares shall be laid out as near the Place where the meeting house shall be built as Conveniently may be and not drawn for as the other lots. That there be ten acres of land left in some Convenient Place, as the major part of the said Grantees shall determine within the said Boundarys (exclusive of the eighteen reserved shares) for building a meeting house and school house upon and to improve for a training field a burying Place and other publick Use to which the Inhabitants there shall see Cause to apply it. That one other of said sixty three shares be for the use and support of a school there for ever—That the owners of the other sixty shares make a regular settlement there at their own Cost & Charge in the following manner namely that within two Years from the Granting of said land they shall have a saw Mill built fit for sawing & making Boards & other Timber for the use of the settlers there and that the same be put under such a regulation as shall best serve the interest of the Settlement and that each settler may be serv'd on reasonable Terms. That within Three years from the said Term each owner of the said shares shall have three acres of land there clear'd and fitted for Tillage or mowing. That within four Years from said Term each owner shall have a house of sixteen foot square or equal thereto (with a Cellar under it) built on his respective share and fit to live in. That within five Years from said Term there shall be thirty families living on such Tract of land. That within six Years from said Term there shall be a meeting House built and Preaching there and sixty families living on said Tract of land. That within seven Years from said Term the said owners settle a Gospel minister there—That each owner of said sixty shares Pay to such Person or Persons as shall be appointed by the major part of the said owners to receive the same his Proportion of all sums of money from time to time as the major Part of said Owners shall determine to be necessary to be paid for the Carrying on the said settlement and accomplishing the matters and things aforesaid and what shall be herein after mentioned for the making Perfecting and finishing the said settlement. That there be reserv'd in the most Convenient Place in said Tract of Land (exclusive of the said reserv'd Eighteen shares) a Place for a saw mill with a Convenient Quantity of land for a Pond Yard Brow &c not exceeding Twenty acres That in laying out the lots care be taken to sort them in such a manner as to make the shares as equal as Possible that the lots be laid in Ranges where the land will admit of it & land left between the Ranges for highways of four Rods wide and between the lots of two Rods wide where the land will admit of it—That a Plan of the whole when laid out be made at the Charge of the Owners of the said sixty shares and return'd to the said Grantors at the time of drawing the lots at the Charge of the said Owners. That the Eighteen reserv'd shares be experated acquitted and fully Discharg'd & exempted from paying any Charge towards making the said settlement and not held to the Conditions limited to the other shares nor liable to pay any Charge Tax or assessment until improvd by the respective owners thereof or any under them. That all white Pine trees fit for masting the Royal Navy be and hereby are reserv'd and Granted unto his majesty his Heirs and successors for ever for that purpose. That in Case the Grantees and Owners of the said sixty shares shall neglect fail and omit to make and perfect the said settlement in manner as aforesaid according to the true intent and meaning of the several Articles matters and things herein before mentioned by them to be done such Grantees and owners shall forfeit their Right and Interest in the said Granted Premises to the Grantors their Heirs and assigns, (saving to such of the said Owners

as shall have done and perform'd his part and Proportion of the said Articles matters and things his Respective Right and share of the said Premises) and the said Grantors their Heirs and assigns may and it shall be lawfull for them or any Person or Persons for them and in their Name and Stead to enter into and upon the Rights and shares so forfeited and the same again to seize take Possession of and apply to their own use—Provided that if a war with the Indians should again happen before the expiration of the several limitations for the doing & performing the said matters and things respectively then the same Term of Years to be allowed of after that Impediment shall be remov'd.—

And further it is to be understood that the grantors do not Warrant the Premises and further it is the true intent and meaning of the Grantors and Grantees in these Presents that in Case any of the Said sixty shares shall be forfeited to the Grantors by default of Performing the Proportion of Duty in making the said Settlement as afores the said Grantors shall oblige those to whom they shall Dispose of such shares to do & Perform their Proportion of these Articles matters and things herein enjoyn'd and required of the Original Grantees and in Case the said Grantors shall hold such forfeited Rights to themselves or any of them they shall do and Perform all their Proportion of Duty and pay their Proportion of all Charge as is herein requir'd of the Original Grantees Provided nevertheless that the said Grantees do & shall when they shall be thereunto respectively requested by the Grantors Enter into a Contract and personally oblige themselves and their respective Heirs & assigns to do and perform the several Articles matters and things by those Persons the Grantees before mentioned to be performed and done by signing and Executing such Instrument or Instruments in writing as by Council Learn'd in the law shall be advised and devised for that Purpose.

[Draft of Lots, 1750.]

[Masonian Papers, Vol. 8, p. 32, and Proprietors' Records, Vol. 6, p. 236, and Vol. 7, p. 66.]

Province of Portsmouth July 11th 1750 Wensday at the New Hampsh^r (house of Ann Slayton—At a Proprietors Meeting held by adjournment—The Draft of ye Lots of the Township granted to Obadiah Parry & others 30th Nov^r 1749—and of ye Eighteen Lots layed out for ye Proprietors ye Grantors

order	of drawing		1 st Division		$2^{\rm d}$]	Division
N° 1	Stephen woodward .		. N° 30			Nº 46
	Stephen woodward . Benj ^a Hale		21			15
$\frac{2}{3}$	John Pecker a minor		39			45
4	David Graves a minor		46			$\overline{61}$
5	Thos Follensby .		59			5
6	Thos Follensby John Webster jun ^r .		65			22
7	School Lot		60			4
8	School Lot Eben Parry		29			59
9	ino mate		UI			21
10	James Clements a minor	٠	70			16
11	Tho ^s Hale jun ^r .		73			3
12	Tho ^s Hale jun ^r . John Currier		20			17
13	John Poor		7.4			54
14	John Parry a minor Parker Stevens a minor		25			35
15	Parker Stevens a minor		33			11
16	Asa Kimbal		26			60
17	Mark Plummer a minor		70			51
18	James Pecker		63			19
19	John Barker		41			20
20	Sam ^u Clements .		44			24
21	David Marsh Humphrey Noyes . Jacob Hancock .		49			60
22	Humphrey Noyes .		76			56
23	Jacob Hancock .		28			36
24	Abraham Parry .		35			10
25	James Graves .		38			39
26			64			12
27	Obadiah Parry .		22			32
28	Obadiah Parry Edward Barnard Clerk		55			9
29	Jonathan Poor minor		77			58
30	Aaron Sargent .		81			29
31	Thomas Noyes .		58			6
32	william Stevens .		80			48
33	Zebediah Sargent .		27			29
35	John Cogswell jun ^r .		19			14
36	Moses Clements .		42			26
37	Sam ¹¹ Ayer		56	•		8
38	Jon ^a Plummer .		53			13
39	Andrew Stone . Benj ^a Eaton jun ^r . Jacob Woodward .		67			23
40	Benj ^a Eaton jun ^r .		52			53
41						28
42	Sam ¹¹ Little		50			52
43	John Ayer jun ^r .		43			27

The Draft of Eighteen shares Reserved to the Use of y^e Proprietors y^e Grantors— viz^t —

order of draft

N°	1	Law Lot N° 1 .			Nº 1—on ye plan
	2	Mason & Thomlinson			6
	3	John Rindge .			17
	4	Sam ¹¹ Solly & Clem ^t M	arch		3
	5	Thos Wallingford .			18
	6	Richard Wibird .			9
		George Jaffrey .			
	8	Theodore Atkinson			11
	9	Mark Hunkg Wentwor	th		7
		Joshua Peirce .			
	11	John Moffatt .			8
	12	John Thomlinson.			5
	13	John Wentworth .			1 6
	14	Thomas Packer .			13
	15	Law Lot $N^{\circ} 2$.			14
	16				4

17 Meserve Blanchard)					12
Green & March	•	•	•	•	14
18 Jotham Odiorne .					10
a true Draft—attest:			(Geo:	Jaffrey Proprs Cl

[Petition for Forfeited Lots, 1751.]

[Masonian Papers, Vol. 8, p. 33.]

May 15—1751 The Desier of the mager Part of the Proprioters of the tract of Land Granted to Cap^t Obediah Parry and others is that the Granttors would Be pleased to Put us in a way to Git the money that we have Raised and shall have a Casion to Raise for the settleing the tract of Land By Dissposing of their Rights that are Delinquent to som body that will pay the money it is the desier of our sosiety that you would Be pleased to Give the Rights that are forfited to the Granttees that thay might disspose of them and might sell them to Such men as would Com in and set down with us there and pay there part of money with us.

we should Be glad if we might have the Liberty of dis sposing of them By a vote of the mager part of us to sell them to such men as

the sosioty shall Like

Thomas Hale Daniel Poor Committy

The Right of asa Kimbel have not yet Ever paid to our treasurer one penny Bradford

John Barker of Andover Samuel ayers of Haverhill James Urin of Haverhill Jacob Hancock of Hamsted Stephen wodwoord of Plastow Timothy Eatton of Haverhill

these man Neglect to Pay there money

we must wholy Rest the affare while we Have further Conformation from your onners.

[Another Petition for Forfeited Lots, 1751.]

[Masonian Papers, Vol. 8, p. 34.]

To ye Honurable Propritors of John Tufton Mason Esqr Rights in the Unaproprated Lands In the Province of New Hampshier—

Gentelmen

This is to Pray the Favour of your Honours To Put us into Sum method How we shall Settel a Township Granted To Perry and other—Inasmuch as many of our Propriters or Sosiety are Back or allto Gether Negelent and Neglects To Pay any thing Tords the Defraying the Charges allredy Risen And we Know not what to Do—and theirfore we Prays your Honers favour, To Tak the Delinquent to your Selves or Put us into Sum Method Which way we shall Do that may Be most for the Intrest of our Province as well as our own—

Who are all Well wishers To the Promotion and Intrest of all our

Joshua Page Daniel Poor James Graves Edw^d Barnard Israel Webster Edmund Page Thomas Noyes Samuel Little jun^r

Joseph Noyce Timothy Clements Samuel Little John Pecker Jun^r John Currier Timothy Eaton James Heath Nathaniel Knight John Cogswell Jun^r Thomas Hale
James Clements
Jas Pecker
Jonathan Poor
Stephen Whitteker
Thomas Whitteker
Zebediah Sargant
Cutten Marsh

[Grant of Forfeited Shares to Town Proprietors, 1751.]

[Masonian Proprietors' Records, Nov. 27, 1751, and Masonian Papers, Vol. 8, p. 35.]

Province of Portsmouth November the 27th 1751. Wenes-New Hampshire day six of the Clock afternoon at the house of Ann

Slayton the Proprietors meet according to Adjournment

Whereas the said Proprietors on the thirtieth day of November 1749. Granted to Thomas Whiteacre John Ayer Jun John Pecker & others a Certain Tract of Land of the quantity of Six miles Square Bounded as follows Viz laying West of Kyahsargy Hill so called & Beginning at a Beech tree on the line of Number one so Called one hundred and fifty Six poles Due North from the mouth of a Brook which runs into Almsbury River so Called from thence running north Sixteen Degrees West Seven miles & Eighty Poles to a large Hemlock Standing on the top of a Hill thence West five Degrees South five miles to a Beech Tree marked with Stones about it Thence

South Sixteen Degrees East Seven Miles & Eighty Poles to a white Oak marked on the line of Number Two So Called thence East five Degrees North five miles to the place Begun at—on Certain Terms & under such Limitations & Conditions as are Set forth in said Grant as may fully appear by said Grant Reference thereto being had among which Terms & Conditions there is this Reservation That in Case the Grantees & owners of Sixty Shares (therein Referred to) shall neglect fail & omit to make & perfect the said Settlement in manner as aforesaid that is as is Directed to & Set forth among the Limitations & Conditions aforesaid—According to the true Intent & meaning of the Several Articles matters & things therein mentioned by the owners of the Sixty Shares afores to be done & performed such Grantees & owners shall Forfeit their Right & Interest in the said Granted Premises to the Grantors their Heirs & assigns—which also may more fully appear by Refference to said Grant-Now upon further Consideration of said Grant for promoting & advancing the Settlement according to the Intention of Said Propritors in making the said Grant and for a further Encouragement to those of the said Grantees who have or shall duly Comply with the Conditions & Terms aforesaid therefore Voted that the said Proprietors on the Conditions herein after mentioned Do hereby give Grant Remise Release assign Set over Convey & Confirm to the said Grantees last mentioned all the Interest property Right Inheritance Estate Claim & Demand whatsoever of the said Proprietors to Such forfeitures and forfeited shares both that are already & that shall hereafter be forfeited according to the true Intent & meaning & the force & Effect of the said Grant & Reservation aforesaid & All Right Authority Interest Estate Property Claim & Demand whatsoever which the said Proprietors have by Virtue of the Reservation afores & any other Clause & Paragraph in the said Grant whereby the Right to such forfeitures is Vested in the said Proprietors to have & to hold to the said Grantees & their Associates heirs & assigns forever Provided nevertheless & on this Condition only Vizt that the said Grantees Settle or Cause the same to be Settled according to the true Intent & meaning of the said Grant first made & as is therein Set forth— But in Default thereof such forfeited Rights & Shares shall revert & remain the property Right & Estate of the said Grantors their Heirs & assigns Exempted & Exonerated of & from the Expence burthen & Duty of Settling & Improving the same only at their Will & pleasure—

[Correction of Former Vote, 1752.]

[Masonian Proprietors' Records, Feb. 24, 1752.]

Whereas the said Proprietors at their Meeting held at Portsmouth aforesaid on the twenty seventh Day of November Anno Dom: 1751 past a Vote in Addition to a Vote past by them the thirtieth Day of Novembr Anno Dom: 1749 Granting to Thomas Whittacre John Ayre Jun' John Pecker & others a Certain Tract of Land Described in the said Vote of the thirtieth of Novembr aforesaid with the Terms and Conditions on which it was Granted which additional Vote was Designed to grant and Convey all such Rights & Shares of the Grantees named in the first Vote afores in & to the said Tract of Land, which according to the true Intent & meaning of the said Vote, then were or thereafter should be forfeited to the grantors—To those of the said Grantees who had not & should not so forfeit their said Rights & Shares. But yet on this Condition that those Persons who should so take the said Forfeited Shares should Settle the same according to the Tenor and meaning of the said first Vote within a Limited time which time was wholly Omitted & not Expressed in the Drafting the said Additional Vote by mere over Sight—

Therefore Voted that The term of one year shall be & hereby is Granted & allowed to the Grantees of the said forfeited shares their Respective Heirs & assigns (according to the true Intent & meaning of the said second Vote) to perform & finish a Settlement thereof (according to ye Tenor of the said first Vote) To be Computed from the time each Respective Forfeiture Accrewed or Shall hereafter accrew—

[Names of Settlers, 1771.]

[Masonian Papers, Vol. 8, p. 36.]

Setlers Liveing in Perries Town

Samuel Peesley— Ephraim Gile Samuel Been a Saw mill Some more Trees Cut Down Cornelious Been Jacob Davis Thos Cheeney

[Endorsed] Return of the Settlers in Perrys-Town—July 1771

[George Jaffrey to Town Proprietors, 1771.]

[Masonian Papers, Vol. 8, p. 37.]

Gentlemen

The Proprietors of the Lands purchased of Jn° Tufton Mason Esqu^r in New Hampshire, being Sensible that the Tract of Land called Parry's Town, is chiefly forfeited to the Grantors, by the Grantees not complying with the Terms and Conditions of their Grant—and the Grantors are therefore determined imediately to re-enter, and reasume their former Right & Possession of the forfeited Rights and Shares in Said Tract, and dispose of the Same by a new grant on new Terms—of which this is to advise you, that if any of you are disposed to make application to y° Grantors for a new Grant, you must Speedily apply for y° Same, or the forfeited land will be conveyed to others—by direction from y° Proprietors—this is from Gen^t

y' Hum: servt

Portsm^o July 18th 1771— Geo: Jaffrey Prop^{rs} Cl
To the Granteers of the Tract of Land called Parry's Town in New
Hampshire—

23 24 25 40 10 23 26 24 36 37 35 35 35 35 35 35 35 35 35 35 35 35 35
Meserve Blanchard 12 sthers 12 The Athinson 11 John Moffatt 12 The Athinson 11 John Moffatt 12 The Athinson 12 The Athinson 13 The Athinson 14 The Athinson 15 The Athinson 16 The Athinson 17 The Athinson 18 The Athinson 19 The Athinson 10 The Athi
Tokn Thomas of Sally & March Joshua Revec Solly & March Joshua Revec Massaw Tenn Read Massaw Tenn Read

A Plan out Said Town by my Timely Clement who laid all my laid 26 my.	Too B
The Atkinson. The At	
Tow Lot To Tow Lot To The Law Lot To	Beach Ecad



[Improvements in Sutton, 1771.]

[Extract from Masonian Papers, Vol. 6, p. 49.]

Persons Liveing in the Place Called Perryes Town & Improvements maid or begining their in & Lots Petcht uppon & by whome

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	House		
		Samuel Peasley	

[Report of Committee on Forfeitures, 1771.]

[Masonian Papers, Vol. 8, p. 38.]

In pursuance of a Vote passed the $17^{\rm th}$ July last we have examined into the state of the Townships of Parrys Town New Britton and

Alexandria and do make the following Report thereupon

That it appears to us the said Towns are all and each of them forfeited for non compliance with the Conditions of their respective Grants and are reseized by the Attorney of the Proprietors in pursuance of the Proviso's made in the Grants And we are of opinion the said Townships of Parry's town New Britton and Alexandria be appropriated to the Use and Benefit of the Proprietors reserving to certain Persons inhabiting and improving in each of the said Towns as follows.

In the Township of Parry's town as appears by the Return of Jonas

Minot Attorney and Agent to the Proprietors

Seven Houses with Families resident in the said Town the whole Rights belonging to the Lots on which such houses are now built and Improvements made be reserved and confirmed to the Proprietors of

such Rights.

Also Eight Persons having begun improving on certain Lots in said Town but are not resident there, the said Lots should be confirmed to the Persons improving the same on Condition that they continue progressively improving said Lots and building a Dewelling House on each of the said Lots respectively within one Year—

In the Township of New Britton as appears by the Return of Jonas

Minot aforesaid

Fourteen Houses with Families resident in the s^d Town the whole Rights belonging to the said Houses and Improvements to be reserved to the Proprietors of the said Rights as abovemention'd in the Case of Perry's town

Also Eight Persons have begun improving on certain Lots but are not resident in said Town the said Lots to be confirmed to the Improvers on the Conditions mentioned above in the Case of Perrys

town

In the Township of Alexandria as appears by the Return of Jonas Minot aforesaid

Three Houses with Families resident in the said Town the whole Rights belonging to the said Houses and Improvements to be reserved to the Proprietors of the said Rights as aforementioned in the Case of Perrys town

Also Six Persons have begun improving on certain Lots but are not resident in said Town the said Lots to be confirmed to the Improvers on the Conditions mentioned above in the Case of Perrys town

Also nine Persons have fell'd some few Trees but made no actual improvement on certain to be left to the Consideration of the Proprietors.

Portsmouth 15th Aug^t 1771—

 $\left. \begin{array}{l} {\rm J\ Fisher} \\ {\rm W^{\rm in}\ Whipple} \\ {\rm Peter\ Pearse} \end{array} \right\} {\rm Committee}$

To the Proprietors of Masons Patent at their Meeting this Day

[Complaint about Road, 1771.]

[Masonian Papers, Vol. 8, p. 39.]

Merrimack Sept^r 23^d 1771

Sir There is a piece of land belonging to Mason's proprietors, lying between Parrystown & Almsbury, commonly called the Gore, through which the road from Boscawen to Charlestown passes. You being usually the Moderator of sd proprietors meetings, I have taken the liberty of applying to you, to inform that the Comtee appointed to see that road compleated, employed people last Fall to cut Trees out of the way, that Horses & Sleds might pass, & it must be compleated very soon, all the rest of road, except through Hereford (web Mr Fisher engages shall be done immediately) is fit for Teams to pass. It wou'd be a great hardship, and is what the proprietors, we presume, do not desire, that those people who at a great expence, have made a good Road thirty or forty miles, should be deprived of the benefit of it, thro the want of abot a mile & an half, it being not more than that thro' the Gore. We have tried several persons & their price is near Eighteen pounds L my mile this may appear an extravagant demand but the difficulties that attend making a Road there, owing to its being very Rocky, uneven & so soft in many place as to require Causeying, & several bridges to build, must necessarily make it expensive. We expect an answer very soon from some of them what will be their Lowest price weh we do not expect will be much short of the sum mention'd. If the proprietors can do it cheaper, we shal rejoice at it & be glad to be eased of the trouble

I am Sr with great Respect

Y^r most lible serv^t

E' G' Lutwyche

The Honble Theo Atkinson Esqr

[Atkinson to Jaffrey about Foregoing Complaint, 1771.]

[Masonian Papers, Vol. 8. p. 40.]

Portsm^o Octob^r 9—1771 7 o Clk A M

Sr I reed the Enclosed Letter this moment & being unacquainted with the methods taken by the Proprietors can make no proper answer to Coll Lutwyche & which I must beg to referr to you & any others of the Propriety this Way must be cutt at our Expence or the Land will be Sold & I Question wether in will Sell for more than will make the road—I wish the weather & your Leizure would permit you to See some others & give Coll Lutwych Powar to Agree with Persons to finish our Parte if he (being one of the Com^{tee}) agrees we can have no future demand if otherways we may have disagreeable afterclaps I hope you'l write the Coll on the Affair I am with much respect

Your obliged Humble Ser^t
Theodore Atkinson

[Answer from Col. Lutwyche, 1771.]

[Masonian Papers, Vol. 8, p. 41.]

Merrimack Octr 21, 1771

Sir

Your favor of the 8th \$\mathbb{P}\$ post I rec^d & should have answer'd on his return, but when he call'd on me, it slip'd my mind; w^{ch} neglect I take the earliest opp^y of atoning for, by informing you, that I shall do every thing in my power, to get the Road compleated upon reasonable terms. A person was with me this morning, who insisted on Twelve pounds \$\mathbb{P}\$ Mile but we did not come to any agreement, if I can't get it done cheaper must come to his Terms.

It will give we great pleasure to render either you or the proprie-

tors any service in the power of

 $\begin{array}{c} \text{Sir Your most Obed} \\ \text{Hble serv}^t \end{array}$

E G Lutwyche

The Hon^{ble} Geo Jaffrey Esq^r

[Lutwyche to Jaffrey, 1771.]

[Masonian Papers, Vol. 8, p. 42.]

Merrimack Decr 2d 1771

Sir

I thought the Road, thro' the Gore, was near compleated: and your favor of the 22^d w^{ch} came to hand the 30th, did not a little perplex me, w^{ch} I was relieved from last night, by receiving information that the person I had agreed with to finish it, when he view'd the Road was discourag^d from undertaking it, at twelve pounds & Mile. The Season is so far advanced, it is now, next to impossible to compleat it 'till next Spring, so that necessity supplies the place of inclination, to

comply with your request, in behalf of the proprietors.

The Road is, to be sure, very bad to make, & I made enquiry if that was the best place for a Road, & rec' information it was; It seems they could have found a place less Rocky but more Hilly, w^{ch} would not so well accomodate the public. The Com^{tee} you will easily see, have no Authority to Lay out a road, but were to see one made where it was mark'd: Yet we have alter'd it in several places, & should have done the same in the Gore, if we could have seen any advantage that would have resulted from it. We shall nevertheless rejoice if a better can be found. There was something done on that Road, by our ord^r, to enable horses to pass last Fall; the expence of w^{ch} I will Lay before you soon.

The Comtee flatter themselves that the public spiritness of the proprietors, will induce them to take the earliest opportunity in the Spring, to have the Road finish'd, as the new settlements Suffer many inconveniencs for want of it, & they in a great measure lose the ben-

efit of the expence of making a Road from Charlestown

It will at all times give me pleasure to evince my respect for the proprietors & to convince you how much I am

Sir Y^r very hble serv^t

E G Lutwyche

[Petition for More Time, 1772.]

[Masonian Papers, Vol. 8, p. 43.]

To the Grantees of John Tuften Mason Esq^r

The Memorial of a Com^{tee} from the Proprietors of Perrys Town So Called humbly Sheweth

Whereas it was resolved Some Months Ago by a Comtee of the

Masonian Proprieters that the Proprietors of Said Perrys Town Should Surrender to the Masonian proprietors fifteen rights in Said Town for their Neglect to perform the Conditions of their Grant and for granting a further term for Settlem^t—A Copy of which resolve was laid before the proprietors of Said Town in their Meeting on the 5th day of November last when it was Voted and Resolved Viz "we "think the terms proposed too hard and that our Com^{tee} apply to "the Masonian Proprietors or their Com^{tee} for More favourable terms"—we Therefore Pray that you will Again take the matter under consideration—and as it is difficult now to determine what rights Should be forfieted we request that you will grant Us a Term not more then one year to Compleat the Settlem^t conditioned for a full and final forfieture of all the rights that Shall not be duly Setled in that term or Such other terms And Conditions as You may think reasonable

Portsm^o May: 1772 Enoch Bartlet Josiah Bartlett

[Letter from Town Committee, 1772.]

[Masonian Papers, Vol. 8, p. 44.]

To the Comtee of Masons Propriety Gent:

Your proposals of the 29th of May was laid before the proprietors of Perrys Town in their Meeting on the 8th of June instant when it was Voted that we As a Comt^{ee} Should apply to the Masonian Proprietors and fully Settle terms as we might think proper, But as it was a thin Meeting and Not quallified for Such vote and many of the Greatest Proprietors do object to the Proceedings or to any application at present therefore we cannot pretend to fully adjust and Settle the affair—

The terms proposed are Such that it does Amount to Ten dollars on Each right those that are Setled included, which Are far harder then we expected or yet hope for For by them not only the rights of many may be forfieted but their Bonds also, and they who pay the money if but 40 or 50 in Number will be obliged to defray the whole Charge as a Town for highways Preaching &c which would put those who incline to go forward into a perplex'd Situation

There can be no application regularly made by a Comtee with power

to close the affair till a meeting is called for that purpose

As Some of the principal Proprietors are averse to making proposals we do conclude that it would be best for all Such of the delinquent Proprietors as are willing to Join in a Petition To request of the

Masonian Proprietors, that they may on reasonable terms with Proper Conditions be quieted in their rights by a Grant Made to them of their Respective rights by the former grant and of all the Remainder of the 60 rights in S^d Town (those which are adjudg'd Setled Excepted) with a reserve that Said Remainder not Setled Shall be for the petitioners associated, they for Some Months giving prefference to those who were proprietors of them by the former grant and after that term of months to Such persons as they may admit on reasonable terms

We would propose that if every other Proprietor on admission or at the making the grant give Bond for a due Settlem^t it may also be injoined on those who have Setled there And Not compleated their Settlements—And considering the advantage the Masonian Prop^{ts} may expect by forfieted rights and on the forfieture of Bonds we conclude that they will be content with four or five dollars for the reinstating each delinquent—And we pray that they will consider And State the terms And Conditions they would Make with Such Petitioners and it will Oblige a Considerable Number of Said Proprietors—and y^t Humb^e Serv^{ts}—

June 16th 1772—

Enoch Bartlet Timothy Ladd

[Proposals of Masonian Proprietors, 1772.]

[Masonian Papers, Vol. 8, p. 45.]

Portsmouth July 22^d 1772 Mem° of the 2^d Proposals of the Comt of Masons Propriety, to the Comt° of the Proprietors of Parrys Town, Vizt—The Grantees pay unto the Grantors £120 L My on Acco't of the first Grant not being comply'd with—A new Charter to be made to the Grantees, with two Years time to fullfill the terms of the Old one (excepting settling a Minister), All the Rights that hath not the duty done at the Expiration of the two Years, to Revert to the Grantors—The Grantees in one Month after the two years is out to give the Grantors on Oath an Account of all the Settlements & Improvements in Said Town, Personall Security for Settlement to be give, as by the first Grant—

By desire of the Committee

Peter Pearse

Province of

[Agreement for Settlement, 1772.]

[Masonian Papers, Vol. 8, p. 46.]

New Hampshire Portsmouth Augt 7th 1772 Memorandum of an agreement made this day, Rockingham ss between the Committee of Mason's Propriety and a Committee of the Proprietors of Parry's Town vizt that the masonian Propriety shall make & execute a new grant, or charter of said Parry's Town to such Persons as hold under the former Grantees or Proprietors of said Town giving them the Liberty of two years from the 5th of November next to fulfill the terms injoined by the former grant (setling a minister excepted) and that the rights that hath not the duty of Settlement done on them at the expiration of said two years, shall be forfeited to those of the Proprietors of said Town who shall have compleated their Settlements, who shall have full power to enter on all such rights, and to have one year from the 5th November 1774 to perform the Settlements, which being performed, shall have an absolute

right to dispose of them as they shall think proper, but at the expiration of three years from the 5th Nov^r 1772 every Grantees right or share in said Town whereon the duty of settlement is not fully complyed with, shall revert to the Grantors their Heirs or Assigns, and in Consideration of said grant, or charter the said Grantees of Parry's Town, to give good security for the payment of one hundred Pounds lawfull money in three months from the Above date N B it was

agreed before Signing that one Year More be Alow^d for Settlem^t
Enoch Bartlet
Josiah Bartlett
Timothy Ladd
Sam^{ll} White

Mem^o it is a Gree'd by the Proprietors of Masons Patent that a Grant be made out agreable to the within Agreement the Grantees complying on their part, with the agreement

Portsmo Augt 13th 1772 at the Proprietors Meeting

attest. Geo: Jaffrey Proprs Cl

Portsm^o Aug^t 12 1773 Rec^d of Enoch Bartlet of Haverhill Esq^r Fifty Pounds Lawfull money in part of the within mentioned Sum of One hundred Pound and it is Agreed by the Said Bartlett in behalf of the Committee for Parrys Town so Called, with the Committee of Masons Proprietors that Interest shall be paid for the within mentioned One hundred Pounds from the time it was Payable by the

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within Agreement to the payment of the same with said Interest, and that notwithstanding the money be not paid Agreable to said Agreement. Yet at the next meeting of the Proprietors which stands adjorn^d to Wednesday next the Proprietors will Pass the Grant Agreed upon on Payment of the Remainder of the money and Interest afores^d or good Security for Payment of the Same with y^e Interest within Six Months from this Date—

By Order and in Behalf of said Proprietors Committee a Copy Geo Jaffrey

[Petition of Jonathan Carleton, 1772.]

[Masonian Papers, Vol. 8, p. 47.]

To the Honorabell Gentelmen Purchasers of the Honor John Tuften masons Patten in the Province of New Hampshr in New England— The Petision of the Subscriber Humbly Sheweth—That whereas I am apointed by the Honorabl Judge of Probates for the Countey of Rockingham, Gardean and trustee of the Estate of Thomas Hale of Adkinson minor, Sone and onely heir of Thomas Hale of Hampstead who Deceast aboute Seventeen years Since—and Left Thomas Hale of Said Adkinson Granfather to the Said Thomas Hale minor Survifeing his Sone Thomas of Hampstead, Gave by will to his Granson Thomas a Rite in Perrys Town So Cauld and through the Neglect of frinds, or Sume misfortune, the Said write is not Setled according to the Charter of Said Town Ship and thereby forfited, and Your Petisinor Since apointed Gardean as afores which is of Late, hath paid all Charge on sd write, In Clearing the Grate Roade through Sd Town, and as your Honor's hath agreed with the propriators of S^d Township for a Sertain Sum of money, and Gave them a further Limated time for the Settlement thereof, your petisionor prays your Honors to Consider this promising Youth, and bestow upon him his parte of the Charge on his Rite, for the Sum of money agreed for, for the new Charter and privalage in further Setling Said Town, and Since the S^d Thomas hath bin under my Care, I have Bound him oute to a Trade, and he haveing no money Left him by his father, nor any Incum of the Estate Left him by his Granfather, your petisionor prays Your Honors, to take the affair Into Consideration and bestow that Charity that in your wisdom Shall think fit——

And Your Petisinor In Dutey Bound Shall Ever pray Dated Hampstead Septe^m 11 1772— Jonathan Carleton

[Sutton Charter Renewed, 1773.]

[Masonian Proprietors' Records, Aug. 18, 1773.]

Province of Portsmouth August 18th 1773, Wednesday three New Hampshire of the Clock afternoon at the dwelling house of James Stoodly Esq^r Innholder, The Proprietors meet according to

Adjournment—

Whereas the said Proprietors on the thirtieth day of November A D 1749. Granted to Thomas Whitacre, John Ayer jun John Pecker and others, a certain tract of land of the quantity of Six miles square, commonly called by the name of Parrys Town, bounded as it is at large set forth in said Grant, on certain Terms and under such limitations and conditions as are contained in the same Grant, as will fully appear by refference thereto—And Whereas the said Proprietors afterwards at a legal meeting held at Portsmouth by adjournment on Wednesday the twenty seventh day of November, A D 1751. at the house of Ann Slayton, upon farther consideration of said Grant, and for further encouragement to those of said Grantees who had complyed or should duly comply with the conditions and terms of said Grant, Voted that said Proprietors Grant, remise, release, assign, sett over, convey & confirm to the said Grantees last mentioned, all the right and property of the said Grantors, to such forfeitures and forfeited Shares, as were, or should be forfeited, according to the true intent and meaning of the conditions of said first Grant, to hold to said last mentioned Grantees upon condition that they settle or cause the same to be settled according to the true intent and meaning of said first Grant, but in default thereof the same to remain and revert to the said Grantors, as mention'd in said first Grant, as will among other things fully appear by said Vote.—

Whereas the said Proprietors at their legal Meeting held at Portsmonth aforesaid on Monday the twenty fourth day of February A D 1752 by adjournment at the house of Ann Slayton, by another Vote in addition to said lastmentioned Vote, granted and allowed the Term of one year to the Grantees of the said forfeited Shares, their respective Heirs & Assigns, according to the true intent of said second vote, to perform the settlement thereof (according to the terms of said first Grant) to be computed from the time that each respective forfeiture accrued, or should Accrue,—And Whereas the time for the performance of the conditions contained in said first and additional Grants, is long past, and the conditions thereof unperformed, whereby the property of said Granted Lands, hath reverted to the said Grantors, and for the breach of said conditions, the said Grantors have reentered into & upon each of said Shares, and thereby have become reseized of the whole of said Granted Lands. And

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Whereas the said Grantees, and their assigns being duly convinced that said Land is justly forfeited according to the conditions of said first Grant, and having solicited said Grantors to indulge the said Grantees and their Assigns, with a longer time to perform the conditions of the said first Grant, and to dispence with the settlement of a Minister according to one condition Mention'd in said first Grant, and the said Grantors being desirons to encourage the settlement of said Land, and to give said Grantees, and their Assigns all reasonable indulgence for that Purpose.—Therefore (according to agreement

made with said Grantees the 7th day of August 1772)—

Voted That the said Thomas Whitacre, John Ayer jun John Pecker and others mention'd in said first Grant, and their respective Heirs and Assigns have two years from the fifth day of November next, to perform the conditions limitations & Reservations contained in the said first Grant, (Except the settling a Minister there, which condition only, is hereby released by said Grantors) that all the Rights or Shares in said Granted lands, whereon the duty of settlement shall not be performed, within the said term of two Years lastmention'd, in manner as mention'd in said first Grant, shall be forfeited and belong to such of said Grantees, their heirs and Assigns, as shall have compleated their settlements and performed their duty according to said Grant within the said farther term of two years aforesaid, and such Grantees, their respective heirs and assigns shall have full power to enter upon such forfeited Rights or shares, and become seized & possessed thereof to his or their own use forever, upon condition that such Grantee or Grantees as shall have performed his or their duty in manner aforesaid, shall perform the duty required by the said first Grant and this additional Grant, upon such forfeited Right or Share within one year after the Expiration of said two Years, but in case the duty required to be done by said Grant (except as before excepted) on each particular right or Share in said granted premises agreeable to the further term of time hereby granted, is not performed, Then each and every such right or Share there shall be forfeited, and revert to the said Grantors their Heirs and Assigns, as though this Grant had never been made, & it shall be lawfull for the said Grantors, their heirs or assigns or any person under them, to reenter into, and become reseized of each and every such forfeited Right or share in sd granted premises To Have and to Hold said Granted Premises with the Appurtenances thereof, to them the said Grantees their heirs and Assigns, upon the conditions, Reservations & Limitations contained in this and the said first Grant, to and for the use and benefit of the said Grantees, their heirs and Assigns forever.—

[Surveyor's Report on Three Lots, 1808.]

[Masonian Papers, Vol. 8, p. 48.]

Suton August 30th 1808—

Sir at your reqest we the Subscribers have been to Sutton and after Surveying and New Spotting the lines round the lots N° 5 & 7 we thought it best to Divide them into Small lots which we have done as you may See by the plan of the Same—agreeable to your request we inform that Ninety Acres has been Sold off of N° 5 by Mr Samuel Peasley Cunstable for Peristown in the year 1777 for taxes and other Due charges to Peter Peasley, and fifty acers of s^a land by s^a Peter conveyed to Caleb Kimbal who now lives on s^a primises the remainder forty acres was by s^a Peter conveyed to James Taylor & by James Taylor, to Joseph Town who now ocopyes s^a land—

We further State that Mr Caleb Kimbal has made Some improve-

ments on A part of the remainder of No five

We also have Surveyed No 7 and divided it into three lots as you may See by the plan but as to its Quality we must give it but an indifferent recommendation

It appears there is two men by the Name of John and William Palmer's who Say they had incuragement from you for the Sale of s^d land and on that incuragement they have ventured to make Some improvements and are now living on s^d premises, who wishes Still to purches if s^d land can be had on Reasonable terms

As to N° Six we are unable to give you a full Discription thereof but by what we have Seen by going round s¹ land it appears there is Some good land thereon and A man by the Name of Chase has cut down 2 or 3 acers on s¹ lot and left it as it is—

You will find by the plan at the Easterly Eend of s^d lots there is A line Sixty Rods from the line of s^d lots marked fully with the pen (which appears by information from the inhabitants and other Record of the town called the Gore) to be the town line of Sutton, if that be true s^d lots will hold out largely in measure and may Still be Surveyed, But we could not See our way Clear to Survey said land without further information which mus be attended with Some Expence as s^d information cannot be had without Runing the town line from corner to corner, Except the town of Sutton and the Gore so called Shall Establish the Same—

As to the land which we Surveyed for you in the town of Washington the Sumer past we are not capasiated to give you A Just Estimate thereof, as we onely traversed the outlines of s^d land, but if you would wis to have our Estimate the Expence will be but trifling as we could in the course of two Dayes inspect the whole of s^d land

SUTTON.

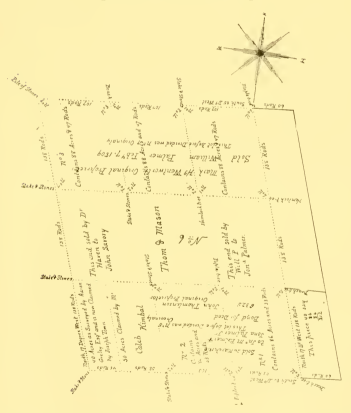
If you wold wish to have s^d Business Done pleas to inform us by the Barer hereof

Aplication is made for A part of the above mentioned land in Washington

We Subscribe ourselves your cencear friends, &c-

Samuel Gunnison Stephen Hoyt Jun^r

[Plan of Aforesaid Lots.]

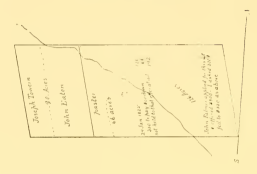


This plan laid down by A Scale of 40 Rods to an Inch Drawn for John Pierce Esq^r of Portsmouth at the request of Capt Samuel Gunison of Fishersfield, By Stephen Hoyt Jun^r of Bradford, Surveyors fees

for 4 Dayes works at 2,00 pr Day is 8 Doller and Drawing the plan and other information one Dollar—

The above Land in Sutton

[Plan of One Lot.]



agreeable to your Request I have Surveyed lot N° 5 in Sutton and after Measureing off 90 Acres to Towne & Kimball I find that Kimball Claimes the South Side of the Brook or at least what there is the west Side of the prickt line which is Paster but it is Verry poor land as is also the Remainder of the Lot

John Palmer

TAMWORTH.

[Granted Oct. 14, 1766, to John Webster and others. A committee was appointed Feb. 22, 1785, to settle the line between Tamworth and Sandwich, and another June 11, 1796, to settle the line between Tamworth, and Albany and Eaton, and a third to establish both lines Dec. 23, 1808. A tract of Ossipee territory was annexed to Tamworth Jan. 13, 1837, and re-annexed to Ossipee June 23, 1859. A part of Albany was annexed June 27, 1857.

See New Hampshire charters in preceding volumes; XIII, Hammond Town Papers, 538; Index to Laws, 535; sketch, Fergusson's History of Carroll County, 1889, p. 731; Stewart's History of the Free Baptists, 1862, p. 59; Lawrence's N. H. Churches, 1856, p. 591; In the Heart of the White Mountains, by S. A. Drake, 1882, p. 18; Ordination Rock, 22, N. E. Hist. Gen. Register, 72; Biographical Notices of Physicians, by E. C. Cogswell, 2, N. H. Repository, 74; Centennial Souvenir, 1792–1892, W. B. Hidden, pp. 38.]

[Petition of Town Proprietors, 1768.]

[Masonian Papers, Vol. 8, p. 49.]

To the Purchassers of the Patent, of John Tufton Mason Esq. Lying in the Province of New Hampshire—

The Petition of the Proprietors, of the Township of Tamworth

Humbly Sheweth—

That the late Governor, Granted to your Petitioners, the Township, of Tamworth, Lying Eastward of Sandwich, in said Province, & ad-

joining the Patent line.—

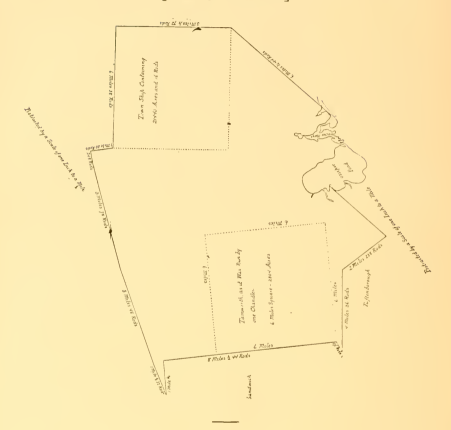
And your Petitioners, have been at great Expence, Relative to said Township: first to Obtain, the Grant, thereof. Secondly, in Petitioning his present, Excellency, to Ycertain the Bounds of the abovesaid Sandwich, the Proprietors of Which, were Endeavering, to take two, or three, Miles, of the Best of said Tamworth, where it Joins their, Easterly line. And Whereas, the Dividing line, between the Kings, & the Abovesaid Patent Land, Begining, at the Sea, & Extending Northward, sixty miles; has latly been Run, by order of his Excellency, John Wentworth Esq. Captain, General, &c in behalf of his Majestie, & by order of your Honours, in Behalf of the Patent; by Gentlemen of well known, Capacity, & fidelity, which line Inclueds the whole Township, of Tamworth Aforesaid, within the Bounds, of the Abovesaid Patent.—And Whereas, we have Good Reason, to believe, that the said Dividing line, as lately Run, will be Established, to perpetuity. And many of us, being Ready, able, & willing, to make Immediate settlement, on having a Legal title, to the Premises. We therefor, by our Agents, pray yours Honours, to take the Premises, under Consideration, & Grant us, the Abovesaid Township, of Tamworth, with such additions, & on such Conditions, as you Judge most Conducive, to the Benefit of Grantors, & Grantees, & your Petitioners, as in Duty Bound, &c.

September, 23d A D 1768.—

Matthew Thornton James Cochran John Dow Josiah Norris Jacob Rundlet John Davidson

Stephⁿ Holland Benj^a Dow Joseph Prescot Josiah Rundlet John Webster

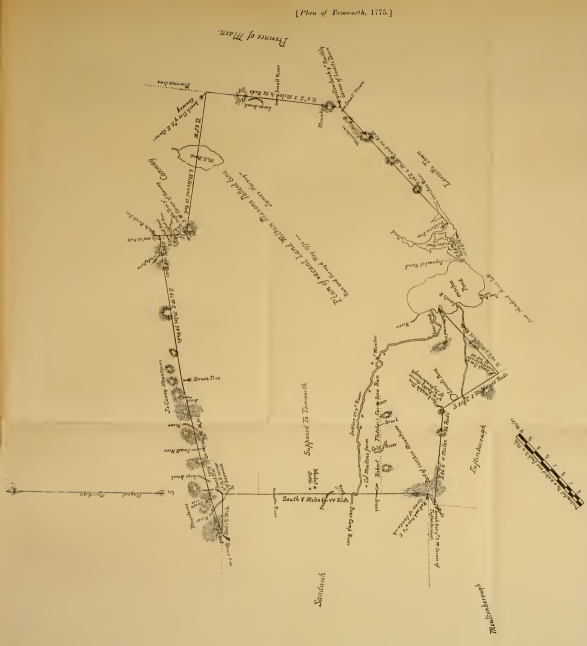
[Plan of Tamworth.]



[Criticism of Dudley's Road, 1776.]

[Masonian Papers, Vol. 8, p. 50.]

Mem° Nov^r 28th 1776 Cap^t Dudley's Road the first half Mile or thereabout from Duncan^s or Bare Pond to be cut Straight, Wider & Stump lower The remainder of the Road to Lovel River will Answer for Wedth but what Crossway^s & Bridging there is not quite Sufficient, some few Trees & some partly cut down to be clear'd Out & Stumps cut Lower; The Remainder of the Road into Tamworth which is cheifly Pine will do except the cuting out the stool Oaks in some



Withhouse, to Direction of Sarwey, "To ane Requested 19, the Committee of ye Lord Propriety of Mason's Tarter—I have surveyed & Navy, bines of a taste of Nachara Mandagament, which the Sarker of the Patient lines between ye Promote lines and Sarkerian Mandagament Mandagament, which the Direction of Mandagament of Sarkery of National Mandagament of Nationa



places.—The Road in General is Straight & carried as Nigh Ossepe Mountain as possable to go to Tamworth being but just a Good Passable way between S^d Mountain & Bare Camp River—

Henry Rust

[Memoranda, 1777.]

[Masonian Papers, Vol. 8, p. 50.]

The Rode to be Repaird from Wakefield to Levits Town—and Cap^t John Lovit of Levits Town and Cap^t Benj^a Levit of North Hill will Undertake to do It—If Can Agree with the Proprietors—

July 16, 1777 M^r Joshua Nichason and others are apprehensive that by their Settlements under Col^o Moulton in Tamworth that they have Got Beyond his Line, upon the Proprietors Claim in the Ungranted Lands therefore desire that If it shou'd Appear so that they have Got upon said Land, woud be Glad to be Quieted by the Proprietors upon Such Terms as they Can Agree—

[Petition for Repairs on Road, 1779.]

[Masonian Papers, Vol. 8, p. 51.]

To the Proprietors Purchasers of John Tufton Mason Esq^{rs} Claim

in New Hampshire—

The Petition of the Subscribers Inhabitants of Sandwich Tamworth & places adjacent, Humbly shew, that a good & proper Waggon Road from Tamworth through your Land to Wolfborough is much wanted: the present Road for that Purpose made by Cap^t Dudley & others, wanting great Repairs, & is in every Respect unfit for passing with any kind of Carriages & exclusive of the Necessary Repairs of the Road Two considerable Bridges on the same Road are of absolute Necessity to render said Road useful, the one of said Bridges over Lovels River & the other over Beach River; the want of which has put the Publick in this Quarter to great Inconvenience in carrying on their Business—Wherefore your Petitioners pray that you would erect said Bridges & make said Road fit for passing with Waggons as soon as may be & your Petitioners shall pray.

Novem^r 20th 1779

Ebenezer meloon
Jeremy Bryent
Ezekiel Mortton
John Tappen
Nathaniel Weed
Moses weed
Stephen mason
Jonathan Page
Nathaniel Ethridge
Enoch True
John Prescut
James Chase
william Eastman
Nathan¹ Shannon

David Folsom Jacob Brown Winthrop Smith Henry Weed Bagly Weed nehenah Cram Benj^a Brown Nath¹ watson Jacob Jewell Elias Ladd Jur Joshua Prescut Daniel Beede J^r John Jewell Enoch Remeck John Sanderson Philip Burdoc

Mark Blackey
John Hubburd
Bradburey Jewell
Stephen Scribner
Ezekiel French
Samuel Tappen
Elezer Chambelin
Daniel Beede
Aaron Beede
Thomas Burley
Josiah Been
Timothy Medar
Victorious Smith
Duncan mcNaughton
Enoch Sanderson

[Warning against Trespass, 1782.]

[Masonian Papers, Vol. 8, p. 52.]

Portsm^o 29 March 1782 Geo: Jaffrey Prop^{rs} Cl

TEMPLE.

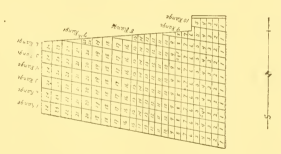
TEMPLE.

[Granted by the Masonian Proprietors June 30, 1750, as Peterborough Slip, also known as Sliptown, which included the town of Sharon. Incorporated as Temple Aug. 26, 1768, and named in honor of John Temple. A dispute about a strip of land between this town and New Ipswich terminated in favor of Temple. "Borland's Farm" was annexed Jan. 12, 1781. A portion of Peterborough was annexed

Jan. 29, 1789, and a portion of Lyndeborough June 11, 1796.

See Massachusetts and New Hampshire charters in preceding volumes; XIII, Hammond Town Papers, 547; Index to Laws, 540; sketch, Hurd's History of Hillsborough County, 1885, p. 672; History, by H. A. Blood, 1860, pp. 352; Lawrence's N. H. Churches, 1856, p. 242; Baptist Churches in N. H., by E. E. Cummings, 1836, p. 10; Glass-Making in the Merrimack Basin, by E. Brown, Old Residents' Historical Association, Contributions, vol. 2, p. 180; The Miller Mansion, by F. M. Colby, 3, Granite Monthly, 6.]

[Plan of Peterborough Slip.]



This is a plan of the Township Called Petersborough Slip As Lotted out the Ranges Are 160 rods in Wedth and the first fifteen Courses of lotts Are Eighty rods wide the Remainder are One Hundred And twenty the East line is North And South the South line is No 80. W. the West line Parellell with the East the North line East & West Finished Oct 1750 \$\mathbb{P}\$ Sam¹ Cumings Sury

Copy From ye Files of the Proprs of the Above Township Examd Soseph Blanchard Junt Proprs Clerk

[Charter of Peterborough Slip, 1750.]

[Masonian Papers, Vol. 8, p. 53, and Proprietors' Records, Vol. 6, p. 147.]

Province of Pursuant To the Power and Authority Granted New Hampshire and Vested In me by the Propres of Lands Purchassed of John Tuffton Mason Esq^r in the Province of New Hamp^{re} aforesaid by them passed at their Meeting Held at Portsmoth In said Province the 16th of June 1749—

I Do by thes Presents on the Termes and Limitations herafter Expressed Give & Grant all the Right possession and Property of the Props aforesaid Unto Zacheus Lovewell Pelegg Lawrance John Combs James Kelly Sampson French Jonathan Hubbard Benja French Jonathan Cumings Jun Samuel Greele Peter Powers William Spaulding John Lovewell Jun John Hubbard John Gage Jonathan Hubbard Jun Joseph Winn Jun Benja Bellows Ezra Carpenter Josiah Brown Timothy Taylor Jotham Rindge Nehemiah Abott John Fowle Robert Boyes Joseph Blanchard Jun John Hill John Kendall Joseph French Daniel Taylor Matthew Thornton Jonathan Whitney John Stevenes Samuel Cumings Eleazer Blanchard To the Said Peter Powers three Rights to the Said Ezra Carpenter three Rights or Shares to the Said Matthew Thornton two Shares to the Said Timothy Taylor two Shares to the said Neheh Abott two Shares the Aforenamed one Share Each, of In and to that Tract of Land or Township Lying In the Province of New Hamps^r Afores^d Between the Township Called Petersburrough and New Ipswich Bounded as followeth Begining at the Southwest Corner of Petersburrough Aforesd and runs from thence East by the Needle Six miles to a Black Burch tree marked the Southeast Corner of Petersburough from Thence North by the Needle one Hundred rods from thence East one mile and a Quarter to the Corner of N° 2 from thence South five miles to the southwest Corner of ye Township No 2 and the Northwest of No 1 and the North East Corner of New Ipswich from thence North Eighty Degrees west Seven miles and a Quarter to the South East Corner of Middle Menadnock Township from thence North to the first Bounds Mentioned

To Have and to Hold to them ther Heirs and Assignes Excepting as Afores^d And on the following terms And Conditions (that is to say) that the Whole Tract of Land Afores^d be Divided into Sixty three Equal Shares and that Each Share Contain Lotts Equitably Coupled togather and Drawn for at Dunstable at or Before the Last Day of October Next In Som Equitable maner

That three of the Afores^d Shares be Granted and appropriated free from all Charge one for the first Settled Minister in said Township TEMPLE. 337

for the Suport of the Ministry and one for the School there forever One Lott for Each Said Share to be first Lay'd out in the most Conveniant Place Near the Middle of Said Town, and Lotts Coupled to them so as not to be Drawn for—

That Eighteen of the said Shares be Reserved for the Grantors of the Premises their Heirs and Assignes forever and aquited from all Duty And Charge Untill Improved by the Owners or Some Holding

Under Each of them Respectively—

That the Other owners of the Said Rights make Settlement at their own Expence In the following manner Vizt all the Lotts to be Lay'd out and Drawn In the following Manner at the Grantees Expence that all the Lotts In Said Township be Subjected to have all Necessary roads Lay'd thro them free from Charge as hereafter there Shall be Ocation

That within five Yeares from the Day of the Date hereof forty of the Shares Belonging to the Afore mentioned Grantees viz^t each Share Exclusive of y^e Share Granted to Jotham Rindge and of one of the Shares Granted unto Peter Powers, Be Entered upon and three acres at the Least Clered Inclosed And Fited for mowing or Tillage And that within the term of one Year then Next Coming there be On each of the Said Forty Shares a house Built of a Room Sixteen feet Square at the Least fitted and finished for Comfortable dwelling in and Som person Resident therein and Continue Inhabitancy or Residance there three Years then Next Coming With the Additionall Improvements of two aceres each Year for Each Settler—

That Each of the Said Grantees at the Executing this Instrument pay twenty pounds old Ten^r to Defray the Necessary Charges Risen and Ariseing in s^d Township to be Deposited in the hands of Such Person as the Grantees Shall Chuse being a Freeholder and a Residant in the Province of New Hampsh^r That a good Conveniant Meeting house be built In Said Township as Conveniant to the Settlers as may be Within two years Next after the Whole duty is to be Done as afores^d and ten acres Reserved for publick use where the Said

House Shall be Built

That the Aafores^d Grantees or their Assignes by a Maj^r Vote In Publick Meetings grant and Assess Such Further Sums of money as they Shall think necessary for Compleating and Carrying forward the Settlement afores^d and any of the Grantees Exclusive of three Publick Lotts who Shall neglect for the Space of three Months Next after Such assessment Shall be Granted and made to pay the Same so much of Such Delinquents Right Respectively Shall or may be Sold as will pay the Tax and all Charges ariseing thereon by the Prop^{rs} Com'itee appointed for That purpose—

That all White pine trees fitt for masting his Majestys Royal Navy Growing on Said Tract of Land be and Hereby Are Granted to his

Maiestves his Heirs And Successors for ever—

And in Case any of the Said Grantees Shall neglect or Refuse to Perform any of the articles Aforementioned he Shall Forfet his Share & Right in Said Township and every part and Parcell thereof to those of the S^d Grantees that Shall have Complyed with the Conditions on their part therein Expressed and It Shall and may be Lawfull for them or any Person by their Authority to Enter into and upon the Right of Such Delinquint owner And any and every part thereof in the Name of the Whole of the Settlers That Shall Fulfill As aforesd and him to amove oust and Expell for their use Their heirs and Assignes Provided they Settle or Cause to be Settled each Such Dilinquent Right within the Space of one Year at the Furthest from the Said Period that is by this Indenture Stipulated to be Don as the Condition of this Grant and fully Discharge and Comply With the whole Duty Such Delinquent Ought to have done within one Year after the Respective periods thereof and In Case the Sd Grantees fullfilling on their part as aforesd Shall Neglect fullfilling as Aforesd the Duty of any Delinquent Owner nor he himself perform it as Afores^d that then Such Share or Shares Shall be forfited Revert and Belong to the Grantors their heirs and Assignes and be wholey at their Disposall Allways Provided there be no Indian War Within any of the Termes and Limitations afores for doing the duty Condition'd In this Grant— And In Case that Should Happen the Sam tim to be Allowed for the Respective Matters afores after Such Impediment Shall be Removed

Lastly the Said Grantors do hereby promis to the Said Grantees their Heirs and Assignes to Defend thro the Law to King and Councill If Need be On Action that Shall or may be Brought against them or Nomber of them by any person or persons What so ever Claiming the Sd Lands or any part thereof by any other title than of the Said Grantors or that by which they hold and Derive theres from Provided the said Grantors are Avonched in to Defend the Same and that In Case on Final Tryal the same Shall be Recovered against the Grantors for the Said Lands Improvements or Expence in Bringing forward the Settlement and further that the Said Grantors will pay the Necessary Expence of time and money that any Other person or persons Shall be put to by any other Sute or Sutes that Shall be brought against them or any of them the Sd Grantees for Tryall of the Title before one Sute Shall be fully Determined in the Law. To all Which Premises Joseph Blanchard Agent for and In Behalf of the Said Grantors on the one part and Grantees on the Other part Have hereunto Inter Changebley Set their hands and seals this thirtyeth Day of June in the twenty fourth Year of his Majestys Reign. A D. 1750

Joseph Blanchard

{ I S }

A True Coppy of The Grant of Petersburrough Slip Attest Poseph Blanchard Jun Pros Clerk

[Draft of Lots, 1750.]

[Masonian Papers, Vol. 8, p. 54, and Proprietors' Records, Vol. 6, p. 153.]

Petersburrouş										
Zacheus Lovewell				I	I	4	8	8	17	5
Peleg Lawrance			.	2	2	4	16	6	13	8
John Combs .				4	2	2	1.4	6	ΙI	7
James Kelley .			.	5	2	I	G	8	9	5
Sampson French			.	10	7	I	13	5	14	2
Jona Hubburd			.	ΙI	8	I	I	8	9	7
Benja French .			.	12	9	I	18	6	12	5
Jona Cumings Junr				13	12	1	2	3	I	5
Saml Greele Junr			.	14	13	I	7	8	I 5	7
Peter Powers .				17	4	8	12	2	13	3
Peter Powers .				18	3	7	2	10	8	6
Peter Powers .				19	4	7	8	4	15	2
Wm Spaulding				20	5	7	16	1	20	3
Jnº Lovewell Junr				22	3	6	17	4	19	2
Jnº Hubbard .				23	4	6	21	3	20	2
Jnº Gage .		,		24	5	6	14	4	15	4
Jona Hubbard Jung			.	25	2	6	15	6	12	8
Jos: Winn Junr				26	3	5	I	1	3	2
Benja Bellows				27	5	2	2	9	9	6
Ezra Carpenter				28	6	2	21	2	21	I
Jose;h Brown				30	8	2	9	4	15	I
Timothy Taylor				32	10	2	ΙI	4	10	5
Jotham Rindge				34	5	7	16	4	19	I
Neheh Abbot .				35	6	3	23	5	18	2
John Fowle .				37	8	3	5	9	7	5
Rob' Boyes Esq				39	10	3	15	5	14	3
Jos Blanchard Jun ^r	,			40	4	4	13	7	I 2	7
Jnº Hill Esq .				4 I	5	4	13	2	20	6

Petersburrou	igh Sl	ip To	owns	hip.								
Inº Kendall						42	6	4	10	8	II	8
Minester Lotts						43	7	4	24	3	16	
Ministry Lotts						44	4	5	8	5	ΙI	3 6
Ezra Carpenter						4.5	6	5	21	5	21	6
Jos: French .						46	7	6	17	6	ΙI	5
Tim ^o Taylor .						47	7	7	22	4	19	3
Daniel Taylor						48	5	8	23	2	23	I
Matthew Thornton						49	3	9	24	5	18	3
Eleaz ^r Farwell						50	4	9	I	2	3	3
Matthew Thornton	١.					5 I	3	10	6	6	5	10
Neheh Abbot .						52	2	7	23	4	17	3
Jona Whitney						53	2	8	22	6	24	6
Matthew Thornton						54	3	8	1	9	IO	6
Jnº Stevenes .						55	I	6	16	2	22	I
Sam ^I Cumings						56	10	I	3	4	4	10
Ezra Carpenter						57	ΙI	I	23	3	2 I	4
Eleaz ^r Blanchard						60	IO	4	19	6	19	7
Those that Foll Grantors Restered against Matthew Livermore M Hung Wentwort Jotham Odiorne Exami Soley & Marc John Wentworth E Theodore Atkinson John Moffatt Esqual Webord Escapaffrey Esqual Peirce & Mrs Those Packer Esquare Parker Esquare Parker Esquare Joseph Blanchard Joseph	pective the na e Esque h Esque & othe Esque Csque More Esque	e Lo	tts I			3 6 7 8 9 15 16 21 29 31 33 36 38 58	2 3 4 5 6 14 1 6 7 9 4 7 9 11	5 1 1 7 7 2 2 3 3 3 2 3 3 3	6 12 10 14 18 16 13 17 24 20 8 14 17 16 22 18	8 3 7 7 7 6 7 4 5 7 5 1 5 5 5 5 5	18 20 1 15 24 14 12 12 18 19 20 17 20 15 23 13	1 4 10 8 1 8 6 6 4 4 6 6 7 2 1 1 3 6 6 4
	HEAL						1	. 5	10	3		4
Thos Wallingsford John T: Mason &			mlin	son E	sgr	62	5	5	19	5	21	2

The aforewriten list Was Dran And finished at Dunstable In Oco^t 1750 Coppy Exam^d P Joseph Blanchard J^t Prop^s Cl TEMPLE.

[Acceptance of Charter, 1752.]

[Masonian Papers, Vol. 8, p. 55, and Proprietors' Records, Vol. 6, p. 155.]

Whereas Joseph Blanchard Esq as Agent for and in the name and behalf of the Propris of the lands in the Province of New Hampshire Purchassed by them of John Tufton Mason Esq Who Sold to them under the title made to them by a Com'on Recovery—Did on the Thirtieth day of June, 1750—Grant the Contents of Twenty Thousand Acres or About that Quantity part of Sd Lands Bounded as Followeth Begining at the Southwest Corner of Petersborough so Called and runs from thence East by the needle Six miles to a Black burch tree marked the Southeast Corner of Petersborough from thence north by the needle One Hundred rods from thence East One mile and A quarter to the Corner of No two from thence South five miles to the Southwest Corner of N° 2 And the Northwest Corner of N° 1 and the Northeast Corner of New Ipswich from thence North Eighty degrees West Seven miles and a quarter to the Southwest Corner of Middle manadnock Township from thence North by the Needle to the first Bounds mentioned—Under Certain Condition Limetations & Reservations in Sa Grant mentioned As by Sa Grant Refference thereto had will fully Appear—unto Zachens Lovewell Pelegg Lawrence John Combs Jon^a Hubburd Joseph Wynn Jun^r Benj^a Bellows Ezra Carpenter James Kelley Sampson French Benjamin French Jonathan Cumings Jun Samuel Greele Peter Powers William Spalding John Lovewell Jun^r John Hubbard John Gage Jonathan Hubburd Jun^r Josiah Brown Timothy Taylor Jotham Rindge Nehemiah Abbot John Fowle Robert Boyce Joseph Blanchard Jun^r John Hill John Kendall Joseph French Daniel Taylor Mathew Thornton Jonathan Whitney John Stevens Samuel Cumings & Eleazer Blanchard Therefore Unanimously voted that we do hereby Accept said Title And for Our Selves Our heirs and Assigns Acknowledge that we do hold Said lands under Said Title Conditions & Limitations with the Reservations therein mentioned—

Extract from the votes of the Prop^{ts} the Grantees of the Township Called Petersborough Slip Passed at their meeting the fourth of August 1752—Copy exam^d **

Joseph Blanchard Jun^r Prop^s Clk

[David Chandler's Bond, 1773.]

[Masonian Papers, Vol. 8, p. 56.]

Whereas the Proprietors of the Lands purchased of John Tufton Mason Esq^r within the Province of New Hampshire have this Day granted to me Six hundred & nine Acres of Land in a Place called The Slip in the County of Hillsborough be the same more or less, except what Land may justly belong to Caleb Jones within the Bounds of said Grant-And the said Jones's Claim being uncertain and the quantity of land to him justly belonging being unascertained, I the Subscriber have paid & secured to be paid to said Proprietors for five hundred & thirty Acres of said Land at one Dollar \$\mathbb{A}\text{ Acre-I hereby promise said Proprietors to pay them the same price for each acre above the five hundred & thirty Acres paid for, they shall give me good Title to and Possession of within said Bounds within two Years from this Date—And if sd Proprietors shall neglect to assure me a Title within sa Two Years, to any Land within sa Grant, above so five hundred & thirty acres, then this agreement shall be void

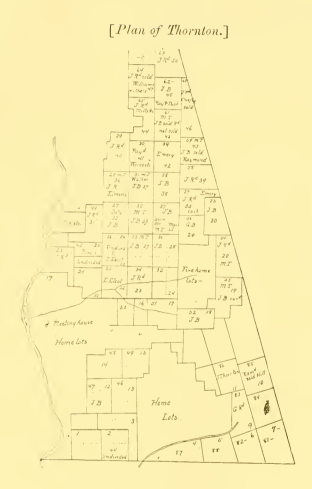
Sept^r 30th 1773 Interlined before signing the words within s^d Bounds

Witness— Ranna Cossit Lucy Dudley Wainwright David Chandler

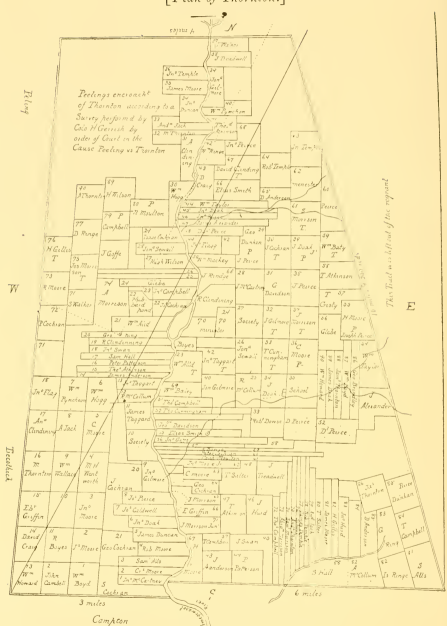
THORNTON.

[Granted July 6, 1763, to Matthew Thornton and others, and named in honor of Matthew Thornton. Re-granted Oct. 21, 1768, including a large tract of additional territory. Incorporated Nov. 24, 1781. Blanchard's Gore was annexed June 16, 1807. The town bounds were established June 14, 1808. Waterville Gore was annexed from Waterville June 23, 1842.

See New Hampshire charters in preceding volumes; XIII, Hammond Town Papers, 566; Index to Laws, 543; sketch, Child's Gazetteer of Grafton County, 1886, p. 625; Stewart's History of the Free Baptists, 1862, pp. 252, 375; Lawrence's N. H. Churches, 1856, p. 573; Hedge-Hog Chasm, by W. H. Pickering, 2, Appalachia, 75; grant to John Goffe with Woodstock papers.]



[Plan of Thornton.]



TUFTONBOROUGH.

[Granted by the Masonian Proprietors to John Tufton Mason, Dec. 11, 1750, and named in his honor. Woodbury Langdon and John Moffatt subsequently purchased a large portion. Incorporated Dec. 17, 1795. Cow Island was annexed Dec. 30, 1799. Four more islands were annexed June 25, 1858. A small tract of land was set off to Wolfeborough, June 26, 1858. Another island was annexed July 3, 1863.

See XIII, Hammond Town Papers, 573; Index to Laws, 553; sketch, by S. W. Abbott, Fergusson's History of Carroll County, 1889, p. 422; Stevens's Memorials of Methodism, 2d series, 1852, p. 262; Lawrence's N. H. Churches, 1856,

p. 595.]

[Grant of Tuftonborough, 1750.]

[Masonian Proprietors' Records, Dec. 11, 1750.]

Province of New Hampshire of the Clock Afternoon at the House of Ann Slay-

ton—The Proprietors meet according to Adjournment—

Voted That there be and hereby is granted unto John Tufton Mason Esqu^r his Heirs & Assigns all the Right Title Interest Estate Property & Demand whatsoever of the Said Proprietors of in and unto a certain Tract of Land of six miles square or equal thereunto as follow's (viz^t) beginning Six miles north Easterly or about north Easterly of a tract of land heretofore granted to Samuel Palmer Esqu^r & others then Extending Six Miles square or So as to make up that Quantity of land joining on Winnepissiokee Pond leaving a tract of Land of Six miles Square or of that Quantity between the land hereby granted & that granted to Palmer & others as aforesaid the Said Premises hereby granted being designed for the fourth Township from the Crotch of Pemigawassett River & Winnepissiokee River—

[Petition of Clement Jackson, 1764.]

[Masonian Papers, Vol. 8, p. 57.]

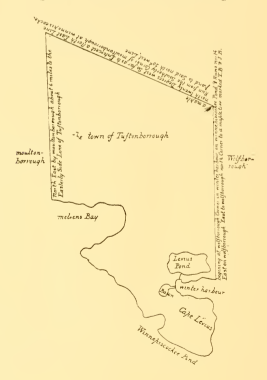
Province of \ To The Hon Die Theodore Atkinson Esqr & others New Hampsr \ Purchasers & Proprietors of Masons Patent in the aforesd Province—

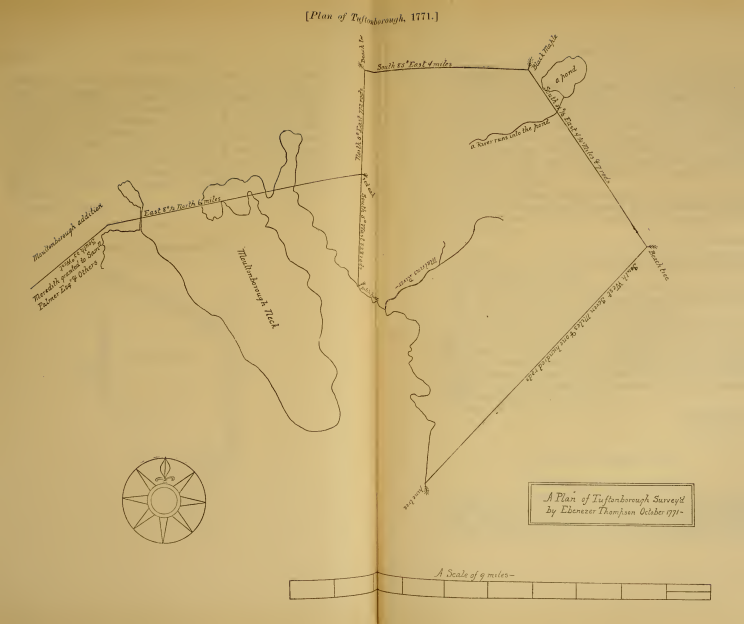
Clement Jackson of Portsmouth in said Prov^{ce} begs leave to Remind you of an Offer & promise made to him some Years ago, of making him a Grant of some part of your Undivided land within said Patent, in Consequence of his Excepting & Executing a Power, at the Instance & Request of Collo John Tuffton Mason, as well as at the Request of you the said Proprietors of sd Patent, and which both told me was Absolutly Necessary to be done & very much to the Advantage of sd Proprietors, And as the time is now far Spent, and I having an Inclination to make some Improvement of Waste Land, if I could obtain it agreeable to my mind; I shall think myself greatly Obliged to you, if you would grant a peice of Land Suitable for Improvement & Cultivature adjoining that part of Land Granted to a Number of Portsmouth Gentlemen & now called Wolfs'borough—

Portsmouth Decem^r 27th 1764

Clement Jackson

[Plan of Tuftonborough, 1764.]







Newmarket march 1764 Laid out the township of Tuftonborrough and bounded it as follows viz Begining at winter harbor on wenepesocke pond and Runing north East on wolfburrough Line to the north Corner of Said wolfburrough to a maple tree marked for wolfburrough north Corner then north twenty Degrees west So far as to intersect a north East Line Runing from the Southerly Corner of moultonburrough at wenepesocke pond to Said north twenty Degrees west Line which is the Easterly Corner of moultonburrough then South west on moultonburrough Line to wenepesocke pond then Southerly by Said wenepesocke pond as that Runs to the Bounds first mentioned

this Plan of Tuftonborrough is Laid Down by a Scale of one Inch to a mile and was Surveyed in march 1764 by order of the Proprietors of the Lands within the Province of Newhampshire Called Masons Patent

Walter Bryent Surveyor

State of New Hampshire New-Hampshire purchased of John Tufton Mason Esquire called Masons patent

The Petition of John Moffatt Esquire & Woodbury Langdon Merchant present Proprietors of a Tract of Land within the aforesaid

Patent called Tuftonborough; Humbly Sheweth——

That pursuant to your Order given to Walter Bryant Esq^{re} in the Year 1764, the said Township of Tuftonborough was laid out & a plan & return thereof made, as will appear by a plan and sundry Depositions herewith exhibited; nevertheless as sundry Disputes have since arisen concerning the Boundaries of said Township.—Your Petitioners Humbly pray that said Plan & Return as herewith exhibited may now be accepted & Recorded & your petitioners as in Duty bound shall ever pray. &c.—

Portsmouth December 2d 1778.—

John Moffatt W^y Langdon

[Petition of John Moffatt, 1770.]

[Masonian Papers, Vol. 8, p. 58.]

Province of \ To the Proprietors of Mason's Patent Conven'd New Hampshire \ at Portsmouth on Wednesday The 8th Aug^t 1770—
The Humble Petition of John Moffatt of Portsmo in said Province Esq^r Sheweth, that your Petit^r is largely interested in the Town

call'd Tuftonborough in said Province, and very desirous to Settle & improve his Lands there, But the Lines of said Town being hitherto unsettled and unascertained have prevented your Petet^r from very considerably improving his Property there. Wherefore he prays that the Lines of said Town may be fixed and ascertained and your Petit^r shall as in Duty bound ever pray—

John Moffatt

[Quitclaim, Moffatt and Langdon to Mason, 1778.]

[Masonian Papers, Vol. 8, p. 59.]

Whereas the Proprietors of the lands purchased of John Tufton Mason Esq^r situate in the State of New Hampshire did on the eleventh day of December A D 1750 grant to the said Mason a Tract of Land (then lying in the Province of New Hampshire now in the County of Strafford and State aforesd) of six miles square or equal thereto, as follows vizt Beginning six miles Northeasterly or about Northeasterly of a tract of land heretofore granted Samuel Palmer Esq^r and others, then extending six miles square or so as to make up that quantity of Land joining on Winnepisseoke Pond Leaving a Tract of Land six miles square or of that quantity between the land granted said Mason and that land granted to said Palmer and others as aforesaid And Whereas John Moffatt Esgr who claimed under said Mason part of the same land, did on the eighth day of August A D 1770 petition the said Proprietors to Have the bounds of said land granted said Mason surveyed and a plan thereof taken— In consequence of which the said Proprietors with consent of said Moffatt appointed Ebenezer Thompson Esqr to survey and return a plan of the same land— And a plan thereof was accordingly returned to said Proprietors in October A D 1771—Which plan being thought not authentic—The said Proprietors and we John Moffatt & Woodbury Langdon both of Portsmouth in the County of Rockingham and State afores Esqrs, (who claim under said Mason) have mutually agreed to ascertain and establish the bounds of said Lands now called Tuftonborough in a different manner from those described in said Plan—And we the s^d Moffatt and Langdon have further agreed with said Proprietors, that s^d plan shall be of no Validity and that neither of us, our Heirs or Assigns shall ever claim any lands contained within the bounds of said Tuftonborough as described in said Plan, which shall not also be contained within the Bounds of said Tuftonborough as described by a Vote of the said Proprietors at a legal meeting held at Portsmouth on the twenty first day of December

A D 1778—And we the said Moffatt & Langdon have likewise agreed to release all claim to any lands so granted so Mason that do or shall fall without the bounds of said Tuftonborough as the same are described in said Vote and also to Theodore Atkinson And Mark Hunking Wentworth Esq^r such parts of their Lots Numbered Thirty four and Twenty four in the Plan of the Township of Ossipee, as shall be included within the Bounds of s^d Tuftonborough as described in said Vote—And also to the said Proprietors the two hundred Acres of lands within said Bounds engaged by said Proprietors to John Dudley—Now Know all Men by these presents That we the said Moffatt and Langdon for the perfecting the afore recited Agreement on our part and for and in Consideration of ten pounds lawful money by the said Proprietors to us in hand paid before the Delivery hereof the receipt whereof we do hereby acknowledge Have remised released and forever guitted Claim and by these presents Do remise release & forever quitclaim unto the said Proprietors & their Successors forever all our right Title Interest property claim and demand of in and to all the lands granted said Mason without the Bounds of said Tuftonborough as the same are described in said Vote And also to the said two hundred Acres of land within said Bounds engaged by said Proprietors to John Dudley as aforesaid — All the Lands so granted said Mason (under whom we hold) or described in said Plan taken at the request of said Moffatt as afores lying without the Bounds of said Tuftonborough as described in said Vote, as also the said two hundred Acres within said Bounds we and each of us hereby release and forever quitclaim unto the said Proprietors and their Successors forever—To Have and To Hold the said remised Premises with all the privileges and Appurtenances thereof to them the said Proprietors and their Successors to their only proper use and Benefit forever — Hereby engaging to warrant and defend the same premises against all persons claiming by from or under us or the said Mason as Grantee as aforesaid—In Witness whereof we have hereunto set our hands and Seals the 26th Day of December A D 1778 -

Signed Sealed &
Delivered In presence of us—
Interlined before Signing
the words "agreed"—
Lands now called
Kather Whipple \(\)
Sam\(^1\) Penhallow \(^1\)

John Moffatt [seal] W^y Langdon [seal] State of New Hampshire | Portsm° Decem 26th 1778 Then the Rockingham ss | above named John Moffatt and Woodbury Langdon Esq Personally appearing severally acknowledged the above written Instrument to be their Voluntary Act & Deed

Before me | Sam¹ Penhallow J Peace

[Endorsed] Strafford Records Rec^d October 1st 1795—

J. P. Gilman Recorder—

Recorded Lib 20 Fol^o 343 Examined by

J. P. Gilman Register

[Settlement of Northern Boundary, 1795.]

[Masonian Papers, Vol. 8, p. 60.]

Rockingham, ss.

At a Meeting of the Proprietors of Tuftonborough duly called and held at the House of Col¹ William Brewster in Portsmouth in the County of Rockingham on Monday the 23^d day of March 1789 at three o clock P. M.—

Voted That Woodbury Langdon Esquire be, and hereby is appointed and constituted, Agent for, and on the part of said Proprietors, to ascertain and establish, the Lines and boundaries of said Tuftonborough—

A true Copy of Record

Attest R: Cutts Shannon Prop^{rs} Clerk.

Know all Men by these Presents that I Woodbury Langdon of Portsmouth in the County of Rockingham and State of New Hampshire Esquire as Agent for and on behalf of the Proprietors of Tuftonborough in the County of Strafford and State aforesaid to Ascertain and Establish the lines and boundaries of said Tuftonborough, For and in consideration of the sum of Twenty Cents paid by the Proprietors of the Lands purchased of John Tufton Mason lying in the said State and in consideration of the said Proprietors Establishing by Vote the Northerly side line of Tuftonborough as run by James Hersey for the Northerly or back line of said Tuftonborough, have remised released and forever Quited claim, & by these presents do remise release and forever Quit claim in my said Capacity as agent aforesaid to the said Proprietors of the Lands purchased of said John Tufton Mason otherwise called the Masonian Proprietors, all the Right, Title, Interest, property, claim and Demand which the Proprietors of said Tuftonboroug have of in and unto any Lands of

said Masonian Proprietors by Virtue of their Vote or Grant to John Tufton Mason of a Township on Winnepisseohece pond or by Virtne of a Vote, Grant or Conveyance of Land to John Moffatt and myself or to the Proprietors of said Tuftonborough or Tract of Land on the Pond aforesaid between Moultonborough and Wolfborough in Right of said John Tufton Mason, Laying & being Northerly or Northeasterly of the said Line run by James Hersey from the Northwesterly corner of Wolfborough to Moultonborough in order to divide that Land in Ossipee Gore now Laid out into one hundred Acre Lots by said Hersey agreeably to his plan dated in the year 1781—From the Lands of said Tuftonborough, which said Line so run by said Hersey, I the said Woodbury Langdon hereby agree as Agent for and on behalf of the said Proprietors of said Tuftonborough shall forever hereafter be the Northerly side Line of said Tuftonborough Dividing the Lands of the Proprietors of said Tuftonborough from the Lands of the said Proprietors of Lands purchased of John Tufton Mason otherwise called the Masonian Proprietors,—To have and to hold the said Released premises with their appurtenances to the said Masonian Proprietors their Heirs and assigns to and for their only proper benefit and use forever —

In Witness whereof I have hereunto set my hand and Seal this 15th

day of Augst 1795—

Signed Sealed & De-

Wy Langdon [seal]

liverd in presence of Joshua Brackett Daniel Marden

Rockingham ss

Portsmouth August 15th 1795

Then the within named Woodbury Langdon Esquire personally appearing acknowledged this instrument to be his free act & Deed before Geo Gains Jus Peace

[Endorsed] Strafford Records Recd October 1st 1795—

J. P. Gilman Recorder

Recorded Lib 20. Fol^o 356 Examined by

J. P. Gilman Register

[John Peirce's Bond, 1799.]

[Masonian Papers, Vol. 8, p. 61.]

I hereby agree to sell and convey to Shadrach Allard & Samuel Allard a Certain Lot of Land in Tuftonborough Containing One hundred Acres more or Less and is Lot N° Eight and part of a Larger Tract of Land Divided into Twelve Lots by Henry Rust Jun¹ agreeable to his plan dated December 10th 1787— for the Consideration of Five hundred & fifty dollars and I hereby promise to give them a Deed for the same on their applying to me any time before the 15th January Next and then giving me personal security to my satisfaction or a Mortgage on the Land as Collatteral security for the payment of the Money in four Years in equal Annual payments with Interest annually until paid but if they do not claim said Deed before the last day of next January this obligation sall be Void—but their Notes of this day shall still be due which is the present agreement of the parties

Portsmouth September 13th 1799

Witness

John Peirce

William X McIntire

[Endorsed] Deed given Jany 21, 1800 to Allard for Land in Tuftonborough

[Description of Two Lots.]

[Masonian Papers, Vol. 8, p. 62.]

Lots N° 64 & 58 Herseys Survay Tuftonborough

These lots lay on the Mountain N° 64 lays on the north Cant of the Mountain very broken Good Syle with a heavy groth of hard wood I Should think it worth a 150 Dollars—buts on Moultonboro line—is within ½ a mile of a Settlement in Moultonborough by Wiggin on the Masonian Land—Lovells River runs through acorner a branch of Lovells River—soil good—growth maple, yellow birch, beech & some hemlock & spruce

N° 58 lays on the hight of the Mountain very broken and rockey with a heavy groth of Spruce and hemlock, I consider it of no

value—he says he would not accept this lot to pay the taxes

N° 58 was taxt to Langdons Ayres

Nº 64 would be worth if it lay out to a road \$300—the lots.

[Endorsed] C. M. Wentworth Land in Tuftonboro rec^d from Mr Roberts

he afterward Surveyed these Lots \$\mathbb{R}\$ Bill paid 6 Jany 1835

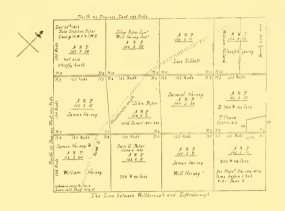
& then thought 64 worth \$200 & 58 worth \$100—they join on to the Masonian Land in Moultonboro

[Plan of Peirce Land.]

A Plan of a Tract of Land Situate in the Town of Tuftonborough belonging to John Peirce Esq^r containing twelve hundred & fifty six Acres three Rood & seventeen Perch (exclusive of the Land left for Roads) and laid down by a Scale of Forty Rods to an Inch—

N B the double Lines in this Plan is Land left for Roads two Rods

wide----



Wolfborough June 25th 1803

₩ Henry Rust j^r

Sam¹ Hersey to have refusal N° 2 for 700 for 2 Months with Interest June 26 1807

Dec $2^{\rm d}$ 1812 Natl Willey of Brookfield applies for Lot N° 1 wants refusal until spring

WAKEFIELD.

[Granted by the Masonian Proprietors April 27, 1749, to John Ham and others, and variously known as *Ham's-town*, *East-town*, and *Watertown*. Incorporated as Wakefield, Aug. 30, 1774. All that part of the town north of Province Pond was annexed to Effingham June 22, 1820. A portion of Milton was annexed to Wakefield June 23, 1858.

See New Hampshire charters in preceding volumes; IX, Bouton Town Papers, 127, 456, 788; XIII, Hammond Town Papers, 588; Index to Laws, 564; sketch, by A. H. Thompson, Fergusson's History of Carroll County, 1889, p. 462; papers under titles Coulerain and Kingswood; Lawrence's N. H. Churches, 1856, p. 596; Memorial of 100th Anniversary of Organization of First Church, 1886.]

[Petition of John Gage, 1748.]

[Masonian Papers, Vol. 8, p. 63.]

Province of \(\) To the Proprietors of the Right of Land within New Hampsh^r\(\) the S^d Province Purchased by them of John Tuf-

ton Mason Esqr--

The Petition of John Gage Esq^r in behalf of himself & a Number of the Inhabitants of Dover & Sumersworth in Said Province Shews That your Petitioner and his Associates being Satisfied of your Right to the Lands afores^d and willing to hold part thereof under you Pray that you would Grant to them two tracts of Land Sufficient to make two Towns lying on the head of Rochester begining on y^e Eastward Side next to the County of York & So runing westward to make up the Quantity afores^d and your Petitioner in behalf of himself & Associates shall pray &c—

Portsmo Decembr 7th 1748

John Gage

[Votes of Proprietors in Dover, 1749.]

[Masonian Papers, Vol. 8, p. 63.]

Province of At a Proprietors Meeting held at the Quakers New Hampshire meeting house at Cochecho in Dover on monday the 24th Day of april 1749—

Voted 1st That John Gage Esqr be moderator for Sd Meeting

21y that Joseph Hanson be Proprs Clerk—

- 3 That there be a Comm^{tto} of five Meet Persons be Chosen to go & treat with the Purchasers of Masons Right to get their Quit Claim of a Tract of Land for a Town Ship of Six Miles squaire agreeable to y^e Petition
- 4 That John Gage Esq^r Joseph Hanson Stephen Roberts: Isaac Hanson Ju^r & Thomas Varney be the men to treat with Said Purchasers—

5 That there be five shillings of the new Tenor Currency paid Down by Each Petitioner to Defray Charges

6 that Capt William Wentworth be a Treasurer to Receive the

money and pay it out according to the Direction of the prop^{rs}—

Then the meeting was Adjourned till Monday the Eighth Day of
May next—

A true Coppy Exam^d #

Jos Hanson Prop^{rs} Cler

[Vote of Another Meeting, 1749.]

[Masonian Papers, Vol. 8, p. 63.]

At a Proprietors Meeting held at Cochecho in Dover on Monday the

24th day of April Anno Domini 1749

Voted that John Gage Esq^r Deacon Thomas Nock M^r William Welland Cap^t Job Clements & M^r Paul Gerrish be a Committee to Receive of the Proprietors of John Tufton Mason Esq^r Right a Quit Claim to A New Township adjoining to Salmon fall River, at the Head of Rochester and to Act or Transact any affair relating to the Same as fully as if the whole Body of s^a Proprietors were personally present

Summersworth April 25th 1749

A true Copy Attest Thomas Miller Prop^{ts} Clerk

[Charter of Wakefield, 1749.]

[Masonian Proprietors' Records, April 27, 1749.]

Province of Portsmouth April 27th 1749 Thursday at Eight New Hampshire of ye Clock before noon at the Dwelling house of Sarah Prust Widow The Proprietors meet according to Adjournment

Voted That there be and hereby is granted unto John Ham Gersham Downs John Horn Richard Downs Daniel Plummer William Hussey William Willand John Cook Nathaniel Horn Daniel Young Thomas Downs James Canney William Downs Amos Howard Samuel Jones Ebenezer Downs Benjamin Ham Paul Gerrish John Gage Jun John Evans Samuel Gerrish Richard Hussey Jun Timothy Hauson William Twombly Joseph Hicks John Gage John Roberts jun William Gerrish Samuel Walton Allen Walton Thomas Miller Thomas Miller jung Ebenezer Roberts Love Roberts Thomas Nock Samuel Heard jun^r John Mardin Isaac Horn Joseph Roberts John James Hezekiah Cook John Downs Job Clements John Hussey Samuel Downs John Hanson jun^r Samuel Randall Benjamin Mason John Hanson John Miller Ebenezer Wentworth John Brown Thomas Canney Joseph Astin Elihu Hays Samuel Dam William Gage Samuel Astin Benjamin Astin Joshua Roberts William Styles John Harford Eliphalet Cromwell Ebenezer Downs jun' Ebenezer Tuttle Benjamin Roberts jun' Ebenezer Hanson Stephen Evans Robert Hanson Ichabod Hays Solomon Hanson James

Kielle Samuel Alley Joseph Hussey Moses Gage Stephen Varney John Perkins Solomon Emerson Philip Yeaton all of Dover and Somersworth both in Said Province of New Hampshire and Noah Emery of Kittery in Equal Shares Excepting as hereafter is Herein Excepted on The Terms Conditions & Limitations herein After Expressed all that Tract of Land within The Province aforesaid Containing the Quantity of Six Miles Square Bounded as Follows Viz^t Beginning at The Northeast Corner of the Township of Rochester at Newechewannick River and from Said River Running Westerly by the Head Line of Rochester five Miles and from That Extent upon a Strait line Parallel with the General Course of the Said River as a Strait line may be Run at the Said River and Continuing the Breadth of five Miles Adjoyning said River and bounds of the Province So far Northwardly as to make Equal to Six Miles Square in Such form as that the Head or Northerly boundary Shall be a line Parallel with the Head Line of Rochester and The Westerly Side line to be Strait from Rochester line to the Head line of Said Tract of land—To have and to hold to them their Heirs & Assigns in Equal Shares Excepting as Aforesaid on the Following Terms Conditions & Limitations that is to Say That the whole Tract of Land within the Said Bonndaries (Saving what is herein After Mentioned to be Otherwise Improved) be Divided into one hundred Shares or Rights and Each Share be Laid out into two Distinct Lots one of which to Contain one hundred Acres and The Other all the Land belonging to Each Share Respectively. That the whole be So laid out & the two Lots belonging to Each Share be Numbred with the Same Number beginning with one and Ending with one Hundred. That the said Land be so laid out within one Year from the Granting thereof and Then the lots Drawn for in the usual Manner of Drawing for Lots of Land in Such Cases And That this be Done at Portsmouth afores^d Under the Care and Direction of the Grantors Aforesaid and so Done as to make but one Draft to Each Share

That one of the said Shares be for the first Minister of the Gospel who Shall be Settled on Said Land & Continue There During his life or until he Shall be Regularly Dismist to hold to him his Heirs & Assigns. And one other of Said Shares be for and towards the Support of The Gospel Ministry there forever And the Hundred acre Lots belonging to these two Shares Respectively shall be Laid out as near the Place where the Meeting House Shall be Built as may Conveniently be Done without being Drawn for as the Other Lots. That There be Six Acres of Land left in some Convenient Place within the said Boundaries for Building a Meeting House and School House upon and to be used as a Training Feild a Burying place or

other Public use the Inhabitants there may have Occasion to Improve it for-That one other of Said Shares be for the use and Maintainance of a School there forever That Seventeen of the Said Shares be and hereby are Reserved to the use of the said Grantors and Their Heirs & Assigns forever That the Owners of the Other Eighty Shares make a Regular Settlement there at their own Charge in the Following Manner viz that Each Owner of the said Eighty Shares Build an house of Sixteen foot Square or Equal thereto at Least upon Some Part of his Land There—That there be Thirty Families Settled upon said Tract of Land within four years next after a Peace is Proclaimed between the English French and Indians and Each Family to have Such an House as Aforesaid and three Acres of Land Cleared and fitted for Mowing or Tillage and that Ten Families More be Settled there each having an house as Aforesaid within five years next after the Proclamation of Said Peace with three Acres of Land more fitted as aforesaid And within Six years next After the Said Peace to have a Meeting House Built there for the Public worship of God fitted for that purpose for the use of the Inhabitants There and to Maintain the Constant Preaching of the Gospel there from and After the End of Seven Years from the Proclaiming Peace as Aforesaid—

That there be twenty Acres of Land left in some Suitable Place for a Privilege and Accommodation of a Saw Mill which Shall be for him or them his or Their Heirs & Assigns who will build Such Mill within the term of five years next After a Peace as Aforesaid with the Privilege of the most Convenient Stream and place for Doing the Same and in Consideration thereof for the benefit of Said Inhabitants the owner or owners of Such Mill Shall Saw the Logs of the Said Inhabitants to the halves for the term of ten years next After the

said Mill Shall first work if Desired So to do-

And if no Particular Person or Persons of the owners of Said Shares or Such Other Person or Persons as the Majority of Them Shall Admit permit and Suffer to do the Same will Undertake to Build Such Mill on the Terms aforesaid, then the Said owners Shall do the Same at Their Common Expence & Charge & put the Said Mill under Such a Regulation as that They and Others Inhabiting there may have Their Logs and Timber Sawed as Occasion may Require for Building on the Land Herby Granted — That Each Owner of the Said Eighty Shares Pay to Such Person or Persons as the Majority of them Shall Elect for that Purpose all Such Sums of Money or Bills of Public Credit as the Said owners or the Major Part of them Shall Determine to be Necessary from time to time & as Occasion Shall Require to Defray the Charges of Laying out Said Land as aforesaid & Other matters & things necessary to be done

for the making a Settlement as aforesaid, and performing ye other matters & things herein Directed to be done That in Laying out the said Lots Care be taken to Sort them in Such a Manner as to make the Shares as Equal as Possible. That the Lots be Laid out in Ranges where the Land will admit of it and Land left Between the Ranges for Highways four Rods wide and between the Lots for ways of two Rods wide and That a Plan of the whole when so Laid out be made at the Charge of the Said owners and Returned to the Said Grantors as Soon as may be Done with Conveniency—

That the Remaining Seventeen Shares Reserved as Aforesaid be Exonerated Acquitted and fully Exempted from paying any Charge towards Making the Said Settlement & not held to the Conditions of the Eighty Shares Aforesaid nor be Liable to any Tax or Assessment until Improved by the Respective owners hereof. That all white Pine trees fit for his Majesty's use for Masting the Royal Navy be and hereby are Reserved and are hereby Granted to his Majesty his

Heirs and Successors for that Purpose.—

That in Case the Said Grantees Shall fail Neglect and Omit to Settle forty families upon the Said Granted Premises within the Term of five years next After a Peace Shall be Concluded and proclamed as Aforesaid Each Family having the Quantity of three Acres of Land Cleared & fitted as Aforesaid and to do and Perform the Several Articles matters and Things above Mentioned to be performed and Done by the Owners of the said Eighty Shares It Shall and may be Lawfull for the Said Grantors or any of them or any Person or Persons in their name and Behalf & by their Anthority or the Major part of them to Enter into and upon the said Granted Premises or any part Thereof for the whole & thence to Amove oust & utterly to Expel the Said Grantees and the Said Granted premises Shall be forfeited to the use of the Grantors & they Shall Thereby be Reseized and Vested in their former Estate Right Title and Interest to & in the Said Granted premises as though this Grant had never been made & The Same Shall Thenceforward be null and Void to all Intents and purposes any Thing herein Contained to the Contrary thereof Notwithstanding. And all and Every of the said Grantees who Shall not do and perform his Respective part and duty in making & Carrying on the Said Settlem^t (in Case of the Settlement of forty Families as Aforesaid) Such Delinquent owner Shall forfeit his Share and Right in the said Premises to Those who Shall have so performed & Done Their Duty as Aforesaid in Making the said Settlement who Shall hereby have full Power and Authority into the Said forfeited Right and Share to Enter and Thereof to become Seized to their own use in Manner Afores^d

Provided Nevertheless that the said Grantees do and Shall when they Shall be Thereunto Respectively Requested Enter into a Contract and Personally Oblige Themselves and Their Respective Heirs and Assigns to do and Perform the Several Articles matters and Things by them herein before Mentioned to be Performed and Done by Signing and Executing Such Instrument or Instruments in writing as by Counsel Learned in the Law Shall be Advised and Devised for

that purpose—

And in That Case & not Otherwise the said Grantors Do hereby Promise & Ingage to the Said Grantees that they the Said Grantors their Heirs Exec^{rs} Admin^{rs} or Assigns Shall and will at Their own Cost & Expence try the Title of the said Granted Premises by pursuing an Action for the whole or any Part Thereof Through the whole Course of the Law to a Final Judgment before the King in Council (if need be to Carry the Same so far) with Such Person or Persons as Shall be therto Disposed & Desirons Thereof who shall Dispute

the Title of the Said Grantees hereby Conveyed

But in Case the Title of the Grantees Derived from The Said Grantors to the Said Premises Shall be Condemned & The title of the Person or Persons So Disputing with the Grantors to the Premises Shall by Such Final Judgment be Preferred Then the Grantees in These Presents Shall Recover Nothing of the Said Grantors for the Said premises nor for any Labour Expence Charge & Disbursements they the Said Grantees Their Heirs or Assigns Shall have been at in Consequence of this Grant And it is to be Understood that the Numbers of years Mentioned herein for the Said Grantees to do and Perform the Several Articles matters & Things aforesaid is to be Somany Years free from the Impediment and Interruption of an Indian war

[Draft of Lots, 1750.]

[Masonian Papers, Vol. 8, p. 64, and Proprietors' Records, Vol. 6, p. 223, and Vol. 7, p. 58.]

Province of \ Portsmouth Wens'day April yº 11th 1750—At yº New Hampshire \ House of Ann Slayton The Draft of yº Lots of yº Township granted to John Ham Gershon Downs &º Under yº Direction of yº Proprietors—

1 Nath^{II} Meserve
J Blanchard
Joseph Green
Paul March

2	Joseph Hicks								64
3	John moffat Esq ^r .								78
4	(Sam ¹¹ Solly Esq ^r)								77
-1	Clem ^t March	•	•	•	•	•	•	•	1 1
-5	Joseph Roberts								58
6	John Brown Shipwright								57
7	Sam ¹¹ Alley								15
8	Joseph Austin								81
9	Moses Gage								10
	Mark Hunk ^g Wentwort	h .							73
11	Stephen Varney .								38
12	Benj ^a Mason								50
13	Joseph Hussey								4
14	Amos Howard								60
15	Dan ^{II} Peirce Esq ^r)								88
	& Mary Moore	•	•	•	•	•	•	•	
	Dan ⁿ Young								29
	Sam ¹¹ Jones								5
18	Will ^m Hussey								79
1 9	Thos Wallingford Esq ^r								85
20	Benj ^a Ham								84
	James Keille								9
22	Nath ¹¹ Horn								43
23	Eben ^r Wentworth .								53
	John Hanson								32
	John Marden								74
	Thomas Downe								72
27	John Miller								83
	Rich ^d Hussey Jun ^r .								26
29	Thomas Miller								1
30	Samuel Dam								70
31	Timothy Hanson .								90
32	Theadore Atkinson Esq	u ^r .							51
33	Isaac Horn	•							6
34	George Jaffrey								16
99	I nomas Miller Jun'.								22
36	Mark Hunk ^g Wentwort	h Esqu ^r							21
37	Thomas Canney .	. 1							69
38	Eliphalet Cromwell .								67
	School Lot								35
40	John Horn								48
	Philip Yeaton								91
	Richard Downe								92

		W.	AKEF	IELD	•				30	61
43	William Styles .									23
44	John Gage .									17
45	John Hartford .									89
46	TN 1 1 1 1									80
47	Solomon Emerson									95
48	John Wentworth jun'	Esa	ır							13
49	Paul Gerrish .									27
50	Stephen Evans .									42
51	Samuel Herd jun ^r									36
52	William Gerrish									87
53	Joshua Roberts .									59
	T 1 (1)									98
55	Robert Hanson .									71
56										00
	Elihu Haves .									2
58	Elihu Hayes . John Hanson jun ^r			Ĭ						$6\overline{1}$
59	Thomas Packer Esqu	•								19
	Gershom Downe		•			•	•			63
61	John Evans .	•						•		11
62	Ebenezer Downe jun ^r	•	•	•	•	•		•		$\overline{40}$
63	John James		•	•	•	•		•		33
64	John James . Thomas Nock .	•		•	•	•		•		94
65			•	•	•	•		•		37
	Samuel Austin . John Roberts jun ^r	•	•	•	•	•	•	•		24
67	John Downe .	•	•	•	•	•	•	•		$\frac{1}{52}$
68	John Perkins .	*	•	•	•	•	•	•		34
69	T T . 3T. 3		•	•	•	•	•	•		55
70			•	•	•	•	•	•		93
	Law Lot No 1 .		•	•	•	•	•	•	•	8
79	John Tufton Mason	•	•	•	•	•	•	•	•	
1 -	John Tufton Mason & John Thomlinson &	Esqu	r							56
73	Eben ^r Hanson .	_								39
	O 11 TTT 1.	•	•	•	•	•	•	•		62
75		•	•	•	•	•	•	•		44
	John Hussey . Samuel Rendal .	•	•	•	•	•	•	•		68
77	William Welland	•	•	•	•	•	•	•		97
78		•	•	•	•	•	•	•		18
79		•	•	•	•	•	•	•	•	7
	Allen Walton .	•	•	•	•	•	•	•	•	31
80	Joshua Peirce Esqu ^r	•	•	•	•	•	•	•		51 54
81	Noah Emery Esqu ^r	•	•	•	•	•	•	•		$\frac{5\pm}{25}$
82	Love Roberts . Samuel Gerrish .	•	•	•				•		25 66
83			•	•	•	•	•	*		00 49
04	Hezekialı Cook .									19

85	William Gage .							76
86	William Downe							86
	Dan ^{ll} Plummer .							99
	Richard Wibird F		r					65
	John Gage jun ^r .		_					41
	John Cook .						·	14
91								82
92	William Twombl						•	47
	James Canney .						•	75
94	Ichabod Hayes .		•					3
	Benjamin Robert		n'r					$\frac{1}{28}$
	Ebenezer Downe	s ju	11					30
97	Solomon Hanson		•					$\frac{30}{20}$
	Ebenezer Tuttle		•		•		•	96
00	first ministers Lo	4-	•	•	•	•	•	$\frac{30}{46}$
	Ministerial Lot .		•		•			$\frac{40}{45}$
	ministerial Lot.							40

Voted that this Draft of ye Lotts of land in ye Tract above mentioned be and hereby is Ratifyed & confirmed and that each Lot be held to ye Respective Person to whose name it is affixed & to his heirs & assigns in Severalty on ye Terms first granted and the Division as made by ye Grantees and numbered in ye Plan thereof by them Returned be and hereby is also confirmed as aforesaid

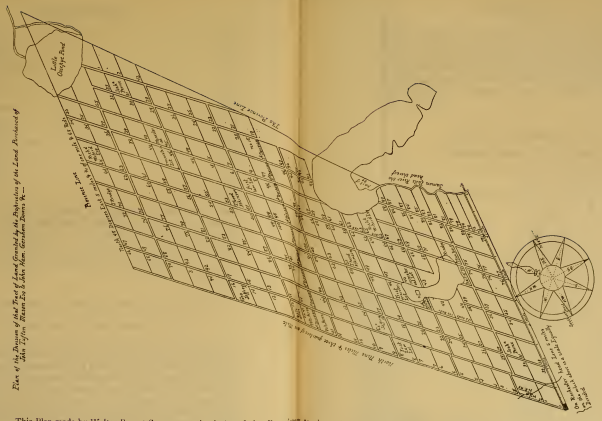
Geo: Jaffrey Proprs Cl

[Further Time Allowed to Wakefield Proprietors, 1770.]

[Masonian Proprietors' Records, March 21, 1770.]

Whereas the Grantees of the Tract of Land granted to John Ham Gershom Downes & Others called East Town by their Agents at This meeting, haveing acknowledged their grant was forfeited for not complying with the Terms and conditions therein made but as they have made considerable Improvements and declare their readiness and Resolution to have all the Terms & Conditions of said Grant full-filled and compleated within Two Years from this Date, And Praying the Proprietors will grant them Two Years from this time to do and Perform the Same, from their earnest Request and Other considerations. Therefore—

Voted That there be and hereby is granted and Allowed Upon the Following Terms and conditions to the grantees of the Tract of Land or Township granted on the 27th Day of April 1749 to John Ham Gershom Downes & Others Two Years from this Date to compleat



This Plan made by Walter Bryant Surveyor at the desire of the Proprietons to whom the same was Granted is returned as a true plan of the Division of the land contained within the Grant

Attest Thomas Miller Propre Clerk

Each of the 100 Lots in the first Division contain one hundred Acres and are laid out the Roads between ye Ranges are North & South in Lenth & are four Roads Broad the lines that divide the Lotts are North 48d E 156 Rods lot \$\frac{8}{8}\sigma \text{said}\$ Lotts are one hundred & thirty five Rods Broad North & south the Lott No 49 Lays part on each side of Samon-falls River as in the Plan No 88 Lays bounding on ye Pond No 65 Runs Borth lines to ye Pond is But 130 Rods Broad—No 63 is 148 Rods Broad No 92 Bounds on ye Pond No 73 Runs Roud Bounding on the pond to 39—No 40 is 125 Rods Broad & Runs to the ye pond No 42 is 145 Rods Broad & Bounds on ye pond & the center square Lays above he Crose Center Road adjoyning to it & ye pond & the third Range & runs so far northward as to contain Six acres No 43 Bounds on ye pond and the Crose Center Road Down by no 68 to the 7th Road no 46 Runs from the center square up Round the head of the pond northward & no 41 in the first Division & 41 in the first Division Contain acres being pinched to make up ye mill privelege—The Second Division Contain a each Lott one hundred & thirty acres and are the same Lenth but are one hundred forty nine Road Broad North—

Copied from the original December 27th 1830



and Fulfill the Terms and conditions of their grant made April 27th 1749 That they compleat a Road within said Two Years of four Rods wide through the Township Equal to the Road in Middle Town, called the Governours Road, to Leavits Town, so called, and that no compensation be made to the Owner or Owners of the Lott or Lotts through which the Governours road, so called, Passeth through in the said Township.

[Condition of Settlement, 1770.]
[Masonian Papers, Vol. 8, p. 65.]

Names of the He	ads o	f the	famil	ys	Numbr of Lott settl ^d on	Acres Clear'd	Acres Trees Fell	Houses
Jonath ⁿ Gillman Clement Steel					29 36	13	7 2	20 & 30 ab ^t 20
Jeremh Gillman .	i.				27	15	8	20 & 30
Noah Kimble .					38	6	4	abt 20
Benj Perkins	٠			٠	25	6	6	do do
Samil Sherburne					23 23	3	5	do
Simeon Dearburne					42	10	20	do
Joshua Edgerly .					76	2	8	do
William More .	٠			٠	74	3	3	do do
John Gillman . Andrew Gillman	•	•	•		39	8	2 1 ½	do partly built
Thos Perkins .					22	2	5	do do
John Wentworth					18	I	4	do
David Copp .					15	I	6	25 & 25
Joseph Abbet .	•			٠	52	6	4	Logg do
John Horn . Daniel Hall .	•	•			50	4	4	do
Benja Horn .		·	·		60	3		do
Jnº Gillman Jun ^r					64	2	3	do
Eliphelt Quimby					66	I	3	do
Joseph Malum . Joseph Perkins .					90 86	3 I	3 3	do do

Names of	Peo	ple v	vho h	Nº Lotts began	Acres Clear'd	Acres Fell			
John Kimble						•	37 80 34 40	10 0 4 4	4 3 6 6
Andrew Gillmar Sam ¹ Sherburne Benj ^a Berkins							25 24	4	6
Nich ^s York Tre th Dudley Ichabod Kenne						:	9 43 75	1 2	4 2 4
James Garvin Barna [®] Palmer	,						67 44	1	8 3
Y YY**				•	•		41 90 71	I O	3 8 15

No meeting House for Publick worship

The above is an Acco't of the settlements & Improvements in East Town—surv^d & Examin^d Pr

East Town December 1770

Jotham Rindge & David Copp

[Two Letters about Roads, 1774.]

[Masonian Papers, Vol. 8, p. 66.]

Portsmouth July 6, 1774—

Thomas Chatburne Esq^r

S^r Desire you would send down the Number of the Lots Pitch'd upon by the Persons you gave Encouragement to Settle, and what Labour done upon Each Lot. If you see Col^o Rust Desire him to send word Wether he will be Able to Clear out the Rode to Eastown and When—and Please to Tell him, If he Wants any Assistance of men of Cattle, to Build the Bridge Over Little pigwackit that you and M^r Heath will give what Assistance he may have Occasion for—

I am S^r

Your Hum¹ Servant

A Copy

John Penhallow in behalf of the Committee of Masons Propriety

Portsmouth July 6th 1774—

S^r This is to Inform you that the Proprietors of Masons Patent, have laid out a Rode from the head of Easttown to Meet the Conway Rode which will bring the Travelors down through your Town we therefore desire that you will take Carre that the Rode through your Town may be Made Convenient for Teams to pass through which Must make it a Great Advantage to your Town as it Will shorten the Distance from Dover to Conway at Least Ten Miles—

We are

Sr Your Hum1 Servants—

Dan¹ Rogers
John Penhallow
Committee
of Mason
Propriety

To Simeon Darburne Esq^{r} To be Communicated to the selectmen of Eastown

a Copy

WARNER.

[This town was Number 1 in the line of towns from Merrimack to Connecticut River, and was granted Jan. 16, 1735-6, to Thomas Stevens and others, many of whom were from Amesbury, Mass. The town was called New Amesbury or Almsbury. Granted by the Masonian Proprietors March 14, 1749-50, to Richard Jenness and others, inhabitants of Rye, and called Jenness-town and Rye-town. Regranted Dec. 24, 1767, to Jonathan Barnard and others. Incorporated as Warner Sept. 3, 1774, and named in honor of Col. Jonathan Warner, of Portsmouth. Kearsarge Gore was annexed June 13, 1818.

See Massachusetts and New Hampshire charters in preceding volumes; IX, Bouton Town Papers, 789; XIII, Hammond Town Papers, 612; Index to Laws, 586; sketch, by Moses Long, 3; Collections of N. H. Historical Society, 179; History, by Walter Harriman, 1879, p. 581; sketch, by Fred Myron Colby, Hurd's History of Merrimack County, 1886, p. 653; Stewart's History of the Free Baptists, 1862, p. 162; Baptist Churches in N. H., by E. E. Cummings, 1836, p. 22; Lawrence's N. H. Churches, 1856, p. 414; discourse, centennial celebration of Congregational Church, by H. S. Huntington, 1872; Life of Walter Harriman, by Amos Hadley, 1888; Bills of Mortality, 1817–22, 2, Farmer and Moore's Historical Collections, 200; Rambles about a Country Town, by F. M. Colby, in *Independent and Times*, 1892–1895; Proceedings at Dedication of Pillsbury Free Library Building, 1891; A Sketch of Warner, Historic and Otherwise, by Amanda B. Harris, 19, *Granite Monthly*, 411.]

[Petition of Rye Men, 1748.]

[Masonian Papers, Vol. 8, p. 68.]

To the Lordproprietors of the Land not yet Granted in the Province of New Hampsheir

the Petition of Sundry of his majestys Good Subjects inhabitants of the Parish of Rye in the Above Said Province humbly Seweth

that where as there have been Considerable tracts of Land Granteed to most if not all the towns in this Province yet the inhabitants of the Parish of Rye Especialy that Part of it taken from Portsmouth and hampton have never been benefited by them

We therefore Humbly Pray that we may have a Grant of Such lands made us in this Province as in your Grate wisdom you Shall

think fet.

Rich^d Jennes Esq^r Daniel molten Joshua Jennes Joseph marston John Knowles jun thomas watson william Langmaid James Philbreck David Knowles Jonathen Palmer Daniel malten jun Solomon Dowst Rich^d Jennes jun Samuel Sevey jun thomas Jennes James Lock jun Jonathain towl Edward blew Samauel Bracket Joseph Knowls Jeremiah fuller John fuller Ozom Dowest Jacob Leby Sam^{II} Lebey John Lane Isaac Lebbe jun

John Garland m^r Samll Parsons Richd Rand Joseph Lock Samuel Knowles Samuel Rand Mark fors John Garland jun Christepher Palmer willam Palmer Ephraim Holmes Noah molten Rich^d Jennes 3^d Henery Sevey Nathanaill Jennes Henry Elkins Jonathain towl jun Daniel fogg Hezekiah Jennes James Knowls frances Lock ju^r Henery Dow Ebenezer Philbreck Samuel Jenness John Lebey Sam^{ll} Wells Josiah webster

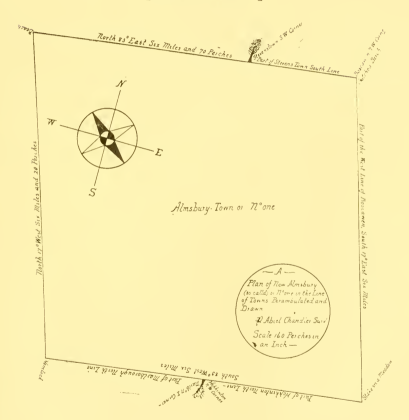
franceis Lock Job Jennes franceis Jennes John Knowles William Chamberlin Joseph Sevey Jethro Goss Amos Knowles Stephen Palmer Simon Garland Dacen Rand Joshua Rand Samuel Sevey frances Jennes i^r Reuben molten Epharim Lock John Shagll Samuel walles Edward Rendel Isaac Lebbey Joseph fuller Amos Rand Ebenezer Philbreck ju^r Joseph Jenness Jeremiah berrey Benjagaim Lampree Willem Marden

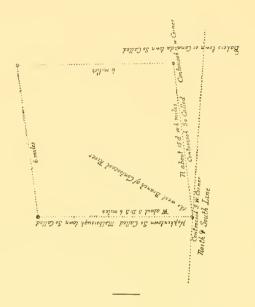
[Endorsed] Portsm^o July 29th 1748 Rece^d this Petition 🏺 Jon^a Towle Francis Jennes Rich^d Jennes 3^d

Portsm^o Nov^r 9th 1748

y abovenamed appearing in behalfe of y within Petitioners desire to have a grant upon Rochester head line

[Plans of Warner.]





[Proposals of Settlers.]

[Masonian Papers, Vol. 8, p. 86.]

Proposals Humbly Offerd by us here After Named we Do hereby Promise & Oblige Our Selves to Cleare three Acers of Land to Each rite in three Years

And to Settle ten Families in five Years

And fifteen familes in Seven years

And that we will Settle twent families in Nine

And to Build a meeting House & to Provide A Minister to Preach the Gorsple to the families that Shall then be Settled on S^d Township with in the Nine Years

> Jonathan towle Franceis Jennes Rich^d Jennes 3^d Com^{tee}

[Charter of Warner, 1749.]

[Masonian Proprietors' Records, March 14, 1749.]

Voted That there be & hereby is Granted unto Richard Jennes Esq^r Francis Lock Isaac Libbey John Garland Mr Samuel Parsons Mr Joseph Jennes Francis Jennes Job Jennes Ephraim Lock Joshua Jennes Noah Moulton Samuel Jennes Jeremiah Fuller Francis Lock jun Christopher Palmer Jonathan Palmer Jethro Gorse Joseph Seavy Ebenezer Philbrick Richard Rand Stephen Palmer Daniel Moulton Richard Jennes Third Edward Blue Joshua Rand John Garland jung Simon Garland Solomon Dowst Daniel Fogg Samuel Seavy Henry Seavy John Knowls John Knowls jun James Knowls Jonathan Towle John Quin Henry Dow James Philbrick Amos Knowls Isaac Libbey jun Jacob Libbey Samuel Bracket Joseph Knowls Thomas Jennes W^m Palmer Joseph Lock Jun^r Arthur Libbey Ebenezer Philbrick jun' Josiah Webster Benjamin Lamprey John Jennes Jun' his heirs Jonathan Towle Jun Hezekiah Jennes Joshua Weeks Richard Jennes Jun Nath Jennes Nathan Moulton Sam Knowls Rich Jackman Meshech Bell 3rd Henry Elkins Rich^d Jennes 4th Thomas Jennes Jun^r Levi Towle David Moulton Jonathan Jennes Samuel Libbey Daniel Moulton Jun^r Joshua Rand Jun^r Francis Blake All of Rye & New Castle Joseph Parsons of Bradford Andrew Maclary John Blake Jun^r both of Epsom Stephen Gerrish of Contoocook Hunking Wentworth & Thomas Parker both of Portsmouth In Equal shares on the Terms Conditions & Limitations herein after Expressed all that Tract of Land within the Province of New Hampshire Containing the Extent & Quantity of six Miles Square Bounded as follows Vizt Begining at the South west Corner of a place Called & Known by the Name of Contoocook thence Runing North Fifteen Degrees West six Miles then Runing from Each End of this line West Five Degrees South Six Miles then Crossing & Runing over on a Strait Course from one End of these last Mentioned lines to the Other—

So as to make up the said Quantity of six Miles Square & no More To have and to hold to them their Heirs & Assigns in Equal Shares on the following Conditions and Limitations That is to Say That the Whole Tract of Land within the said Boundries (saving what is herein after Mentioned to be otherwise Improved) Be Divided into One hundred Rights or Shares & Each Share into two Distinct Lots one of which is to Contain One hundred Acres And the Other all the Rest of the Land belonging to Each Respective Share That the two Lots which belong to One share be Numbered with the same Number begining with one & Ending with one hundred That the Said Land to

be so laid out within One Year from the granting thereof & then the Lots drawn in the usual Manner of Drawing for Lots of Land in such Cases And that this be done under the Care & Direction of the Grantors & that there be but One Draft for the two Lots Belonging to each Share That one of the said shares be for the first Minister of the Gospel who shall be settled on the said Land & Continue there During his life or untill he shall be Regularly Dismised to hold to him his heirs & Assigns And one Other of the said Shares be for & towards the support of the Gospel Ministry there forever And the hundred Acre Lots belonging to these two shares Shall be laid out as Near the place where the Meeting house shall be built as may be Conveniently & not Drawn as the other Lots That there be ten acres of Land left in some Convenient place within said Boundaries for Building a Meeting house & School house upon and to Improve for A Training Field a Burying place & any other Publick use the Inhabitants there shall see Cause to Make of the Same That one other of said shares be for the use of & Support of a School there forever That seventeen of said shares be & hereby are Reserved to the use of the said Proprietors the Grantors in these Presents their heirs & Assigns That the Owners of the other Eighty shares make a Regular Settlement there at their own Charge & Expence in the following Manner Viz^t That thirty Families be settled upon said Tract of Land Each having a house Equal to sixteen foot square or More & three acres of Land cleared & fitted for Mowing or Tillage upon their Respective Lots within four Years from the Granting thereof & ten Families More so settled within two Years from the same time That a Meeting house for the Publick Worship of God be built within Six years & the Constant Preaching of the Gospel Maintained there next after twelve years from the granting of the said Land That there be twenty Acres of Land left in some Suitable Place within said Boundaries for a Priviledge & Accommodation of a Saw Mill which shall be to and for him or them his or their heirs & Assigns who will Build such Mill within two years from the time aforesaid with the Priviledge of the Most Convenient Stream & Place for that Purpose & in Consideration thereof for the Benefit of the Said Inhabitants the Owner or Owners of such Mill shall saw the Logs and Timber of the other Inhabitants afores or Settlers there to the halves for the Term of ten years next after the said Mill shall first work if desired so to do & if no Particular Person or Persons of the said Owners of said Shares or Such other as the Major Part of them shall admitt will undertake to Build Such Mill on the said Terms then the said Owners shall do the same at their Common Expence & put the Said mill under such a Regulation as that they & others Inhabiting there May be served with Boards &

other Saw'd Stuff on Just & Reasonable Terms of Carrying an End the said Settlement—

That Each Owners of the said Eighty shares Pay to such Person or Persons as the Major part of them shall Determine And Chuse for that Purpose all such sum & Sums of Money as the said Major Part shall Determine to be Necessary from time to time to Defray the Charges of Laying out the said Lots & other Matters & things herein directed to be done & Necessary to be at their Common Expence for

Making Said Settlement—

That in Laying out the said Lots Care be taken to sort them in Such a manner as to make the shares as Equal as Posible That the Lots be laid in Ranges where the Land will admit of it & Land left between the Ranges for high Ways of four Rods wide & between the lots of two Rods wide That a Plan of the whole when so laid out be Made at the Charge of the said owners & Returned to the Grantors as soon as may be Conveniently done That the Remaining Seventeen Shares Reserved as aforesaid be Exonerated Acquited & fully Exempted from paying any Charge towards Making the said settlement & not held to the Conditions of the Eighty Shares afores on liable to any Tax or assessment untill Improved by the Respective Owners thereof—

That all white Pine Trees fit for Masting the Royal Navy be & hereby are Reserved & Granted to his Majesty his heirs and Succes-

sors forever for that Purpose—

That in Case the Grantees shall fail neglect & omit to settle Forty Families upon the said Tract of Land in Manner afores^d & within the Term aforesaid & to do & perform the Several Matters & things herein before Mentioned by them to be done the s^d Grantees shall forfeit their Right to any & Every part of the said Granted premises and the said Grantors may Lawfully Enter into & upon the same or any part thereof in the Name of the whole or any Person or Persons for them & in their Names stead & behalf & be thereof Seized again as the this Grant had not been made Provided Nevertheless that Those Particular Persons of the said Grantees who shall have performed his or their Part according to the true Intent & Meaning of these Presents as above shall have hold & Enjoy to him his heirs & Assigns his or their Particular shares afores And In Case the said owners of the Eighty shares shall within the Term aforesaid Make finish & Compleat the Settlement of forty Families as afores & shall do & perform all the Several Articles matters & things by them to be done as afores' Every Particular Person of the said Owners who shall be delinquent & neglect to do & perform his Respective share part & proportion of his Duty buisness matters & things afores by him to be done according

to the true Intent & meaning of these Presents such Delinquent owner shall forfeit his share & Right to the said Tract of Land any and Every Part thereof to such of the sd Owners who Shall have done and performed as aforesaid & they may have hold & Enjoy the same to them their heirs & assigns & hereby are Entituled to the Grantors Right thereto & may Enter into & upon the Same & take full Seizin thereof to their own use as fully & amply as the Grantors themselves might Lawfully do as afores Provided always that in Case of an Indian War within any of the Terms of years above Limited for the doing any of the matters & things aforesaid by the said owners to be done the same Number of years Respectively shall be allowed after that Impediment shall be Removed And in Case any action or suits shall be bro't against the s^d Grantees for the s^d Tract of land or any Part thereof in the Right of the King under the Massachusets Province the Claim of Sam¹ Allen Esq^r Deceased or the Million acre Grant so called the said Grantees are hereby Obliged to Vouch the said Grantors or such of the said Grantees as shall be so sued shall so do & the said Grantors hereby Promise & Ingage they their heirs Executors administrators or assigns shall & will at their own Cost & Expense Defend one Action or suit upon one of the said Titles or Rights & Pursue the same to final Judgement through the whole Course of the Law (if there shall be Occasion) And in Case the final Judgment in such Trial Shall be against the sa Grantors the Grantees shall Recover Nothing over in satisfaction of & from the said Grantors their heirs Executors or administrators or any of them-

[Draft of Lots, 1750.]

[Masonian Papers, Vol. 8, p. 69, and Proprietors' Records, Vol. 6, p. 237.]

			I.	_1					
Coll Meservey									
Coll Blanchard									N 1
Paul March	(•	•		•	•	•	•	71 7
Jos Green)								
John Quin .									79
Jeremiah Fuller									12
James Knowles									80
Isaac Libby jun ^r							٠		71
Thos Jennes jun'									51
Jotham Odiorne	Esq^r								43
Tho ^s Parker .									20
Will ^m Palmer .				9					50

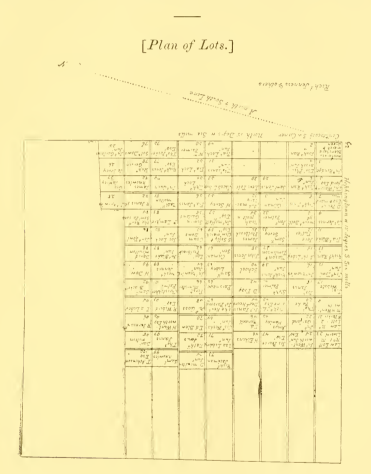
			WA	RNER	•				373
Mark Hu Wentwor	th I	Esar							19
Henry Elkins .									48
Henry Elkins . Jacob Libby .									53
Colman ju ^r									31
Ozem Doust .									60
Ozem Doust . Arthur Libby .									14
Joseph Jennes									9
Joshua Jennes									8
Joshua Jennes John Jennes jun ^r l	Dec	ds He	eirs						44
Sam¹ Jennes '.									29
Joseph Lock jun ^r									85
John Knowles jun									64
Rich ^d Jennes Esq ^r									77
James Philbrick									36
Steph ⁿ Gerrish									78
Joseph Knowles									28
Job Jennes .									38
Amos Knowls .									45
Richd Rand .									13
Nathan moulton									81
Meshech Bell 3 ^d									10
John Garland .							,		22
Joshua Rand .									2
Stephen Palmer									41
John Blake jun ^r									87
Frans Jennes .									56
Levi Towl .									30
Sam¹ Sevey .									35
Noah Moulton									34
Rich ^d Wibird Esq ^r									93
Edwd Blew .									70
Rich ^d Jennes 4 th			٠						96
Fra ^s Lock .									52
Joseph Seavey									26
Rich ^d Jennes 3 ^d								0	82
Daniel Monlton							0		98
Thos Jennes .									97
Simon Garland									58
Rich ^d Jackman								٠	73
									83
Rev ^d Jos. Parsons									67
Dan ¹ Fogg .									42
Thos Parker Esqr									75

Jonth ⁿ Towl				٠.		86
Jethro Goss						68
Rev ^d Sam ¹ Parsons .						84
Solomon Dowst .						76
Henry Dow						90
Isaac Libby						94
Joshua Rand jun ^r .						6
Hez. Jennes		٠				89
Andrew MacClary .						32
Samuel Knowles .						99
Colman Sen ^r						61
Jonathan Palmer .						33
Samuel Libby						63
Sam ¹ Bracket						92
Richard Jennes jun ^r						39
Josiah Webster .						17
Joshua Weeks jun ^r .						69
Eben ^r Philbrick .	4					62
Daniel Moulton jun ^r						74
David Moulton .						88
Christo ^r Palmer .						91
Jonth ⁿ Towl jun ^r .						15
Thos Wallingford Esq ^r						5
Fra ^s Blake						11
Theod Atkinson Esq ^r .						100
Solly & March .						59
Hunkg Wentworth Esqr						95
Joshua Peirce Esq ^r .						47
John Knowls						16
Mason & Thomlinson						37
Ephr ^m Lock						54
T T T T T T T T T T T T T T T T T T T						57
Henry Seavey						55
Eben ^r Philbrick jun ^r						4
Edw ^d Rendle						46
John Wentworth jun Es	sqr					24
Nath ^I Jennes	-				. •	72
Frans Lock jung.						49
Dan¹ Peirce & Mary Moo	ore					7
John Rindge						3
Jonth Jennes						18
Law Lot N° 2						21
Jou Garland inn's						25

					0,0
Law Lot N 1 .					
Geo Jaffrey Esq ^r					27

375

Province of New Hampshir Portsmouth October 23^d 1750— The Draft of the Lots of the Township, or Tract of Land granted To Rich^d Jennes Esqu^r Francis Lock & others march 14th 1749—



[Abstract of Votes of Town Proprietors, 1736-67.]

[Masonian Papers, Vol. 8, p. 70.]

The Township N° 1 granted by the General Court of the Province of the Massachusitts Bay to a Number of People living in Amesbury & Salsbury Novembr ye 21st 1736 and a Charter given, and a Committee choose, And the Propriety gave Bonds to S^d Committee for the fulfilment of the Charter which cost each Proprietor four Pounds.

At a Meeting of the Proprietors of the abovesaid Township Octobry e 7th 1736 Meet and choose a Committee to lay Out 63 Lots and at the next meeting Novr 25, 1736 the Committee made return that they

Laid Out 63 forty Acre Lots and were paid each 9s pr Day

At a Meeting Nov^r y^e 23, 1738 the Proprietors choose a Committee to lay out 63 five Acre Lots which was done and a Return made at y^e

Adjournment of S^d Meeting, and the Lots drawn

Åt a Meeting Jenuary y^e 21, 1738 Voted to clear a Way from Contucook River to y^e Meeting House Lot and at the Same meeting Voted to build a Saw Mill in S^d Township & Choose a Committee to build & finish it by the Last Day of August Next

At a Meeting March 21 1739 the Committee made a Return that they had built & finished the Mill & cleared the Way which cost the

Proprietors Near 400£

At a Meeting March y^e 18 1740 Voted that Tho^s Rowell Esq^r and Lieu^t Joseph Jewell be a Committee to present a Petition to his Excellency the Governor and Council in the Province of New Hampshire for Liberty and direction to bring forward the Settlement of S^d Township.

At a Meeting Decemb^r 18, 1749 Voted to build five Houses in S^d Township and Choose a Committee to build & Compleat said Houses

by ye 26 Day of January

At a Meeting Jany 26, 1749 the Committee made a Return that

they had built 4 Houses according to the Order of the Court

At a Meeting Feby 12, 1749/50 Voted that the 5 first Families that will Settle in S^d Township shall have 5 Houses and 20£ each Yearly for 5 Years

The Charges for Clearing Land & Ways & is Supposed would amount to Eleven or twelve Hundred Pounds Massachusitts Money

The Charges that have arose for laying Out 3 Divisions of Land building the Saw Mill & Dam running the Line round the Town building the Meeting House & Preaching amounts to 28£, 18S, 6D on Each Right from June 21 1763 to March ye 31 1767

Nehemiah Ordway Propriators Clark

[Votes of Town Proprietors, 1767.]

[Masonian Papers, Vol. 8, p. 71.]

The Propriators of a Township of Land Call^d N° 1 in the Line of Townships so Call^d Granted by the Province of the Massachusets Bay in the year 1733 And by the Runing the Line Betwen the Provinces s^d Township fell within the Bounds of New hampsh^r Goverment; And Now Claim^d by the Propriators of Masons Patten so Call^d Meet this 27 Day of July 1767 And Being Legualy warnd And assembled Chose Tho^s Rowel Esq^r Moderator And voted to Chuse a Committee to wait on the s^d Propriators And to agree with them And Take sufficient security for the original Propriators of said Township or their assigns if thay Can in a Reasonable maner at the Same Meeting Made Choice of Cap^t Jonathan Barnard Mes^s Increes Morrill & Ezekiel Evens To Transact s^d affair in Behalf And for the use of the Propriaty

Almsbury July ye 27:1767

Nehemiah Ordway Propriators Clark

[Committee and List of Proprietors, 1767.]

[Masonian Papers, Vol. 8, p. 72.]

at a Meeting of the Propriators of the township N° 1 in the Line of towns in the Province of New Hampsheire the fourth Day of Novembr 1767 Voted Mess Jonathan Barnard Increes Moraill And Ezekiel Evens a Committee To Take a Charter of the Above Sd town of the Propriators of Masons Patten; And Give them Security of the Sum Agreed upon in Behalf of the Propriaty

Nehemiah Ordway Propriators clark

The Propriators Are As followeth

Nathan Currier	Nehemiah Ordway	2 Rights
Umphrey Perce	Ruben Dimon	Joseph Jewel
Sam ¹¹ Barnard Jun ^r /	Barnard Hoyt	Benjaman Evens
And Stephen Colby	Joseph Easmund	Simion Morrill
Elihu Gould	John Nechals	Rev ^d Pain wingate
Thomas Rowel Esq ^r	Tho ^s Barnard	Daniel Ring
Benjamin Tucker	Simion Bartlet	Enoch Sargant
Bartholome Heth	Jonathan Pressey	Stephen Merrill
Nathaniel Currier	w ^d Esther Colby	John wells

Daniel Quimby Thos Fowler Ingⁿ Increes Morrill Barns Jewel Nathan Goodwin Francis Davis Peter Sargant Aron Rowel Thos Jewel Abraham Merrill Dr Gorg Abbet Jeremiah Flanders Sam^{II} Barnard 2 Rights and a half Capt Jonathan Barnard Theodor Hoyt Nehemiah Ordway J^r Ezekiel Evems Gideon Rowel Sam¹¹ & Israel Straw 1 James Ordway Ezekiel Morrill Jarvis Ring Joseph Jones Dr Stephen Sargant Will: Straw half Right Ben: Sargant David Bagley Ben: Osgood 1 Daniel Morrill Easmund Hoyt Jonathan Martin

At the Adjournment of the meeting of the Propriators of Newalmesbury Voted that Jonathan Presseys Name be Enterd Instead of John Presseys—

and Eliphlet Lowell (

Nehemiah Ordway Clark

[William Parker to Theodore Atkinson.]

[Masonian Papers, Vol. 8, p. 87.]

Sir If I had the necessary Information I coud today & tomorrow Prepare the Grant to be made to Cap^t Barnard & others—the Main thing is the bounds they left a Plan with me when they were first down but took it away the last time so that I have no materials by me—the Terms & time they are to have to Perform the Settlement &c the names of the Grantees which are to be first Mentiond in the Grant If these things are not to be had to day I Shall not be Ready by tomorrow night—I woud have waited on you my Self but have met with an Accident which has Lam'd me that it is with difficulty I can go about my Room—Please to Send me an answer by the bearer and Please to Send for Mr Jaffrey & Consult him or perhaps the work may meet with Exceptions & Rubs—

I am Your Humble Serv^t William Parker

Dec^r 22 Theod. Atkinson Esq^r

[Theodore Atkinson to George Jaffrey.]

[Masonian Papers, Vol. 8, p. 88.]

S^r I now Enclose you M^r Parkers request in order to be prepared for the Almsbury Men You can furnish him with the Bounds which

may Correspond with Jannes's Grant by adding the Words about—degrees & as our Grants Lies on Each Side there can be no mistake only in the 6 Miles which finishes at a Stake (if I remember) in a Meadow—Let that be Six Miles & no more—The Terms of Settlem 3 Years—as to the Grantees Names I know nothing of them—You have their Plan—I should be Glad to have this Affair Concluded & Am Sr

Your Very Humble Serv^t

Theodore Atkinson

[Regrant of Warner, 1777.]

[Masonian Proprietors' Records, Dec. 24, 1767.]

Province of Portsmouth December 24th 1767 Eleaven of the New Hampsh^r Clock before noon at the dwelling house of Daniel

Peirce Esqu^rthe Proprietors meet according to adjournment—

Whereas Cap^t Jonathan Barnard, Increes Morrill & Ezekiel Evans have applied to said Proprietors in Behalf of themselves & others whose Names are herein after mentioned for the right of said Proprietors to a Tract of Land hereinafter Described, which they were disposed to settle with all Convenient Dispatch and the said Proprietors being desirons of Encouraging the settlement of all the Lands within their Claim and of Accomodating such Persons who were Inclin'd to make such Settlements—And for the greater Advantage of the Settlers, Instead of reserving a part to the Grantors as has been usually done by them in such Cases have agreed to take a Sum of Money as an Acknowledgement of their Right—And thereupon it is—

Voted that there be & hereby is granted all the Right, Title, Interest, Property & Demand of said Proprietors, in & to that Tract of Land, containing the Quantity of Six Mile Square, within the following bounds, vizt beginning at a place called & known by the Name of Contoocook, thence running North fifteen Degrees West Six Miles, then running from each End of this Line West five Degrees South Six miles, then Crossing and running over on a strait Course from one End of these last mentioned Lines, at the End of the said Six Miles to the other so as to make up the Quantity of Six Miles Square & no more, In Consideration of the Sum of one hundred & Eighty Pounds to the said Proprietors in hand paid, or secured to be paid by the Grantees whose Names are as follows, vizt the said Jonathan Barnard, Increes Morrill, Ezekiel Evans Nathan Currier, Nehemiah Ordway, two Rights or Shares, Humphry Peirce, Renben Diamond, Joseph Jewell, Samuel Barnard Junt & Stephen Colby both one Share,

Barnard Hoyt, Benjamin Evans, Joseph Eastmond, Simeon Morral, Elihu Goold, John Nichols, the Reva Mr Pain Wingate Thomas Rowell Esq Thomas Barnard, David Ring, Benjamin Tucker, Simeon Bartlet, Enoch Tucker, Bartholomew Heath, Jonathan Pressy, Stephen Merrill, Nathaniel Currier, the Widow Esther Coleby John Wells, Daniel Quinby, Nehemiah Ordway, Thomas Fowler, Barnes Jewell, Nathan Goodwin, Francis Davis, Peter Sargent, Aaron Rowell, Thomas Jewell, Abraham Merrill, Dr George Abbot, Jeremiah Flanders, Samuel Barnard two Rights & an half, Theodore Hoyt, Nehemiah Ordway jun' Gideon Rowell, Samuel Straw, & Israel Straw both one, James Ordway, Ezekiel Morrall, Jarvis Ring, Joseph Jones, Dn Stephen Sargent, William Straw half a Right, Benjamin Sargent, David Bagley, Benja Osgood, Eastmond Hoyt, Jona Martin & Eliphalet Lowell, both one, Daniel Morrell, on the Terms, Limitations and Conditions, herein after Express'd-To have and to hold to them the said Grantees, in several & Seperate Shares, to them & their several & Respective Heirs & Assigns forever, on the following Terms & Conditions vizt that the said Grantees settle forty Families, each having a house of Eighteen feet in length, and Sixteen feet in breadth, or Equivalent thereto & three Acres of Land fit for Tillage, Mowing or Pasturing within three years to each Family, that they lay out three Rights or Shares, one for the use of the first Minister of the Gospel, who shall be ordain'd & Settled there, that one right be for the use of the Ministry in the Town, when so Incorporated forever, and one other Right for the use of a School, for & towards the Support thereof forever, Each of said Rights to be laid out into Lots as the Grantees manage the other Rights, & to be free from the Charge of Settlement or any Publick Taxes to that End—That each Grantee faithfully & duly pay his Proportion of all Taxes that shall be agreed by the Majority at any legal Meeting for carrying on the Settlement—That they build a Meeting house & Maintain Constant Preaching there from & after the Term of three Years from the Date hereof.

That all White Pine trees growing on said Tract of Land be & hereby are reserv'd for his Majesty's Use.—That each Grantee who shall neglect to pay his Proportion of the Taxes that shall be agreed on as aforesaid shall forfeit so much of his Share as will raise the Money at which he is assess'd, whether laid out into Lots, or lying in Common, and the other Grantees shall hereby have Power to direct how & in what Manner the same shall be dispos'd of for this Purpose, & he who shall not perform the Duty required of him as his Proportion and part of making the said Settlement, shall forfeit his whole Right or Share to those of said Grantees who shall have duly performed the

formed the same.—

But in Case the Majority of said Grantees shall neglect to make the settlement, & perform the several matters & things Necessary thereunto, according to the time above limitted, they shall forfeit the whole Tract to the said Grantors, & it shall & may be Lawfull for them to Enter into the same, to repossess, become reseized thereof as in their former Estate—And there is also reserved in said Tract of Land, Land sufficient for Convenient High Ways, through the said Tract of Land, as is usually granted in other Towns by said Proprietors.—

[Petition of Ebenezer Hall, Jr., 1769.]

[Masonian Papers, Vol. 8, p. 73.]

Portchmoutch June the 5d 1769—

To the propritiers of A track of land Caled tuftens maisons Pattain Gentelmen Propitiers I would inform you that their is a Track of land joining the township of Newalmsbury N 1 on the North side and Runs westeardly to the township of Pearies town So caled and this track of land is a mile wide on the Eastardly End of it—And if said Propritiers have A mind to Sell this track of land I shuld be glad for to pertech it or if you Dont see good for to sell it but should Be a moin to Give away some for settling I should be glad of the faiver of Settling for you and So I Remains your Humbel servant—

Ebenezer Hall jun^r of Concord in Newhamsher

And I Shuld be glad for to know wether you intend to let me have this land or no as soon as you Can and Send me word as soon as you can—

[Petition of Town Proprietors, 1770.]

[Masonian Papers, Vol. 8, p. 74.]

To the Proprietors of Masons Patten in the Province of Newhamp^r &c

The Petition of the Proprietors of A Township of Land Lying

Within sa Pattent Calla New Almsbury Humbly Sheweth

That the said Proprietors of s^d Patten was Pleased to Grant a township of Land Lying Within s^d Patten unto us the Supscribers on the Complyance of Certain Condition Stipulated in the Charter of s^d

Town and the out Lines of s^d Town, and the Bounds thereof are Not as yet Run or asertaind, Therefore pray that the Honble Proprietors of s^d Patten would be pleased to Appoynt and Impower An able Servayer to Runn the out Lines of s^d Town and Errect Bounds, and that to be Done on the Expence of the Grantees, Which Will much oblige your Humble petitions Who in Duty bound Will Ever pray—

Portsmouth Aprill 16th 1770

Barnard Hoyt | Comtee of the Proprietors of Henry Morrill | New Almsbury

[Petition of Increase Morrill, 1772.]

[Masonian Papers, Vol. 8, p. 75.]

To the Committe of the Honble the proprietors of Masons Pattent

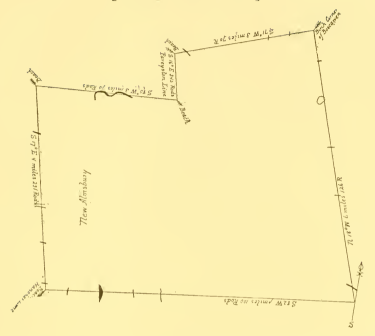
So Call^d in the Province of New Hamp[†]—Humbly Sheweth

That your Petitioner was one of the proprietors of New Almsbury in sd Province which was Granted by your Honrs to him and others in the vear 1766—And very Soon after obtaining sd Grant—your petetioner Began to make Improvements In sd Township and Continued Clearing & Cultivating the Land Untill he had Got forty acors of the Trees Cut Down, and Thirty Cleard up & had Raised one Hundd Bushuls Grain in a year and Erected Building So that he Could Maintain himself & famaly Comfortable—But So it happend that one Jonathan Palmer Broke in Upon your petitionrs Improvement, so that he was obliged to have Recourse to the Law, and after Going to the Expence of Carreying the Cause through the Law Lost the Land and all his Labour and Expence, in Clearing the Land, & Carreying it through the Law, by Reason of a prier Right he had formerly obtaind by your Honrs for the Same Land—all Which hes put your petetioner to Great Inconveniances as Well as the Loss of aboute four Hundred Dolles in Cash

Therefor your petetioner Prays that you Would Take Case into your Wise Consideration, and Make him A Grant of Some of the proprietors unapropriated Land as you in your Know Justice Shall See Meet and your petetioner as in Duty Bound Will Ever pray

Portsmouth June 17th 1772 Increes Morrill

[Plan of Warner, 1772.]



This Plan Shews the out Boundrey Lines of the Town of New Almsbury Wherein is Contained Six miles Squar of Land or Twenty three thousand and forty acres as Given in to me by my Chane men under oath and is Bounded as folows; Beganing at a Stake in a madow in the Line of Boscawen and Run N. 18° West by said Boscawen Line Six miles 126 Rods to a Birch the North west Corner of Said town, then South 71 West, three miles 70 Rods to a Beach tree in Pareystown Line Markd H N 1772 then on Said Pareys Town Line South 16° E 345 Rods to Pareys Town Corner to a Beach tree and heap of Stons, then South 85° West 3 miles 70 Rods to a Beach tree marked as aforesaid and a heap of Stons then South 17° East 4 miles 231 Rods to a Beach Tree and heap of Stons marked as aforesaid in Haneker Line, then by Said Haneker Line North 83° East 7 miles 100 Rods to the Stake in the madow first began at Survey august 16th 1772

Hubartus Neal Dept Surver

[Petition of Jonathan Palmer, 1774.]

[Masonian Papers, Vol. 8, p. 76.]

Province of New Hampsh^r of John Tufton Mason Esq^r in the Province afore-

Rockingham ss said

The Petition of Jonathan Palmer of New Almsbury in the County of Hillsborough and Province aforesaid—Humbly Sheweth That your Petitioner, several years ago settled on a tract of Land in said New Almsbury, which was granted by your honours, to the inhabitants of the Parish of Rye together with others their Associates, & in & by the Charter your honours did ingage with said proprietors that you would, defray the Charges of any Lawsuit which might be Commenced against any of sd Proprietors of Sd New Almsbury or any Claiming under them, by any Person Claiming the same under a Massuchetts Grant, That Soon after your Petitioner Settled as aforesaid, he was Sued by one Increase Morrill in an Action of Trespass, & defended the Action through three Courts, and finally Recovered Cost against the said Morrill, That your Petitioner is a poor man & Spent a Great deal of money, more than he Could Legally Recover by way of Cost Against the said Morrill, and has otherways been put to Great trouble and Loss of time—Therefore your sd Petitioner humbly prays your honours Considering the Circumstances of the Whole matter, that you would make him a Grant of as much Vacant Land, some where in your honours Patent as you think a Mete Recompence for the trouble & Expence & Loss of time, which your Petitioner has Suffered by Reason aforesaid, (as your Petitioner has Eight Sons,) and such a Grant as is above Petitioned for, may greatly Advance your honours interest in your sd Patent & tend to Enable your Petitioner and his said sons, (by the blessings of Providence) with industry to Live in a Comfortable manner, and your Petitioner as in duty bound will ever pray &c

Portsmouth January 24th 1774.

Jonathan Palmer

[Letter from Samuel Holland, 1774.]

[Masonian Papers, Vol. 8, p. 77.]

Portsmouth, 1st March 1774-

Gentlemen

In the Course of my laying down the several Townships & Grants of Land in that part of this Province which is Held by you under the

Claim of Tuffton Mason Esq. I find some Tracts yet ungranted, & among them the Mountain of Kayasarges with a Small Quantity of Land fit for Cultivation surrounding it: As I am inclined to Make a Settlement there, I shall be glad to know as soon as convenient, either by Letter, or if desired an Interview, whether the Same be agreeable to You & on what Terms I may obtain a Grant of it.

Attending your Answer, I remain Gentlemen,

Your most obedient humble Servant.

Samuel Holland

The Proprietors holding under the Claim of Tuffton Mason, Esq in New Hampshire.

[Andrew Smith's Request, 1774.]

[Masonian Papers, Vol. 8, p. 78.]

Mem^o Andrew Smith of New Holderness desire he may have a Settlement in a Gore of Land between Boscawen & Britain Woods, & takes in part of Carasaige,

N B if not Land enough for a Township, whither they will Grant

or Sell him Some of it. Portsmo June 9th 1774-

[Two More Requests, 1779.]

[Masonian Papers, Vol. 8, p. 78.]

M^r William Courser has Got upon Some Land Near Kierserge Mountain, upon that Lot of Land Called the Gore and Disires that he may be Quieted in it he paying What the Proprietors Shall think Reasonable—

Portsm^o July 17th 1779

Cap^t Atkinson Desires that the proprietors would Conclude what they would Take for the Whole Tract, or so much of it as is Lotted by Plan

[Letter from Jonathan Palmer, 1779.]

[Masonian Papers, Vol. 8, p. 79.]

warner August 23: 1779 to the Honorable jentlemen of masons Propriaters and in perticular Tto Squiar joarg jeffers Greeting sir it is long sence as you my Remember that i carried in a Pertition to your

Honours to grant some land which sevral of your honours gave me in coragement And for these Reasons 1st in your Charter to Rye Propriatrs that if any perticular Persn or Persns were sewd by the Mercichuits in ther no body sewd but i and your honours neglected to help me one frthing i aplied to sevral of your honours in the law sute to borow a pistereen in astant or half a pistereen but could not git it And by your mis conduct Plese v Honours selling the Town which was then called jannes town to amsbery years before the charter was forfited i lost Seven hundre acers of land and went threw lawsute of long continuance which was a vast Expenc besids eight or ten thousand mils travel i carried in a pertitin by the advic of coln Atkison i think abot five or six years ago and have a numer of times taken to come to see if my petiton was answd but all in vain and i think it sour jeffers neglect plese yor Honour squir jeffers if you will not See imedatly git that petition anserd i mean to sew you for dammage either grant me the land or pay the Damag there is a part of the goar upon head of warner joining Easterly upon Newsalsbery Northely upon the Mountain kiasarge weterly peries town Southily on warner grant me that tract of land jentlemen Altho the biger part of that tract is verily mean i shall Recive it kindly at your hands if not let me know imeadatly

jonathan Palmer—

i mean if providance permit to be in Rye next week please to send me word by the bearer &:C

[Another Letter from Jonathan Palmer, 1779.]

[Masonian Papers, Vol. 8, p. 80.]

Warner September 17th 1779—

in the county of Hilsborgh in Priatrs Greeting Some of your honours my the State of new Remember That about fife or six years ago i Hampshear Carried in a Pertition to your Honours it was by the advice of Colnal Atkinson and for these Reasons a little before The canady war begun your honours were Pleased to Grant this town now called warner to the People of Rye and gave them a good charter of twelve years To fulfill in and in case of an indon war the Same Length of tim after the Peace was mad as they had from the original Granting and in case any Perticular Person or Persons should be sewd by the masechusets or Alliens Right they would Defend them threw one Law sut upon their own cost there was i was a propriater with them and had three Rights in the Town which contained about Seven

hundred and fifty Acers the peace was made by col warners depisition in the year 1763 and by the aplication of amsbery People to your honours, ware Plesd to sell this town to Them in the year 1767 not considring the time you gave to Rye and gave them a charter by which Reason i lost sven Hundred acers of land and was sewd by them upon a hundred acer lot that had binn improed three seasons before They bought a house frame bult upon it and was oligd to carry on a law sute upon my own cost notwithstanding your prommis in the charter after the law sute was over i went to Col atkison and sevral of the Propriaters by the advise of the colnel to give me some Land as convenant as might be likewise i did and they All gav me incouragment that they would to make up the damag in not helping in the law sute i carred in a Pertition to Squier jeffers fiv or six years ago and has alway neglected it althogh i have bin six or sven times down out of the countery to see if your Honours had done any thing for me to the damag of more than two hundred dollars jentlemen i come this once more to see if your will do any thing for me i have Eight Sons that want land ther is a little Part of the Goar upon the southerly part of kiasarge upon warner and partly upon newsalsbery about two mile and a half above where i live i would be glad yould gran me some ther an ad you would olig yor humble sarvent

jonathan Palmer

Jentle men you Have Sold Seven hundred Acers of My land to Amsbery and caused me a long law Sute threw the law which caused me eight or Ten thousand mils travel be sides six or seven jurnes Down out of the countery seventy or Eighty Miles which is more than fifty thosand Pounds lawf money Damag now jentle men grant me some land or Pay me the Damag for this the last jurney that i in tend to make upon that acount Honored Sirs

i Remain your humble servent

Jonathan Palmer—

 $\frac{75 \text{ mils}}{6}$ $\frac{6}{450}$

[Letter from Samuel Atkinson, 1780.] [Masonian Papers, Vol. 8, p. 81.]

Boscawen June 6th 1780

To George Geffry Esq^r S^r
I Received your orders to Notifie the Select men of Waner to
Preamelate the Line between them and the Gore which they Refused

saying they had no Rite till they had a propriators meeting having had a meeting have appointed the $23^{\rm d}$ of this Instant to pramalate $S^{\rm d}$ Line—

I haveing ben Sick and being Now sick With the feaver Could not

attend your meeting

Sr be so kind as to Acquaint Dr Rogers that Mr Roe cannot Make out to pay for a lot of Land according to his perposels

This from your most obedient Humble Sarvent

Sam^{II} Atkinson

To George Geffry Esq^r Propriators Clark

[Petition of Samuel Atkinson, 1781.]

[Masonian Papers, Vol. 8, p. 82.]

To the Henorable Masonian Proprietors the Petition of Saml Atkinson humbly Shueth that wareas your Petitiener having Done Sundry Servises in your Lawsute Respecting allexandria and Sence paying Taxes on your Lands in Newchester and in Geting the kiasarge Gore Servayd and Lotted out theirfore your Petitiener humbly Pray your honors to make him a Grant of the one half of Said Gore for his Servises or Such a part as your honers See fit on the following Conditions namely—he to Put on fifteen Settlers with what is on and to make Good Roads through Said Gore and Paying the Tax of the Reserved Part for three Years from this Time and your Petitioner as in Duty Bound Shall Ever Pray—

Portsmouth May 30 1781

Sam¹ Atkinson

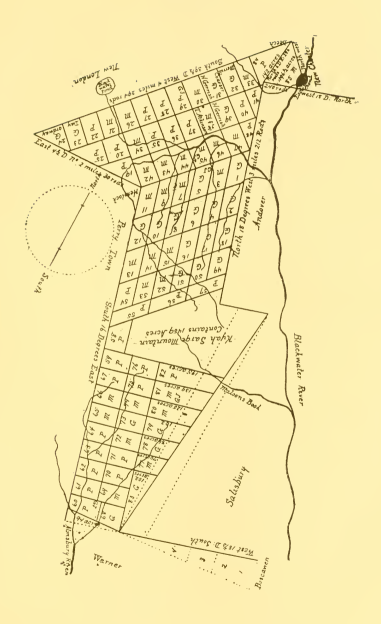
[Plan of Kearsarge Gore.]

This Plan is laid Down by a Scale of two Hundred rods to an Inch the Lots Contain 105 acres Each and a reserve made for Highways through Each Lot if wanted the Best Lots are marked with the Letter, G: the middling with the Letter M: the Poorest with the Letter P:—

By Henry Gerrish Surveyer—

The Westerly Prict Line on the Head of Salisbury is the Line on which they have Laid their Lots

The Eastwardly Prict Line is the Line agreeable to their Charter



The middle Black Line runs from one of their old Bounds to the other

All the Lotts that contain more or Less than 105 acres have the Number of acres Set on each Lot

The Number of acres Set on the Lots at the Head of Salisbury is What they Contain within the Prict Line

[Reserved Lots in the Gore, 1781.]

[Masonian Papers, Vol. 8, pp. 83, 89, 90, and Proprietors' Records, Vol. 4, p. 72.]

Kyahsarge Gore Richard Wibird—— lots Nº 68-26, 46-20, 28 John Moffatt——lots N° 50-13, 33-40, 48 George Jaffrey-lots No 5-45, 81-29, 60 Mark H^g Wentworth lots N° 2-9-11-27, 57 Jotham Odiorne Lots Nº 49-3, 52-21, 37 Thomas Packer lots N° 4-43, 74-41, 56 Thomlinson & Mason lots N° 1-65-72-58, 59 Solly & March——lots No 17-47, 66-63, 75 Joshua Peirce——lots N° 51-21-34-54, 67 Peirce & Moore—Lots Nº 6-85 for 2 lots-61, 25 John Wentworth——Lots No 79-7, 14-36-82 Theodore Atkinson lots No 16-77-80-71, 64 Thomas Wallingford lots N° 18–15, 44–19, 35 John Rindge——lots Nº 83-53, 69-55, 70 Meserve & Company Lots No 73-30, 42,-62, 76 Solly & March southerly part of Lot No 84 111 Acres John Wentworth Northerly corner of Lot N° 84-27 Acres John Wentworth Lot No 78-86 Acres

drawn in the division of Lands in Alexandria, Alexandria Addition and in the Gore next Winnepissioke &c to make 15 Equal shares—

Mark H^g Wentworth Lot N° 8 John Wentworth—Lot N° 10 Thomas Wallingford Lot N° 12

drawn in the division of Lands in New Chester in order to make 15 equal Shares

WARNER. 391

[Road Laid Out, 1792.]

[Masonian Papers, Vol. 8, p. 84.]

Laid out a Road to Strike said Line a Little West of Mr Joseph Quinbys Dwelling House in Salisbury thence on Salisbury Line forty Six Rods to a Great Rock, thence South fifty five degrees, West, Eighty Six Rods to Jeremiah Palmers House, thence About West Two hundred and forty Rods to a Spruce Tree marked, thence South forty Five Degrees, West Eighty Rods to a Tree marked thence West Sixty Six Rods to Sutton East Line through the Gore Called Kiasarge Gore as Set forth in a Petition to said Sessions Signed by Joel Eastman and Others the Whol Distance from Salisbury West Line to Sutton East Line being About one mile and a half Said Road is Laid four Rods Wide

the Above by Order of the Court of General Sessions in the County of Hillsborough Holden at Amherst in March 1792

May 22d 1792

By { Jeremiah Page Ebenezer Webster James Flanders } Committee

[Request of Jonathan Palmer.]

[Masonian Papers, Vol. 8, p. 91.]

After about one Thousand Eight Hundred mils Travel up and Down to your Honours by the inCouragement of Colnel Atkison and always Bin disapointed of a hearing by Square Jeffers i Humbely once more make my Redress to your Honours there being about one hundred acors of land to be sold in Plan of new Salsbery i this once aply my self to your Honours to see What your honors will Give me towards bying of it it lieth at the uper end of the town adjoying upon the west Foot of litle Kiasrge and neare The town of warner in the county of hillsburogh in the State of New hampshare i Remain your humble sarvent

Jonathan Palmer

[Estimation of Lots, etc.]

[Masonian Papers, Vol. 8, p. 84.]

A Proportional Estimation of the Lots

	$1^{ m st}$ range
N° 1—70	N° 6-70
N° 2—90 sold	N° 7—90 sold
N° 3—15	N° 8—70 sold
N° 4—10	N° 9—15
N° 5—50	11 3—18
N 0-00	Od
	$2^{ m d}$ range
Nº 1—90	N° 6—40
N° 2—100	N° 7—100
Nº 3-100 sold	N° 8—100 sold
Nº 4—100 sold	N° 9—70 sold
N° 5—70 sold	N° 10-20
	$3^{ m d}$ range
Nº 1-30	N° 5—10
N° 2—50	N° 6—10
N° 3—50	N° 7—20
Nº 4—10	N° 8—70
	4 th range
N° 1—40	N° 4—70
N° 1—40 N° 2—90	N° 5—70 N° 5—70
N° 3—60	N° 5—10
N° 500	7 th
	$5^{ m th}$ range
N° 1—80	Nº 3-40
Nº 2-50	
	6 th range
Nº 1-30	O
	Lots Chose by Col ^o Goffes Settlers
fust Dangs No	

first Range N° 1—2, 6, 7 Second Range N° 1, 2, 4, 7, 8

Third Range none-

Fourth Range N° 2 Gordon Settled on Lot N° 3 2⁴ Range

Grimes Improved on lot No 9, 2d Range & on part of No 8 or 7 in 3^d Range

WARNER. 393

[Petition of Inhabitants, 1801.]

[Masonian Papers, Vol. 8, p. 85.]

State of Newhampshier

To the Honourable Propriators of Land in Keasearge Goar Humbely Shew that We your Petitnor and others inhabitance of Keasearge Goar: and in the County of hillsbourough ss Labour under many heard Shipt and Dissyntages in Setling on the Land that We your Petitnors bought From Sum of you Jentlemen-therefore your honour may Remember that the Land is Very heard brocken Stoney Land at the beest there Four; now to have the beest of it taken Way by Salsbury Line taking a brand New establishment: With New bounds on thier West Lines.—Which must take as much as one third Parte off from them Lots that We your Petitnors bought; From your honour; and Did give a Jenress Price For them Lots on that Line; and there Four as your Petitnors have Purchessed the Land as much as one third Parte of the Way on that Line We think: your honours Will not establish a brand New Line With out our Concent or make Sume Reserve For those Lots of Land that We hold by Deeds From your honours.—

Moreover We Wold in Form your honours that thier is three Lots of land more on the Same Line Which is oned by mr Woodbery Langdon and Squies Jeffors—to it Nomber 78 and No 81 and No 82 the New Line Will take near one half of these three Lots a bove mentchned.—and besides those Lots: thier Will be as much as three thousend acors of Common Land taken From you by that New Line: if it is a Established by you.—or the Propriators book of Records must Fail: For We Find on the Propriators books of Records Establishment of Lines by a Commity Chosen by borth Propriators; to it in the name of Stevns town—and Newbritan in the yers 1762 therfour We your Petitnors Due not think that your honours Wold Due Such a thing as to Establish a New Line Contry to the old bounds; and Contry to the Propriarts Records; and Contry to the Deeds that Sum of you have given; and Contry to your one intress Moreover We Wold in Form your honours that their is a Lawsute that Was Comminsth Last merch a gainst the Widdow: Wells by one of the inhabitance of Salsbury: in regard of the Lot No 77 Wherefour We beig your Delay of Establishing the New Line at Present untill thier Can be a Fare triel—as in Dude bound Will Ever Pray—

Dated at kesarge Goar october 1—1801

Jason Watkins Joseph French Benjamin Cass Select men For Said goar

to the Propirator Clark

WASHINGTON.

[This town was Number 8 in the line of towns from Merrimack to Connecticut River, granted by Massachusetts, Jan. 16, 1735-6. Granted by the Masonian Proprietors, Dec. 11, 1752, to Capt. Peter Prescott and others. Regranted March 17, 1768, to Reuben Kidder and others. The charter was renewed Feb. 5, 1772. The town was variously known as Monadnock No. 8, New Concord, and Camden, until it was incorporated as Washington, Dec. 13, 1776, and named in honor of George Washington. A portion was combined with New Bradford and Washington Gore to make up the town of Bradford, Sept. 27, 1787. The line between Washington and Lempster was established Nov. 27, 1812.

See Massachusetts and New Hampshire charters in preceding volumes; XIII, Hammond Town Papers, 626; Index to Laws, 569; The Late Centenarian of, with a Brief History of the Town, by George Bancroft Griffith, 3, Granite Monthly, p. 536; Baptist Churches in N. H., by E. E. Cummings, 1836, p. 13; Lawrence's N. H. Churches, 1856, p. 474; History, 1768—1886, compiled by a committee chosen by the town, 1886, pp. 696; sketch, by George M. Gage, Hurd's History

of Sullivan County, 1886, p. 391.7

[Charter of Washington, 1752.]

[Masonian Proprietors' Records, Vol. 6, p. 135, and Masonian Papers, Vol. 8, p. 92.]

Province of Pursuant to the Power & Authority Granted and New Hampsh^r Vested in me the Subscriber by the Proprietors of Lands purchased of John Tufton Mason Esq^r in the Province of New Hampshire, by their Vote passed at their Meeting, held at Portsmouth, in said Province, the Sixth day of December—A D—1751—

I Do by these presents, on the terms & Conditions, with the Reservations hereinafter Expressed Give & Grant all the Right Property, & Possession of the Proprietors aforesaid, unto Cap^t Peter Prescott, Stephen Hosmer, Jun^r, John Wood, John Fox, Daniel Hoar, Timothy Hoar, Jacob Fox, Joseph Lee, Zephaniah Wood, Abijah Mason, Nathan Stratton, Seth Lee, Timothy Hodgman, Stephen Hosmer tertius, Abel Miles, Joseph Stratton, Joseph Wheeler, Joseph Wheeler Jun^r, Archelaus Adams Jonathan Fisk, John Miles, Consider Soper, Charles Prescott, Abel Prescott, James Landman, Jonas Haywood, Abel Fox, David Fletcher, Nathaniel Piper, Nathaniel Hosmer Jun^r William Hosmer, Peter Prescott Jun^r James Minott Jun^r all of Concord, John Fox, John Fox jun^r Eleazer Lawrence Eleazer Lawrence tertius, all of Littleton, Jonathan Hosmer Nathaniel Wheeler, Jonathan Conant, William Cutting Joseph Wheeler all of Acton, William

Rice of Sudbury, Aaron Willard of Lancaster John Buss of Lunenburg, William Boutwell, of Leominster, Nathaniel Sawyer of Lancaster, John Bulkeley, & Peter Bulkeley of Boston, Robert Fletcher Jun of Nottingham, all in the Province of the Massachusetts Bay, Josiah Brown, William Spaulding, Peter Powers, Stephen Powers, Samuel Cumings, Zachariah Stearns, John Stearns, Zachariah Stearns jun^r Jonathan Combs, Jacob Fletcher, Jeremiah Colburn, all in the Province of New Hampshire, in Equal shares of in & to that Tract of Land, or Township Called Manadnock Number Eight, (or New Concord,) Lying in the Province of New Hampshire aforesaid, & within the Claim of Mason's Patent, Bounded as followeth, Beginning at a Stake, & heap of Stones, the Northwesterly Corner of Manadnock No 7, (so Called.) Granted to Reuben Kidder & others, which Stake & Stones, is in the said Patent Line, Lately run by Joseph Blanchard Jun^r Esq^r from thence runs by said Number Seven, South Eighty Degrees East, Six miles, and an half to a Stake & heap of Stones, from thence North Twenty Eight Degrees, East Eight miles on Ungranted Lands to a Beach tree from thence North Eighty Degrees West, Six miles & an half to the Patent line aforesaid from thence Southerly by said Patent line to the first Bounds mentioned, to them their Heirs & Assigns, To have, and to hold, on the Terms & Conditions with the Reservations, hereinafter Expressed, vizt that the tract of Land aforesaid, be Divided in to One hundred & twenty Three Equal Shares, two Lots to a Share at the Least, at the Expence of the Grantees—& Drawn for in some Open Equitable Manner, at or before the last day of January A D 1754, a plan & Record thereof to be made, & by their proprs Clerk on Oath, Certified with the Schedule, and Delivered into the said Grantors Clerk's Office, within thirty Day's next after such Draft—That three of the aforesaid Shares be & hereby are Granted, one to the first Settled Minister, one for the Ministry, and one for the School there for ever, free of all Charge—that Twenty more of the said Shares, be Reserved, to & for the Grantors their Heirs, and Assigns forever, free from all Incumbrance of Settlement, Tax, Charge, or Expences, whatsoever, untill Improved by the Owners, or some holding under them Respectively-That the Owners of the other shares vizt, all Exclusive of James Minott Jun Josiah Brown, William Spaulding, Peter Powers, Stephen Powers, Samuel Cumings, Zacheriah Stearns, Jnº Stearns, Zacheriah Stearns jun Jonathan Combs, Jacob Fletcher, & Jeremiah Colborn jun' at their own Expence, make Settlement in the following manner Vizt that there be three Acres, Cleared, Inclosed, & fitted, for Mowing, or tillage, on some one Lot, of Each of the fifty Settling Shares aforesaid, at or Before the last day of June 1755 and two Acres more on each of the same Lots Annually, for three Years then next Coming and at the Expiration of five Years from this Date, to have on each of the said Fifty Lots a Convenient Dwelling house, and a Family or some person Resident there for four Years then next Coming That all Necessary Hyway's be laid out in said Township thro' Grantors & Grantees Lands, as there shall be Ocation for the future, without any pay or Allowance for Damage thereby—That a Convenient Meeting house be Built in said Township, and Finished within Ten Years from this Date, & Twenty Acres Reserved for Publick Use at the place that shall be Appointed to sett said House on-That the aforesaid Grantees by a Major Vote in publick Meeting Called for that purpose, Grant & Assess in equal Proportion, such Sum or Sums of money, as they shall think Necessary from time to time for Carrying forward, and Compleating the Settlement aforesaid & Every of the Grantees, Exclusive of the three publick Lots who shall Neglect for the Space of thirty Day's, next after such Assessment is made & Granted, (to pay the same) so much of such Delinquents Rights Respectively, shall & may be sold, as will pay the tax, & all Charges Arising thereon by a Com'ittee to be Appointed by the Grantees for that purpose,—And in Case any of the Grantees shall Neglect or Refuse to perform any of the Articles aforesaid, by him Respectively to be done, he shall forfeit his share & Right, in said Township, & every part of thereof to those of the Grantees, who shall Comply with the Conditions on their part herein Expressed & it shall & may be Lawfull for them or any Person by their Authority, to enter into & upon the Right, Share or part of such Delinquent Owner, in the Name & Behalf of the whole of the Grantees, who shall Comply as aforesaid, to Amove, Oust & Expell for the use of them, their Heirs, & Assigns, Provided they Settle, or Cause to be Settled Each such Delinquents Right within the term of one Year at the furthest, from the period that is by this Instrument Stipulated to be done, as the Conditions of this Grant, & fully Discharge, & Comply, with the whole Duty such Delinquent ought to have Done, within one Year, from time to time, after the Respective Periods thereof, and in Case the Grantees, fullfilling their parts as aforesaid, shall Neglect fullfilling as aforesaid, the Duty of any Delinquent Owner, that then such Share or Shares, shall be forfeit, Revert & Belong to the Grantors, their Heirs & Assigns, and be Wholly at their Disposall, free from future Charge—Always Provided there shall be no Indian War, within any of the Terms limitted as aforesaid, and in Case that should Happen the same time to be Allowed for Doing the Duty after such Impediment shall be Removed.—

Lastly that all White pine trees Growing on said Tract fit for

Masting his Majesty's Royal Navy, be & hereby are Granted to his

Majesty, his heirs, & Successors for Ever,

To all which premises I Joseph Blanchard Agent for & in Behalf of the Proprietors the Grantors, have hereunto set my hand & Seal this Eleventh day of December A D. 1752, & in the twenty Sixth Year of his Majesty's Reign,—

Joseph Blanchard. (LS

A true Copy Examin'd-

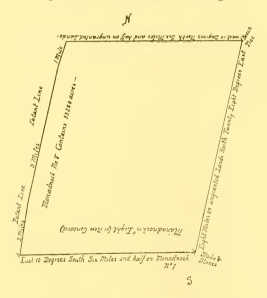
Peter Prescott, Prop^r Cle^r

G. J Prop^{rs} Cle^r

Rec^d Sep^r 4th 1753, A true Copy of the Return of Record

attest: Geo: Jaffrey Proprs Cl

[Plan of Washington, 1753.]



This plan Describes the tract of Land Called Manadnock Nomber Eight (or New Concord) Granted unto Cap^t Peter Prescott & Others, Lying in ye Province of New Hamp^r—part of Masons Patent Containing 33280 Acres the Bounds Course & Length of Line as Delineated On the plan herewith Layed in a Scale of One mile to an Inch Dated April 1753——

The Aforegoing plan & Return is a True Copy as on file Compared **

June 19th 1753— Peter Prescott Prop^{rs} Cle^r

Grantees 27030 Acres Grantors 5250 acres

[Vote of Acceptance by Grantees, 1753.]

[Masonian Proprietors' Records, Vol. 6, p. 145, and Masonian Papers, Vol. 8, p. 93.]

Whereas Joseph Blanchard Esq, as agent, for & in the name & Behalf of the Proprietors of the Lands, in the Province of New Hampshire, purchased by them of John Tufton Mason Esq^r who sold to them, under the Title made to them, by a Common Recovery, did on the Eleventh day of December, A.D., 1752, Grant the Contents of Eight miles Long, & Six miles & an half wide part of said Lands Bounded as follows vizt Beginning at a Stake, & Heap of Stones, the Norwesterly Corner of Monadnock Number Seven, (so Called,) Granted to Reuben Kidder, & others, which Stake & Stones is in the Patent Line, lately run by Joseph Blanchard jun Esqr from thence runs by said N° Seven South Eighty Degrees, East Six miles & an half to a Stake & Heap of Stones, from thence North Twenty Eight Degs East Eight miles on Ungranted Lands, to a Beach tree from thence North Eighty Degrees West, Six miles & an Half, to the patent Line aforesaid, from thence Southerly by said patent Line to ye first Bounds mentioned—under Certain Conditions Limitations & Reservations, in said Grant mentioned as by said Grant, Reference thereto will fully appear, unto Capt Peter Prescott Stephen Hosmer, Jun' John Wood, John Fox, Daniel Hoar, Timothy Hoar Jacob Fox, Joseph Lee, Zepheniah Wood, Abijah Mason Nathan Stratton, Seth Lee, Timothy Hodgeman, Stephen Hosmer Tertius, Abel Miles, Joseph Stratton, Joseph Wheeler, Joseph Wheeler Jun Archalaus Adams, Jonathan Fisk, John Miles Consider Soaper Charles Prescott, Abel Prescott, James Lanman Jonas Haywood, Abel Fox, David Fletcher Nathaniel Piper, Nath^{II} Hosmer Jun^r William Hosmer, Peter Prescott Jun James Minott jun all of Concord, John Fox, John Fox Jun Eleazer Lawrence jun Eleazer Lawrence Tertius, all of Littleton, Jonathan Hosmer, Nathaniel Wheeler, Jonathan Conant, William

Cutting Joseph Wheeler all of Acton, William Rice of Sudbury Aaron Willard, of Lancaster, John Buss, of Luninburg William Boutwell of Leominster Nathan¹ Sawyer of Lancaster, John Bulkeley, Peter Bulkeley of Boston, Robert Fletcher jun¹ of Nottingham all in the Province of the Massachusetts Bay, Josiah Brown William Spaulding. Peter Powers, Stephen Powers Samuel Cumings, Zachariah Stearns, John Stearns Zachariah Stearns jun¹ Jonathan Combs, Jacob Fletcher Jeremiah Colborn, all in the Province of New Hampshire, Therefore Unanimously Voted that we do hereby Accept said Title, and for our Selves our Heirs, & Assigns, do Acknowledge that we do hold said Lands, under said Title, Conditions, & Limitations, with the Reservations therein Mentioned.

Extract from the Votes of the Proprs of the Township called Manadnock N° 8, als New Concord, at their Meeting January 27th 1753—

Copy Examin'd Peter Prescott Propres Cler Receiv'd Sepr 4th 1753, G. J. Pro: Cler

a true Copy of the Vote returned of Record

attest: Geo: Jaffrey Proprs Cl

[Draft of Lots.]

[Masonian Proprietors' Records, Vol. 6, p. 140, Papers, Vol. 8, p. 94.]
Schedule of Grantees Right in Manadnock N° 8 or New Concord—

Page (1)		Draught	×	Range	ž	Range	Š	Range	Š	Range
James Minott Junior		I	12	9	16	4	I	I	14	I
John Buss		2	I 2	8	17	4	2	I	I	13
William Cutting		3	12	7	3	I	I	4	7	7
Nathaniel Sawyer .		4	1.4	8	2	4	27	2	27	I
Jonathan Combs .		5	15	8	27	13	3	4	10	I
John Fox Junior .		6	16	8	26	I	26	13	8	5
John Miles		7	15	7	2	13	ΙI	I	27	I 2
Robert Fletcher Junior	٠.	8	15	6	22	13	23	13	5	5
Grantors .		9	16	7	12	I	7	3	25	13
David Fletcher		10	14	6	16	12	6	3	I	I 2
Ministeriall Lott .		ΙI	13	6	24	13	7	4	27	3
Jonathan Conant		12	17	7	12	3	I	2	21	13
first Minister's lott		13	13	7	2	12	2	5	25	I

						-	. = ==				
Page (1)			Draught	No	Range	N° I	Range	°Z	Range	ž	Range
Aaron Willard .					8	26					
Steven Powers		٠	1.4	17		1	I 2	2	2	9	3
Jonathan Fisk			15	14	5 8	I	II	5	4	25	12
Grantors.	•	•		13	6	3	2	4	4	24	12
John Wood	•	•	17	10	6	I	3	20	8	22	1 I
Grantors	•			12	i	23	9	I	1	26	2
Grantors	•		19		5	23	12	23	I I	2	ΙΙ
School Lott	•		20	13	5	25	I I	2	3	26	3
Eleazer Lawrence Junior		•	21	17	6	19	13	3	13	3	3
Jacob Fletcher	•	٠	22	13	9		9	4	2	4	3
James Landman.			23	14	9	27		27	5	3	I 2
Jonas Haywood	•	•	24	15	9	27	ΙΙ	26	9	4	12
Tr:	•	•	25 26		9	24	9	22	2	I	10
. 1 D	•	•		17	9	15	3	26	I I	4	I
William Spalding .		•	27 28	18	7	24	II	24	2	3	II
Grantors	•			18		22	12	26	10	23	I
Peter Bulkeley	•		29		9	20	12	23	3	I	9
Zachariah Stearns Jun			30	15	5	14	12	15	12	5	3
Grantors	•	•	31	16	5	19	12	18	12	2	10
Grantors			32	ΙΙ	5	21	12	21	II	3	10
Abel Miles			33	1 1	_	18	13	17	13	20	3
Grantors			34	ΙΙ	7 8	8	II	7	II	16	13
Abel Prescott	•		35	ΙΙ		25	2	25	3	22	10
Grantors		•	36	II	9	27	4	26	4	4	13
Abel Fox	•	•	37	II	10	5	1 6	26	10	6	I
Grantors	•		38	12	10	27	_		1	7 8	13
Timothy Hoar	•		39	13	10	24	10	25	10	-	3
Archelaus Adams .			40	1.4	10	24	4	25	4	27 8	7
John Bulkeley		•	41	15	10	26	13	8	13		10
Stephen Hosmere Junior	•	•	42		10		-	18	7	12	13
William Hosmere .	•		43	17 18	10	17	I		4	9 I	4
Seth Lee	•	•	44	(10	24 8	3	23 11	5 12	26	5 7
Jacob Fox	•		45	19		26			2		
Joseph Wheeler	•		46	19	9		5	5		9	13
Peter Prescott Junior .	•	•	47 48	19		23		25	7	1	4
Steven Hosmere Tertius	•	•	'	19	7	24	5	25 22	5		7 2
Charles Prescott .	•		49	19		23	12	12	3	23	13
Ieremiah Colborn .		-	50	12	4	13		J	8	5 25	9
Grantors, .			-		4	20	4	25 21	ı	22	1
Joseph Lee		•	52	13	4		4	1	12	6	12
Joseph Wheeler, Acton			53	14	4	24	7	21	2	I	6
Grantors, .			54	18	5	21	3	21 2	6	2	
Jonathan Horsemere .			55 56	18	5	23	4 8	24	8	3	7 6
Habijah Mason			57	15	4	11	13	2	9	3	9
raogan mason		. (5/	15	4	11	13	-	9 1	3	9

Page (1)		Draught	°Z	Range	°N	Range	°N	Range	°N	Range
Nath¹ Hosmere, Junior Josiah Brown William Rice William Rice William Boutwell Consider Soaper Daniel Hoar John Stearns Samuel Cumings Nathaniel Piper Joseph Stratton Zepheniah Wood Nathaniel Wheeler Joseph Wheeler Junior Peter Prescott Grantors Peter Powers John Fox Eleaz Lawrence Jun Zachariah Stearns Nathan Stratton Grantors Grantors Grantors		58 59 60 61 62 63 64 65 66 67 70 71 72 73 74 75 76	10 10 10 10 10 10 11 12 13 14 15 16 17 18 19 20 20 20 20 20 20 20	6 7 8 9 10 11 11 11 11 11 11 11 11 11 11 11 11	22 2 3 22 20 4 9 21 5 21 7 8 24 18 17 19 18 10 14	5 8 8 7 1 8 8 5 6 7 5 1 2 6 2 2 4 4 3 1 2 2 3 3 3	23 5 3 22 20 19 4 21 16 19 8 5 19 16 16 16 5 9 9 9 15 16	7 9 7 6 2 1 7 10 1 2 1 6 3 3 3 2 8 8 2 1 2 2 3 3 3 3	27 27 3 4 4 22 25 13 15 7 9 6 10 8 6 7 10 6 5 6	10 9 5 5 6 8 6 6 13 1 2 1 13 13 13 12 2 2 2 10 11 11 11 12 12 13 14 14 15 15 15 15 15 15 15 15 15 15 15 15 15

The aforegoing in y^e original two pages is a List of Seventy eight Shares four Lots to each Share, added in each Line, part of each Respective Right—

				Draught	ž	Range
Seth Lee, Timothy Hodgeman .				I	13	I
John Stearns, & Zachariah Stearns jr				2	18	I
Grantors			.	3	24	I
John Bulkeley & Peter Bulkeley .				4	11	2
lots not Drawn				5	12	2
Eleazer Lawrence Jun & Eleazer Lawrence	ıce	Tertius		6	13	2
John Miles, & Nathaniel Hosmere Jun ^r				7	8	4
Lot not Drawn			.	8	10	4
Joseph Stratton, & Joseph Wheeler				9	7	5
Josiah Brown & William Spaulding.				IO	10	5
William Hosmere, & Jonathan Hosmere				ΙI	19	5
0.0						

					Draught	Š	Range
Habijah Mason & Aaron Willard					12	20	5
Jonathan Fisk & Consider Soaper					13	6	6
Samuel Cumings & Zachariah Steam	rns				14	7	6
William Rice					15	9	6
James Lanman, Jonas Haywood					16	6	7
Stephen Hosmer Jun & Stepn Hos					17	9	7
Charles, & Abel Prescott .					18	21	7
Jonathan Combs & Jacob Fletcher					19	6	8
David Fletcher, Nathaniel Piper					20	7	8
Zepheniah Wood & Nathan Stratto	n				21	8	8 8 8
Timothy Hoar & Abel Fox .					22	9	8
John Fox & Daniel Hoar .					23	21	8
Grantors					24	4	9
Nathaniel Sawyer, & John Fox of I				. 1	25	7	9
Jeremiah Colborn & Robt Fletcher					26	8	9
Peter Prescott Jung & James Minot	t				27	9	9
John Buss, & William Boutwell					28	21	9
Jacob Fox, & John Fox Jung .					29	22	9
Nathaniel Wheeler, & Jona Conant					30	6	10
Joseph Wheeler Jung & Archs Adam					31	7	IO
William Cutting & Joseph Wheeler					32	9	IO
Grantors				.	33	23	10
Peter Powers, & Stephen Powers					34	4	11
John Wood & Joseph Lee .					35	9	11
lots not Drawn .					36	5	12
Peter Prescott, & Abel Miles .					37	8	12
Lots not Drawn				.	38	5	11
Lots not Drawn					39	14	7
			•		37	7	

The aforegoing thirty nine lots is the Remainder to Compleat the full Division of the Township, Which to the Grantees Entered as above, is to Compleat the full Division of each Grantee, 31 lots part thereof, to Sixty one of the Grantees as entered fifty acres to each, for Quantity, & Quality as Tenants in Com'on, and as they are Severally Joyned in each Lott, the lott of William Rice, one half being to the Grantees—

This Certifies that the three foregoing pages Contain the whole schedule or Account of the Division of Manadnock N° 8, or New Concord, (so Called,) in the Province of New Hampshire, with the Several Lots as Coupled to each Share, & Drawn at a Proprietors Meeting held at Concord, the first day of January 1754, which lots are

Entered in the Severall Columns, against each name, those Shares & lots that Grantors are wrote against, in the Whole of said Schedule, is that Whole Sixth part Reserved in the Grant of said Township by the Grantors for their use, the five Lots, not Drawn, & half Lot with William Rice, is Reserved for the Grantors use, & to be at their Disposall, January 28th 1754—

Peter Prescott Proprs Clerk

A true Copy of the Return as of Record

attest, Geo: Jaffrey Proprs Cl

[Plan of Lots.] | Figure 1 | State |

The Above plan Describes the Township Called Manadnock Nº 8 or New Concord which Ly's in the Province of New Hamp^r within Mason's Grant As the Same is Lotted out And Divided, & Nombered on the Severall Lotts in the plan which lotts Contain One Hundred Acres Each And Are One Hundred & Sixty rods in length And One Hundred rods in Breadth All exclusive of the Westermost Range, the length of Which are as lay'd Down in the plan December, 1753.—Lay'd Down in a Scale of One mile in An Inch,

P Steven Hosmer Jun Surveyor

The afore Written is a true Copy of the Plan And Return Taken the first day of January 1754— & Exam^d

Peter Prescott Proprs Clerk—

[Proprietors' Lots in Washington, 1756.]

[Masonian Proprietors' Records, Vol. 6, p. 144, and Masonian Papers, Vol. 8, p. 95.]

Proprietors Names	Draught	°Ž	Range	ž	Range	°Z	Range	׎	Range
Mark Hs Wentworth Esq ⁷ John Wentworth Esq ⁸ Jotham Odiorne Esq ⁸ Right John Rindge Nath ¹ Meserve Esq ⁷ & C ⁰ George Jaffrey Thomas Wallingford Esq	1 2 3 4 5 6	13 18 19 20 16 16	4 5 11 6 7 6 5	20 2 17 17 7 1 23	4 6 2 3 3 3	21 2 6 11 25 22 2	7 13 3 13	23 25 24	10
Sam ¹ Solly Esq & Clem ^t March John Moffatt Esq ^r Joseph Blanchard Esq ^r	8 9 10	13 18 11	5 9 5 6	2 23 21 17	3 3	26 I 3 20	3 9	25	2
Richard Wibird Esqr	12 13 14	11	10	25 4 25	3 10 10	22 6 8	3 10 1 3	18	1 13
Daniel Peirce Esqr & M: Moor Joshua Peirce Esqr Right	15 16 17	22 10 20	3 12	21 12 21	4 I I2	16 20 4	13 9	23	12

This schedule to be annex'd to the Grantees Schedule of New Concord, or Monadnock N° 8—

Province of At a Meeting of the Proprietors of the Lands pur-New Hamp^{re} chased, of John Tufton Mason Esq^r in New Hampshire, held at Portsmouth March 30th 1756—

The Reservation of said Proprietors shares in that Tract of land, or Township called Manadnock N° 8, or New Concord Viz^t Sixteen Shares, or Rights, were drawn for, & Severed as entered to the persons above written & in the Manner described in the above Schedule, Reserving the Seventeenth Lot for the use of said Proprietors, as shall be hereafter disposed of by them, the above shares numbered,

one to sixteen Containing three hundred & fifty Acres, to a Share, the said Seventeenth share to Contain three hundred Acres—

attest, Geo: Jaffrey Proprs Cler

a true Copy of Record

attest: Geo: Jaffrey Proprs Cl

[Petition of Reuben Kidder, 1767.]

[Masonian Papers, Vol. 8, p. 96.]

To Theodore Atkinson Esq^r & others, Proprietors of certain Lands in the Province of New Hampshire that formerly belonged to John

Tufton Mason Esq^r—

Humbly prays, Reuben Kidder, for a Grant of a Tract of Land lying in the afores^d Lands, com'only known by the Name of *Monad-nock Number Eight*—on the usual Conditions,—which will greatly oblige, Gentlemen, Your most Obd^t & most

Hum¹ Serv^t

Portsmouth Decr ye 8th A D 1767.—

Reuben Kidder

[Regrant of Washington, 1768.]

[Masonian Proprietors' Records, March 17, 1768.]

Province of New Hampshire Clock afternoon The Proprietors meet according to

Adjournment-

Voted to give and grant to Reuben Kidder of Ipswich in the Province aforesaid Esqu^r all our Right and Property of, in and unto that Tract of land (or Township) known by the name of Monadnock N° 8 (or new Concord) now Camden, lying in the Province aforesaid, and within the Claim of Mason's Patent, It being the Same Tract of land which was formerly granted to Cap¹ Peter Prescott & others, but now forfeited, and is bounded as follow's, viz¹, Beginning at a Stake and heap of Stones at the north Westerly Corner of Monadnock N° 7—(so called) granted to Reuben Kidder aforesaid and others, which Stake and Stones is in the said Patent Line, formerly run by Joseph Blanchard Jun¹ Esqu¹ from thence run's by Said N° 7, South Eighty Degrees East Six miles & an half to a Stake and Heap of Stones, from thence North twenty Eight Degrees East, Eight miles on

ungranted Lands to a Beech Tree, from thence North Eighty Degrees West Six Miles and an half to the Patent line aforesaid, from thence Southerly by Said Patent Line to the Bounds first mentioned—To have, and to hold, to him, his Heirs & Assigns on the Terms & Conditions with the Reservations hereafter expressed Viz^t That the Grantors reserve one third part of said Tract (exclusive of Ponds) equal in Quality with the whole Tract the said third part to be laid out in three equal Divisions in three different Situations, as to be equal in Value of either of the other two thirds granted, & each of the three Divisions to be divided into two Shares or Lots well marked and described & number'd & to be in a Plan of the whole Tract returned within Six Months & drawn for by the Grantors at their Proprietors Meeting to assertain each Proprietors Part & Share therein—That the said Reuben have within one Year from the making of this Grant, ten Family's Settled & Constantly to reside in said Tract hereby Granted & within two Years to have ten Families more settled & to Continue Residence there, & within three Years to have ten Families more settled in said Tract, & that in each of the three Years, there be ten Convenient dwelling houses built, & three Acres of Land to each Family to be cleared, inclosed & fitted for Mowing or Tillage on each of the Settlements—That all Publick highways be Laid out & Cleared in said Township thro' the Lands of the Grantors, & that hereby Granted, of three Rods wide for Main Roads, & two Rods for Cross Roads, as may best Accommodate those may inhabit the same, or the Publick, at the Charge & Expence of the Grantee his Heirs & Assigns, and that all Highways for the future as may be necessary shall be laid out without any Pay or allowance, for Damage to the Owner or Owners of any of the whole aforesaid—That the said Grantee shall reserve in some Convenient place, ten Acres of Land for building a Meeting house upon, a school House, Burying Ground, & Training-Field—Also two hundred Acres of Land for the first Settled Minister of the Gospel forever, who shall Continue in the Ministry there till Death, or be regularly dismist from that Office, & two hundred Acres for a Glebe for the Use of the Gospel Ministry forever, & two hundred Acres for the Support of a School forever, And if the said Reuben Kidder shall neglect to perform the several Articles aforesaid, by him to be done four Months after the last Day aforesaid by which they ought to be done, then he the said Reuben Kidder shall forfeit the said Tract of Land & Premises to the said Grantors, their Heirs & Assigns—

Also all White Pine Trees, growing on said Tract fit for Masting his Majesty's Royal Navy, be and hereby Granted to his Majesty,

his Heirs & Successors forever.—

[Condition of Settlements, 1771.]

[Masonian Papers, Vol. 8, p. 16.]

Manadnock N° 8 or Camden the acont of the Sattelors Houses Barns and Stock Lands Cleard and Trees Full on Each Lott—

Names of the Setlers	Time of Residents	Houses	Barns &	Stock of Cattel	acres Clerd	acres of Fall Trees
Thomas Adams Abal Adams Will ^m Scott John Steal Silus Parker David Taylor David Kyes Epheam Severants and ^r Boynton archabel White Jacob Burbank Epream Severants Jn ^r Joseph Farnsworth Robert Pollock Epheam Procter David Danford John Safford Simeon Farnsworth abnor Samson Roebt Procter Josiah Procter Robert Man Will ^m Thomson abreham merrel James maxwell	3—3—3—3—3—3—3—3—3—3—6—3—6—3—6—3—6—4—1—2——8—8—8—8—1—1—2—1—1—1—1—1—1—1—1—1—1—	framd House Log Hous Log Hous framd Hous framd Hous Log House Log House Log Hous framd Hous framd Hous Log Hous Log Hous Log Hous Log Hous Log Hous Log Hous Log Hous Log Hous Log Hous Log Hous Log Hous Log Hous Log Hous Log Hous Log Hous Log Hous framd Hous Poll Hous Log Hous	Barn Barn hovil 11 Sheep Log Barn Sheep	8 I I I I I I I I I I I I I I I I I I I	30 10 18 5 12 5 18 12 36 12 3 15 1 10 10 10 10 2 3 10 10 10 10 10 10 10 10 10 10	10 2 7 7 1 7 6 4 4 6 6 2 15 10 10 1 1 ½ 4 3
Will ^m Steal	—1 2—6	Log Hous		I	12	3 4 15

they have Cleard Good Rodes in Camden to all the Lotts that they have Satled on; or began

Prov. N. Hampsh^r Dec^r 10th Then Cap^t Hubartes Neal made solemn Rockingham Oath the above accounts & Report are just & true according to y^e best of his Knowledge & y^e best information he good get—

Cor D Peirce Jus Pac

[Letter from Robert Fletcher, 1771.]

[Masonian Papers, Vol. 8, p. 97.]

Sir Your Propriety have Repatedly Requested and urged Reuben Kidder Esgr who Obtained the Grant of the Township of Cambden to Comply with the Conditions of his Grant, One of which is to Divide off all the Grantors Shares at his Own Expence under My care and Inspection, and there are a Considerable number of Famallys waiting for Nothing but the said Division to be made, that they may Know where to work and Compleate the Settlement next sum'er, it is Necessesary also on Esqr Kidders Acct in Order to save the Forfiture of his Grant—It will be of More Consequence to Your Propriety for me to attend that service this spring than any Other—and it will take so much time to Compleat the Division with any tolerable Equety. (and Must be done after the snow is Off.) that it will be Impossable for Me to attend the Proposed Survey at Tuftonbor^o this season—Cap^t Isaac Rindge Esq^r or Cap^t Royce can Recom'end to You Some Honest & Capable surveyor to do that work—I did not Recolect my Ingagement when I saw You last or should have Excused my Self on that acct and Saved You any further Trouble, and my Self the Mortification of asking Your Pardon for in advertantly Promising what is not in my Power to comply with. Without Injuring Your Intrest as a Proprietor more by neglecting my ingagement to attend the Division of Your Intrests at Cambden, than any other of my services can Possably compensate or Repair. I must therefore Beg You to Excuse my Past inadvertance while I subscribe myself as I Really am Most Respectfully Your Hm^{le} Serv^t

Robert Fletcher

Dunstable March y^e 2^d 1771— M^r Peter Pearse Merch^t Portsm^o

[Letter from Reuben Kidder, 1771.]

[Masonian Papers, Vol. 8, p. 98.]

Sur I Red your Kind Later Dated october the Seventh and your Houner Rote to me the Grantees was unesey that I had not Returned

a Plan of the Town of Camden Sur the Reson was I Did not was by the new Line being Run taking in a Peace of Land on the west side of the Town and when I was at Portsmouth Last it was not Concluded on wich Line I Should go to I Shall be at Portsmouth in a fue Days and if thir Should be meeting of the Grantes I Should be glad it mite be Seatled wich Line I am to go to this from your Humbel Servent

October 29 1771 Reuben Kidder

To George Jaffery Esq^r

[Grant Renewed, 1772.]

[Masonian Proprietors' Records, Feb. 5, 1772.]

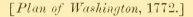
Province of Portsmouth February 5th 1772 Wednesday three New Hampsh^r of ye clock afternoon the Proprietors meet according

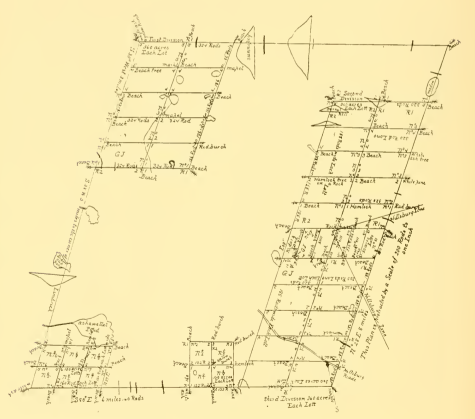
to adjournment—

The Proprietors on the 17th day of March 1768—having made a grant unto Reuben Kidder Esq^r of a certain Tract of land on Condition of Settling the Same on certain Terms therein expressed and contained, which Terms & Condition the said Kidder hath failed of performing, to the Detriment of the Said Proprietors; and whereas the Said Reuben Kidder hath executed a certain Bond or Instrument dated the 29th day of January 1772 conditioned That there be further reserved to each of the Proprietors Rights one hundred and fifty Acres of land to be laid out Seperately from the reserved Rights in the first grant, by the Surveyor whom they Shall send and Appoint to run out and mark the lines of the Township according to the true Intent and meaning of the Original Grant, and to lay out sever and mark the bounds of each lot of the said hundred and fifty acres Separately as aforesaid, to be done at the Charge and Expence of the Said Reuben Kidder his Executors or Administrators who are to pay the Same as soon as the work and Service shall be performed &c—

Upon Conditions of a further reservation of fifteen one hundred and fifty acre Lots, to the fifteen Proprietors Rights, of equal Quality with the fifteen shares reserved to the s^d Proprietors in Said former grant, to be surveyed divided and marked, and numbered from one to fifteen; by a surveyor whom Said Proprietors shall appoint to do the Same; with the running and marking out the boundary lines, of the Tract of land granted to said Reuben Kidder on the 17th day of March 1768, with y^e Reservations to said Proprietors also marked and numbred from one to fifteen and a Plan thereof made and returned to Said Proprietors within Six months from this date, and the Said Reuben

or his Heirs or Administrators shall pay the whole Expence of the Said Survey & Plan as soon as the same shall be performed by the Surveyor aforesaid—It is therefore Voted That the Said Reuben Kidder have a grant of one year from the Said 29th day of January to perform the Terms and Conditions of said former Grant—and in failure thereof, and of the Conditions of this grant, the said Reuben Kidder his Heirs and assigns shall forfeit the Said Tract of Land and Premises to the said Proprietors the Grantors their Heirs & Assigns, who may enter upon the Same as though there had not been any grant thereof made to the Said Reuben Kidder his heirs or assigns—





Pursuant to orders to me Directed by the Comittey of the Proprietors of a Tract of Land Purchised of John Tuftin Mason Esq^r I have Surveyed the Town of Camden or mennadnock N° 8 as folows Began at a White ash tree and heap of Stons in the Patent Line the North West Corner of Limbrick and Run by Said Limbrick Line South 80° East Six miles & half to a mapel tree and heap of Stons markd H N 1772 & Sundrey other Latters thence Run North 28° East Eight miles to a Beach tree markd as aforesaid, then turnd off and Run North 80° West 6½ miles to the Patent Line and markd a Small White ash and yalow Burch then measured on the Patent Line and Re Spotted it, Eight miles to the first meantioned White ash tree We Began at, measured by Sam Smart and Francis Durgin Sworn Chanemen Surveyed the 24th of June 1772

attest Hubartus Neal Dept Surv

I have also Layd out one third Part of the town of Camden for the Proprietors of masons Properite for their Reservation of Lands in three Equal Divisions and in Different Situations and have Divided them into two Equal Shares or Lotts Wall marked and numberd as Discribed in the Plan of the Town and have also Layed out fifteen one hundred and fifty acres Lotts Wall marked and Numberd from one to fifteen

Apriel 14 1773 to the Gantors this Plan I Return as thair Reservation Laid out in Cambden as a Plan of Cambden by me

Reuben Kidder

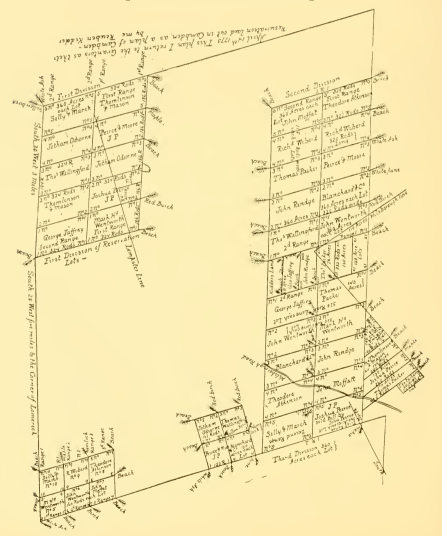
[Bad Roads in Stoddard, 1773.] [Masonian Papers, Vol. 8, p. 99.]

To the Honerable Propriators Purchesed under John Tufton Mason Esq^r we your Humble Potioners Prayes and Desires that your Honers would take it under your Concideration the greait Deficulty we the inhabitance of Camden, Labour under by Reason of the Roades being So bad in the Township of monadniek N° 7 or Limbrick so Kalled that it is Allmost imposable for a teem to Pess there and Dangorous for a Hors Nothing has Ben Done by sa^d N° 7 Propriators on the Roads of any Concequence for about Eighteen months Past and as their is a Number of families a moving to Camden on said Road as well as all our salt and Nails and other Nesaseries of Life from Boston must Come that way we Pray that your Honers would take it under your Consideration and we make no Doubt But your Honers in your greait wisdom will see justis Don which your Humble Potioners shall Ever Pray in Duty Bound—

Camden janauary 19th 1773

john safford Moses Chase David Taylor Archebel white Jun Abner samson John Steel Daniel Sevrans David Danforth Ephram sevrans Jr Arche^b white Robert Pollok Jacob Burbank Robert Prockter joseph Farnsworli Daniel Keyes Abraham Estabrook Robbert man Ephraim Prockter James maxwell
Andrew Boynton
Abel Marill
Paul Hale
Simeon Farnsworth
Ephram Sevrans
Josiah Procter
william white

[Plan of Reserved Lots, 1773.]



Pursuant to orders to me directed by the Committee of the Proprietors of a Tract of Land purchased of John Tufton Mason Esquire, I have Surveyed the Town of Cambden or Monadnock N° 8—as follows, begining at a white ash Tree and heap of Stones on the patent line the Northwesterly Corner of Limerick, and run by said Limerick line south 80 east 6 miles & half to a Maple & heap of Stones Marked H N 1772 and sundry other letters, thence North 28 Degrees east—8 miles to a beach tree marked as aforesaid then turned & run North eighty west—6½ Miles to the Patent Line & marked a small white Ash & yellow birch then measuring on the patent line and Respoted it 8 miles to the first mentioned white ash Tree we began at.—

June 24, 1772

Hubartus Neal Dep^t Survey^r

I have also laid out one third part of the Town of Campdon for the Proprietors of Masons Patent for their Resurvation of Lands in three Equal Divisions & in Different situations and have divided them into two equal shares or Lots well marked & numbred as described in the plan of the Town and have also laid out Fifteen one hundred & fifty Acre lots, well marked and numbred from one to fifteen—

The last five Lots of 150 Acres each is laid out on the east boundary line of the Town & Lays between the second & third Divisions of first resurvation Lots and are 130 Rods long North 28 east & 110 Rods wide north 80 West and are marked on each corner Tree of the Lots B R N° XI XIII XIIII XV as each Tree is numbered &

marked in the plan

The four Lots laid out in Cambells Gore is to make good taken out of Cambden by Hilsborough The lot N° 1 in Campbells Gore is to make up what is taken out of N° 1 in the second Devision of Resurvation Lots in the first Range by Hilsborough & N° 2 in the third Devision—and Lot N° 2 in said Gore makes up Lot N° XII in the one hundred & fifty Acre Lots taken out by Hilsborough, And the Lot N° three in said Gore makes good N° XI in said 150 Acre Lots—The Lot N° four in said Gore that is laid out and a Lot of 60 Acres marked on the plan not yet laid out, will make good for all the Land taken out of Lot N° 1 in the 3d Devision of Resurvation Lots in the first Range & Lot N° XIII in the 150 Acre Lots—The Lot N° 1 in the 3d Devision XIII in the last resurvation & N° 4 and the 60 Acre in the Gore not yet laid out should be fixed to one Proprietors share with one Lot more where you please to fix it to make a whole Share

[Reserved Lots, 1773.]

[Masonian Proprietors' Records, July 21, 1773.]

Province of Portsmouth July 21st 1773 Wednesday three of New Hampsh^r (the Clock afternoon at the Dwelling house of James Stoodly Esq^r Innholder the Proprietors meet according to adjournment—

Voted that the Lots reserved and laid out in the Tract of land granted to Reuben Kidder Esq^r called Camden, being reserved for the Grantors and delineated on the Plan returned by said Kidder to the Grantors that the Same be drawn for to the Rights of each of the Proprietors the Grantors, and that the Same be entered as drawn to each Right, and so entered, the Same Shall be held in Severance to whom drawn, their respective heirs and Assigns for ever—and are drawn as follow's

1 drawn To John Wentworth Esq^r N^o 2: 2^d Range 3^d division— N^o 1—1 Range 2 divisⁿ N^o 6 a 150 Acre Lot

2—To Blanchard Meserve & No 3—2d Ran—3 div: No 2—1st 2d—

N° 4 a D°

3—To Peirce and Moore—N° 4—1st Ran—1 div:—N° 3—1st—2—N° 1—a D°

4—To Thomas Packer Esq^r—N° 3—2^d Ran—2 divi. N° 1—1—3—N° 13—D°

5—To Thomas Walingford Esqr—Nº 1—2^d Ran—2 div: Nº 3—2—1st—Nº 3—Dº

6 To Theodore Atkinson Esqr N° 4. 2d Ran—3 div: N° 5—1—2d—N° 8—D°

7 To John Moffatt Esq^r—N° 5—2^d Ran. 2^d div. N° 4—1—3^d—N° 7 —D°

8 To Thomlinson & Mason—N° 5—1st Ran. 1st div N° 2—2d—1st—N° 12—D°

9 To Richard Wibird Esq^r—N° 4—2^d Ran. 2 div: N° 4—1—2^d—N° 9—D°

10 To John Rindge N° 2—2d Ran. 2d div N° 3—1—3d—N° 14—D°

11 To Mark Hink^g Wentworth Esq^r Nº 1—1st Ran. 1 div: Nº 2—1—3—Nº 5—D°

12 To Jotham Odiorne Esq^r—N° 3—1 Ran. 1 div: N° 4—2—1st—N° 2—D°

13 To Joshua Peirce Esq^r—N° 2—1 Ran—1 div: N° 5—1—3^d—N° 11—D°

14 To George Jaffrey Esq^r N° 1—2 Ran. 3 div N° 1—2—1—N° 15—D°

15 To Solly & March—N° 5—2 Ran. 3 div. N° 5 2st—1st—N° 10—D°

[John Goffe to Daniel Rogers, 1774.]

[Masonian Papers, Vol. 8, p. 99.]

Derryfeild Apriel 29 1774

Honble Sir

I Told the man of the Tract of Land (viz) the 1000 acrs that I Talked of bying for him but he Esteems it but of very Littel value and will not Give more than one half the price you asked for it nor Does he in Cline to have any thing to Do with it at all, nor I for It is Said here its, Desputable weather it is not Granted to Greedley however I have Don with it

Honnored Sirs the Lines of your Sosiety land are so hard to be found that the people that have purchesed cannot find the Exact Spot there land is on and they Complain one incroches upon an others land and som are Liable to loose there labour therfore they pray your Hon^{rs} would order the lins to be Run anew so that Every one may know their own lines & I am sure it is best for you to have Run Speedely for the old lines are So Grown out that they Cant be followed and it is said that a great part of them lines never were Run

Gentⁿ it with Regard to you & your Intrist as well as to Those that Complain for fear they should lose there Labour that Lines Come from him who the Greatest Regard Subscribes Him Selfe your Hon^{rs} most obdent Humbele—

Sarvant

John Goffe

To the Honble Danil Rogers

[Petition for Bridge, 1775.]

[Masonian Papers, Vol. 8, p. 100.]

To The Gentlemen Proprietors of Mason's Grant &C-

The Humble Petition of the Inhabitants of Camden the South west part of Hillborrough and Society land (So Call'd)—Humbly Sheweth—

That your Honn's Petitioners Desires ye will be pleas'd for the Incouragement of Setleing and Inhabiting the Wilderness where a part of your honours Interes lies, That wherein as we your Petitionrs do Make an offer of Clearing a Road from Camden through Camels-Gore the South west part of Hillborrough and the Society land (So called) to the North west Corner of Frances Town, where there is a

good Road from thence to Amherst and Likewise a good Road from N° four to Camden your honour's Petitioner's thinks it Necessary to acquaint your honours of the Dangers and Difficultys the are Exposed too both Spring and fall on Account of Contacook River for wen reason, we your honour's petitioners hopes ye will take it to a Charitible Consideration, and for your honours Interest and for the Good of the Publick in General, advance as Much Money as will be Sufficient for Building a Bridge on Said River, and by So doing your honours Petitioners will as in Duty bound—Ever Pray—

Maurice Lynch John M'Cleary Sam¹ moore John McCallev John Burns William Jones David Lowell Junr Archeb white Peter Lowell Josiah Procter William white Moses Chase Nathan Procter Abraham Estabrook Jeptha Ashley William Steel

John Green John Gorden Robt Burns John Gibson Asa Dresser David Scobev Abel Merrill Timothy Lowell Simon Lowell John Onail James maxwell David Danforth Robert Pollok Joseph Rouncevell Archable White ju^r Joseph Dickey Francis Diomond

Samuel Jones Daniel gibson Richard Meallaster Moses Steel Andrew Bixbe Simeon Farnsworth Ebener Spaulding Sameul Lowell Robert mann david lowell Sener Jacob Burbank William Procter John safford Paul Hale Abner Samson Thomas Stuart

[Endorsed] 1775 22 Feby To lay for further Consideration

[Deed, John Peirce to William Bell, 1791.]

[Masonian Papers, Vol. 8, p. 101.]

Know all men by these presents that I John Pierce of Portsmouth in the County of Rockingham and State of New Hampshire Merchant For and in Consideration of the sum of one Hundred and Twenty pounds Lawful Money of said State to me in hand paid by William Bell of Dearing heretofore of Goffestown in the County of Hillsborough Husbandman the Receipt whereof I do hereby acknowledge have given granted bargained Sold & Released and by these presents do give grant bargain Sell aliene Release Convey and Confirm to him

the said William Bell his heirs and assigns all the Right title Interest Claim and Demand that I have in and to A Certain Lot of Land in Washington in the County of Cheshire and State aforesaid being Lot No five in the first Range and third Division Containing three Hundred and Sixty Acres more or Less Part of the Original Right of Joshua Pierce Esq^r Deceased and lays in the South easterly Corner of the Town, adjoining Campbells Gore To Have and to Hold the said granted Premises with the appurtenances thereof to him the said William Bell his heirs and assigns to his and their proper use Benefit and Behoof Forever I hereby engaging to warrant and Defend the said granted Premises against all Claims and Demands of any Person or Persons Claiming by from or under me and the said Original Proprietor and I Mary wife of the said John for the Consideration aforesaid do hereby give and grant all my Right and Power of thirds in the Premises In Witness whereof I have hereunto set my hand and Seal this 24th Day of Octr Anno Domini 1791

Signed sealed and Delivered in Presence of us—
Tobias Walker A
George Gains

John Pierce [Seal] Mary Pierce [Seal]

Rockingham ss Portsmouth the 24th Day of Oct^r 1791 then the above named John & Mary Pierce Personally appearing acknowledged the above Written Instrument to be his Voluntary act and Deed Before me

George Gains Justice Peace

Rec^d June 13th 1796 Recorded & Examined

₩ Benja Bellows Recdr

A True Copy of Record Examined

⅌ Benj^a Bellows Rdr

[Plan of First Division, Reserved Lots, 1813.]

Fishersfield July 15th 1813

M^r Peirce Sir, Agreeable to your Request I have been to Washington and have had that Land surveyed which you wished to have me do, and therefore I Return you the Plan with my doings there on this from yours to Serve,

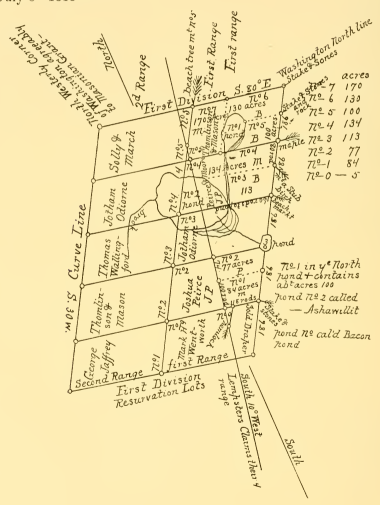
Samuel Gunnison

Memo all the Red Ink done by John Peirce

Ap. 8, 1820 M^r Fishers 5 acres in No 1, 1, 1 sold Joshua Fletcher for \$20

June 4, 1821 Sold one Joshua Peirce lot to S & H Davis Vide Fo. 227 Note Book

J Fisher Bill for Survaying Eight Days the land pland below Lying in Washington Sixteen dollars \$16-00 July 8th 1813



a Plan of J Peirce Esqs Land Laying in the north part of Washingto[n] Laid down by a Scale of two Hundred rods to an Inch July 8th 1813

by John Fisher

[Minutes.]

[Masonian Papers, Vol. 8, p. 102.]

A Man Down with M^r Swett choses N° 1, & N° 6 in Washington no promise only to let M^r Swett know Feb^y 15, 1811—Solomon Andrews is the above—

 $\rm M^r$ John P. Chapman applies to purchase part of $\rm M^r$ Rindges Lot in Washington N° 3, 1st Range 3^d divis—& prefers Lot N° 1 & his brother wants N° 3, or 6—Aug 20, 1811 came down this day 2^d Journey on purpose promised him the refusal

Ebenez Spaulding of Washington wants N° 6 applies by Letter Feb. 16 1815——

John Lewis of Washington wants Lot N° 6 & N° 7 applies this 14 Feb. 1816

[Letter, Johnston to Peirce, 1817.]

[Masonian Papers, Vol. 8, p. 103.]

Hillsborough 3rd Novr 1817

M W Pierce Esquire Sir

The barrer hereof is M^r John Lewis, will apply for the Lot of Land which I agreed with you for the last time I was in Portsmouth if he concluded to give the five dollars p^r Acre, I have made enquirey and find that M^r John P Chapman of Washington is *Dead* and allso M^r Sweet of Windsor; M^r Lewis is a man of good property for a Farmer, and I have no *doubt*, but what he will fulfill any contract he may make with you at the time he agrees—your Buisness at Bradford I believe I shall compremise, I have not been at Washington but will not fail to attend to it

Your very humble sert

N. Johnston.

[Bond of Peirce and Rogers, 1817.]

[Masonian Papers, Vol. 8, p. 102.]

Portsmouth November Sth 1817. Received of Mr John Lewis of Hillsborough Two Hundred Dollars on Account of and in part of the purchase money of Lot N° 3, in the first Range & Third Division in Washington containing Three Hundred & Sixty Acres More or less which we have this day agreed to Sell him for the Sum of Nineteen Hundred Dollars of which the aforesaid Two Hundred are a part, & if said Lewis shall any time in the month of February next pay us a further Sum of Two Hundred Dollars & give us his notes signed by himself & Aaron Barnes for Fifteen Hundred Dollars more payable (with Interest from this date, to be paid annually) Two Hundred Dollars a year until the whole Shall be paid Then we agree to give a good & Sufficient deed of the Lot aforesaid—& To the performance of this agreement We bind ourselves our heirs & assigns—Mr Lewis is also to give a mortgage As Security of his & Mr Barnes Notes

Signed M W Peirce D. R. Rogers

N B. I have further agreed with M^r Lewis if he will pay the whole Sum in Cash when he takes the deed in February to abate him One Hundred Dollars

M W Peirce

[Minutes, 1817-21.]

[Masonian Papers, Vol. 8, p. 104.]

Sep. 24, 1817 I agreed for ourselves & heirs of Mrs Rogers to Sell the whole of this Great Lot to John Lewis at \$5 p Acre \$400 down—provided however Mr Sweet & John P. Chapman who had 1st Offer did not wish it on those terms—This offer made to N Johnston of Hillsboro, who is to give the Answer as soon as may be at farthest in Nov next—Mr Johnston offered \$4 \ Acre sopposing Lot to Contain 360 Acres

We have this day Sold the Remainder of Lot N° 2—1st R & 1st divis to Samuel & Hezekiah Davis of Washington 161 acres for \$410—papers sent by Gunnison There is to be p^d down 50

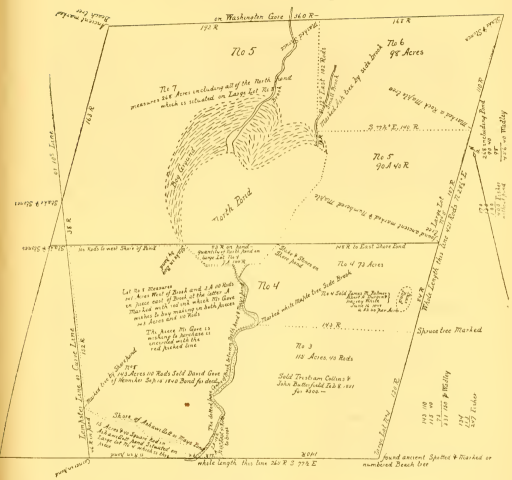
Notes 360

410

4th June 1821

M W P

[Plan of Two Lots, 1840.]



A plan of two Lots of Land lying in the Southwesterly Corner of Washington No. 4, & 5, Drawn Sept 7, 1840.

by Moses D Wadly & Surveyer

laid down from a Scale of 25 rods to an inch-

M. D Wadly Sur

Plan of two Lots of Land in Washington laid out for Acres 360 each in the first division viz Number Five in the 1st Range drawn to the right of Thomlinson & Mason and Number Four in the 1st Range drawn to the right of Pierce & Moore

Sepr 15, 1840



WEARE. 42I

WEARE.

[This town was granted by Massachusetts, June 19, 1735, to Robert Hale, petitioning for Capt. John Raymond's men, and was called Beverly-Canada, and Hale's-town. Granted by the Masonian Proprietors, Sept. 20, 1749, to Ichabod Robie and others and called at times Robie's-town and Weare's-town. Incorporated as Weare, Sept. 21, 1764, and named in honor of Meshech Weare. The line

between Weare and Dunbarton was established July 2, 1853.

See Massachusetts and New Hampshire charters in preceding volumes; IX, Bouton Town Papers, 791; XIII, Hammond Town Papers, 637; Index to Laws, 571; historical sketch, by William Little, Hurd's History of Hillsborough County, 1885, p. 678; History, 1735 to 1888, by town committee, 1888, pp. 1064; Stewart's History of the Free Baptists, 1862, p. 252; Baptist Churches in N. H., by E. E. Cummings, 1836, pp. 10, 21; Lawrence's N. H. Churches, 1856, p. 244; sketch, 12, Farmer's Monthly Visitor, 150; Along the Piscataquog, A Sketch of Weare, by Ida G. Adams, 19, Granite Monthly, 329.]

[Petition for Grant, 1748.]

[Masonian Papers, Vol. 8, p. 105.]

Jacob Stanyan Capt Samll Prescut Beni Swett Elisha Prescut Abner Philbrick Jona Hilvard Abner Sanburn Jacob Brown Relph Butler Walter willim Timothy Blake Juner Jon^a Green Juner John Gove Juner Thos Boyd

Capt Jethro Tilton Deacon Josi Bachelder Leut Joseph Bachelder Ensⁿ Rich^d Nason Eben^r Prescut Enoch Sanburn Nathan Tilton Sam^{II} Shaw Reuben Sanburn John Loverin Leut Edmond Brown Pain Row Jona Steward Enoch Barker

Beni Hilyard Sam^{II} Prescut Juner Jeremiah Pearson Theoph Bachelder Mr Meshech Weare Jona Gove Bradbury Green Jeremiah Bennet Simon Fogg Widow Judith Quinbie John Clifford

Edward Gove

Hampton Falls Octobr 20th 1748

The foregoing is a List of Persons belonging to Hampton falls who request of the Gentlemen who purchased Mr Masons Claim a tract of Land Sutable for a Township And we the Subscribers as a Comtee on their behalf Request to have the Same Upon Amuskiege falls or As Near thereto as we may find a Convenient Place that is not already Disposed of

Sam¹¹ Prescut Comtee Benja Hilyard (

[Another Petition for Grant, 1748.]

[Masonian Papers, Vol. 8, p. 106.]

To the Gentlemen Proprietors of Mr Masons Right

We the Subscribers belonging to Hampton falls being Inform'd That you are Granting of Tracts of Land Sutable for Townships And we having (The most of us) Already Requested of you by a Committee which we Sent for that Purpose A Tract of Land Sutable for a Township As near to Amuskiege as we Could: And Understanding that there are two Townships now run out by un Goffe and others—We now Request that we may have a Tract Sutable for a Township to begin at the upper or Northwesterly Corner of the Nothermost of those Two which are now run out and to Run Downward or Southerly upon their line Six miles And then to go back to make a tract of Six miles Square

Hampton Falls Nov^r 4th 1748

Jacob Stanyan Edward Gove Jacob Brown Thos Brown Rich^d Nason Eben^r Prescut Sam^{II} Shaw Thos Boyd Mashech weare Timathy Blake Juner Abner Philbrick Walter Willims Jona Gove Pain Row John Swain John Clifford

Jethro Tilton Enoch Sanborn Ichabod Robie Josiah Bachelder Nathan Tilton Sam¹¹ Prescut Juner Benjⁿ Hilyard John Gove Juner Jeremiah Pearson Jona Green Juner John Loverin Jacob Brown Reuben Sanborn Ralph Butler Enoch Gove Simon fogg

Samⁿ Prescut
Abner Sanborn
Tho^s Cram
Joseph Bachelder
Elisha Prescut
The^o Bachelder
Jon^a Hilyard
Benj Swett
Jeremiah Bennet
Enoch Barker
Bradbury Green
Edmond Brown
Judith Quinbie widow
Jon^a Stuert
Henry Robie

Portsm^o Dec^r 21st 1748 at a meeting agreed that Tim^o Fuller of Middleton y^e Eldest Son of Coll^o Prescot decas^d of Groton & w^m Prescot his Brother Benj^a Bancroft of Groton & John Gage Esqu^r be grantees in Hales Town so call'd—

G J-

Mem^o Meshech Wear Esq bro^t in & filed a Plan taken at his and associates request Surveyd by Joseph Baker Surveyer—we finde the Vote formerly past was Sufficient & therefore have nothing to ad unless We Should think Proper to Accommodate Coⁿ Hale & in that

WEARE. 423

Case to Enlarge the Town So that the Grantees Shears Should not be Lessened—Jan^{ry} 11 1748/ at a meeting this Mem^o read & agreed to— G J jr

[Letter from Ebenezer Flagg, 1748.]

[Masonian Papers, Vol. 8, p. 107.]

Chester No^{br} 9 1748

Sr Coll Blanchard call'd upon me As he returnd from Portsmouth And by his Advice, I take it upon me to write A few lines I Need not tell you that Country Ministers Are generally pretty poor, And their Small Saleries forbid them ever thinking to lay up Anything for their Children that way; this is So obvious—Therefore I took this Scheme that my Children After me might Not be Beggers or Idle, but to get An honest living with the Sweat of their faces, Obtained five Rights in Hales Town the Duty of which Rights I proposed to perform According to ve Gen! Courts Act. But now I find that the property belongs to Yoursf & Some other Gentlemen (a good Providence this) for As ye Coll tells me you Are disposed to continue Such in their Rights which they purchased Upon honourable Terms: I have Already Expended considerable Money & have a Sawmill fit for Business, A house not quite fit to live in And have cleard About Eight or ten Acres of land And to loose all this must be hurtful to me & my children Therefore I Intreat your favour that I might yet hold those Rights, complying with your Terms of Settlement which I Am Ready to do: And that you would Use Your Interest In my behalf with ye honourable Genlin Your Associates. You'l greatly oblige your humble Servant

Ebenezer Flagg

P. S. I wrote a few lines to Co^{ll} Atkinson relating to y^e Same Affair—And if you Could find A leasure Space And would write two or three words I Shall take it As A futher favour

E F-

[Ebenezer Flagg to Theodore Atkinson, 1748.]

[Masonian Papers, Vol. 8, p. 108.]

Chester Nobr 9, 1748

Hon^d S^r Understanding by Co^{ll} Blanchard Upon his return from Portsmouth that Masons Claim was fallen into Your hands with Some

other Gentlemen. And many of the Massachusetts Grants lying within that Claim, Yet You Are not disposed to hurt Any one v^t had Expended Money or Labour in bringing forward the Settelment of those grants: Now Sr By ye Colls Advice I would Enform your Hon' that I have five Rights in my hands belonging to the Township call'd Hales Town upon which I have Expended considerable I have A Sawmill built Raised one Dwelling house and Cleard considerable land, which Expence would hurt my Interest much to loose: Therefore I Stand ready to fulfill Such obligations of Settlement As You in your Wisdom think fit & Suitable for ye Speedy Settlement thereof— Therefore I Crave your goodness that I might not be a looser by being a promoter of Setling wilderness land. from Some conversation with ve Coll wm I have named Above I have reason to think that he would Undertake to Manage ye Settlement of Halestown if he Should Receive a few lines of Order from ye Company which would be very convenien he being So near & pefectly knowing in ve Affair

Sr I Am Yor humble Servant

Ebenezer Flagg

[Petition of Rumford Men, 1748.]

[Masonian Papers, Vol. 8, p. 109.]

Rumford December the 1 1748

To the Purchasers & Propriotors of Capt Jno Tufton Masson Right in Lands in Said Province—

Whereas the Persons Named on the others Side have Improvd Lands in a Township Called Heals Town Lying North of New Boston in whose behalf I Request the fever of the Proprietors when that tract of Land is granted by you that you would Suffer the within Nams to be granted in Manner and upon Such Terms as you Shall Se Meet

Jeremiha Clough Jeremiha Clough Juner Thomas Clough Thomas Clongh Juner John Moor Juner Jeremiha Eastman Juner Simon Trumbel Moses Eastman Judah Trumbel James Shepeard Solomon Anis Nathan Stevens Phinis Vergin Henery Lovgov Jonathan Merrill Ruben Correr Ephram Fernem Juner Lot Colby Daniel Chase Jn^r Jonathan Chase Thomas Merrill Richard Hasseltin Joseph Hull moses merrill Timothy Walker Jun^r Abner Chapleman George Hull Samuell walker William Walker Timothy walker ye 4

James Peters Banjaman Stanly Ebenezer Colbe John Dow Jacob Shut moses fostor Zebediar Farnam John Merrill Jun^r John West Humphrey Keyes

[Petition of the Walkers, 1748.]

[Masonian Papers, Vol. 8, p. 110.]

Prove of New (To The Hone the Purchasers & Proprietors of

Hampshire Mason's Right in ye Province aforesaid

We the Subscribers understanding that you are about to grant Part or all of ye Land which you purchased of Capt John Tufton Mason to ye Subjects of this Prove & beg Leave to inform you that we were Proprietors in Hales Town (so called) as it was granted by ye Prove of ye Massach Bay & have been at considerable Trouble & Cost in Setling & improving Said Town as clearing Land building a Saw mill &c And therefore Pray that when you grant Said Tract of Land you would take our Case under Consideration & make Sure to us our Possessions & Improvements & give us such other Additions & Encouragements as you shall see meet

We would also farther inform you (altho' not impowered by them to solicit your Favour) that ye following Persons have also made improvements in Sd Town Vizt Joseph Wood Jonath Morgan Revd Mr Ebr Flagg Timothy Walker junt Menassey Trask Retire Trask Willm Leach Revd Mr John Chipman Thos Porter Geo Hull Joseph Hull Widd Chapman & two Sons Nath Moulton Benj Reymont Hugh Montgumery Benjn Corning Willm Walker Coll Hale Gershom Keys Humphery Keys your favourable Consideration of ye Premises will

verv much oblige Yr

Hub Servants

Timothy Walker Juner William Walker

[George Jaffrey to Joseph Blanchard, 1748.] [Masonian Papers, Vol. 8, p. 111.]

Portsm^o Decem^r 22^d 1748—

Joseph Blanchard Esq^r

Sir—Yours of the 19th & M^r Prescott came to me, by him which I communicated to the proprietors last evening, at a Meeting, in con-

sequence of your recommendation, the Proprs would have accommodated Mr Prescott, & Bancroft in Stark's & Co Grant, but that was finish'd Satterday last, and as the Propris were about to dispose of Hales Town, they have agreed that Mr Prescott & his Bror Wm & Capt Bancroft, have each of them a Share in said Town, when granted, and if you take Mr Presentt into your District, as others it would be approv'd off You'l see in the Grant to Stark & co that Eben' Parkhurst is provided for, in consequence of his application to the proprietors shewing he had purchas'd of Zach's Lovell & which was esteem'd sufficient, to answer what M^r Lovell requests, the Too late to be consider'd in Stark's Grant, if otherwise the multiplicity of Business prevented a particular attention to what you mention of Capt Baldwin of Sudbury, & as the place, the subject of his applican not being under consideration, nothing was transacted, but without any Doubt he will be consider'd upon his Address The place you hint at, of being granted into a Township, I apprehend is not at present tho't of, by any Propr to be disposed off, & has a particular mark upon ye Plan-The proprs are desirous of seeing you in whose behalf this is from

Your Humb! Servt

G Jaffrey jr

Copy of Letter to Collo Blanchard

[Request of Ebenezer Flagg, 1749.]

[Masonian Papers, Vol. 8, p. 112.]

Ports Augt 10, 1749.

To the Honble Theodr Akinson Esqr and Others Purchasers of Masons Right: According to Conversation ye last Evening I would, Motion That if Mr Wear And his Associates Upon due consideration refuse to Relinquish Hales Township That The Blank Names might be left Blank till we have Oportunity to consult Among Ourselves which in As Short Time As may be you Shall hear further: That The Farm of Three Hundred Acres belonging to Mr Humphrey Keyes lying Upon New Boston line might not be disposed of till further Application be made

Yors

Eben^r Flagg

[Petition of Hugh Montgomery.]

[Masonian Papers, Vol. 8, p. 126.]

To the Honourable the Gentlemen Purchasers of Cap^t John Tufton Mason's Right of the waste lands within the Province of New Hampshire

The Humble Suplication of Hugh Muntgomery of Londonderry

within the Province of New Hampshire Humbly Shew.

That your Suplicant Purchas'd a Propriety Right or share of lands in the township Called Hale'stown about ten years aggo, and paid ffourty Pounds for the Same, and paid an Equall Proportion of the Severall Charges that become due upon S^d Right by Building a meetinghouse Building Bridges & Clearing of high ways & and about five or Six years aggo put one William Walker upon my home lott in S^d town and Built one half of a Saw mill and Contin'd there till drove off by the war &c—

and in as much as I understand that your Honrs are about Granting the Said Township to Some Geutlemen of Both Provincess (viz) this & the neighbouring Province wo'd Humbly Request & Desire that I may be admitted as associate with them that so I may hold my Right in said town & not loose my money Intirely—and your Supli-

cant as in duty Bound Shall Ever Pray &c

Hugh mountgumroy

[Charter of Weare, 1749.]

[Masonian Proprietors' Records, Sept. 20, 1749.]

Voted that there be and hereby is Granted unto Ichabod Robie Esq^r Henry Robie Cap^t Samuel Prescutt Josiah Batcheldor Meshech Wear Esq^r Joseph Prescutt Jonathan Green Jun^r Joseph Batcheldor Benjamin Hilliard Jacob Stanyan Jeremiah Pearson John Clifford Jonathan Swain Jonathan Gove John Gove Jun^r John Brown Cap^t Thomas Cram Enoch Barker Cap^t Jethro Tilton Henry Thresher Reuben Sanborn Enoch Sanborn Ebenezer Sanborn Abner Sanborn Abner Sanborn Gove Bradbury Green Walter Williams Thomas Boyd David Tilton Daniel Robie Jacob Brown Judith Quinby Widow Nathan Brown Richard Nason Abner Philbrick Jonathⁿ Hillyard Jonathan Steward Samuel Prescutt jun^r Pain Rowe Caleb Bennet Samuel Robie Elisha Batcheldor John Loverin Caleb Sanborn Edward Gove Ebenezer Prescutt Elisha Prescutt Nathan Tilton

Theophilus Batcheldor Benjamin Swett Jeremiah Bennett Timothy Blake jun Simon Fogg Thomas Brown John Green Hezekiah Jenness Jonathan Fifield Samuel Lane John Robie Timothy Fuller James Prescutt William Prescutt Benjamin Bancroft John Gage Esq^r James Lindall Ebenezer Flagg Joseph Messerve Joseph Jackson Peter Shores Richard Evans William Walker Colo Hale Joseph Hull George Hull Reuben Sanborn junt Nathan Green Benjamin Lynde Esq^r the Rev^d John Chipman and Timothy Walker In Equal Shares On the Terms Conditions and Limitations herein after Expressed all that Tract of Land within the Province of New Hampshire Containing the Extent and Quantity of Six Miles Square Bounded as follows (Viz^t) Begin ing at the North Westerly Corner of a Tract of Land lately Granted by said Proprietors to Archibald Stark and others thence Running South Eighty five Degrees West Six Miles thence South two Degrees East Six Miles thence North Eighty five Degrees East Six Miles thence North five Degrees West to the Corner first mentioned so as to make up the said Quantity of Six Miles Square and no more—

To have and to hold to them their Heirs and Assigns in Equal Shares on the following Terms Conditions and Limitations That is to Say That the whole Tract of Land within the said Boundaries (Saving what is herein after mentioned to be otherwise Improved) Be divided into One hundred Rights or Shares and each Share into two Distinct Lots One of which is to Contain One hundred Acres and the other all the rest of the Land belonging to each Respective Share That the two Lots which belong to one Share be Numbred with the same Number beginning with one and Ending with One hundred. That the said Land be so Laid Out within One year from the Granting thereof and then the Lots Drawn in the usual manner of Drawing for Lots of Land in such Cases, And that this be done under the care and Direction of the Grantors and that there be but One Draft for the two Lots belonging to each Share That One of the said Shares be for the first Minister of the Gospel who shall be Settled on the said Land and Continue there during his Life or until he shall be Regularly Dismiss'd to hold to him his Heirs and Assigns. And one other of the said Shares be for and towards the Support of the Gospel Ministry there forever. And the hundred Acre Lots belonging to these two Shares shall be laid out as near the Place where the Meeting house shall be built as may be Conveniently and not drawn as the other Lots. That there be Six Acres of Land left in some Convenient place within said Boundaries for Building a Meeting house and School house upon, and to Improve for a Training field a Burying place and any other Public use the Inhabitants there shall see cause

to make of the same. That one other of said Shares be for the use and Support of a School there forever. That Seventeen of the said Shares be and hereby are Reserved to the use of the said Proprietors the Grantors in these Presents their Heirs and Assigns. That the owners of the other Eighty Shares make a Regular Settlement there at their own Charge and Expence in the following manner (Viz^t) That thirty family's be Settled upon said Tract of Land Each having an house Equal to Sixteen foot Square or more and three Acres of Land Cleared and fitted for Mowing or Tillage upon their Respective Lots within four years from the Granting hereof and ten Families more So Settled within two years from the same time. That a Meeting house for the Publick Worship of God be built within Six years and the Constant preaching of the Gospel Maintained there next

after twelve years from the Granting of the said Land—

That there be twenty Acres of Land left in some Suitable place within said Boundaries for a privilege and Accommodation of a Saw Mill which shall be to and for him or them his or their Heirs or Assigns who will build such Mill within two years from the time aforesaid with the Privilege of the most Convenient Stream and place for that purpose And in Consideration thereof for the Benifit of the said Inhabitants the Owner or Owners of Such Mill shall saw the Logs and Timber of the other Inhabitants aforesaid or Settlers there to the halves for the term of ten years next after the said Mill shall first work if Desired so to do and if no particular person or persons of the said Owners of said Shares or Such other As the Major part of them shall Admit will undertake to Build such Mill on the said Terms then the said Owners shall do the same at their Common Expence and put the said Mill under such a Regulation as that they and others Inhabiting there may be Served with Boards and other Sawed Stuff on just and Reasonable Terms for Carrying an End the

That each Owner of the said Eighty Shares pay to Such person or persons as the Major part of them shall Determine and Chuse for that purpose all such Sum and Sums of money as the said Major part shall Determine to be necessary from time to time to Defray the Charges of laying out the said Lots and other matters and things herein Directed to be done & necessary to be at their Common Expence for making said Settlement That in laying out the said Lots Care be taken to Sort them in such a manner as to make the Shares as equal as possible That the Lots be laid in Ranges where the Land will Admit of it and Land left between the Ranges for Highways of four Rods Wide and between the Lots of two Rods Wide. That a plan of the whole when so laid out be made at the Charge of the said

Owners and Return'd to the Grantors as soon as may be Conveniently done. That the Remaining Seventeen Shares Reserved as aforesaid be Exonerated Acquitted and fully Exempted from paying any Charge towards making the said Settlement and not held to the Conditions of the Eighty Shares aforesaid or Liable to any Tax or Assessment until Improved by the Respective Owners thereof

That all white pine Trees fit for Masting the Royal Navy be and hereby are Reserved and Granted to his Majesty his Heirs and Suc-

cessors forever for that purpose—

That in Case the Grantees shall fail Neglect and Omit to Settle Forty families upon the said Tract of Land in manner aforesaid and within the term aforesaid and to do and perform The Several matters and things herein before mentioned by them to be done the said Grantees shall forfeit their Right to any and every Part of the said Granted premises and the said Grantors may Lawfully Enter into and upon the same or any part thereof in the name of the whole or any person or persons for them and in their Name Stead and behalf and be thereof Seized again as tho' this Grant had not been made provided Nevertheless that those particular persons of the said Grantees who shall have performed his or their part according to the true Intent and meaning of these presents as above shall have hold and Enjoy to him his Heirs and Assigns his or their particular Shares aforesaid. And in Case the said Owners of the Eighty Shares shall within the term aforesaid make Finish & Compleat the Settlement of Forty Families as aforesaid and shall do & perform all the Several Articles matters and things by them to be done as aforesaid Every particular person of the said Owners who shall be Delinquent and neglect to do and perform his Respective Share part and proportion of the Duty business matters and things aforesaid by him to be done according to the true Intent and meaning of these presents Such Delinquent Owner shall forfeit his Share and Right to the said Tract of Land any and every part thereof to Such of the said Owners who shall have done and perform'd as aforesaid and they may have hold and Enjoy the same to them their heirs and Assigns and Are hereby Entitled to the Grantors Right thereto and may Enter into and upon the same and take full Seizin thereof to their own use as fully and Amply as the Grantors themselves might lawfully do as aforesaid. Provided always that in Case of an Indian War within any of the Terms of Years above Limited for the doing any of the matters and things aforesaid by the said Owners to be done the same Number of Years Respectively shall be Allowed after that Impediment shall be

And in Case any Action or Suit shall be brot against the said

431

Grantees for the said Tract of Land or any part thereof the said Grantees are hereby Obliged to Vouch the said Grantors or Such of the said Grantees as shall be so Sued shall so do and the said Grantors hereby promise and Ingage they their Heirs Executors Administrators or Assigns shall and will at their Own Cost and Expence Defend One Action or Suit upon One Title and Pursue the same to final Judgment through the whole Course of the Law (if there shall be Occasion) And in Case the final Judgment in such Trial shall be against the said Grantors, the Grantees shall Recover nothing over in Satisfaction of and from the said Grantors their Executors or Adminstrators or any of them—

[Draft of Lots in Weare.]

[Masonian Proprietors' Records, Vol. 6, p. 231, and Vol. 7, p. 65.]

The Draft of the Lots of Town granted to Ichabod Roby Esq^r & others—

									===
		No o	of the	Lots			No	of the	Lots
Josiah Bachelder				15	Lt Joseph Bachelde	r			34
John Brown				41	Enoch Barker				26
Thomas Boyd				1.4	Jacob Brown				43
Nathan Brown				47	Caleb Bennet				87
Elisha Bachelder				45	Theophilus Bachelo	ler			82
Jeremiah Bennet				24	Timothy Blake Jun				70
Thomas Brown				6	Benja Bancroft				59
John Clifford				33	Capt Thomas Cram				84
Revd John Chipman				69	Richard Evans				37
Simon Fogg				97	Jona Fifield				39
Timothy Fuller				81	Ebenezer Flagg				II
Jonathan Green Juni	r			50	Jonathan Gove				5
John Gove jung				42	Enoch Gove				2
Bradbury Green				22	Edward Gove				95
John Green				5.5	John Gage Esqr				35
Nathan Green				62	Benja Hilyard				12
Jonathan Hilyard				100	Col ^o Hale				20
Joseph Hull				28	George Hull				27
Hezekiah Jenness				52	Joseph Jackson				4
John Loverin				93	Samuel Lane				88
James Lyndall Esqr				56	Benja Lynde Esqr				77
Joseph Meserve				83	Richard Nason				58
Capt Saml Prescutt				75	Joseph Prescutt				89
Jeremiah Pearson				7	Abner Philbrick				36
Samuel Prescutt Jun	r			60	Ebenezer Prescutt				73
Elisha Prescutt			٠	9	James Prescutt				17

	I	No	of the	Lots			Nº o	f the	Lots
William Prescutt .				98	Judith Quinby				99
Ichabod Robie Esq ^r				49	Henry Robie				31
Daniel Robie .				44	Samuel Robie				74
				19	Pain Row				38
Jacob Stanyan .				25	Jonathan Swain				IO
Reuben Sanborn .				68	Enoch Sanborn				29
Ebenezer Sanborn .				40	Abner Sanborn				18
Abner Sanborn jun ^r .				94	Jonathan Steward				48
Caleb Sanborn .				32	Benja Swett				30
Peter Shores .				67	Reuben Sandborn ju	nr			72
Henry Thresher .				79	David Tilton				86
Capt Jethro Tilton .				63	Meshech Weare Esc	r			91
Nathan Tilton .				76	Walter Williams				80
William Walker .				78	Timothy Walker				21
Theodore Atkinson Es	sqr .			85	Jnº Thomlinson & Jo	hn			-6
Law Lot No 1 .				23	Tufton Mason		ζ.	•	96
Jotham Odiorne Esq ^r				57	Joshua Peirce Esqr				64
Thomas Packer Esqr				65	Sam ¹ Solly & Clt Ma	rch	Esqra		90
Nath ¹ Meserve Joseph)			_	Richard Wibird Esq				92
Blanchard, Joseph	> .			61	Thomas Wallingford	Es	qr.		51
Green & Paul March)				Mark Hg Wentworth				13
Moore & D ¹ Pei	rce			53	George Jaffrey				71
Mark Hg Wentworth				46	John Moffatt Esqr				3
Jnº Wentworth jung Es	sqr .			66	1				3
,									

Province of \ Portsmo Voted That this Draft of the Lots of Land New Hamp' \(\) in the Tract of Land Granted to Ichabod Robie Esq Henry Robie & others, be & hereby is ratified & confirmed & that each Lot be held to the Respective Person to whose Name it is affixed, & to his Heirs & Assigns in Severalty on the Terms first Granted & that the Division as made by the Grantees, & numbered in the Plan thereof by them returned, be confirmed——

Geo: Jaffrey Proprs Cler

a true Copy the Record of the Draft of the Lotts in the Town of Weare—

attest Geo: Jaffrey Proprs Cl:

[Ebenezer Flagg to Theodore Atkinson, 1752.]

[Masonian Papers, Vol. 8, p. 113.]

Chester Feby 10 1752

S^r I hope You remem^{br} that when I was at Portsmouth at a Meeting of the Propriators of Mason^s Right: I mentioned a Farm which

[Plan of Weare.]

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A Plan of A Tract of Land Granted to Ichabod Roby Esqr Henry Robey & others (of whom the above named Meshech Wear is one) by the Proprietors of the Land Purchased of John Tuffton Mason Esqr as Said Division has been made by the Grantees to be Returnd to the Grantors in order to the Drawing of the Lots agreeable to the Vote by which it was Granted This Plan Discribeth a township of Land Laid out to Judge Mesick Wear and others and is Laid Down on a Scale of one Hundred Parch to An Inch for the Lots and the High ways twenty Parch to an Inch and all the Lins of the Lots run paralal with the Lines of the town Laid out and Pland By Joseph Baker Survayor

Sam^{II} Prescut Committee for Richard Wason Laying out said Petir Row tract of Land



lay in Hales Town of Three Hundred Acres Upon which Mr Humphrey Keyes (A Brother of my Wives') Lived for four or five Years before the War: and That drove him off: and when I was with You I could Ask nothing but that it might not be given to Any Body Else till I had Seen him: who lives at Charlston: I have been to Boston Several times Since Yet I never could See him he being at Sea till about Three weeks Since: And now in his name And my own I Ask the favour of Yoursf And Society that You would give Your Right to Us Equally the one half being mine: So that as we have Improved it before the war And Since till Now: having Your right We may peaceably possess & Enjoy it hereafter. Sr I Must Intreat You would lay it before Your Society (As I well remember): And I hope You have not forgot that You Encouraged me in it when I was with You in that You advised me to proceed in Improvement: So I relie upon Your goodness & company to Serve Your humble And Obedient Ser^t

Ebener Flagg

PS S^r If there be any Occasion of my being present I will Endeavour to wait upon You At Any of Your Meetings if You will be So kind as to Enform me when

Yors to Serve

E: F:

[Petition of Clements and McHard, 1757.]

[Masonian Papers, Vol. 8, p. 114.]

To the Honble Theodore Atkinson Esq & others Purchasers & Pro-

prietors of Masons Right in the Province of New Hampshire

Gentⁿ We the Subscribers beg Leave to represent to you that there is a Small Gore of Land Lying Westward of & bounding upon Starks Town (so Called) & Between Hales Town & N° 5 & N° 6 which we are Desirous of Setling & Improving if we Can obtain it of you by Grant or Purchase or on such Terms as shall be Thought reasonable & if you'l please to Take our Proposals under Considerations at your Next meeting & give us Notice when & where we Shall Treat with you further upon the Matter we Shall Esteem it Favour Done

Your Humble Sevts

Timothy Clements James McHard

[Endorsed] Rec^d June 1st 1757——

[Committee to Caleb Page, 1758.]

[Masonian Papers, Vol. 8, p. 115.]

Portsm^o July 29th 1758

Capt Caleb Page

The Proprietors of Masons Right in this Province having appointed us to dispose of a Tract of land which is Situate Southerly on the northerly line of Hale's Town extending ye whole length of said line and making an Angle on ye Southerly line of No 6 at ye north west Corner of Hales Town, and from Said Angle running eastwardly partly on the southrly line of No 6 and continues on ye Southerly line of No 5 or new Hopkington till it come's to ye north west Corner of Stark's Town and then Southerly to ye north east Corner of Hales Town—The Contents of Said Tract we are to have Surveyed and measured and a regular Plan thereof returned to Said Proprietors and we are informed you undertake Such Buisness and as you reside near ye Spot we desire you will Survey and plan ye said Tract having Suitable Chainmen for that purpose and make a Return of ye Plan as soon as you can Conveniently and we will See you Satisfyed for your Service therein and you will oblige yr Hum: Servis

D Peirce John Moffat Geo: Jaffrey

[Petition of Samuel Fisk, 1759.]

[Masonian Papers, Vol. 8, p. 116.]

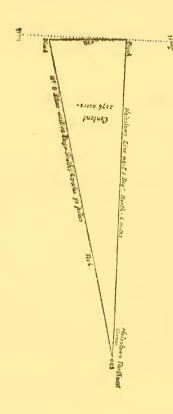
Salem, Octr 16. 1759.

Honoured Sir.

After Proper Compliments, to Your Honour This Begs a Favour of You, as a Purchaser of M^r Masons Patent; That you will Please To Lay before The Gentlemen your Copartners, My Case, which Fol-

lows, viz^t

I the Subscriber Purchased an Original Right In A Township, Granted By This Province to a Number of Petitioners &c anon Called Hales-Town I Fullfilled the Terms Appointed till Sicknese & Warrs Ceased further Labours. My Lott Fell in that Part Of the Township, which, the *Mason* Setlers Left out of their Township: and which Col¹ Blanchard Told me was Left for Col¹ Hale. Col¹ Blanchard Undertook to obtain My Lott of You Gentlemen He Dyed, having (as I Suppose) done nothing. I now Therefore by M^r Mitchel, Convey my



acording to the desire of the honour¹⁰ Commite I have bin & have taken a Sirvay of the Gore of Land betwen hales town and hopkin town as hales town Northeast Corner bound was Shown me by Mr timothy Clemont and have Discribed it by the above plan it is midlen good Land So far as I have Seen it but I am Informed that thare ohn pudney which tels me thay have Seen it and Sayeth that thay think it may Contain near aboute three hundred acers with the bog that is by it this plan was taken by Mesering from the norwest Corner bounds of Starks town 439 Rods upon Starks town line till we Came to the bounds of hales town and then planed upon hales town north is a pond of a Considerable bigness that is in the Gore but I naver See it but am Informed by Isaac Chandler and Line and hopkintown Line I have done it according to the best of my skill & judgmen by the Information that I Starks town September ye 4: 1758 nave had



Request, to You Praying Your allowance of my Right; being willing to Comply with Such Dutys, & Allowances, as your Honours Shall Judge Proper, as are others My Neibours. I waited On Col¹ Hale, but finding him not Inclined to Act, I Tho't it Proper to Apply to You Gentlemen as above

Be Pleased, Sir, to Give your Self the *Unmerited* Trouble, of Sending a Line, To Your Honours

Sincere & Obediant Servant

Sam¹ Fisk

N B. My Age I hope will Sir, Excuse this Scrol.

S. F.

[George Jaffrey to Robert Fletcher, 1759.]

[Masonian Papers, Vol. 8, p. 117.]

Portsmouth October 22d 1759—

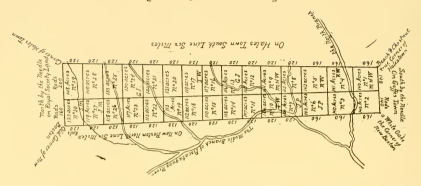
Sr Mr Packer informs the Proprietors of the lands Purchas'd of John Tufton Mason Esqr that he had conferred with you about laying out and planning a tract land between Hales Town and New Boston for said Proprietors who desire you will proceed on the buisness as soon as may be, and divide the whole Tract between Hales Town, as granted by said proprietors, and New Boston, to be equally divided into Quantity & Quality as near as may be into fifteen equal shares & return a Plan of the same, You must be very carefull that no Gore or space be left Between the two tracts mentioned, and let mountains, rocks and Ponds be particularly described in your plan & if the Quality of the land is such, that an equal division cannot be made in fifteen equal Lotts for Quantity & Quality, then do it, into thirty Lotts to be coupled so as to render an equal division of the whole into fifteen shares—In behalf of the Proprietors

I am Sr your most humle Servt

Geo: Jaffrey

To Mr Robert Fletcher

[Pian of Gore, 1759.]



the	Numbers o	f the	lotts
	to Each Sl	nare	

M. H. W.				1.	9
J. P				2.	11
Т. А				3.	26
R. W				4.	5
GJ.				13.	24
J. R				16.	25
T. W				10.	17
P. & M.				8.	18
т. Р				7.	6
T. & M.				19.	15
J. O				20.	12
S. & M.				21.	14
J. W				$2\overline{2}$.	23
J. M				27.	30
Meserve &				$\overline{28}$.	29

Pursuant to the Request of the Proprietors of the Lands Purchassed of John Tuffton Mason Esq^r I Have Laid Out Into Thirty Lotts as Described in this Plan all the Lands Betwen the Royal Society land so Call^a & Hales Town Goffes Town & New Boston. Have Coupled them as by the above Numbers so as to Make Fiffteen Equall Shares Quantity and Quallity as Near as May be—herewith Laid in a Scale of 200 Poles to an Inch the Lines Fathfully Marked and Corners Well Made

Portsmouth Nov^r y^e 21st 1759—

₩ Robert Fletcher Surv^r

[Cost of Surveying Gore.]

[Masonian Papers, Vol. 8, p. 118.]

To Divide the Tract of Land Betwen New Boston and Weares Town Being Six Miles Long and One Mile in Width Into 15 Equal Shares Quntity and Quality to Mark the Lines Faithfully & Return a Plan &c will Cost about .30. Dollars or Old Tenor Equal to that Sum

[Letter from Enoch Bartlett, 1761.]

[Masonian Papers, Vol. 8, p. 119.]

Febry 16th 1761—

To Dan¹ Pierce Esq^r and Others Grantees to Tuften Mason Esq^r Gentlemen—you Some Years ago, Granted to James McHard Esqr And Tim^o Clement a Tract of Land of which the Title has been Suspected-I being Attorney to Sd Clement and at the Request of Sd M'Hard have In Some Measure Examined the affair, And am fully of opinion that you had good right to Sell or grant Such a Quantity of Land Between Robies Town (So Called) and the line of Towns—For in A D: 1748 you Granted the Town to Col Goff and others with it's west line of five Miles and Starks Town (So Called) Adjoining on it's North line with it's West line of 5 Miles & 180 Rods—in the whole 10 Miles & 180 Rods-I have Sent up Men and Made An Admeasurem^t from Souhegan North West Corner—And find that on the Course of sd Towns West line which is North Two Deg: West it is Eleven Miles And 199 Rods to the line of Towns-by which it appears that Starks Town North west Corner A D: 1749 when Robies or Wiers town was Granted, was one Mile & 19 Rods to the Southward of the line of Towns-Robies Town was to begin at Starks Town N: W: Corner and Run South 85 Deg West and thence Southerly which cannot make them Contiguous to the line of Towns but leaves as much land as You Granted us if Not in the like form as ? Grant—The Alteration And Settlemt Made A D: 1752 (of which You May be Inform^d by Col: Goff) will Not alter the N: line of Robies Town—and the you then Consented that Goffs Town Should Extend half a Mile or More further Northward—And that Starks Town on their forfeiture And Surrender Should have their full Measure 5 Miles & 180 Rods to the Northward of Goffs Town as then bounded it Cannot Enlarge or Alter the Grant Made three years before—I Desire that the Quantity of land between Robies Town and line of Towns may be ascertain^d and I Stand Ready on the part of my Constituent to pay what shall be due let the land be more or Less—I Employ^d Men toe Measure S^d line who Certify Under their Hands that they Measured it Impartially as they will Evidence on Oath—I Don't Expect You^l act Much on the affair from My Relation without further Enquiry—And Doubt Not but you^l find it to your Advantage—

I Desire Gentlemen You¹ take the affair Under Consideratⁿ and doubt not of finding more lands than You Granted Us—and Also desire the favour of you (after being Met together) that You¹ leave Your Resolve thereon with Dan¹ Peirce Esq^r that from him we May know how to proceed—and if you think it Needful I by myself or

together with Mr McHard will wait on you when Met

All fm Y^r Most Humb¹ Serv^t

Enoch Bartlett

N B My Constituent has been at great charges Considering his Abillity and cannot give it up without hurting his family or having Something Equivolent

[Proposition from Enoch Bartlett, 1764.]

[Masonian Papers, Vol. 8, p. 120.]

Portsmouth Nov^r 16th 1764

To the Honourable Theodor Atkinson Esq^r And others Grantees

of Tufton Mason Esq^r

Whereas You in September 1758 made Your Grant of Land by Estimation 2500 Acres, To James McHard Esqr And Timo Clement adjoyning Starks Town which appears to be Lands laid out by the Proprietors of Robies Town (So Called)—And Said Clement after a Considerable Charge is Sued in an action now depending As a Tres-

passer on Said Lands

It Appearing that there was a Mistake or Error Somewhere in the affair Suppos'd to Arise from missinformation, and the matter to be Determined in the Action is whether the Proprietors of Robies Town had any right by Grant to those Lands—It is objected that their grant was made in September 1749 and to be begin for laying out at the North west Corner of Starks Town when Starks town was by Grant only without other Confirmation Extended but 10 Miles and 180 rods North 2 Deg West from the N. West Corner of Souhegan East And therefore could Not reach the Line of Towns, which Appears by

a late Admeasurem^t to be 11 miles & 199 rods on Said Course from Souhegan East—from which it is Said there is more then to the Quantity of 2500 acres between Robies Town and the Line of Towns and it is also Said that Starks Town was Extended to the Line of Towns by Said Grantees Accepting their Plan in December 1749 by

its being inserted therein that it adjoyn'd the Line of Towns—

But as those Lands have been Considered as part of Said Robies Town and the Dispute is Aresen from a Mistake And will be Costly—It having been propos^d that Said grantees, grant to S^d McHard And Clement other Lands in Some Measure Equivalent to 2500 Acres there on their Releasing those lands—I therefore the Subscriber having full power to Agree And release in behalf of Said Clement Do hereby Certify that I am Ready to Accept An Equivalent in lands Else where with a Discharge of Said Action on Said Clements part (and Doubt Not but S^d McHard will also on his) And will give Any Proper Release of S^d Grant and Lands on the making a Grant of Said Equivalent Lands or Any Resolve or agreement that it Shall be made—

[In handwriting of Enoch Bartlett. Ed.]

[Letter from Enoch Bartlett, 1764.]

[Masonian Papers, Vol. 8, p. 121.]

Haverhill Nov^r 21st 1764

To the Honourable Theodore Atkinson Esq^r

Sr I last week gave You Some proposals with respect to Timo Clements affair, and it was Agreed that I with Mr McHard Should be at Portsmouth on Monday Next, but As he is obliged to be there this week, I write to you by him And perhaps the affair May be Setled in Some Measure without our attending Next week, if you (the Grantees) Agree with Mr McHard as I proposd or otherwise I think the Action Against Clement May Stand Continued till we can fully Settle the affair, it will take up Some time to Settle with respect to the Equivalent lands however I Shall Abide My Writtne proposals if Mr McHard will come into the like, or perhaps I may take up Clements Bond for Money without paying it And take a piece of land you may be willing to grant him for his Charges Trouble And Disappointments if it is yet Necessary

I Shall Attend Next week as agreed but I Expect to know by

Mr McHard whether it will be Expected or not

All f^m Y^r Most Humb^l Serv^t

Enoch Bartlett

🔁 fav^r of James M^cHard Esq^r

[Two Letters from Enoch Bartlett, 1767.]

[Masonian Papers, Vol. 8, p. 122.]

To the Honbl Theodore Esqr Atkinson And others Grantees of Jn.

Tufton Mason Esqr—

Enoch Bartlet of Haverhill Humbly Prays That you¹ Appoint Some persons with whom he may treat respecting his Surrender of Lands claim⁴ by the Proprietors of Robies Town So Called and for discharging the Bond Given on Acco¹¹ of those Lands—And respecting the Sale of other Lands to him Such as he may particularly Apply, to them about or for And You¹ oblige

Yr Humb¹ Serv^t

Haver | Apr | 17: 1767

Enoch Bartlet

Apr. 17: 1767

S^r It is more then Six Months Since I was in a Capacity to Surrender the Lands in Robies Town, but could Never hear when Your Meetings would be—I therefore now desire that a Com^{tee} may be appointed in Order to Settle the affair—I find that Esq^r M^cHard has obtain'd a Grant or Deed of the Southerly part of the lands in Hopkinton but yet hope from Information by Cap^t Badger to find Lands of which I may make An Agreeable purchase—

It being So Difficult for me to know of your Meetings And to

Attend them—

I desire the favour of your Hon^r to present My request in the Next Meeting that I may know with whom to treat in order to Close the affair

f^m Y^r most Humb¹ Serv^t

Enoch Bartlet

To the Honbl Theodore Atkinson Esqr at Portsmo-

[Bartlett's Request Repeated, 1769.]

[Masonian Papers, Vol. 8, p. 123.]

April 26: 1769

To the Honbi Theodore Atkinson Esqr And Others Grantees to

Jn° Tufton Mason Esq^r when met together

Enoch Bartlet of Haverhill Humbly prays that you¹ Appoint Some persons As a Com^{tee} with whom he may treat respecting his Surrender of Lands that are claimed by the Proprietors of Robies Town So

WEARE. 44I

Called and for discharging the Bond Given on the Account of those Lands—And respecting the Sale of other lands to him Such As he may apply to them for—And You¹ oblige

Yr Humbl Servt

Enoch Bartlet

[Again in 1771.]

[Masonian Papers, Vol. 8, p. 124.]

To the Grantees of Jn^o Tuften Mason Esq^r now met together Enoch Bartlet of Haverhill Humbly Prays that you will Appoint Some persons As a Com^{tee} with whom he May treat Respecting his Surrender of Lands in Robies Town So Called and respecting the Sale of other Lands that may be in Some Measure Equivalent to those in Robies Town—

And you¹ Oblige Y^r Humb¹ Serv^t

Enoch Bartlet

N B The Com^{tee} Appointed Some Years ago, by reason of Death or Removal could not Act on the affair

Portsm^o Oct 2^d 1771—

[Endorsed] Sum for Tract of land Sold mchard &c £575 New Tenn^r

[Report of Committee on Bartlett's Claim, 1773.]

[Masonian Papers, Vol. 8, p. 125.]

We the Subscribers, being a Committee of the Proprietors of Masons Patent at the desire of Enoch Bartlett Esq^r have met & fully heard him respecting his Claim, as Attorney to Timothy Clements, After Maturely Considering the Matter, are fully of Opinion, that said Bartlett has no just demand on the Propriety, on acco^t of said Clements, he the s^d Clements having deceiv'd the Proprietors, in order to obtain a grant of Land, & never paid any Consideration for the same. But we recommend to the consideration of the Proprietors whether they will Grant a Tract of Land to M^r Bartlett on such terms as they may agree—

Portsmouth 19th Augt 1773

Dan¹ Peirce
D¹ Rogers
John Penhallow.
W™ Whipple

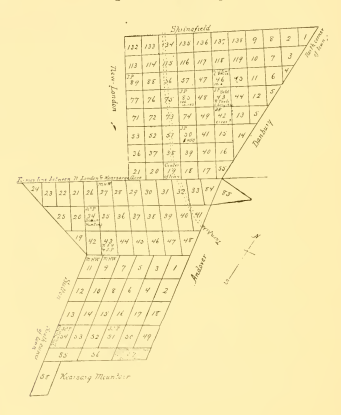
October 6th 1773 This Report of the Committee accepted att: Geo: Jaffrey Prop^{rs} Cl

WILMOT.

[This town was constituted from parts of New London and Kearsarge Gore, and incorporated June 18, 1807. A portion of Hill was annexed Dec. 21, 1832. A tract of land was severed and annexed to Danbury Dec. 19, 1848, and another July 26, 1878.

See papers under title New London; Index to Laws, 584; sketch, by W. W. Flanders, Hurd's History of Merrimack County, 1885, p. 695; Stewart's History of the Free Baptists, 1862, pp. 305, 375; Baptist Churches in N. H., by E. E. Cummings, 1836, p. 19; Lawrence's N. H. Churches, 1856, p. 417.]

[Plan of Wilmot.]



WILMOT. 443

Nov. 1, 1817

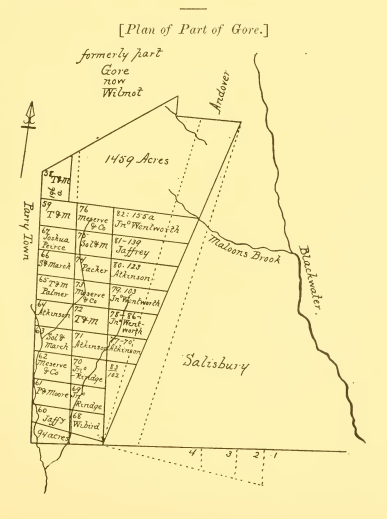
M^r Reuben Raymond applies for N° 43—150 Acres Wilmot formerly New London—Offered him it for \$500 provided he bring a recommendation from Deacon Hunting & Wait 2 ys for 1st pay^t—he is immediately to see Deacon Hunting who is to write Me—

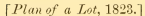
9 March 1818

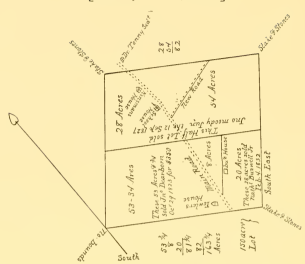
David Everett applies for Lot N° 89 Wilmot formerly New London—Enquired its value of Dea Hunting—application made by John Phelps

John Phelps 15 Sep. 1815 is on Lot N° 54 & offers only \$100 for it—he and his predecessor have been on 11 y^{s} —

Amos Foster of Warner wants N° 43, 150 acres Wilmot formerly New London







Warner November 12 1823.

To M. W. Pirce Esq Sir—in Obediance to your order I have Surveyed lot N° 46 in Wilmot formerly Newlondon and herewith Send you the plan of the Same—

Mr Buzwil informed that he never had any Deed from Fowler—and that the bargain was for twenty Acres on the East Side of the Road Which I have platted and there Remains Eight acres On the East Side of the Road which is Verry ledge and poor land and the Remainder of Fowlers part on the West Side of the Road 53—34 Acres

the part that Buzzel Occupies I Should think was worth Seven Dollars per acre—Kinsmans Nine and the Remainder on the West Side I Should think was worth Six Dollars fifty Cent per acre

Laid out on Kinsmans part is a grate Damage to the farm making over one hundred Rods fence Where Stones are Very Scarce—

for further information if any be lacking When I Come to Portsmouth I Will inform you if I Can and Reman your Serv^t

John Palmer

Mark W. Pierce Portsmouth

53 6.50 — 344.50

20 a 7.— — 140.—

82 a 9.— — 738

1222.50

WILTON. 445

Moody 750 Dearborn 350 Buswell 250

\$1350 for the whole Lot besides Cents which are Several hundred Dollars

(This is the Fowler & Wood Lot.)

WILTON.

[Granted as Number 2, by the Masonian Proprietors, Oct. 1, 1749, to Thomas Reed and others. Incorporated as Wilton June 25, 1762, to continue until Jan. 1, 1765. Reincorporated Jan. 2, 1765. A portion of Lyndeborough was annexed

to Wilton by Joseph Blanchard, agent for the Masonian Proprietors.

See New Hampshire charters in preceding volumes; IX, Bouton Town Papers, 792; XIII, Hammond Town Papers, 676; Index to Laws, 585; Topographical and Historical Description, by Thomas Beede, I, Farmer and Moore's Historical Collections, 65; Past and Present, 150th anniversary of settlement, 13, Granite Monthly, 252; same, pamphlet, 1889; History, by A. A. Livermore and S. Putnam, 1888, pp. 575; Memorial of Increase Sumner Lincoln, by J. C. Mitchell, 1890, pp. 25; address, dedication of town house, by I. S. Whitney, 1885; address, centennial celebration, by Ephraim Peabody, 1839; Baptist Churches in N. H., by E. E. Cummings, 1836, p. 16; Lawrence's N. H. Churches, 1856, p. 244; papers under title Groton, Old Grant, in Massachusetts charters preceding; sketch, by A. A. Livermore, Hurd's History of Hillsborough County, 1885, p. 695; Fall of the Wilton Meeting House, 1773, by N. Allen, 22, N. E. Hist. Gen. Register, 234; Materials for History of, by F. Kidder, 8, id., 394; sketch, by J. B. Connor, Granite Monthly, vol. 5, p. 168, and vol. 6, p. 330.]

[Petition for Grant, 1748.]

[Masonian Papers, Vol. 8, p. 127.]

Portsmouth November 2d 1748

To the Gentlemen Purchasers & Proprietors of Capt John Tufton

Mason's Right to Lands in ye Province of New Hampshire—

We the underwritten being appointed by the within Subscribers in their and our behalfe to make Application for a Tract of land for to settle a Township at first intended to be address'd to the Governour & Council of the Said Province but having Some intimation of your Right—we were directed to apply for our Request by ye within Petition, As therein Directed to ye Governour & Council, or otherwise to

you as we should think best for the Benefit of ye within named Petitioners—We therefore Make our Petition to you the Said Proprietors in behalfe of the within named Petitioners, that you would be so kind as to take under Consideration and grant the Request to your Petitioners of ye within mentioned Tract of Land; or if not that within described, where you can most conveniently for your Selves, and Your Petitioners, and upon Such Terms as we and you shall agree upon—Your favour herein will very much Oblige the Subscribers on the other Side in whose behalfe we are Gentm

Your most Hum: Servts

Nicolas White Nathaniel Bartlet

To His Excellency Bening Wintworth Esq^r Cap^t Generall and Governer In Chief In and over His majesties Province of New Hampshier—

To the Honrd Councel In Sd Province

May it Plees your Excellency & Honners It haveing been Practist to Grant tracts of Lands to Such Persons as Have dun servis In ye wors and In Hopes of obtaining the Like favour wee your Humble petitioners would Gest mention Sumthing wee Have dun Sum of us was Present at the taking Poortrial others at Capertoon others In Hopes of Doing Great Servis Inlisted against Canodi and others of us Have Sufferd greatly Not onely In ye Present but former wors yet so It Hath hapned No lands have been Given to us as yeat and being Greatly Stratned for want thereof & finding Sum Lands Not Laid out betwixt a place Cold Salem Canody & a Remote place Cold grotten if your Excellency & Honnours would be Pleasd to Grant us out of sd Lands a Nuf for a Small town Ship of Six or Eight miles Squeare, or So much as you in your Wisdum Shall think Best it would Greatly oblidge your Humble petitioners—

Nicolas White Nathaniel Bartlet Cornelius Johnson Sam¹¹ Heath Jun^r Joshua Harriman Bartholemy Heath Moses Kimball Sam¹¹ Smith Samuel Eatton Sam¹¹ Heath Samuel Brown benjemin Davis

Jacob Chace
Thomas Johnson
Jacob Putnam
Samuel Harriman
Nehemiah heath
John Bradley
jonathan Whiticker
Samuel Guild
Joseph Hale
Thomas Chaney
Jonathan Bartlet
John Heath

Joseph harriman Ruben Harriman Ephraim Emerson Ebenezer Noyes moses stevens Ebenezer White Theophilus Eaton moses Stevens juner Jonathan Smith moses heath Banjnam Petngall Jonathan Carleton Benjamin Clement Sam¹¹ hadley Nathaniel Cheney John Kent moses Bartlit Seth Johnson William Ayer John Polard Jonathan Sergent Noahn white James Cushen Moses Barrun Salvanus Noice Moses Calton Timothy dow Peter Dow Jacob Woodword

[Charter of Wilton, 1749.]

[Masonian Papers, Vol. 8, p. 128, and Proprietors' Records, Vol. 6, p. 74.]

Province of \ Pursuant to the Power and Authority Granted and New Hamp^r \ Vested in me by the Propri^{rs} of Lands Purchased of John Tuffton Mason Esq In the Province of New Hamp^r by their Vote passed at their meeting held at Portsm^o In s^d Province the 16th

Day of June—A D 1749

I Do by these Presents On the Terms and Conditions here After Expressed give and Grant Unto Thomas Read Esq Rob^t Fletcher Jun^r Joseph Blanchard Jun Oliver Colburn Oliver Farwill John Usher Thos Spaulding John Lovewell Jun Peter Powers Humphry Hobbs John Combs Joseph Blodget Samuel Fowle Jonah Swan Ezra Carpenter Jon^a Cumings Thomas Parker Jun^r John Varnum William Foster Mr Thos Parker, Josih Butterfield anthony Emery Benja Parker Jung Nehem^h Abbot Samuel Greele Benj^a Farwell Oliver Whiting Joseph Richardson Benja Farley Samuel Cumings John Kendall, Abraham Kendall David Addams Joseph French Eleazer Blanchard Zacheus Lovewell Samuel Farley William Cumings Archelus Dale Jacob Putnam Jonathan Powers Nathan Putnam John Dale Stephen Herryman John Shead & Ephraim Putnam) all the Right title and Property of the Grantors Aforesd of in and to that Tract of Land or Township Lying in the Province of New Hamp' Aforesd Containing five miles Squre Lying on the Branches of Souhegan River Between Petersburrough and Monson Bounded as Followeth Begining at the South West Corner of the Premises at a White pine tree Which is the North West Corner of the Township No 1. and runs from thence North five Miles to a White ash tree Marked from thence East five miles to a Stake and Stones from thence South five miles to a Chestnut tree Marked from thence West five miles to the White Pine the first Bounds Mentioned Which Said Township is Lay'd out and Drawn for and the Lots Assertained to Each Grantee Respectively also two Lotts for Encouragement for Building of mills and three Shares for Publick

Uses Vizt one for the first Settled minister one for the ministry and one for the School there for ever Which Said Shares and Lotts to be The Same as Drawn and Allready Entered in the Scheduele & Plan hereunto Anexed, unto them Respectively & to their Heirs and Assignes, To Have and to Hold on the following Terms Conditions & Limitations & on them Only (that is to Say) That a meeting house be Built on the Lott No 11 In the fifth rang and that In the Southwest Corner of Said Lott there be Six acres of Land in a square form Reserved & appropriated for the Publick use of those who Do or Hereafter Shall Inhabit there in Said Township that the Remaining Lands not Entered to the Grantees In the Scheduele & Plan as afores Specified on the Bounds of ye Township Aforesd be and hereby are Reserved to and for the use of ve Grantors of the Premises their Heirs and assignes forever free and Clere from all Charges Tax or Incumberance of Setlement Untill their or any of their parts are Improved Respectively by them or Som Holding under them—that the afore Mentioned Grantees Exclusive of ve three Publick Lotts Shall Carry on and Make Setlement at their own Expence in the following maner Vizt that their be all Necessary High ways Lay'd out in Said Town Where they will be most Conveniet Without any pay or Allowance to those Grantors or Grantees thro Land that ye Same Shall go. That the Grantees Build a Conveniant house for the Public Worship of God there & finish the Same at or Before the Last Day of November 1752 for the use of those Who Shall then or hereafter Inhabit There—That they the sd Grantees after five Years from the Date hereof Maintain Preaching there, that there be on Some one Lott of Each of Forty of Sd Grantees Shares three acres of Land Clered Inclosed and Fitted so Far as is Profitable for moving or tillage at or Before the Last day of Nov^r 1751 & Each of the S^d Lotts to be Clered As Aforesaid to be Settled by having a house Built of Sixteen feet Square at the Least & Seven feet Stud or more with a Chymney and Celler finished and fitted for Comfortable Dwelling therein at or Before the Last Day of may 1752 & Some Person or Family Inhabiting & residant in Said house & they or Some Others in Each of their Stead Continue Residancy there Untill the Last Day of may 1755.—that the Owners of the said Forty Setling Shares have on Each of their Rights Respectively three Acres of Land more In Like manner fitted at or Before the Last Day of Nov^r 1752 & the Like Quantity annually for two Yeares then Nex Cuming—That the Remaining five Rights or Shares of the Grantees aforesd Vizt Olor Farwell Benja Farwell Jos Blanchard Eleazr Blanchard & one Right of Robt Fletcher Jun' Be Excused from the Duty of Building Improving Or Settleing Untill the Last Day of Nov 1755 & then to have the Whole Duty Performed as Others at that Time

WILTON. 449

That Each of the said Grantees at Executing this Instrumt Pay thirty Pounds Cash Old Tenr to Defray the Necessary Charges Arisen and Ariseing in Bring forward the settlet to be Deposited In the hands of Such Person as they the sd Grantees Shall Appoint Being a Freeholder & a Residant in this Province that the Aforesd Grantees or their Assignes Assess Such Further Sums of money Equally in Proportion to their Right on the Right of Each Grantee Exclusive of the three Public Lotts as may be thought Necessary for Carrying on & Compleating any of the Public Matters in Makeing the Setlet aforesd and on Failure of payment for the Space of three Months after Such tax or Assessmt is agreed upon & posted up at Such place or places as the Propris the Grantees Shall appoint to Give Notice for Calling Propris Meetings that so much of Such Delinquents Rights Respectively be Desposed of by a Comtee Choose by the Majr Part of the Grantees for that Purpose as will pay the sd Tax and all Charges ariseing thereon—

and In Case any of the Sd Grantees Shall Neglect or Refues to perform any of the articles aforementiend he Shall Forfeit his Share and Right In sd Township to those of the Grantees Who Shall not be Delinguent In the Performance of the Conditions Enjoyned & It Shall and may be Lawfull for them by their agent or agents Appoynted by the maj^r Part of those not Delinquent for that purpose to Enter Into and upon the Right of Such Delinquent owners & him to amove oust and Expell for their Use their Heirs and Assignes Provided they Settle or Cause to be Settled Such Deling's Right within the Term of one Year after the Period that is by this Indenture Stipulated to be Done as the Conditions of this Grant and fully Comply with ye whole Duty Such Delingt ought to have Don within the Term of one Year from time to time after the Respective Periods thereof & in Case they omitt Complying as afores in that term as afores that all Such Deling to Right Shall Revert & belong to the Grantors their Heirs & Assignes free from the Incombrance of Settlet or Charge Allways Provided their Indien war within any of the Terms & Limitatins aforesd for Doing the Duty Conditioned in this Grant & In Case that Should Happen the Same time to be Allowed for the Respective matters afores after Such Impedim^t Shall be Removed

That all White Pine trees growing on s^d tract of Land fit for masting his Majestys Royal Navy be and hereby are Granted to his Majestys

Royal Nav[y] and Successors for ever—

Lastly the Said Grantors Do Hereby Promis to the said Grantees their Heirs and Assignes to Defend thro the Law to King & Council If Need be one Action that Shall or may be Brought against them or any Nomb^r of them by any Person or Persons Whatsoever Claiming the Said Lands or any Part thereof by any Other Tittle than that of

the s^d Grantors or that by which they hold and Derive theres from Provided they the S^d Grantors are a Vouched In to Defend the Same & that on fineal Tryal the Sam Shall be Recovered Aganst the said Grantors, the Grantees Shall Recover Nothing over ag^t the Grantors for the said Lands or Expence In Bringing forward the Settlem^t In Witness Whereof I the Subscriber Joseph Blanchard of Dunstable have hereunto Set my hand and Seal this first Day of October—1749

Coppy Exam^d ₽

Joseph Blanchard [Ls] Joseph Blanchard Jun^r Prop Clark

[Acceptance of Charter, 1752.]

[Masonian Papers, Vol. 8, p. 129, and Proprietors' Records, Vol. 6, p. 82.]

Whereas Joseph Blanchard Esq In the Name & behalf of the Prop^s of the Lands In the Province of New Hamp^r Purchassed by them of Jn° Tuffton Mason Esq^r Who Sold them Under the Title Made to them by a Com'on Recovery Did on the first Day of Octo^r 1749—

Grant the Contents of five miles Square part of Said Land Bounded as Followeth Begining at the South West Corner of the Premises at a White pine Tree Marked which is the North West Corner of the Township No 1 & Runs from thence North five miles to a White ash tree marked from thence East five miles to a Stake and Stones from thence South five miles to a Chesnut tree Marked from thence West five miles to the first Bounds mentioned, Under Certain Conditions Limitations and Reservations in sd Grant mentioned as by Said Grant Reference there to had will fully appear, Unto Thos Read Esq Robt Fletcher Jun Jos Blanchard Jun Oliver Colburn Oliv Farwell John Usher Thos Spaulding Jno Lovewell Jun Peter Powers Humphry Hobbs Jn^o Combs Jos: Blodget Jun^r Sam¹ Fowle Jos^h Swan Ezra Carpenter Jon^a Cumings Thom^s Parker Jun^r Jn^o Varnum W^m Foster the Rev^d M^r Tho^s Parker Josiah Butterfield Anthony Emery Benj^a Parker Jun Neheh Abbot Sam Greele Benja Farwell Oliv Whiting Jo^s Richardson Benj^a Farley Jn^o Kendall Ab^r Kendall Daved Addams Joseph French Eleaz^r Blanchard Zach^s Lovewell Sam¹ Farley Will Cumings Jon^a Powers Sam¹ Cumings Arch⁸ Dale Jacob Putnam Nath¹ Putnam Jnº Dale Stephen Herryman Jnº Shead & Ephm Putnam— Therefore

Voted that We Do hereby Accept Said Title and for our Selves our Heirs and Assignes Acknowledge that We Do hold Said Lands Under S^d Title Conditions and Limitations with the Reservations therein Mentioned—

Extract from the Votes of the Prop^{rs} Grantees of the Township Called N° 2 Passed at their Meeting the 21st day of Nov^r 1752 Coppy Exam^d A Joseph Blanchard Jun^r Pro Clerk

[Draft of Lots, 1749.]

[Masonian Papers, Vol. 8, p. 130, and Proprietors' Records, Vol. 6, p. 80.]

Towns	hip Nº 2		Draught	No	Range	°Z	Range	No	Range
Robert Fletcher Junt Joseph Blanchard Ju Oliver Colburn . Minister . Oliver Farwell . John Usher . Thomas Spalding John Lovewell Junt Peter Powers . Humphry Hobbs John Combs . Joseph Blodgett Samuel Fowle . Josiah Swan . Ezra Carpenter . Jonathan Cumings Thomas Parker Junt John Varnum . Peter Powers & Arch	nr		1 2 3 6 7 8 9 10 12 14 16 17 19 20 22 23 24 25 27	9 8 10 12 11 6 18 8 13 4 4 4 5 13 13 12 3 3 3 3 7 7	e2 4 4 4 6 7 5 5 1 6 7 4 3 5 3 6 6 6 2 3 4 8	98 I 17 2 6 13 2 16 6 8 5 13 10 17 4 12 I 7	3 3 10 10 7 6 1 10 3 2 2 10 3 2 2 3 3 7	2 II 20 I6 20 I I 4 I 20 I0 9 3 I2 II I I I I I I I	# 2 3 4 2 1 1 5 1 2 2 7 10 10 1 3 2 2 5 1
Ministry Thomas Read Esq William Foster . Mr Thomas Parker Josiah Butterfield Anthony Emery Benja Parker Junr Peter Powers . School lotts . Nehemiah Abbot Samuel Greele . Benjamin Farwell Oliver Whiting . Joseph Richardson Benja Farley . Joseph Blodget .			28 30 32 34 35 36 40 41 42 43 45 46 47 48 50	17 11 7 18 17 15 11 13 12 13 9 16 6 17 19	2 I IO 7 7 2 8 8 9 9 8 9 9 4 5 8	8 19 20 19 14 2 10 14 10 3 9 7 16 18 13	8 4 8 7 2 8 8 8 9 1 9 6 4 5 6 5	9 19 10 18 17 3 13 20 16 8 19 7	1 3 7 3 6 8 10 6 1 1 7 9 3
John Kendall Abraham Kendall Peter Powers David Adams			 52 53 55 56	5 19 16	9 5 4 1	18	8	14	3

Towns	hip	Nº 2-		Draught	°Z	Range	No	Range	N _o	Range
Joseph French . Eleaz ^r Blanchard Robert Fletcher Jun ^r Zacheus Lovewell Sam ¹¹ Farley . William Cumings Jonathan Powers Samuel Cumings Nathal Putnam . Mill lotts . John Dale . Jacob Puttnam . Steven Herryman Archalaus Dale . John Shead . Ephraim Putnam				57 60 61 62 63 64 65 66 72 67 68 69 70 71 49	4 11 18 20 20 2 6 16 13 16 15 17 16 14	7 6 2 10 9 2 3 2 3 4 2 5 4 6 6 6	5 1 19 10 11 4 2 5 14 21 18 15	7 9 2 5 7 1 4 2 4 2 5 4	6 1 19 7 11 5 2 6	10 6 1 9 1 1

The aforegoing lotts were Drawn by the Grantees, those that Follows Were drawn by the Grantors the Respective lotts of each entered aget ye name

Township Nº 2—		Draught	No	Range	°Z	Range	å	Range
William Parker Esq John Wentworth Jun ¹ John Moffett Esq Nath ¹¹ Meserve & Others		4 5 11 13 15 18 21 26 29 31 33 37 38 39 44 54 58	9 7 12 5 5 4 12 3 5 18 18 2 4 12 14 14	5 5 4 4 3 5 5 5 5 8 9 8 9 9 8 9 7 9 9	8 8 8 12 10 11 4 19 2 6 17 17 3 4 15 14 15 15 8	10 5 3 3 2 6 10 6 7 9 8 9 10 8 10 7 10 9	9 1 12 4 7 1 18 3 8 20 9 3 5 16 20 14 20 19	10 4 1 8 6 7 10 6 1 7 7 10 10 8 5 3 3 6

The Aforewritten list Were drawn And finished at Dunstable the Sixteenth day of October 1749—

Copy Examd \$

Joseph Blanchard Jun Props Clerk

[Plan of Lots.]

			Ra	nge	5		(2)	อวุวนเ	21.2f Z	(Wes)
	(:0)	(9)	(8)	(7)	(6)	(5)	(4)	(3)	(2)	(1)	,
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2	19	19	19	19	19	19	19	19	19	19	
220	18	18	GJ ₁₈	18	18	18	18	18	18	18	
h	17	17	GJ17	17	17	17	17	17	17	17	
South five miles	16	16	16	16	16	16	16	16		16	
re	15	15	15	15	15	15	15	15	7 5	15	
777.	14	14	14	14	14	14	14	14	14	14	
ile	/3	13	/3	/3	/3	/3	13	/3	/3	/3	
S	12	12	12	12	12	12	12	12	12	12	
_	11	11	//	//	11	11	//	11	//	_//_	
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	9	9	9	QJ _q	9	9	9	9	9	9	mile
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	4	4	4.	4	4	4	4	4	4	4	north
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	2	2	2	2	2	2	2	2	2	2	
	1	1	1	1	1	1	/	1	/	/	j
		7-1	-	C .	. 7						

East five miles

This is a plan of N° 2, South of Salem Canada the Ranges are 160 rods wide And the lotts Eighty rods wide finished Laying out the lotts in may 1749

Samuel Cumings Surveyor

A Copy taken From the Files of the Proprs of the Above Township—

♥ Joseph Blanchard Jun^r Prop^{rs} Clerk

N B One lott of John dale one of Anthony Emery & One of Archalaws dale All Which Joyned for Convenience of Accomodateing ye Old Setlements was Changed the forme, & is here entered,—in the Second Range & nombered 15, 16, 17, 21,—

[John Goffe's Report, 1764.] [Masonian Papers, Vol. 8, p. 131.]

Monday April ye 2th, 1764. Went from Amherst to Wilton and took with me Cap^t Walker and Lieu^t Bradford: soon after our entrance into the Town met with Hamlet who utterly denied his fenceing any of the Lord Proprietors Lands Disclaimed and wholly renounced & Disowned all Pretensions to any claim whatsoever of any Land Claimed by said Proprietors—Mr Livermore affirmed that he had not by himself or with others improved fenced or meddled with any of the said Gentlemens Lands nor could we Learn that any were Trespassing in said Town upon the Strictest enquiry Excepting one Perry who it Appears has & is Trespassing on the Lot N° 4 in the ninth Range found some Clearing done on said Lot a Hut Erected in which we found fire and two or three Kittels also on said lot a long String of Possession Fence—at the northwest Corner of said Lot is a tree marked Lot n° 4 Range ninth—

P: S: it is commonly reported at Wilton & else where that m^r Perry is a Great promoter & Encourager of the affair of settleing the

said Gentlemens Lands——

Attests John Goffe

[Plan of Wilton.]

[From Record Book of Proprietors of Tyngstown, in Possession of City of Manchester.]

Range	" 7201. th	(10)		× (8)	(7)	(61	(5")		(3)	(2)	(/)		
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	Ł	В	9 20	1.0	1	4 20	· · · ·						

N° 37 in the East & N° 37 in y° West Range of y° Mile Slip—— Aaron Peabody

N° 36 in y° West R— 5½ Acres of y° West End Sold to S. Williams

 N° 41 in y^{e} eastermost Range in the mile Slip sold to David Ingals consid^a £180 Dec^r 1778.——

Spring 1777. Sold to David Burnam 60 Acres of Land bounded Northerly by Land I sold to Nath¹ Peabody easterly by John Cumings & Southerly (in ye westermost Range of the Mile Slip) until that Quantity of Land is compleated Consida 44£

WINDSOR.

[This town was formerly known as Campbell's Gore. Wheeler's Gore, situated between Campbell's Gore and Washington, was annexed June 21, 1797. Incorporated as Windsor Dec. 27, 1798.

See XIII, Hammond Town Papers, 723; Index to Laws, 78, 586; sketch, by

J. G. Dodge, Hurd's History of Hillsborough County, 1885, p. 727.]

[Petition of James Campbell, 1748.]

[Masonian Papers, Vol. 8, p. 132.]

Portsmouth October 20th 1748

To the Gentlemen Proprietors of Mason's Right in Lands in you

Prov^s of New Hampshire Gent^m

I the Subscriber in behalf of my selfe and others Inhabitants of Chester & Londonderry do petition your favour to grant to such a Number of us and in Such manner as shall Seem meet to you a tract of Land or Such part thereof as you shall think fit Scituated & lying Chiefly to ye North of ye road leading from New Boston So called to Hillsborough So called; and in order thereto, do propose to preferr to the Said Proprietors a plan of ye Scituation & extent of the Said tract of Land with a List of the men's Names who will be Your Petitioners, by ye Second day of November next, in ye mean time pray the Said tract of land may not be otherwise disposed of and you will greatly Oblige me & others your friends &c

James Campbell

[Plan of Windsor.]



[James Campbell to Theodore Atkinson, 1770.]

[Masonian Papers, Vol. 8, p. 133.]

Londonderry March 20the 1770

Hono^d s^r a number of poor men & me have Been Petihoning the Purcharssors of masons Patent this twonty year for the Grant of a Township we obtaind Number Eight after Half was Granted to Capt Priscut we waited long in Hops of Some addition & now would be glad of the Spot Known by the name of Campbells Gore which is all that is left of the Town furst Granted to us by your agint we have Employed Mathow Thornton Esq to wait on Honours in our behalf & he informs us that your Honour appears willing to Doe us Justics but there is so many of another Opinion he fears he will not succeed it has Cost us a grat sume & we are very unable to Loose it I am vary Old & the money I hav laid out in Surveying Journeying Petitioning would doe me a graeat Servies to Dig I am not now able & to beeg of any but your Honour I am a Shamed & my fellow Sufferers many of tham as poor as my Self we Beleeve the Doctr is faithfull but he Can doe nothing without you Excuse thes brokin hints from an old man & my giveing you this truble nothing but Niecessity Could have forced me to this freedom I laeve my Case with & trust intirly with you & give you this Oportunity to lay up treasure whare I hope we are both agoing & am your Honours Humble serv^t

James Campbell

James Campbell Juner with Severls others is Redey to Setel down on it as Soone as granted

[Nathan Taylor to the Governor, 1773.]

[Masonian Papers, Vol. 8, p. 134.]

To his Excellency Governour Wentworth and others Gentlemen, Lord Proprietors of a Tract of Land called Camel's Gore Sir——

Your humble Petitioner informeth you that he has purchased a Lot of land of Mr Varnum Esq—Proprietor of a tract of Land called Limbrick, which lot was then supposed to come within sa Township and accordingly obligged myself to do a Duty, which Duty I have done for Limbrick But since by running the lines, sd lot fall into sd Camels Gore, and I have lived upon the land two years, with my family; and now I humbly desire that the Lord Proprietors of sd Land would inform me whither I shall hold s^d lot under them, & what Duty I shall be oblieged to do for s^d Lot; which contains 128 Acres, and I likewise inform you, that there are a Number of persons that pretend to hold the Land of s^d Gore, under one M^r Camel to whom they say, sd land was granted; who threaten to remove me from s^d Lot as an intruder; and I humbly desire that you would inform me whither you will give me any title to sd Lot, if I should come for it.—I have been Verbally informed several times, from your Honours, that I should never be hurt, by taking up sd Lot in the manner I did and therefore I have presumed to tarry upon the Lot. and I likewise desire that you would write by the bearer hereof whither your Honours proposes to settle sd Gore soon for there are several men that would take up Land here if they knew upon what terms they migh have it:---

this from your humble petitioner and

most obedient servant

Camels Gore June ye 9th 1773

Nathan Taylor

[Memoranda.]

[Masonian Papers, Vol. 8, p. 135.]

Mem^o Nov^r 1778 M^r Costello requested to have y^e Opp^o of purchasing Campbells Gore when Sold——

Dec^r ⁹ Ja^s Beton Esq^r Signifyed to the Prop^{rs} his desire to purchase Campbells Gore but could not make any offer as He was unacquainted with the Quality of y^e land——

Feby 25 Jas Addams applyed to purchase in Cambels Gore 1000 Acres to have ye persons removed yt got upon it——

Enoch Hale Esq^r request's when a gore of land between Mason & Wilton when disposed of he may have y^e preference in Consider^a of Services

Ye Gore half a mile wide

1779 March 18th Moses Kelly of Goff's Town desires to be a purchaser of Cambells Gore

[John Goffe to Proprietors, 1779.]

[Masonian Papers, Vol. 8, p. 136.]

Gent when I heard Last summer Campbells Gore was settling by a number of Resolute fellows that Could Give masons proprietors no better name then Tories out of Regard to you I went to some of them & sent to others and perswaded them of from farther medling till they had your liberty which I Did not dout you would Give them upon Reasonable Teirms if they would apply Reaglarly for it, they Came to me and after some arguments they Said you are aquanted with them Gent will you go Down for us to them I answared I cant go my Selfe but If one of you will Go I will Right to them which will Do as well. accordingly I wrote you & let you know my oppinion Concerning it, and several of my Grandsons by Information from those men told me if they Could Git Each 100 acre they would settel their and not Go to the Eastward which maid me take so much pains as I have don, & spent so much mony and It is all to no porpose, Except they Can have those four lots that I mentioned to you when I was Down now Gent may I ask you a Question or two 1st would it not be better to Grant them I don't mean my children but them four lots then to Try to oust them by Law Especily those that have maid Improvements as the times & curcumstances are at present for they that have begun on that tract are Encoraged and that as I am Informed by men of Caructer that if you have any Right to the patten that Tract is out of the bounds of the patter and they will warrant them if they go on and settel that no Jury will Turn them off

2¹⁷ weather the cost wont be grater then the want of them four lots among 15 of you, as at the meeting of the whole 10 they Resolved to a man they would have nothing to Do with it Except the 4 was granted and had Rather that the first agreement should be annihilinated then stand at all, for they Can purch Land as Good for 4 Dollors an acre near 20 miles nearer market or sea port, they Say yet as they sent me down they will stand for the 500 Dol^{rs} \$\mathbf{9}\$ 100 if they may have the 4 lots afores^d but I must loose my bond and survey if

WINDSOR.

the above is not Complyed with by you sence what I have Don I amed at your Intrist I hope you will not take any advantage of me as for the 1000 Guinys I was surprized when I Got to my Lodgen & Calculated how much corn & I found that all Campbills Gore would not produce in fifteen year So much Corn besids sopporting the Fameleys that Raised it I told Esq^r Penhollow next morning & Several of your proprietors I would not Give more then 500£ to pay in Gould Selver or Corn at the Regulating price but they 10 Chose 3 of their no to wate upon your Honrs at your ajornment Every one of which Intended to have Complyd with the artekls of settelmen if your Reserve would have aforded Good land which I think when I Signd the bond I had the promis off

The Com^{tt} from the 10 are Cap^t Samⁿ Moor Cap^t Thomas McLoughlin and M^r Benjamen Baker who are men of Good Estats & Good Cridid and Reputation and all 3 of them aquanted with the land and Can Inform you better then I Can and they are Determined to make a final Conclution about that Gore In Great hast I am with Great

Regard Your sencear frind &

Humble Servant

John Goffe

Derryfeild July 13th 1779 Masons proprietors

[Plan of Windsor, 1779.]

Cammells Gore Surveyed Jun'AD 1779
The Scale of Proportion 200 rods to an.
Inch.—



N B. We were oblidged to alter that part of your orders to us respecting the numbering of the lots, by reason of our not being able to ascertain Antrim line, and other contingencies that happen'd us, and instead of numbering 1, 2, 3, &c throughout the whole, we numbered N° 1 N° 2 of ye first Range N° 1 N° 2 of ye 2d Range &c

Note also there is allowed to each hundred Acre lot 3 Acres nearly

for highway land—

All those lots not marked to contain a certain Quantity contains 103 acres highway land being reckon'd

The Pricked or Shady places represents large tracts of Morass or

Cedar Swamp land not fit to be inhabited

Note every that is nearly Square is 160 rods in length, and 103 rods in Breadth the other Lots that has Water or otherwise cut has also the number of rods marked on the plan that was required to make the needed Compliment—

The above a true Plan of the Said Cammels Gore as Surveyed by

me the Subscriber according to the best of my Judgement-

ne James Nesmith jun Sworn Surveyor—

Jany 1782 a true Copy Examin'd

Geo: Jaffrey Prop^{rs} Cl

[John Goffe's Bill, 1779.]

[Masonian Papers, Vol. 8, p. 137.]

June Co^{ll} John Goffe to Samull Moor D^r 1779 for Serveying Campbells Goar

To the serveyer for 10 Days at 9£	£90-0-0
To Sam ^{II} Moor 10 Days at £6	60-0-0
To Abraham moor 10 D° at D°	60-0-0
To Theoploas Griffen 10 D° at D°	60-0-0

270—0—0 Samuel Moor

acompt 🔁 me

Nº 1 & Nº 2 in the 1st Rang

[Petition of John Gordon, 1779.] [Masonian Papers, Vol. 8, p. 138.]

To the Proprietors of the Lands purchased of John Tufton Mason Esq^r—In New-Hampshire

The Memorial & Petition of John Gorden Resident on Cambell's Gore, So called, Sheweth

That on September 2d 1775. I purchased of Nathan Taylor, now resident in Antrim, a certain Lot or tract of Land, in Cambell's Gore, contains one hundred twenty eight Acres having thereon an house abt 26 ft in length, and abt 18 ft wide, and about 4 Acres cleared, and trees fallen on abt 3 Acres more, the Consideration I gave, was the Sum of two hundred pounds, lawfull money, which was estimated and paid in one hundred Acres of land, in the Society (so called) in the great Lot No 7, on which I had resided five years, and on which I had an house abt the Dimensions of that before mentioned, and had 21 Acres of land cleared and improved—and that I have resided more than four years on the Lot in Cambells Gore, I purchased of Said Taylor, & have made Considerable Improvements on the Lot so purchased for which I have his deed of Warrantee—but being informed the Land I purchased of Said Taylor, is the Property of the Proprietors of Masons Right—and lays chiefly, except 5 Acres, in Lot N° 3, as laid out in a Plan of Campbell's Gore by James Nesmith Jun^r in June 1779. Therefore I request and pray Said Proprietors that they would Sell to me Said Lot No 3 and Lot No 2 also in Said Gore, for Such Sum of paper money as they shall think reasonable, or for such Articles in Specie of Country Produce, as they shall think equivalent to the Value of Said Lot No 3—and also of No 2, and favour me with advice of their Determination on the Premises, as Soon as may be when concluded—vour favour in granting the above Petition will greatly oblige your most

Hum: Servt——

John | — | Gorden mark

Witness Enoch Eaton Portsm^o August 13, 1779

[James Underwood Offers Bonds for Gordon, 1779.]

[Masonian Papers, Vol. 8, p. 139.]

Litchfield Sept^r 21st 1779

Sir/ M^r John Gordon informs Me he is About Buying Land from the purchesers of Mason Claim and dont know but he may Stand in need of a Bondsman if that should be the Case if I am thought Sufficiant Shall readily be bound for his performing any payment he ingages to the a Mount of three Hundred pounds I am sir your most $\mathrm{Ob^t}$ & very $\mathrm{Hum^l}\,\mathrm{Ser^t}$

James Underwood

PS M^r Gordon Wants the plan of the first Laying or Lotting out Campbells Gore

[Proprietors' Minutes.]

[Masonian Papers, Vol. 8, p. 144.]

W^m Whipple, J Penhallow & J Peirce a Committee of The Proprietors & purchasers of Masons Pattent, are to convey to Cap^t Sweet two hundred Acres of Land more or less being Lots N° 4 & 5 in the 2^d Range in Cammels Gore so called, s^d Gore bounds on the Towns of Antrim Hilsborough, Washington & Stoddard, Ninety pounds L m^y Consideration 300 spanish Milld Dollars Necessary highways are to be reserved—a Mortgage on the premises to secure the payment of a note of hand for 200 bush^s Corn to be paid at or before 1st day March 1781—200 bush Corn at or before March '82 & 100 bush^s to be paid at or before March '83—& interest on each payment of corn after the expiration of each period—

Whereas by a Vote of said Proprietors passed ye 3d day of April 1780 Wm Whipple John Penhallow Esqrs and Mr John Peirce were impowered as a Committee to sell the tract of land called Cambells Gore to the best advantage for the Proprs and some doubt arising whether any two of said Committee are competent for that purpose and it being also necessary to enable the same to committee for and in behalf of ye proprs to take any real or personal Security for the Sale of sd land for the use of sd Proprs therefore voted that sd Committee or any two of them be and hereby are fully impowered in behalf of sd Proprs to sell the same land as aforesd and take any real or personal Security for the payment of the purchase Sum they may judge proper—

[Reserved Lots.]

[Masonian Papers, Vol. 8, p. 83, and Proprietors' Records, Vol. 4, p. 72, and Vol. 7, p. 101.]

Cammels Gore 28 Lots and 2 lots in New Bradford to make up 15 Shares of 2 Lots each— $\,$

WINDSOR. 463

Richard Wibird—lots N° 5—1st Range 6—2d Range John Moffatt—Lots N° 1—5th Range N° 3—1st Range George Jaffrey—lots N° 45 New Bradford N° 5—4th Range Mark Hg Wentworth lots N° 1—2d Range N° 4—3d Range Jotham Odiorne—lots N° 3—4th Range N° 1—6th Range Thomas Packer—lots N° 9—1st Range N° 1—6th Range Thomlinson & Mason lots N° 1—3d Range N° 2—3d Range Solly & March—lots N° 1—1st Range N° 7—3d Range Solly & March—lots N° 1—1st Range N° 7—3d Range Joshua Peirce—lots N° 7—2d Range N° 5—3d Range Peirce & Moore—lots N° 8—3d Range N° 544 in New Bradford John Wentworth lots N° 2—5th Range N° 3—in 5th Range Theodore Atkinson—Lots N° 6—1st Range N° 10—2d Range Thomas Wallingford lots N° 6—3d Range N° 2—4th Range John Rindge—lots N° 3—3d Range N° 1—4th Range Meserve Blanchard & C° N° 4—1st Range N° 2—2d Range

[Mortgage Deed, Jonathan Swett to Proprietors, 1780.]

[Masonian Papers, Vol. 8, p. 140.]

Know all men by these presents That I Jonathan Swett of Greenland in the County of Rockingham and State of New Hampshire Gentleman for and in consideration of the Sum of Ninety pounds lawful money in solid coin to me in hand paid before the delivery hereof by William Whipple John Penhallow Esqrs and John Peirce Merchant all of Portsmouth in the County aforesaid as a Committee for & in behalf of the Proprietors of the lands purchased of John Tufton Mason Esq^r &c the receipt whereof I do hereby acknowledge have bargained sold remised and released by these presents do bargain sell convey remise release and forever quitclaim unto the said William Whipple John Penhallow and John Peirce their Heirs and Assigns forever as a Committee afores for the use of said Proprietors all the right title Interest property claim and demand I have of in & to two hundred acres of land more or less being Lots Numbered Four and Five in the second Range in Cambell's Gore so called in ye County of Hillsborough and State aforesaid which Gore is bounded by the Towns of Antrim Hillsborough Washington and Stoddard being the same land the said Committee conveyed to me by deed bearing date the Seventeenth day of April A D 1780-To have & To hold the said bargained premises with all the appurtenances thereof to them the said William Whipple John Penhallow and John Peirce (as a Committee afores for the use of said Proprietors) their Heirs and

Assigns forever for the use aforesaid. Provided nevertheless and this deed is upon this condition that if the said Jonathan Swett his Heirs Executors or Admrs shall well and truly pay or cause to be paid unto the said William Whipple John Penhallow and John Peirce or either of them for the use said Proprietors three Notes of hand given by the said Jonathan to the said Committee for the use of said Proprietors, bearing date the 17th day of April A D 1780 the first of said Notes is given for two hundred Bushels of merchantable Indian Corn to be delivered to said Committee or order at or before the first day of March A D 1781 with Interest after that time The second of said Notes is for two hundred Bushels of merchant led Indian Corn to be delivered to said Committee or order at or before the first day of March A D 1782 with Interest after that time, and the third of said Notes is for one hundred Bushels of merchantable Indian Corn to be delivered to said Committee or order at or before the first day of March A D 1783 with Interest after that time. Then this deed and every clause thereof shall be null and void or else shall be & remain in full [force] and virtue. In Witness whereof I have hereunto set my hand and Seal the Eighteenth day of April Anno Domini One thousand seven hundred & Eighty

Signed Sealed & De- Jona Swett (seal)

livered In presence of us-

Sam¹ Penhallow Geo: Atkinson

.

State of New Hampshire \ Portsmouth April the Twenty first Rockingham ss \ 1780 Then the above-named Jonathan Swet Personally appearing acknowledged the above-written I nstrument to be his Voluntary Act & Deed——

Before me Sam¹ Penhallow Justice Peace

Hillsbor^o, ss Rec^d 30th Dec^r 1780 & Recorded Lib: 8, Fol: 298 & Examined

₩ Moses Nichols R D R

[Proprietors' Agreement with Gordon and Swett, 1784.]

[Masonian Papers, Vol. 8, p. 141.]

Portsmouth Feb^y 10th 1784—at a Convention of the Proprietors of y^e Lands purchased of John Tufton Mason Esq^r in New Hampshire John Gorden of Campbels Gore with whom the Said Proprietors agreed on y^e 23^d day Sept^r 1779 to Convey to him two Lots of land

in said Gore computed one hundred Acres each vizt Lot Nº 2 in first Range & Lot Nº 3 in Second Range agreable to James Nesmith junr his plan of said Gore—and for which the Said Gorden gave his note under his hand on the Said 23d day of September, promising to pay unto George Jaffrey Esq^r for the use of Said Proprietors in one year from Said 23d day of September two hundred bushells of good mercha Indian Corn and two hundred bushells of good Merch^a Rye or as much money as will purchase Said Corn and Rye in the Town of Portsmouth where Said Corn & Rve was to be delivered with Interest on Said Corn & Rye until paid—Now the Said Gorden appears before the Proprietors and Say's he is unable to pay the Sum now due in Consideration for the Said two lotts—upon Consideration of Sundry Circumstances represented by Said Gorden and upon his Application jointly with Josiah Swett of Wenham in the County of Essex and Common Wealth of Massachusetts yeoman—That said Proprietors should give to the Said John Gorden a grant of one the Lots in Said Gore No 2 in 1st Range in Said Gore and that the Said Josiah Swett have a grant of the other of Said lotts No 3 in 2d Range in Said Gore upon Said Swetts paying or Satisfying Said Proprietors the Sum of Ninety five pounds lawfull money in Silver—upon Consideration of the whole matter—The Proprietors determine That if the Said Josiah Swett shall pay to the Said Proprietors within Six months from this date forty Seven pounds ten shillings lawfull money in Silver, and give them Sufficient Security for forty Seven pounds ten shillings in Said money then the Said Propres will give a grant to the Said John Gorden of the Lot No 2, in 1st Range aforesaid and give a grant to the Said Josiah Swett of the above Said Lot No 3 in 2d Range in Campbells Gore aforesaid—the Said Gordens obligation to the Propris for 200 bushells of Indian Corn & 200 bushells of Rye be cancelled and Given up—

attest Geo: Jaffrey Proprs Cl

[Advice in Swett Case, 1788.]

[Masonian Papers, Vol. 8, p. 142.]

(Mortgage)

David Swett of Campbells Gore—to Rogers, Penhallow, & Peirce a Mortgage of Lots N° 4 & 5. 2^{d} Range in said Gore Recorded book 16, page 405—

Swett sold the same Land to to Men one by the name of Swett the

other unknown by deeds which are also recorded—

Mr Bean must now enquire whether Swetts conveyance to these

two Men were recorded before or after the above Mortgage—

perhaps one Wiggins of Stratham or some other person might join in the sale—Mr Bean brought acco when he returned the mortgage that David had made no conveyance he must now find when his deds above ment were recorded for he has certainly sold the Land—a Mortgage from Josiah Swett is now sent to be recorded—Sepr 5th 1788

the Mortgage within mentioned was recorded 1st Nov^r 1786—Wiggin & Swett to Richards of 250 acres Being the whole of the Lot N° 5—& the Southerly half of N° 4 Joining N° 5 in 2^d range in Campbells gore Recorded 26, Dec^r 1786—Swett to Swett of the North Half of Lot N° 4 in 2^d range Recorded 14 may 1788.—which is the within Request

[Mortgage, Swett to Proprietors, 1788.]

[Masonian Proprietors, Vol. 8, p. 143.]

Know all Men by these Presents, That I Josiah Swett of a place called Campbels Gore in the County of Hilsborough and state of New Hampshire Gentleman For and in consideration of the sum of Seventy Seven pounds Lawful Money to me in hand before the delivery hereof, by George Jaffrey Esquire Clerk of the Proprietors of Masons Patent, said Jaffrey is of Portsmouth in the County of Rockingham and State aforesaid—the Receipt whereof, I do hereby acknowledge, have given, granted, bargained, sold and released; and by these Presents do give, grant bargain, sell, aliene, release, convey and confirm to him the said George Jaffrey his Heirs and Assigns, to hold for the benefit of the said Proprietors of Masons Patent one hundred Acres of Land more or less being Lot Number three in the second Range in Said Cambels Gore it being the Lot of Land I now live on together with all the buildings and improvements thereon—

To have and to hold the said granted Premises with the Appurtenances thereof, to him the said George Jaffrey his Heirs and Assigns to hold as aforesaid to his & their proper use, benefit and behoof forever: Hereby engaging to warrant and defend the said granted Premises, against all claims or demands of any person or persons claiming

by, from or under any Person or Persons whomsoever-

In witness whereof I have hereunto set my hand and seal, this fourth day of September Anno Domini, 1788—

Provided Nevertheless and this Deed is upon this express condition

that if I the said Josiah Swett my heirs or Assigns do well and truly pay or cause to be paid unto the said George Jaffrey for the benefit of said Proprietors of Masons Patent one note of hand of this date for the sum of Seventy Seven pounds Lawful Money in one Year from the date with interest thereon until paid, according to the true intent and meaning of said Note then this deed shall be null and void or otherwise be and remain in full force strength and virtue as Witness my hand the day and Year before written

Signed Sealed & Josiah Swett [seal]

Delivered in Presence of—

Geo Gains Edward Hart

State of New Hampshire Portsmouth Septem^r fourth 1788

Rockingham ss Then Josiah Swett Personally Appearing Acknowledged the foregoing Instrument by him Signed to be his free act and Deed before Geo Gains Jus Peace

Hillsboro'ss: Receiv^d 8th Septem^r 1788, and Recorded Lib: 20, Fol: 413 & Exam^d—

₩ Moses Nichols R D R

[Bond for Deed of Lot, 1802.]

[Masonian Papers, Vol. 8, p. 145.]

Provided M^r Henry Bagley of Windsor in the County of Hillsborough, will execute to each of us a Note of hand for Sixty Dollars, payable in one & two Year, with Interest from Jan^y 1, 1802—on Receipt of said Notes, properly secured to us, by Mortgage or otherwise to our Satisfaction, we promise on Rec^t of said Notes, thus secured, or on the payment of the same, we will convey to him a Certain Lot of Land in said Windsor, numbered Nine in the first Range, originally drawn to the Right of Thomas Packer—the Obligation to be binding on us for two Months from Date—Portsn^o March 12, 1802

Nath¹ A. Haven John Peirce

Deeds Executed & Mortgage taken June 26 1802

WOLFEBOROUGH.

[Granted by the Masonian Proprietors Oct. 5, 1759, to William Earl Treadwell and others. Wolfeborough Addition was annexed Dec. 4, 1800. A portion of Alton was annexed June 27, 1849, and a farm from Tuftonborough, June 26, 1858.

See IX, Bouton Town Papers, 456, 824; XIII, Hammond Town Papers, 730; Index to Laws. 588; sketch, by B. F. Parker, Fergusson's History of Carroll County, 1889, p. 279; papers under title Kingswood; In the Heart of the White Mountains, by S. A. Drake, 1882, p. 8; Central New Hampshire, by G. F. Bacon, 1890, p. 103; Note, 1814, by C. Lowell, 13, Mass. Historical Society Collections, 117; Stewart's History of the Free Baptists, 1862, p. 162; Lawrence's N. H. Churches, 1856, pp. 597, 599.]

[Petition for Grant.]

[Masonian Papers, Vol. 8, p. 162.]

To the Honble Theodore Atkinson Esqr and others Proprietors Pur-

chasors of John Tufton Mason Esq^r

We being desirous of improving & Settling some waste Land in this Province of New Hampshire Pray the Proprietors aforesaid that a Township may be Granted to us & our Associates of Six Miles Square at or near Winnepeseocket Pond; for that Purpose

> A R Cutter David Sewall Will^a Earl Treadwell

[Bounds of Wolfeborough.]

[Masonian Papers, Vol. 8, p. 146.]

a tract of Land Bounded as follows viz to begin at the north Easterly Corner of ye new town granted to Jonathan Chesley Ebenezer Smith & their associates it being the Bounds between Said town & that Called ye middle town ship & then Runs N 48 Degrees East on the head of Said middle town and Samon falls town ship So far (as that a Line Run N W Six miles & then S W to wenepesocke pond & then to Run Down Bounding on Said pond on Every part thereof until the Bound or Corner first mentioned shall Bear S. E. & then to Run S. E. to Said Bounds first mentioned) as Shall Contain 36 Square miles

Walter Bryent

[Charter of Wolfeborough, 1759.]

[Masonian Proprietors' Records, Oct. 5, 1759.]

Province of Portsmouth October 5th 1759. Fryday five of the New Hampshire Clock afternoon at the House of James Stoodly Innholder—The Proprietors meet according to Adjournment—

Whereas Sundry young Gentlemen of the Town of Portsmouth in said Province have applied to said Proprietors and represented that they were disposed to make a Settlement of a new plantation and to advance all such sums of money from time to time as should be necessary to a vigorous Prosecution of that design if they cou'd obtain the title of said Proprietors to a Suitable tract of land for this purpose & thereupon have requested such a grant and said Proprietors being willing to encourge a Proposition so likely to be of publick utility—Therefore—

Voted That there be and hereby is Granted unto William Earl Treadwell, Henry Apthorp, Ammi Ruhamah Cutter and David Sewall all of Portsmouth aforesaid and such others as they shall admitt as associates with them & their respective heirs and assigns forever all the right, title, estate, property and demand of said Proprietors of in and unto a certain tract of land in the province aforesaid equal in Quantity to thirty six square miles bounded as follows, vizt beginning at the northeasterly corner of a tract of land granted by said Proprietors to Jonathan Chesla & others known by the name of New Durham then runing north forty eight degrees east on the head or upper line of a tract of land called Middletown and on that called Salmon falls Town or as those head lines run joining thereon & running so far as that a line running from thence Six miles northwest & then Southwest to Winnepiseoky pond and then by the side of said Pond joining thereon untill the aforesaid corner first mentioned bears Southeast and then runing South East to the said Corner makes up the aforesaid Quantity of thirty six square miles Excepting and reserving as is herein after expressed & on the Conditions and Limitations and terms herein after declared. To have and to hold the said Granted Premises with the appurtenances to them the said William Earl Treadwell, Henry Apthorp, Ammi Ruhamah Cutter & David Sewall and their associates their several & respective heirs and assigns forever on the terms reservations & Limmitations & Conditions following vizt—First— That the said tract of land be at the cost of the Grantees & their associates be laid out as soon as may be into four equal parts both for Quantity and Quality and one of the said parts to be determined by lot be and hereby is excepted and reserved to the said Proprietors and their assigns which Quarter part shall also be laid out at the expence of the said Grantees and their associates when requested by said Proprietors into twenty shares or Lotts three of which shall be for the following publick uses viz^t one for the use of a School, one for the use of the first minister of the Gospell who shall settle there and the other for the use of the ministry of the Gospel there forever and the other seventeen lotts to be for the use of the persons to whom they shall fall by lott hereafter to be drawn their heirs and assigns—by which method also the aforesaid Lotts for Publick uses shall be determined & all necessary Publick or General highways shall be laid out in the said reserved Quarter at the Expence of the said Grantees & associates no highway to be less than two rods wide and all the Shares, lotts & divisions in the said Quarter part shall not be liable to any charge in settling & earrying this proposal into Execution untill the same shall be improved by the respective owners—

Secondly the said Grantees shall have ten families settled on said three Quarters of said Tract of land within three years after a publick peace shall be concluded between the english French and Indians and within eight years after such a peace to have a forty families settled there and a convenient house built for the publick worship of God and all necessary highways shall be laid out thro' the said Land of the breadth aforesaid. all the said matters and things are to be done at the charge and Expence of the Grantees and their associates, Provided that if after such a peace a war with the Indians should again commence before the expiration of the several periods before limmitted the like time shall be allowed as before specifyed after that

Impediment shall be removed—

Moreover all white pine trees fit for his Majesty's use in the Service of the Royal Navy are hereby reserved to his Majesty's use his heirs and Successors for that purpose, that Now are or hereafter shall

be growing on said Land—

And in case the said Grantees and their associates shall neglect and omit to perform the articles, matters or things before mention'd by them to be done or that shall be added by agreement between said Proprietors and them according to the true Intent and meaning hereof and within the time limmitted for that purpose it shall & May be lawfull to & for said Proprietors & they are hereby authorized either by themselves or any of them their Agent or Agents or attornies in their name to Re Enter and take possession of said Granted Premises & become reseized thereof and be again instated as in their former estate and as if this Grant had never been made—

And further it is agreed and this Condition added that the Grantors lotts shall not be subjected to any town or parish charges or Taxes neither by act of Assembly or otherways untill they shall by

them respectively settled or Sold but the Grantees & their associates shall keep and save them wholly Indemnified from the same and also that neither the Grantors nor their heirs shall be by virtue of this Grant bound or held to warrant the said Granted Premises to the Grantees nor their associates—And that there be also reserved in the most convenient place in the said three quarter parts of said tract hereby granted ten acres of land, to be laid Out by the said Grantees and their associates, in, or near as can be in a square for publick uses for the benefit of the Inhabitants of the whole Tract herein described vizt for a training field, burying Ground and any other publick use—

[Daniel Peirce's Receipt, 1765.]

[Masonian Papers, Vol. 8, p. 147.]

I Daniel Pierce of Portsmouth in the Province of New Hamps^r Esq^r As a Legatee or Owner of the Right or Interest of Joshua Pierce Esq^r As one of Masons Proprietors Do hereby Acknowledge & Receive the 300 Acres Allow'd and Granted to m^r Hugh Hall Wentworth Adjoyning to wolfborough As may Appear by their vote Dated the 24th Jan^r 1765 As so much of said Joshua Pierc's Right for which the Other Proprietors have not yet Receivd their Equal Shares And that in future Divisions the other Proprietors are to have Equivolent thereto In which no share is to be allowd to said Joshua Pierce Untill the other Propr^{rs} have Equivolent According to their Respective Interests. Witness my hand Jan^r 24th 1765

D Peirce

[Plan of Wolfeborough, 1767.]



[Petition of Warner, Stoodly, and Jackson, 1768.]

[Masonian Papers, Vol. 8, p. 148.]

The Petition of Jonathan Warner, James Stoody, and Hall Jackson to the Proprietors of Mason's Patent; seteth forth, That the said Proprietors at their meeting held by adjournment the 25th day of January 1765 did generously grant unto Mess^{rs} John Wenworth, Clement Jackson & James Stoodly Esq^{rs} as a consideration for some services done the Proprietary, fifteen hundred Acres of Land said land to be laid out on the Easterly side of Wolfboroug; That upon a survey of said Land it's found that a large ridge of Rocks extends itself thro' the whole of said Grant along the head line of Wolfborough and that one the eastermost side of said ridge is a very large Ceder swamp both of these renders the greatest part of said Grant entirely unimprovable, and consequently of no Benefit to the Grantees, That

your patitioners have been at considerable expence in surveying and laying out said Grant, and have procured a setler for each five hundred Acres, with a grant to each Setler of one hundred Acres, as an encouragment for his seteling, so that there now remains to your Patitioners only four hundred Acres each, more than one half of which will be unimprovable, that your patitioners are determined to settle and improve their rights equal too any of the Wolfborough Grantees, provided their grants are mad as large & good as theirs, the least of which in the uper range of Lotts is six hundred Acres. Your Patitioners who are now the owners of your former grant beg that an aditional grant be made them either on the eastermost side, or notherly end of the former Grant as the Proprietors shall think most proper—Portsmo July 13th 1768——Portsmo July 13th 1768—Portsmo Ju

Portsm^o July 13th 1768—

James Stoodly
Hall Jackson

[Reserved Lots, 1769.]

[Masonian Papers, Vol. 8, p. 149, and Proprietors' Records, Nov. 8, 1769.]

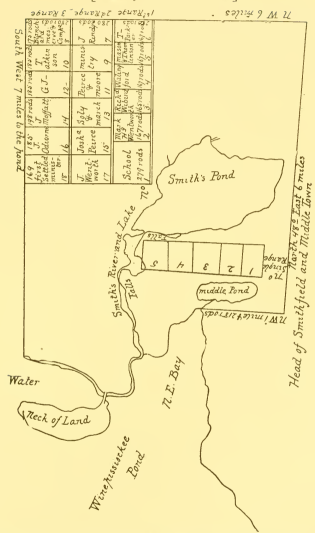
At a Meeting of the Proprietors of the Lands New Hampshire \(\right) purchased of John Tufton Mason Esqu^r in New -Hampshire, held at Portsmouth, on the 8th day of November 1769— Whereas the Grantees of a Tract of land granted by Said Proprietors, to William Earle Treadwell Henry Apthorp Ammi Ruhamah Cutter & David Sewall and their Associates and their Several and respective Heirs and Assigns, (Said tract now called Wolfborough) have returned a Plan of one fourth or Quarter part of said granted tract of Land, reserve for the Said Proprietors, the Grantors, as determined by lot, and said fourth part of said granted tract should have been divided into twenty lots or shares, but in Said plan of one fourth part of said granted tract of land, reserved for said Proprietors the Grantors, returned by Said Grantees, the Division is made into eighteen Shares or lots only, and numbered one to eighteen—notwithstanding, it is Voted that the Said Plan be and hereby is accepted, and the Said eighteen Shares or lotts be now drawn for at this meeting, and the lot or Share drawn to each Proprietors Right, and the lot and share drawn for the Ministry and for the first Settled minister, and for the benefit of a School—be entered, as drawn respectively, to Said Proprietors, and first minister Settled—and shall be to them their Heirs and assigns For ever, and for the benefit of the ministry and School for ever, and the Lot or Share so entered as drawn to each,

resp	ec	tive	ely,	shall be a final Severance of the Same, to whom drawn—
				of the above Eighteen Shares viz ^t
				9 To the use of the Ministry
				17—to the Right of John Wentworth Esq ^r
3				15 to the Right of Joshua Peirce Esqu ^r
4				12. to George Jaffrey Esq ^r 6. to Thomas Packer Esq ^r
5				6. to Thomas Packer Esq ^r
6	٠			14. to John Moffatt Esq ^r
7				11. to Daniel Peirce Esq ^r and Mary Moor's Right
8				14. to John Moffatt Esq ^r 11. to Daniel Peirce Esq ^r and Mary Moor's Right 2. to Mark Hunking Wentworth Esq ^r 4. to Thomas Walingford Esq ^r
9				4. to Thomas Walingford Esq ^r
10				18. to the first Settled Minister
				7. to John Rindge
				13. to Samuel Solly & Clement March Esqrs
13				8. to Meserve Blanchard & Comp ^a
14				5. to Mess ^{rs} John Thomlinson & Jn ^o Tufton Mason Esq ^{rs}
15				3. to the Right of Richard Wibird Esq ^r
				16. to the Right of Jotham Odiorne Esq ^r
				1 to School's Use & Benefit—
18				10 to Theodore Atkinson Esq ^r
				*

A true Copy of Record

attest. Geo: Jaffrey Proprs Cl

[Plan of Reserved Lots.]



A Plan of the Township of Wolfsborough with Rivers and Pond therein—

The three Ranges or eighteen Lotts is that Quarter part of the aforesaid Township remaining the Property of the Proprietors, of Mason's Patent—

The Single range with five Lotts is one Thousand Acres of S^d Township divided into two hundred Acres each lott for Settlers, Said lotts are 200 rods long, and half a mile wide, number 5, has ten rods added to the wedth thereof to make it as good as the other 4 lotts, on account of part of the Lake on Smiths river falling thereinto—

A true Plan Walter Bryent Jun Surv —

October 27th 1762-

This may certify that this plan of the Grantors Quarter part of the Township of Wolfborough, was returned by Walter Bryant Jun Surveyor to the Grantees as a true plan of Said Quarter part—

attr Jnº Parker Proprs Clk—

This Plan and laying out into lots of the Grantors part of the Township of Wolfborough, was returned by the Grantees, was accepted by the Grantors, and their particular Lots or Shares were Severed to each Proprietors right, agreable to Said plan & as it stands on the file of Records of the Proprietors of which this is a true Copy

Attest Geo. Jaffrey Proprs Cl

[Petition for Addition, 1769.]

[Masonian Papers, Vol. 8, p. 150.]

To the Proprietors of Mason's Patent so called

The Petition of the Proprietors of the Tract of Land called Wolf-

borough humbly shews-

That the Surveyor employed by your Petitioners to survey & lay out said Township took it for granted that a Neck of Land in Winnipisiokee Pond adjoining to s^d Township contained as many Acres of Land as were equivolent to the several ponds of Water within said Township whereas upon an actual Survey of said Neck it is found to contain no more than five hundred & forty Seven Acres and Smiths Pond is Supposed to contain at least three thousand Acres & Middle Pond near one thousand Acres more not to Mention several other smaller Ponds—Therefore your Petitioners humbly pray you would take this Matter into your Consideration & grant them as many Acres of Land adjoining to said Township of Wolfborough as in your Wisdom you may think they are deprived of thro' the Inadvertence not to say Chicanery of the Surveyor—and your Petitioners as in Duty bound shall ever pray &c—

Portsmouth Nov^r 20th 1769—

Jn° Parker on Behalf of & Clerk to said Proprietors

[Condition of Settlements, 1770.] [Masonian Papers, Vol. 8, p. 151.]

Names of the Peop Far	le who ar milys	Heads o	of	Nº Lofts	Acres Clar ^d	Acres Fell	sort Houses	Barns
Governor Wentwork Sam ^{II} Wooddess George Wooddes Jotham Rindge . Aron ffrost . Thomas Triggs . James Lucass . Sam ^I Tibbits . Joseph Lary . Tho ⁸ Taylor . Tho ⁸ Piper . M ¹⁸ Fulerton . Benj ^a Blake . Andrew Wiggings James Hersay . Jon ^a Hersay on D F Isriel Clifford . David Haynes . William Haynes Sam ^{II} Clifford . Ruben Libby . Sam ^{II} Tibbets Junr John Sinclear . Tho ⁸ Lucass . James Lucass Junr Benj ^a Folsom . Jacob Scajeal . George Meserve John Parker . done by sundry Pec W ^m Torry . Cap ^t King . Henry Rust .	eirce			2 & 3 7 7 8 9 5 1 2 3 4 5 7 6 8 9 21 21 20 19 24 17 14 14 14 12 11 20 24 17 16 16 17 17 18 18 18 18 18 18 18 18 18 18	60 I 10 1 1 20 8 6 6 5 2 14 13 5 4 8 4 6 6 2 0 0 0 0 17	50 3 4 40 12 5 10 6 7 2 5 8 3 2 6 5 5 5 5 4 3 10 20 20 30 6 8 16 16 16 16 16 16 16 16 16 16	Frame Logg do do frame Logg do	Logg

No Meeting House for Publick Worship

The above is an Acco't of the settlements & Improvements in Wolfborough—surv^d & examind **\text{\partial} Wolfborough Jan ** 1770

Jotham Rindge & W^m Blake

[Report on Highways and Bridges, 1773.]

[Masonian Papers, Vol. 8, p. 152.]

Ossipee Bridge July 8th 1773

Gentlemen

Agreeable to Request we have Vewed the Road & Bridges from Wolfborough Line to Ossepee River & Find the Rode is not sufficient in Wedth in many places to pass with a Team & in Sundry places either so Steep or Sideling that it's impossable to pass with a Loaded Team & that some more Crossway to fullfill the Agreement is Necessary—Pine River Bridge Wharf'd at Each End a Gallus under the Middle Four String peices that wou'd Squear about Eight Inches in the Middle & Two Ditto under Six Inches a Good sort of Timber for Covering the not Flated or Trunneld the Bridge built so high as we

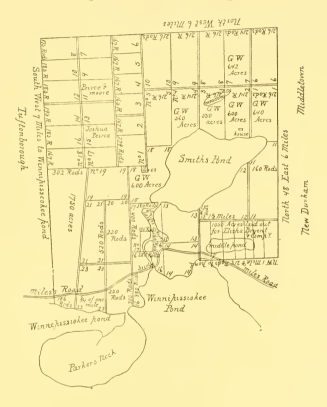
think not Subject to be carried off with a Freshet—

Ossipee River Bridge we find Three pair of Peires good Timber well Framd & Braced Tho no Ballast Flour Two Single Peires well framed & Braced we find the Water Under the Bridge abt five feet Deep & the Covering about Nine feet Clear from ye Water The Covering lays on Three Good String Peices in Wedth near Twelve Inches squear of the best Timber we Coud See Round about ye Bridge a good sort of Timber for Covering & close lade tho not flated or Trunnel'd the whole Length of ye Bridge is about Two hundred & Twenty four feet—Hand Reiles on Each side—The large Crossway over the Beaver Dam Near Ossipee Bridge built with good Timber & Close lade—We find The Stumps in ye Road close cut the Rode in General not a Rod Wide We are Your Hum¹ serv^{tts}

Henry Rust H: Y: Brown

Daniel Rogers & John Penhallow Esq^r

[Plan of Wolfeborough.]



[Resolve Respecting Peirce Land.]

[Masonian Papers, Vol. 8, p. 153.]

Whereas Daniel Peirce Esq^{ur} Suggest's that he has one thousand Acres of land in the tract land granted to John Tufton mason Esq^{ur} which is called Tuftonborough and as the Claimers of Tuftonborough have mark'd out the grant to John Tufton Mason in a different place than was Voted and the thousand Acres assigned to Said Peirce lay's without y^e grant made to S^d Mason—and as the Proprietors have

voted that a thousand Acres of land be laid out to each Proprietor's Right except to ye Right of the late Collo Nath Meserve Joseph Green deceas'd & Paul March to whose Right one thousand Acres of land was granted to George Meserve Esqur & Stephen Batson it is determined that the thousand Acres to be laid out to Daniel Peirce Esqur in the Right of Josh Peirce Esqur Deceas'd be laid out adjoining to his land in Wolfborough

This is voted as a memorandum to be observed when the thousand

Acres of y^e other Proprietors is Severed

Attest Geo: Jaffrey Proprs Cl

[Henry Rust's Report on Road, 1774.]

[Masonian Papers, Vol. 8, p. 154.]

Wolfborough Sep^r 6th 1774

Sir Saterday Night last I Return'd from Conway Road with fifteen Men after being to Work there Twelve Days we have compleated the Road so far as the Six Mile Tree from Conway Line & Gess it will take another fortnight to Compleat the whole to ye Line I propose to sett out again Next Monday cum Sennit in Order to finnish—I find the Road through Lovets Town fill'd up with Wind falls for Twenty or thirty Rods which stops ye Teams from passing Mr Heath wou'd have ben Down with his Team after Stores last Week had it not ben for that Obstruction

Yr Most Obedt Huml servtt

Henry Rust

To the Hono^{rle} Dan¹ Rogers Esq^r

[Plan of a Lot, 1790.]

9.2/	207	burg	נסמק.	Hains	

, e507 dol		sport 601		ebor 601	
ארייני א ד ארייני א ד ד בי גד ד בי גד	705.	See book new hours of the book new book	78 10ds	As o se	75 rods
T. S. 2. 18. St.	70-6	T X cool. YE 0-02 See Addit Lies	7870ds 7703	Froz EO/	
		7		2409 801	

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[Plan of Peirce Lot, 1803.]

A Plan of a Tract of Land Situate in the Town of Wolfborough belonging to John Peirce Esq^r containing seven hundred & ninety seven Acres three Rood & thirty five Perch exclusive of the Land left for a Road where the double Line is drawn two Rods wide and laid down by a Scale of forty Rods to an Inch

Wolfborough June 28th 1803

₩ Henry Rust j^r

Polaried by A scale of one hundred Rods to an Inch

794 0 21	0100000	be laxed 175	
N. Company	South 126 Rods 126 Rods 126 Rods 126 Rods 127 Ames Hersey 128 Yes ssor at 7 Doll	45 Degrees Exit 374 Rods 173 Rods 173 Rods 174 Sold March March 184 Sept 18	Many A A P P P P P P P P P P P P P P P P P
t. Irne 359 Rods	ARP 92.3.28 800 for James until Soft 168 Eligah Hersey Jan 126 1813	A R P. at 800	10 800 M
Wellboough Irne	Seal Acres of Seal Seal Seal Seal Seal Seal Seal Seal	of the proof of the proof	5

Elijah Hersey shall have the refusal of my Lot-143 Acres Nº 4 until the first day of Feby 1808—June 26 1807

reserve a road for James Hersey out of N° 1 M^r Will Hersey to have the refusal of Lot N° 1—92¾ Acres until June 20th 1809—at 7 Doll

Will Fullerton / March 4 1813 apply for lot Benja Fullerton under consideration

[Plan of Certain Lots, 1813]

77° 2	James Herseys Lot	7.°	Joseph Rnkham Lot
Tufton boroug.	Elijah Herseys Lot	72°-	
hIne	Jone Herseys first Lot	Jonª Herseys New Lot	

M^r John Peirce there is two young Men in wolfborough has a wish for Sum Land they have Some thought of some Lot of yours if you and thay Can agree in wolf b° they ar good industrious Young Men At present

this from James Hersey

Tufton March 1th 1813

N B if you want to higher Ither of them ar good Men William Fulerton or Benjamin fulerton Are the Men

[Request for Information.]

[Masonian Papers, Vol. 8, p. 155.]

Please to know the Quality of Lot N° 14 in the northwesterly Corner of Wolfborough containing about 350 Acres—I suppose a part has been purchased & Settled—it is on Tuftonborough Line about 500 Rods from the town corner

[Answer to Foregoing, 1814.]

[Masonian Papers, Vol. 8, p. 155.]

ossipee may the 20^d 1814

to John Peirce Eq^r sir by your Desier I have ben on Lot N° 14 in Wolfsbourrough and bin fifty accers Sold of the South Eastly end of the Lot and find a boute Seventy or Eighty accers of pond en Lot N° 14 and the Remander of the Lot to be Cheafly hard Wood good sile but Rockey and Broken—

Jacob Brown

PETITIONS

AND OTHER PAPERS

RELATING TO LANDS

WHOSE LOCATION IS

UNKNOWN.



PETITIONS

AND OTHER PAPERS

RELATING TO LANDS

WHOSE LOCATION IS

UNKNOWN.

[Petition for Grant, 1748.]

[Masonian Papers, Vol. 8, p. 156.]

Hamp' Novembr the 7. 1748.—To those Gentlemen who as we are Informed have Right and Powr to Grant or Give the ungranted Lands of this Province we whos Names are here Under written Do Humbly Request that we may have a share in the ungranted Lands—

1 .
Ephraim Marston
Shubel Paige
Samuell Brown junr
John Mason
Nathan Godfrie
Benjman Philbronck
Jonathan Dows
John Moulton
Amos Knowls
Gideon Shaw
wintrup Sanbon
Jonathan Elkins
Jonathan Tucke
Benjmian Tuke
Anth ^y Emery
John Moulton junr
John Tayler
Jonathan Leavitt
Enoch Fogg
Simon Marston

John Dearbon John Sanborn Edward Shaw junr Thomas Paige Jonathan Marston junr Jeremiah Marston Joseph Johnson James Garland Thomas Brown James Leavit Joshua Towle junr Nathaniel Lampil Samuell Dow junr Thomas Blake James Philbrouck Joseph Philbrouk Joseph Philbrouck jun^r John Garland Jonathan Moulton junr Stephen Sanborn

[Request from Thomas Davis, 1748.]

[Masonian Papers, Vol. 8, p. 157.]

Boston December ye 13th 1748

Sir—M^r Hounken Wintwfe Sir: be know that I: Entende to be att home in a very Lettle time for I: ame att Worke heare att present—therfor I: Desire the fafour of you that you Would Enter Doune my name in the Leste With Respecte to that Loatt of Land and in So Doundin you Will Obleidge your houmble Servent—

Pr me—— Thomas Davis

[Request for Grant, 1749.]

[Masonian Papers, Vol. 8, p. 158.]

Undar ye Lord proprietars we ye subcribors Desiar a township if ther Honors Se fit to grant it

John ober Danill Peasly Henry sandors John Hall Danill gage Robert Elenwod Petar merrill Joseph sandars Rechard Kimball Nathanill merrill William sandars William Killey Danill Dow Timothy sandars Ebenezer Jaquith Ebenezer Wodbery Josiah Hamblit olivar Sandars Thomas Wyman Nathanill Woodbury Timothy clemant

[Endorsed] Jnº Ober & Reced June 8th 1749

[Petition of John Grout, 1770.]

[Masonian Papers, Vol. 8, p. 159.]

To the Honble the proprietors of the Right of John Tufton Mason

Eqr

The Dying imperfect words & Letters of a Dying man I have Layen A Dying above 3 years uncapable of properly writing to your Honrs and uncapable of Coming unto you I would Beeg Leave in as good words as capable of to wind of short praying that I may be certifieed in writing the State of the place that No Sudden forfiture may be taken wile I a dying and famelly ignorant

your dying friend

april 30-1770

John Grout

[Conditions of Settlement for Smithshire.]

[Masonian Papers, Vol. 8, p. 160.]

Conditions of Settelment after the Land is Given or Granted to

the Second township by Name of Smithsheir-

2^{1y} that the Land be Laid out in two Divisions and Drawn for at 2 Draughts but before any is Drawn for one Lot to be Chose out for the Parsonage the afore S^a: work to be done within one year after

the Land is Given and Granted

3^{1y} that the Proprioters Clear a bagage or Hors way from the Sentur Square to the Nearest and most Conveniant Place to meat the Proprioters of Burtown and then and their Each Proprioter to be at an Equal Proportion of Cost with the s^d Prors of Burtown in Clearing S^d way to the Nearest and most Conveniant Salt water

4¹⁹ that there be a Sawmill and Dam fit to Saw be built in three years from the Giving and Granting S^a Land and that the owner of S^a mill shall saw the Proprieters Logs for one half During the term

of Seven years from the Giving sd Land

5^{1y} that the Proprioters Clear and make fit for Carting a Road or way from the Sentur Square in the most Conveniant Place for travilling to or till they meat with the Road of the Proprioters of Burton and then to be at an Equal Proportion with s^d Proprioters to Clear s^d way to the nearest and most Conveniant Salt water within four years from the Giving and Granting S^d Land

6¹⁹ that Each Proprieter build one house 14 feet wid and 18 feet Long and Chimny Cover and flore S^d hous and Clear Plant or Sow three acers of Land on his own Right within Eight years from the

Giving and Granting S^d Land

71y that the Proprioters Build a meatinghouse fit to Preach in

within ten Years from the Giving sd Land

8^{ly} that there be Praching on Sabbath Days in S^d meatinghouse at the Cost of the Proprioters from and after the End of twelve years from the Giving or Granting S^d Land

9^{ly} that the Proprioters meet on the first thursday in aprell anually to Chouse a Clark and assessors to asses and a Colecter or Colec-

ters to Collect Such Sum or Sumes of money as shall be voated to be Raised by the mager Part of sd Proprioters at any of their sd meetings and that the Colecter after he hath Recd his List from the assesors Shall notify Each man of the Sum Raised in his List and Demand the Same: and the Person or Parsons that Doth Refuse or neglect to Pay the Same for the Spase of 30 days after notis is Given then the assesors or the mager Part of them to Give under their hands to the Collecter what Part of that Sd Proprioters Land Shal be Sould at Publick Vandue by the Collecter for to Pay sd tax and Cost and Sd Collecters Dead shall be Sufficiant against any Proprieter or owner what Ever and that the overplush if any there be shall be Returned to the owner by the Collecter and Sd Colecter to Give 24 days notis to the Clark of sd Proprietey before the day of Sale of the time and Plase to be Entered in the Clarks offis and after the Sale to make a Return of what is Sould and to who to the Clarks office and s^d Clark to Enter what is sould and to who and to Give Coppies thereof to the assesors in the month of aprell anually

[On the back are the following notes:]
High Ways to be as in the other Grants
To be drawd at once 2 Divisions
to Join a good & bad together
100 acres 1 Lot
the forfeited Shares to do the duty the forfeited

[Another copy of these conditions on p. 161 of the manuscript volume bears the following:]

These Condishons voted By the first Society to be Sent by the agant when Chosen

pr me

Josiah Sanborn Clark of the first Society

[Proposals for Grant.]

[Masonian Papers, Vol. 8, p. 162.]

1st To have the Town Eight Miles square and Divided into One Hundred Equal shares.—

2^{dly} That During the Term of 10 Years after the war shall End, We Will Settle 40 Families, of which 10 shall be Settled in the 2 first Years, the Remainder in Convenient time—

3^{dly} That there shall be a meeting house Built for the Worship of God, within 10 Years.

4^{thy} That there shall be such Roads Cut thro' the Town as may be Convenient for the Settlem^t at the Expence of the Grantees—

5^{thly} That Such Shares as the Grantors may Reserve, be Laid out

together—

6thly That the Whole Town shall be Surveyed Lotted out and Drawn for within One Year of its being Granted

[Petition for Grant, 1748.]

[Masonian Papers, Vol. 8, p. 163.]

Nº 6- 1748-

Prov^s of New Hamp^r To the Honble Theodore Atkinson Esq^r & others New Hamp^r Purchasers and Propriators of Masons Rights—

The Petition of the Subscribers Humbly Shews that your Petitioners who are underneath Subscribed are Desireous to have Granted to them a Tract of Land for a Township on Merrimack River or as near the River as you think Proper and on Such Terms & Limitations as others who have asked the Same Favour and as Speedely as Shall be Consistent with your Conveniency and your Petitioners as in Duty bound Shall Ever Pray—

John Peevey John Griffeth jr Theodore Libbey James Leach W^m Kennedy Thomas Loud W^m Simpson Joshua Croket William ham James marden John Lebbe & Jn° Seaward Edward Pendexter Jun^r Thomas Palmer Edward Kennedy Jane haws John Drew Seaward Phillip Pendexter Thos Hatch Peter Massuerre George Townsend Charles Jarrat Moses Caverly Juner Joseph Davis Thomas Ham James Davies Peter Greley Timothy Batt Aaron Moses John Brown Michⁿ Whidden Benjamin Welch David Horney Nathaniel Jackson Joph Cevey Ichabod Clark Abraham Crusy Edward Sherburne Joyner Thomas Peverely Michael Martin George Huntterss Juner James Shors John marden Noah marden Rollin Green Daniel Halluran John fornel Daniel Laighton Geo: Clyers Edmund Webber George Maddin George Saunders Samuel Tompson Jun^r Robert picken Henry Beck Mauris Driskiell Joshua Jackson Joseph Brewster jr Samuel Cate William Jones John Marshall George Marshall David Brown

George Jackson

Giles Seaward

Edward Scales Christopher Cullain Caleb Beck Benja Dockum Thomas Cotton juner Benj^a Berry thomas quint George Shurburn Timy Cotton John Wisdom Jonathan Low Jonathan Ross James Sherburne Junur John Redin Thomas Sanbrun Abraham Ellet Perkins Ayers Nathⁿ Sherburn John Wills John Beck Sam Wentworth Boston Joseph Ham David Jeffries Boston Charles Drew Hugh Montgomery John Hodgdon John Neale Spencer Colby John Firnald Marriner George Woddes Jeames hearn John Loud George Libbey Joseph Moses Barth^o Goodwin

John Peverely Jur

Benjamin Bradden

Noah Bradden

Thomas Parker

Alexander Ross

Samuel Beck

William ross

George Peverly

Jereniah Holmes

John Elliot

Samuel Sherburne

Dan¹ Lang Joseph Pitman Rich^d Fitzgerrald Samuel Tobey Geo: Warren Samuel Brewster Juner Walter Warren John marten ${
m RicheaRd}$ tebbets Will^m Lewis Ju^{nr} Michaell Maddin John ham Joshua Babb Joseph Welch moses miller Joseph Wells Georg Tomson Timothy Woterhouse Jaems Sherburn sener Rich^d Hall John Decker Davi Deker George King Rich^d Hart Bengamen Loud John Peirce Luke Mills Samuel Huntris Joseph Lowd William Bradden Edword Gale Bengman Leear Silvanus Scott David Gamon thomas sevey William Beck Elias Tarlton Andrew Clark Nath^{II} Muchamore

James Stoodly James Lebby Robr^t Lang Thomas Cotton Natheniel Carvely Alex^r Hunter William Wills Israel Browne Thomas Buss Henry Sherburne Philip babb Nathanael Barnes Joseph whittum David Dennett Nathmel Peverely Thomas Waters William Rackley Peter Stelling thomas Marden Matthias Hains Jun^r Jethro sherburn Nicholas Norris Charles Hight John Clark marriner John How Joseph Meserve Samuel Jackson Patrick Furlong W^m Burt Joseph Peirce Tho^s Slavton Joseph Hixon John Bradden William Gilmor George Hunterss Samuel Scott James Jones Thomas manning Joshua Beck John homes Benj:n Holmes George Meserve

Nath¹ Meserve Jun^r Weymouth ham Jonathan Crocket Ab^m Bartlet Thomas Hockaday Samuel Avers Jun^r John Lebby Benia Odiorne Joshua Slopr Richard Prey Brewster John Jones John norton Jonathan Nortan Benjaman lewes Ben Cevey Nat^{ll} Montgomery John Noble

James nelson Jacob Randall Christopher Skinner Jos Abbott Thomas Grockett Daniel Crockford Samll Row Cherls Rundlet Nathanael Peverly benjman edmans Nathⁿ Sherburn third simeon Leveret Sam Lear John walden Abraham Shreefe

John Banfill John Grow Tim^o Pearse Samuel Pevrly Robart mortan John Crockford Anthony Row ambros Slope Joshua Brewster William Lang John Edmons Jonathan Partridge Thomas Landell William Walden Cap^t thoms Palmor John Phillips

[Corrections.]

[Masonian Papers, Vol. 8, p. 165.]

there was a mistake in the Chedool for By Charter one Lot is to be near to ye Center for ye minister & one for ye ministry

the 11 Lott in the 5 Range murst be set to the ministry & the 22

Lott in the 5 Range murst be set to the minister

the 19 Lott in the 3 Range Set to Thod Atkenson Esq & petter powers

the 3 Lott in the 10 Range to Clemont march Esq^r & to Richard

wibord Esq¹

the 9 Lott in the 8 Range is not in the Schedole nor the 12th in the

3 Range

Martha Thornton Esq^r Sold to Joseph Twitchel one Rite viz Peter Powers Rite the 41 draft Lott 14 in 4 Range & ye Lott 19 in 9 R & ye L 19 in 10

[List of Petitioners.]

[Masonian Papers, Vol. 8, p. 166.]

Amaskeeg

Archibald Stark Archibald Stark William Stark Tomas Hall

John Stark

Londonderry

David McGregore Hugh Ramsey Mathew Thornton John Stenson Samuel Caldwell daniel lesly James Cokeran William Gault Archibald Cuningham John Horner Daniell mcCurdy James Rodger Adam Dicky

Samuell Rinkin John Ramsey David Craig Hugh Dunshe Joseph Scobi William Stinson David stenson John mcDuffi John Carr Samuell Tood George Clark John Quig

William Rinkin Mathew Ramsey Joseph Cokeran Samuel fulton Samuel Stinson James mcGregore John Cokeran docter Alexander Gault Hugh Jamison Alexander Tood James Adams John mcCalester

Chester

John Hall Samuel Emerson Esquer John Cokeran James Wernum William Elett

Portsmouth

Mathew Morton

George Massey

John Morton

hawerill District

Tomas folinsby Junior Jerimiah Page Samuel Richards Caleb Page Junior

John Hoog

Kingston Samuel Hoog

Litchfield

Joseph Blanchard

William Carr

CORRECTION.

On page 198, for David Rindge read Daniel Rindge. On page 447, for Jonah Swan read Josiah Swan.





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