Logan and Jonathan Ingham, in behalf of themselves, their heirs and assigns, that the said James Logan, as he now has the sole privilege, so after the said first day of March, 1753-4, shall have lawful equal half part, share, and privilege of all such ore as shall be found within the said land, and accordingly the said Jonathan Ingham for himself, his heirs and assigns, doth hereby grant and convey unto the said James Logan, his heirs and assigns one full moiety or half part of all such copper or lead ore as shall at any time be found after the said first day of March, 1753-4, within the bound of the within granted land, with the full privilege of his and theirs, walkeneys at all times hereafter to view the said land, to hold the said moiety of all such copper or lead ore to the said James Logan, his heirs and assigns, to their own proper use and behalf forever.

In witness whereof, the said parties to these presents have set their hands and seals hereto, the fifth day of May, in the year of our Lord one thousand seven hundred and forty-seven.

JAMES LOGAN, [SEAL.]

Sealed and delivered in the presence of us:

his

JACOB + DEAN,

mark.

CHRISTIAN LEHMAN.

Probate of deed and of indorsed deed annexed, dated Nov. 21, 1772.

Recorded in Bucks county, in Deed Book No. 14, p. 408, &c.

The following deeds were also in evidence by agreement of counsel:

INDENTURE, dated March 25, 1760. William Logan, James Logan (son of James Logan, deceased), John Smith, and Hannah his wife (the said Hannah being the surviving daughter of the said James Logan, deceased), and they the said William Logan, James Logan, and John Smith, being the surviving executors of James Logan, deceased), to Israel Pemberton, William Allen, Richard Peters, and Benjamin Franklin, in fee