Francis Henry being by me personally examined, examined and sworn, to the best of his knowledge, knowledge and belief, and voluntarily subscribing the same, free and voluntarily subscribe, without the compulsory act of law, and without any other person and that, the data above voluntarily accept, accepts, sign, and my execution, this 1st day of June, 1974.

J. Haynes, J. P. (notary)

Witnesse: A. Haynes

The foregoing certificate of J. Haynes, a justice of the peace of Aurora County, is subscribed, is a true copy of the foregoing deed, witnessed the certificate being registered, this 26th day of March, 1974.

Thomas C. Robinson, C. R.

Witnesse: T. S. P. W. W. W.

Then the foregoing deed, noted, the certificate thereof, came into my hands, and was duly registered.

[Signature]

A. C. (Signature)

State of North Carolina, Aurora County.

This deed, executed and returned unto, this the 26th day of March, 1974, by and between Bernard B. Ray, Jr. and John W. Ray, Jr., the grantor and the grantee, by the said deed, the purchase of the first party, and J. Frank Ray, Jr., the purchase of the second party, this same county and state, in consideration that the purchase of the first party and should convey all the equity of title, free and clear, to the said county and state, unto the grantee, the purchase of the second party, for and in consideration of the sum of one dollar ($1.00) and the payment by the said J. Frank Ray, Jr., the receipt of which is hereby acknowledged, have executed, sold, conveyed and confirmed, and for thereof, granted, and the same being conveyed and confirmed with the said J. Frank Ray, Jr., in his own and assigned the following tracts of land:

[Additional text not legible]
If land in Anson County, said estate, adjoining the
banks of Lake Terri-lyn and others and bounded as follows:
that is to say, first tract beginning at a pole, one pole
fronting, third corner of lot No. 5 in the division of
John Dryline land and measuring 10 to 47.92 feet to a pole
black pole pointing, then 71/2 feet, 35 feet to a stake, and
pole and corner south, then 31 to 97.80 feet to a stake
3 1/4 pole, then 323 feet, or 3 1/4 acres to the beginning, containing
Tracts 1-3 acres. Then being lot No. 4 in the division
of John Dryline land. Second tract being lot No. 3 in
the division of John Dryline land and is bounded
as follows: Beginning at a pole, one black pole and
poles and corner, the third corner of lot No. 2 and
measuring 10 to 47.80 feet to a stake, 3 1/4 poles and corner
pointing, then 7 1/2 feet, or 3 1/4 acres to a pole, 3 1/4 poles
pointing, then 10 to 47.80 feet to a pole, 3 1/4 poles pointing,
then 7 1/2 feet, or 3 1/4 acres to the beginning, containing
Tracts 7 acres. Third and last, the above described tracts or parcels of land
with all improvements and appurtenances thereunto
belonging to have the said J. Frank Dryline, his
heirs and successors in interest forever. And the
said parties of the first part covenant that they
are seized of said premises in fee, and have the
right to convey and deem in the said premises, that the
same are free and clear from all incumbrances, and
that they will forever warrant and defend
the title hereunto against the lawful claim of
all persons whatsoever. In witness whereof,
the said parties of the first part have hereunto
set their hands and seals, the day and date first
above written.

Witness,

J. W. Rogers,