

made this tenth day of March anno

John Henry Slaughter son of the County of King William of the one part and
Henry Slaughter of the said County of the other part witnesseth that the said Henry
Slaughter for and in consideration of the sum and tender aforesaid to him for the said
John Slaughter have given granted enfeoffed and by these presents doth bargain enfeoffe
and confer unto the said John Slaughter one certain tract or parcel of land
situated lying and being in the County aforesaid by estimation containing two hundred
Acres to the same more or less and so bounded as follows: Beginning at a pine
standing at Robert Slaughter's gate from thence running south forty seven degrees West
thirty eight poles to a pine thence running south fifty six degrees west thirty four poles
to a poplar standing in a small branch thence down said Branch to the first thence
up said Branch to a maple thence running north forty degrees West thirty poles to a
white oak thence running North sixty eight degrees west forty poles to a Hickory
thence North fifty two degrees West two hundred and Twenty four poles to a pine
standing in a branch thence up said branch to the head thence North Fifty three
degrees East twenty six poles to a pine stump thence running North fifty seven
degrees east twenty three poles to a dogwood standing on the main road that leads to
west point thence down said road to a white oak and from thence running south
twelve degrees west forty six poles to the pine standing at the gate where it began
so bare and to hold the above two hundred Acres of land and every part or part
thereof together with all the rights, members, privileges and appurtenances thereto
belonging or in any wise appertaining unto the said John Slaughter his heirs and
assigns to the only proper use and behoof of him the said John Slaughter his
heirs and assigns forever and the said Henry Slaughter doth covenant to do
with him the the said John Slaughter his heirs and assigns forever and the said
Henry Slaughter shall warrant to and will bear the said John Slaughter
in his and assigns by these presents that the said John Slaughter his heirs and
assigns shall and may according to the true intent and meaning of these presents
that he and they shall and may at all times hereafter peaceably and quietly hold
and enjoy the said granted land and premises free from all former sales off
mortgage rights of dower or any other encumbrance whatsoever and the said
Henry Slaughter will warrant and forever defend the said given land and
premises with the appurtenances thereto the said John Slaughter his heirs and
assigns forever enfeoff against all other persons or persons whatsoever that shall lay
any claim or claim thereto. In witness whereof I have set my hand and
affixed my seal this day and Year above written.

Signed sealed and delivered
in presence of

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Henry Slaughter

I. S.
Henry Slaughter
Am. D. Deponent

After a court of monthly session held for King William County at the townhouse on
the 2d day of July 1867 this deed from Henry Slaughter to John Slaughter
by the authority of the several Notaries hereunto Ordained to be recorded
Test: Robert Hollingsworth

Whayne of the County of King and Queen in the sum of Fifty
Pounds Sterling from the 25th day of November Anno Domini 1807
day bargained and sold and by these presents do bargain and sell unto
Diana Whayne her heirs and assigns forever the following property
One feather bed bed slacks and furniture two wooden chairs and four chairs
and one switch can to have and to hold the said property to the said Diana
Whayne her heirs and assigns forever In witness whereof I have hereunto
my hand and seal this 25th day of May Anno Domini 1807

Signed sealed & acknowledged

and the property delivered

in the presence of

James Lepine

Suey Brown

John Leigh Esq

A Rent of monthly rent held for Mary William County at the sum
of one pound per month the 17th of July 1807

The first fresh account due to Diana Whayne was acknowledged by the
said Leigh and ordered to be paid by John Robert Pollard Esq

X-185 Daily recorded Teste Robert Pollard Esq

This Indenture made the Twenty seventh day of March in the Year
one thousand eight hundred and seven between John Temple and Mary his wife of the
age of forty five years of King William of the first part Burwell Bapell and James Temple of the
age of thirty six years of the second part and the President and Master or Proffessor
the College of William and Mary in Virginia of the third part. Whereas
the said John Temple in tract of land purchased by the said Temple of the
President and Master or Proffessor he the said Temple hath become indebted
to the said President and Master or Proffessor in the sum of four thousand
four hundred and Sixty six dollars and Sixty six cents and two thirds of
and hath this day executed five several Bonds to them payable in four
equalments with Interest at the rate of six percentum per annum on each
bond from the third day of March last which Interest is to be paid on
each bond annually and in such Year (altho the principal may not be
payable) as will fully appear by the said bonds now in the possession of
said President and Master or Proffessor and the said Temple is willing
to make the payment of the said debt with the interest as it may fall
Now therefore this Indenture witnesseth that for securing the debt and
interest aforesaid to the said President and Master or Proffessor and
consideration of the sum of four shillings to the said John Temple and
his wife in hand paid by the said Burwell Bapell and James Temple
the receipt whereof they do hereby acknowledge and their request
is that the said Bapell and Temple may the said John Temple and