

and full sum of four hundred dollars, to the payment whereof
to be made to the said Justices and their successors, we bind ourselves, and each of us,
each of our heirs, execs and Admins jointly and severally firmly by these presents
with our seals and dates this 26th day August 1811, in the 36th Year of the
wealth. The Condition of the above obligation is such that whereas the
bound John Fox is appointed Committee of the estate of John M. Rabb an
unfree person. Now if the said John Fox shall safely keep and manage the said estate and
well and truly perform the duties required by law then this obligation to be void
to remain in full force and virtue
Solemnly, Sealed and acknowledged }
in presence of
The Court

John Fox

Sealed

James Fox

Sealed

At a Court of quarterly session held for King William County at the Courthouse on
Monday the 26th of August 1811 This Bond was acknowledged by John Fox and
his parties hereto and ordered to be recorded Teste, Robert Pollard

Truly recorded
Testo,

This Indenture made this twenty seventh day of July in the
Year One thousand eight hundred and eleven, Between John Lewis and
Lewis of the town of New Kenton in the county of Buckingham in the
Commonwealth of Virginia which said Elizabeth before her intermarriage with the said
Elizabeth Mitchell a daughter and legitice of James Mitchell late of
King William in the one State of the one part, and John Ellett of
King William of the other part, witnesseth that the said John Lewis
his wife for and in consideration of the sum of forty pounds of lawful money
to them in hand paid by the said John Ellett the receipt whereof they do
hereby have granted, bargained, sold, assigned and transferred, and by these present
bargain, sell, assign and transfer unto the said John Ellett, all the estate
John Lewis and Elizabeth his wife or either of them may have acquired
estate of the said James Mitchell decd. and also all right, title, interest, claim
that he and she or either of them has or may hereafter have in or to any
said James Mitchell did seize and possessed of or in any manner intituled
to hold the said Estate and every part thereof unto the said John Ellett
open for ever, to his only proper use and benefit his heirs and assigns
whereof where we have herunto set our hands and affixed our seals

Martin Edwards v.
Martin Moncrief
Ben. Elliott v.

Recd 14th Sept. 1811 of John Elliott ninety five pounds for the sum of a negro man and a child named David belonging to the estate of James Mitchell sold by me as Deputy Sheriff for Christopher Tompkins Sheriff of King William to satisfy an Execution that filed from the County Court of King William name of Grace Mitchell, John Elliott and Patsy his wife & Ro. Morris & Co. ap. William Byatt Esq. of James Mitchell deceased A. Littlepage

At a Court of monthly session held for King William County at the Courthouse the 23rd of September 1811. This deed from John Lewis and Elizabeth his wife Elliott was proved by the oaths of the several witnesses hereunto and together with receipts hitherto annexed ordered to be recorded Teste, Robert Pollard

Truly recorded

Teste,

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Robert Pollard

This Indenture made this 30th day of March One thousand Eight hundred and eleven, between Warner L. Moncrief of King William County of the first part, James in the same County of the second part, and John Fox also of the same County of the same Whereas the said James Fox stands bound as security for the said Warner L. Moncrief several bonds, one to J. Whitelaw dated 13th January 1809 payable on the first day of 1811, for the sum of One thousand One hundred and thirty two dollars, the other to Harry Garnett for the sum of One thousand six hundred and thirty dollars or more payable the first day of January 1812, and so the said James Fox holds the said two bonds for the sum of three hundred Sixty pounds payable the first day of April for corn purchased of him. Now this Indenture witnesseth that the said Warner L. Moncrief in consideration of securing the said James Fox in the securityship aforesaid, and by to him the true & punctual payment of the said bond for three hundred & sixty pounds above stated, and further for and in consideration of the sum of one dollar in hand paid by the said John Fox to the said Warner L. Moncrief the receipt whereof he doth here acknowledge, have bargained, sold and delivered, and by these presents, do bargain and sell unto the said John Fox, the following property, to wit: first the following slaves, to wit, Brown, Jerry, Joe, Ned, Rosetta, Betty & child and the future increase of the said slaves, Rosetta, two riding horses, 2 teaming horses, one carriage & harness, one riding Mule, 3 plow horses, one load mow on fall, two scythes, scarcely my former property with the stock of hogs, cattle & sheep according to the annexed Schedule, and then my household kitchen furniture, contained also in the annexed Schedule, To wit, to hold the said property hereby conveyed unto him the said John Fox his heirs and assigns in free absolute and unconditional fee simple to him and them and their heirs and assigns upon trust, to the following uses, purposes & intent, that is to say, to the said Warner L. Moncrief his heirs, executors and administrators to keep quiet & peaceable of his property, until the said John Fox has been dead or otherwise removed by the said James Fox, his heirs, executors or administrators to sell and dispose of the same for what price by public auction, first giving due public notice of the place of sale thereof, time and day of so much or the whole of his property