

in 23<sup>rd</sup> of April 1807  
 deed from William Newman, to John Newman was proved by the  
 of the several Witnesses thereto and Ordered to be recorded.

Teste Robert Pollard C.C.

Truly recorded Robert Pollard C.C.

This Indenture made this 23<sup>rd</sup> day of December in the Year of our Lord  
 thousand eight hundred and two Between William Burke of the Parish of Saint  
 John and the County of King William, of the one part and Elizabeth Andrews  
 of the said Parish and County of the other part Witnesseth, Whereas a Marriage  
 is intended to be shortly Solemized between the said William Burke and Elizabeth  
 Andrews and whereas upon a Treaty had concerning the said intended Marriage it  
 was agreed and fully concluded by and between the said Parties that the said William  
 Burke shall sell and assure upon, and unto the said Elizabeth Andrews all  
 such estate of what nature soever as he the said William Burke may receive  
 with the said Elizabeth Andrews to be held and enjoyed by her free and clear  
 of all claims or demands of him the said William Burke his heirs and  
 administrators in full and ample manner as if such marriage did not take  
 effect and in consideration whereof the aforesaid Elizabeth Andrews agrees to  
 relinquish all right and Title which she otherwise would have had to the thirds  
 of the said William Burke's estate In Witness whereof the said Parties have  
 hereunto set their hands and Affixed their seals the day and Year above written

In presence of  
 Daniel Powers  
 Wm. Lipscomb  
 John Whitworth,

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William Burke (Seal)  
 Elizabeth Andrews (Seal)

At a Court of monthly Session held for King William County at the Courthouse on  
 Monday the 23<sup>rd</sup> of July 1807  
 The Marriage contract between William Burke and Elizabeth Andrews was  
 acknowledged by Burke and proved by the oath of one Witness as to Andrews  
 And at a Court of like session continued and held for King William County at  
 the Courthouse on Tuesday the 25<sup>th</sup> of April 1807  
 This contract was further proved and Ordered to be recorded

Teste Robert Pollard C.C.

Truly recorded Robert Pollard C.C.

This Indenture made this twenty ninth day of March in the year of our Lord  
 one thousand eight hundred and four Between Samuel Gaskin of the County  
 of King William of the first part Benjamin Robinson of the said County  
 second part and Mordecai Abraham of the said County of the third part  
 Witnesseth that the said Samuel Gaskin and Benjamin Robinson of the  
 one do hereby acknowledge and certify that the said Mordecai Abraham of the

...of the said ...  
sustain in consequence of his here become bound for him as ...  
to Paul ... in the penalty of one hundred and forty nine pounds  
Shilling and six pence conditioned for the payment of ...  
dated in the year of our Lord eighteen hundred and three and ...  
non in said in King Queen District court have granted bargained  
sold and by these presents doth grant bargain and sell unto the said ...  
Robinson one bay Mare called Nobi with her future increase one Tumbrel  
the gear belonging to it one or two Yeak & all his right title and interest  
in and to the slaves and personal estate that his mother Mary Garlick holds  
during her life under the will of her deceased husband Lamm, Garlick, and  
to which the said Samuel will not have the right of possession, untill the  
death of his said Mother together with the increase of the female slaves To have  
and to hold the said Mare Tumbrel cart slaves and personal estate unto  
the said Beverly Robinson his heirs executors administrators and assigns upon  
trust for the use and purposes herein after expressed any thing herein contained  
to the contrary notwithstanding that is to say that if the said Beverly Robinson  
his heirs executors or assigns shall at any time think that the said ...  
his heirs executors administrators is in danger of suffering by his said  
suretyship that then the said Beverly his heirs executors administrators or assigns  
may sell the aforesaid property and estate or as much thereof as may be necessary  
to discharge the bond aforesaid with the Int. and costs aforesaid and the costs  
of the said sale provided the said Beverly advertise the said sale for a reasonable  
time previous thereto and the money when made from the said sale first to  
be applied to the discharge of the said bond with the interest and costs aforesaid  
or if the said ... has been exec. or administrators should have paid  
off or discharged the said bond with the interest and costs then to reimburse  
the same and the costs attending the said sale and afterwards the money  
or property if any should remain after paying the debt and costs aforesaid to be  
paid and returned to the said Samuel his heirs executors or assigns And  
it is hereby covenanted and agreed by and between the said parties to these  
presents that the said Samuel shall hold the said property and enjoy the  
the profits arising therefrom untill the said Beverly his heirs executors admin  
or assigns may think proper to sell the same and the said Beverly  
for himself his heirs executors admin and assigns doth by these presents  
covenant with the said Samuel and the said ... that he will well and  
truly perform the trust in him herein reposed In Witness whereof  
the parties to these presents have hereunto set their hands and affixed  
their seals the day and year above written

Signed sealed and delivered  
in presence of  
Beverly Robinson  
Samuel Garlick  
Beverly Robinson  
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