

Signed Sealed and Deliv'd  
 In the presence of us  
 James Nimmo  
 James Shelabell  
 James Shelabell

Princess Ann

At a Court held the 3<sup>rd</sup> of Decr 1741  
 Then came Anthony Moreley into Court and  
 Acknowledged the above release to J<sup>r</sup> Harper  
 and at his request Ordered to be Recorded.

Fentris Lease  
 to  
 Fentris

This Indenture made the Seventeenth Day of Aug<sup>r</sup> In the year of our  
 Lord Christ One Thousand Seven Hundred and Forty one Between Moses  
 Fentris Senr & Aaron Fentris of the County of Princes Ann of the one part and  
 George Fentris of the S<sup>c</sup> County of Princes Ann of the other part Witnesseth  
 that the S<sup>c</sup> aforesaid Fentris Senr & Aaron Fentris for and in consideration of the  
 sum of five shillings to him in hand paid by the aforesaid George Fentris the  
 receipt whereof he hereby acknowledges, hath bargained and sold and by these  
 presents do bargain and sell unto the aforesaid George Fentris one piece and  
 parcel of land containing by estimation Fifteen acres of land situate lying and  
 being in the County of Princes Ann on the South side of the Eastern Branch commonly  
 call'd and known by the name of Welles, beginning at an old pine standing near  
 the road and so running Northwaly by a line of maple trees to an oak, a line  
 tree of James Fentris' thence Southwaly along the same line to a pine, thence  
 Easterly along the line that Divides the above mentioned land from the land  
 formerly belonging to Aaron Fentris' Dec'd, to the first station and the remainder  
 and reversions remain'd and remainders thereof and all and singular the rents  
 and profits of the premises herein mentioned and every part and parcel of the  
 same To Have and To Hold the S<sup>c</sup> land with all the premises hereby granted  
 bargain'd and sold with thine and every of their appurtenances unto the S<sup>c</sup> George  
 Fentris his Exors and Assigns from the Day of the Date hereof for and  
 during the full end and term of Six months from thence next ensuing and  
 fully to be compleas'd, ended to the intent that by virtue of these presents  
 and of the Statute for transferring used into possession the S<sup>c</sup> George  
 Fentris may be in the actual possession of the said land from the first

Tentris Sent. & Aaron Tentris of the County of Prince Ann of the one part and George Tentris of the S. County of Prince Ann of the other part Witnesseth that the S<sup>r</sup> Moses Tentris Sent. & Aaron Tentris for and in consideration of the sum of five shillings to him in hand paid by the afores<sup>d</sup> George Tentris the receipt whereof he hereby acknowledges, hath bargained and sold and by these presents do bargain and sell unto the aforesaid George Tentris one piece and parcel of land containing by estimation fifteen acres of land situate lying and being in the County of Prince Ann on the South side of the Eastern Branch commonly call'd and known by the name of Welles, beginning at an old pine standing near the road and so running Notherly by a line of marked trees to an oak, a line tree of James Tentris' thence Southly along the same line to a pine, thence Easterly along the line that Divides the above-mentioned land from the land formerly belonging to Aaron Tentris' Decid, to the first station and the remainder and reversion remain'd and remain'd thereof and all and singular the rents and profits of the premises herein mentioned and every part and parcel of the same To Have and To Hold the S<sup>d</sup> land with all the premises hereby granted bargained and sold with their and every of their appurtenances unto the S<sup>d</sup> George Tentris his Exors and Assigns from the Day of the Date hereof for and during the full end and term of six months from thence next ensuing and fully to be compleat & ended to the intent that by virtue of these presents and of the Statute for transferring used into possession the S<sup>d</sup> George Tentris may be in the actual possession of the premises and be enabled to take and accept of a grant and release of the same to him and his heirs forever. In Witness whereof the S<sup>d</sup> Moses Tentris Sent. and Aaron Tentris have hereunto set their hands and seal the Day and year first above written.

Tentris Lease  
to  
Tentris

Moses <sup>his</sup> M <sup>mark</sup>  
Aaron <sup>his</sup> A Tentris <sup>mark</sup> } with 9  
deals

Sign'd Seal'd and Del<sup>d</sup>  
In presence of  
John Shipp  
at sol<sup>er</sup> <sup>his</sup> A Tentris  
Sarah <sup>mark</sup> + Tentris  
<sup>her</sup>

Prince Ann

At a Court held the 3<sup>d</sup> Dec<sup>r</sup> 1741  
Then came Aaron Tentris into Court  
and acknowledged the within Lease and  
the said Moses Tentris signing, it being  
proved by the oaths of all the witnesses thereto,  
also Dinah wife of the S<sup>d</sup> Aaron relinquish'd  
all her right of Dower thereto) to George Tentris  
and at his request Ordered to be Recorded.

Fentress Released  
to  
Fentress

This Indenture made the Eighteenth Day of August in the  
year of our Lord Christ One Thousand Seven Hundred and Forty one and in  
fiftenth year of the Reign of our Sovereign Lord George the  
Second of Great Britain France and Ireland, King Defender of the  
Faith &c. Between Moses Fentress Senr and Aaron Fentress of the  
County of Princess Ann of the one part and George Fentress of the  
S<sup>d</sup> County of Princess Ann of the other part, Witnesses that the S<sup>d</sup>  
Moses Fentress Senr and Aaron Fentress for and in consideration of  
the sum of seven pounds current money to him in hand paid by the  
s<sup>d</sup> George Fentress before the sealing hereof the receipt of which  
he hereby acknowledges and thereof do acquitt and discharge him the  
S<sup>d</sup> George Fentress his heirs Executors and Admors. and every of them have  
granted bargained sold aliened released and confirmed and by  
these presents do grant bargain sell alien release and confirm unto  
the said George Fentress in his actual possession now being by  
virtue of a bargain and sale to him thereof made for six months  
by Indenture bearing Date the day before the Date hereof and by  
force of the Statute for transferring uses into possession and to him  
his heirs and assigns one piece and parcel of land containing by  
Estimation fifteen acres of land situate lying and being in the  
County of Princess Ann On the South Side of the Eastern  
Branch commonly called and known by the name of Willes beginning  
at an old pine standing near the Road and so running Northly  
by a line of marked trees to oak a line tree of James Fentress  
thence Southly along the same to a pine the Easterly along  
the line that divides the above mentioned land from the land  
formerly belonging to Aaron Fentress Deed to the first station  
and all the estate right title claims and Demand whatsoever  
of him the S<sup>d</sup> Moses Fentress Senr and Aaron Fentress of in  
unto the S<sup>d</sup> Land and every part and parcel thereof or whereon  
he has any estate of freehold or Inheritance in possession  
remainder reversion or expectance and all the Estate right title  
Interest reversion claim and Demand whatsoever of him the S<sup>d</sup> Moses  
Fentress Senr and Aaron Fentress in or unto the S<sup>d</sup> premises or  
any part thereof To Have and To Hold the S<sup>d</sup> land and premises  
hereby bargained and sold with their and every of their appurtenances  
unto the said George Fentress his heirs and assigns forever and the  
S<sup>d</sup> Moses Fentress Senr and Aaron Fentress for themselves and  
their heirs doth hereby covenant and grant to and with the S<sup>d</sup>  
George Fentress his heirs and assigns that we the S<sup>d</sup> Moses  
Fentress Senr and Aaron Fentress and our heirs all and every of

to  
Fentrist

These presents do grant bargain sell alien release and confirm unto the said George Fentrist in his actual possession now being by virtue of a bargain and sale to him thereof made for six months by Deventure bearing Date the day before the Date hereof and by force of the Statute for transferring uses into possession and to him his heirs and assigns one piece and parcel of land containing by Estimation fifteen acres of land situate lying and being in the County of Princess Ann On the South Side of the Eastern Branch commonly called and known by the name of Wiles beginning at an old pine standing near the Road and so running Northly by a line of marked trees to oak a line tree of James Fentrist thence Southly along the same to a pine the Easterly along the line that divides the above mentioned land from the land formerly belonging to Aaron Fentrist Dec'd to the first station and all the estate right title claims and Demand whatsoever of him the S<sup>r</sup> Moses Fentrist Senr and Aaron Fentrist of in & unto the S<sup>r</sup> Land and every part and parcel thereof or wherein he has any estate of freehold or Inheritance in possession remainder reversion or expectance and all the Estate right title Interest reversion claim and Demand whatsoever of him the S<sup>r</sup> Moses Fentrist Senr and Aaron Fentrist in or unto the S<sup>r</sup> premises or any part thereof To Have and To Hold the S<sup>r</sup> land and premises hereby bargained and sold with their and every of their appertinances unto the said George Fentrist his heirs and assigns forever and the S<sup>r</sup> Moses Fentrist Senr and Aaron Fentrist for themselves and their heirs doth hereby covenant and grant to and with the S<sup>r</sup> George Fentrist his heirs and assigns that we the S<sup>r</sup> Moses Fentrist Senr and Aaron Fentrist and our heirs all and every of the afores<sup>d</sup> and intended to be hereby granted land with the appertinances unto the S<sup>r</sup> George Fentrist his heirs and assigns against them the S<sup>r</sup> Moses Fentrist Senr and Aaron Fentrist their heirs and assigns and every other person or persons whatsoever lawfully claiming any estate or title to the before mentioned granted premises or any part thereof shall and will warrant and forever

Defend and the s<sup>r</sup> Moses Fentress Junr. and Aaron Fentress for themselves their heirs Executors and Admors. doth covenant promise and agree to and with the s<sup>r</sup> George Fentress his heirs and assigns that he is lawfully and rightfully seized of and in the before specified land and premises with the appurtenances of a good sure perfect and absolute estate of Inheritance in Fee Simple and has good right to convey the same unto the s<sup>r</sup> George Fentress his heirs and assigns afores<sup>d</sup>. and that it shall and may be lawful to and for him the s<sup>r</sup> George Fentress his heirs and assigns at all times forever hereafter peaceably and quietly to occupy and enjoy the s<sup>d</sup> Land and all other the premises hereby granted with the appurtenances without any manner of Let Suit trouble or Interruption of the s<sup>r</sup> Moses Fentress Junr. and Aaron Fentress or our heirs or assigns or any other person or persons whatsoever. In Witness whereof the s<sup>r</sup> Moses Fentress Junr. and Aaron Fentress has hereunto set their hands and seal the Day and year first above written.

Signed Seals & D<sup>s</sup>.  
 In presence of us.  
 Tho. Shipp  
 Absol. A. Fentress  
 Sarah Fentress

Witness (Amm)

his  
 Moses M. Fentress  
 mark  
 Aaron Fentress  
 his

with seals.

At a Court held the 3<sup>d</sup> of Decr 1741 Then came Aaron Fentress into Court and acknowledged the afores<sup>d</sup> Release and the s<sup>r</sup> Moses Fentress signing the same being proved by the oaths of all the witnesses thereto, also Dinah wife of the s<sup>r</sup> Aaron relinquished all her right of Dower thereto to George Fentress and at his request

Ordered to be Recorded.