

47. At a Court Held for Princess Anne County Octob'r 1779
The aforesd. Indenture of Morgan and his wife John Morgan
and Swannah his wife to William Williams was Acknowledged
by them the same Court being first privily Examined before
the Right of Diver Thro' and is Ordered to be Registered.

S. H. Moultrie

A. V.

This 22nd day of October made the 30th Day of August
in the Year of our Lord one thousand seven hundred
and Sixty nine Between Caleb Burkitt and
Elizabeth his wife of the County of Princess Anne
part and John Cox of the said County of
Massachusetts that for and in Consideration sum
of five hundred pounds Current money of Virginia
the said Caleb Burkitt is bound paid by him
or at or before the Sealing and Delivering of this
Deed the sum whereof they doth hereby acknowledge
therefore doth Release Acquit and Discharge the
said John Cox his Heirs Executors and Administrators to

Princess Anne County Deed Bk 1779-1

William Williams his wife and by their Premises doth
bargain Sell alien and convey unto the said John Cox
his Heirs as certain tract or parcel of Land lying in
Burke Anne County on the back bay containing Eighty
acres or less, being the Land the said Burkitt now lies
and formerly bought of Anthony Trenity by which
the bounds thereof will fully appear, and all the
Buildings Orchards Ways Waters Water courses
Commodities Hereditaments and Appurtenances wher-
ever to the said Premises hereby granted, or any part
belonging or in any wise appertaining and the term
and Reversions Remainder and Remainders hereafter
granted thereof and also all the Estate right Title
Use Trust Property Claims and Demand whatsoever
than the said Caleb Burkitt and Elizabeth his wife
in and to the said Premises and all Deeds Evidence
Writings touching or in any wise concerning the same
To have and to hold the Lands hereby con-
veyed and all and Singular other the Premises hereby
bargained and sold and every part and Parcel thereof
with their every of their Appurtenances unto the

47. At a Court Held for Prince's County Octob'r 11th 1771
the aforesd. Indenture of Bargain and Sale from John Cox
and his w^w his wife to William Wilsons was Acknowledged
by them the same being first privily Examined before
the Right of D^r over three d^s is Ordered to be Recorded.

Part

A. H. Marshall

This 17th of October made the 30 Day of August
in the Year of our Lord one thousand seven hundred
and Sixty nine Between Caleb Burkitt and
Elizabeth his wife of the County Prince Anne
part and John Cox of the said County of the
W^m of the same that for and in consideration
of five hundred pounds Current money of Virginia
the said Caleb Burkitt is bound paid by the
Cox at or before the Sealing and Delivering of this
contrat the Right whereof they doth hereby acknowledge
therefore doth Release acquit and Discharge the said
John Cox his Heirs Executors and Administrators the
Caleb Burkitt and Elizabeth his wife hath granted and
sold aliened and confirmed and by their Deeds
bargain sell alien and confirm unto the said John
Cox his Heirs a certain tract or parcel of Land lying in
Burkitt Anne County on the back bay containing Eighty
acres, being the Land the said Burkitt now lies
and formerly bought of Anthony Fentis by which
the bounds thereof will fully appear, and all the
Buildings Orchards Ways Water Courses and
Commodities Hereditaments and Appurtenances
ever to the said Premises hereby granted, or any part
belonging or in any wise appertaining and the less
and Reversions Remainder and Remainders unto him
Profits thereof and also all the Estate right Title
Use Trust Property Claims and Demands whatsoever
than the said Caleb Burkitt and Elizabeth his wife
in and to the said Premises and all Deeds Evidence
Writings touching or in any wise concerning the same
To have and to hold the Lands hereby con-
ceded and all and singular other the Premises hereby
bargained and sold and every part and parcel thereof
with their every of their Appurtenances unto the

John Cox his Heirs and Assigns for ever to the only proper
use and Benefit of him the said John Cox and of his Heirs and
Assigns for ever. And that the said Caleb Burkitt and Eliza-
beth his wife and their Heirs for themselves their Heirs Executors
and Administrators doth covenant promise and grant to and
the said John Cox his Heirs and Assigns by these Presents
to give Caleb Burkitt and Elizabeth his wife now at the
Sealing and Delivering of these Presents in seized of a good
honest and Indeasable estate of Inheritance in the summe
of the Premises hereby bargained and sold and that day
had therewith full and absolute Authority to grant
money the sum to the said John Cox in manner and form
and that the said Premises now are and so for ever
to remaine and be free and clear of and from all
other gifts Grants Bargains Sales, Dever Right and
Dever Judgments Executions Suits Troubles Charges and
Damages whatsoever made done committed or suffered by
Caleb Burkitt and Elizabeth his wife or any other per-
son whatsoever the Justices hereafter to grow due and
their Heirs and Successors for

part of the Premises only excepted and reserved and
that Caleb Burkitt and Elizabeth his wife and their
Heirs shall the Premises hereby bargained and sold with
all tenements and hereditaments unto the said John Cox his
Heirs and all and every other person and persons what-
ever heire and in case Defende by these Presents. And
that they the said Caleb Burkitt and Elizabeth his
and their Heirs, and all and every other person and
heire and their Heirs any thing having or claiming
Premises herein before mentioned or intended to be hereby
sold and shall and will from time to time make at
any hereafter at the reasonable Request and at the proper Cost and
in the law of the said John Cox his Heirs and Assigns
make and execute or cause or procure to be paid done and
all and every such further and other lawful and lawless
and Act Thing and Things, Conveyances and Assurances
written bate and more justly conveying and securing the
and upholding with this and every of their Appurtenances
the said John Cox his Heirs and Assigns by the said John
Cox his Heirs and Assigns or their Counsel learned in the Law shall
reasonably advised advised or required. In witness whereof

18. whereof the said Caleb Burkitt and Elizabeth his wife do
hereunto set their hands under the Day and year first
above written
Sealed and Delivered
In the presence of. — *Caleb Burkitt*
Jac. King
Cornelius Land
John & friends. *Elizabeth & others*

A Court Held for Prince Anne County Taken the 1st day
of the month of August and full power given by
the said subject to John Saunders to make a return
of all thing first fully examined before him
whereof he is directed to be heard.

Princes Anne to wit.

E. Hartley

An Inquisition Indicted and taken at the
Court House of the said County the twenty seventh day of September
in the Year of our Lord one thousand seven hundred and
ninety and in the fourth Year of the Common wealth of
Virginia before me Thomas Reynolds Walker Escholar of the said
County living in the said County of Prince Anne
before me Thomas Reynolds Walker Escholar of the said
County which I have taken by virtue of my Commission as Sheriff
of the said County having returned and empannelled
the following Persons as Jurors to wit Charles Sayer
Jacob Rountree John Matthias William Thorogood
son Christopher Whitehurst George Jamieson
Collins William Haynes James Moore Esq. and
William Kelling good and lawful men
of Lynnhaven in the said County of Prince Anne who
I charged and sworn to inquire whether John Saunders
of the said County is a British Subject under the Act of Assembly
entitled an Act concerning Escholars and Profectors for
Subjects, and likewise to inquire what property real and
personal in the said County of Prince Anne belongs at present
to the said John Saunders or which did belong to him at the
time the Escholar or Profector took place if he should by then
be deemed a British Subject do say upon their Oath after
hearing evidence that the same John Saunders is a British
Subject under the said Act by having been an Inhabitant
of the State of Virginia after the nineteenth day of April
One thousand seven hundred and seventy five and before

the Commencement of the Act of General Assembly entitled an
Act declaring what shall be treason departing from the said
State, and joining the Subjects of his Britannick Majesty
of his own free Will, and that the following real property does at
this time belong to him lying and being in the said County
of Prince Anne, to wit a tract of Land wherein he lived
containing about eight hundred Acres be the same or less
and a Tract of Marsh Land containing four hundred Acres
and that one old Negro man Slave, and one Old Negro Woman
to him belonging to him, that there were other Slaves and
one Horse which did belong to the said John Saunders.
At this Inquest understands from the evidence they were taken
possession of by the Troops of the Common wealth while stations
at Nansemond Landing in the said County of Prince Anne. In
summing whereof as well the Escholar as aforesaid as the said
Inhabitants puts out our Hands and Seals the day and Year
last above written.

Thos. A. Walker Escholar *Seal* Chris. Whitehurst *Seal*
Charles Sayer *Seal* George Jamieson *Seal*
Thomas Ewell *Seal* Henry Collins *Seal*
Jacob Rountree *Seal* Henry Haynes *Seal*
John Matthias *Seal* William Haynes *Seal*
William Thorogood son *Seal* James Moore Esq. *Seal*
William Kelling *Seal* *Seal*

A Court Held for Prince Anne County Taken the 1st day 1779.
The aforesaid Inquisition was returned to Court by Charles Sayer,
the foreman, the first mentioned Juror, and is Ordered to be
heard.

E. H. Hartley Esq.

Princes Anne to wit

An Inquisition Indicted and taken at the Court
House of the said County the twenty seventh day of September in the
Year of our Lord one thousand seven hundred and seventy nine
in the fourth Year of the Common wealth of Virginia before me
Thomas Reynolds Walker Escholar of the said County which I
have taken by virtue of my Commission the Sheriff of said County
having returned and empannelled the following persons as Jurors
to wit Charles Sayer Thomas Ewell Jacob Rountree John Matthias
William Thorogood son Christopher Whitehurst George Jamieson
Henry Collins William Haynes James Moore Esq. Henry Haynes
and William Kelling good and lawful men of the parish of
Lynnhaven in the said County of Prince Anne who being

52. Princess Anne to wit

In Inquisition Indented and taken at the Court House of the said County the second day of October, in the Year of our Lord, one thousand seven hundred and Seventy nine and in the fourteenth Year of the commonwealth of Virginia before me Thomas Reynolds Notary Publick of the said County, which I have taken by virtue of my Commission as the Sheriff of the said County having returned and examined the following persons as Jurors to wit Tilly Robin-son, Joe Simmons, Henry Woodhouse Hillary Mosley, John Clark, John Hartgrove, Horatio Davis, George Tammes, John Hutchins, Frances Whitelaw, Christopher Whitelaw and Reuben Matthias good and lawful men of the parish of New Kent in the said County of Princess Anne who being charged and sworn to enquire whether Charles Lyon late of this County now British Subject under the Act of Assembly entitled "an Act concerning Evacuants and forfeitures from British Subjects, and likewise to enquire what property real and personal in the said County of Princess Anne belongs at this time to the said Charles Lyon, or which did belong to him at the time the said Act was made or passed and that place of his birth or where he then or thereabout doth or may be deemed a British Subject, do say upon their Oaths after hearing Evidence, that the said Charles Lyon is a British Subject under the said Act by having been an inhabitant of the State of Virginia after the Sixteenth day of April One thousand seven hundred and twenty three years before the commencement of the Act of Parliament, by, entitled an Act declaring what shall be Treason in departing from the said State and joining the Subjects of his Britannick Majesty of his own free Will, and that the following property does at this time belong to him lying and being in the said County of Princess Anne to wit, a certain Tract or parcel of Land near Newtown, called the Dorn, containing one hundred and three acres or thereabouts, also one tract or plantation of Land lying on the Western shore in said County of Anne, containing one hundred acres or thereabouts, and two following Slaves to wit, Sterling, and a Girl unknown by Name in the possession of William Roscow Wilson Curle and Jacob a fellow in the possession of Mr William Hart, each of whom obtained possession of the said Slaves after

the Escheat or forfeiture took place, ~~the Indenture wherby~~
 I the said Thomas Reynolds Wether Escheator haveにて
 set my Hand and that the Day and Year first above written
 at Counter part of this Indenture being sealed by the Juries
 and left with me the said Escheator to be returned to the
 General Court

Thos. R. Wether Esq.

At a Court held for Prince Anne County October the 11th 1730
 The above Inquisitor was this day returned to Court
 Robert Robinson the first mentioned Jury was then
 Acquitted

E. Hartshorne

Prince Anne to wit,

An Inquisition holden and taken at
 the Court House of the said County the ninth day of
 October in the Year of our Lord One thousand seven
 hundred and twenty nine in the fourth year of the
 wealth of Virginia before me Thomas Reynolds
 Escheator of the said County, which I have taken
 of Prince Anne Esq; Deed Book 1730 page 173
 The Inquisition is as follows and to wit:

To wit: Tully Robinson, Joel Simmons, Henry Hart,
 Hillary Mosley, John Cock, John Hartgrove, James
 Davis, George Jamieson, Peter Whitburn, James
 Christopher Whitburn and Richard Marshall
 lawful men of the parish of Spotswood in the said County
 of Prince Anne, who being charged and sworn to say
 whether John Willis late of the said County is a British
 Subject under the Act of Assembly entituled "An Act for remov-
 ing Escheats and forfeitures from British Subjects, and
 likewise to inquire what property real and personal lies
 in the said County of Prince Anne belongs unto him or them
 the Escheat or forfeiture did belong to him or them
 the Escheat or forfeiture took place, if he should die then
 be deemed a British Subject do say upon their oaths
 after hearing evidence, that the said John Willis is a
 British Subject under the said Act, in having now an
 Inhabitance of the State of Virginia after the First Settlement
 of Virginia one thousand seven hundred and forty two
 and before the commencement of the Act of Assembly.

51 the Escheat or forfeiture took place, by Indenture containing,
I the said Thomas Reynolds Walker Escheator hath heretounto
set my Hand and seal the Day and Year first above written
a Counter part of this Indenture being sealed by the said Jury
and left with me the said Escheator to be delivered to the
General Court

Thos R Walker Esch

A Court held for Prince Anne County October the 11th 1779
The above Inquisition was this day returned to Court
Akinew Hinchinow the first mentioned June a sume and
Recorded —

E. Hinchinow

Princes Anne to wit.

An Inquisition Indented and taken at
the Court House of the said County the seventh day of
October in the Year of our Lord One thousand seven
hundred and twenty nine in the fourth Year of the Common
wealth of Virginia before me Thomas Reynolds Walker
Escheator of the said County which I have taken by virtue of my
commission the Sheriff of the said County having returned
of my commission the Sheriff of the said County having returned
and unparrelled the following persons as Juries to wit: Tally Robinson, Joel Linnom, Henry Moore,
Hillary Mosley, John Cock, John Hartgroves, James
Davis, George Jamieson, Peter Whittemore, James
Willis, Christopher Whittemore and Robert Marshall, good
lawful men of the parish of Lynnhaven in the County of
Prince Anne, who being charged and sworn to inquire
whether John Willis late of the said County is a British
Subject under the Act of Assembly entituled "an Act remov-
ing Escheats and forfeitures from British Subjects and
likewise to inquire what property real and personal in the
said County of Prince Anne belongs at this time to the
said John Willis or which did belong to him at the time
the Escheat or forfeiture took place, if he should be found
to be deemed a British Subject do say upon their oaths
after hearing evidence, that the said John Willis is a
British Subject under the said Act, in having or now an
Inhabitance of the State of Virginia after the thirteenth day
of April one thousand seven hundred and forty two years
and before the commencement of the Act of Assembly.

52 entituled "an Act declaring what shall be treason in departing
from the said State and joining the Subjects of his Britannick
Majesty, of his own free will, and the following Real property
which at this time belongs to him living and being in the
said County of Prince Anne to wit, a certain tract or parcel
of Land containing One hundred Acres to the same more or
less, which at the time the Escheat or forfeiture took place, he had
in the possession of, after the Death of his Mother Margaret Willis
who is now living, and the following personal Estate, to wit
Two pounds ten Shillings in the Heards of Charles Henley,
and likewise one Chest, and Box Iron in the said Henley's
possession. In Testimony whereof I the said Thomas Reynolds
Walker Escheator hath hereunto set my Hand and seal
the day and Year first above written a Counter part of this
Indenture being sealed by the said Jury and left with me
the said Escheator to be returned to the General Court.

Thos R Walker Esch

A Court held for Prince Anne County October the 11th 1779
The above Inquisition was this day returned by Tally
1779 of 1778 Commissioners, the first mentioned June, and is
Ordered to be Recorded —

E. H. Hinchinow

Princes Anne to wit.

An Inquisition Indented and taken at the
Court House of the said County the seventh day of October
in the Year of our Lord one thousand seven hundred and
twenty nine and in the fourth Year of the Commonwealth
of Virginia before me Thomas Reynolds Walker Escheator
of the said County which I have taken by virtue of my
commission the Sheriff of the said County having returned
and unparrelled the following persons as Juries to wit
Walter Sayer, John Thorowgood, Abrahams Edgar, John
Bastin, Abraham Hopkins, Nathaniel Nicholas, William
Whittemore, Robert Jones, John Valentine, William Sheephead
Thomas Grinick and Samuel Davis good and lawful Men of
the parish of Lynnhaven in the said County of Prince Anne
who being charged and sworn to inquire whether William
Willis, late of the said County is a British Subject under

whereby according what shall be treason in departing
to said State and joining the Subjects of his Britannick
Majesty of his own free will, and the following real property
at this time belonging to him lying and being in the
County of Prince Anne to wit, a certain tract or parcel
of land containing one hundred acres be the same more or
less at the time the extract or forfeiture took place, he had
no issue after the death of his Mother Margaret Willis,
now living, and the following personal Estate to wit
and less than furlongs in the Harbor of Charles Henley,
between Crow Chast, and Rock Iron, in the said Henley's
Inn, In Testimony whereof I the said Thomas Reynolds
Eschator hath hereunto set my Hand and seal
and Year first above written a counterpart of this
no King sealed by the said Jury and left with me.
Eschator to be returned to the General Court.

Thos R Walker Esch. ^{Seal}
Attest for Prince Anne County October the 14 day 1779
The above Inquisition was this day delivered by Thos R.
Walker Eschator, the first mentioned Juror, and is
to be recorded. —

Thos R. Walker Esch.
E. H. Murray Esch.

Anno 1779
An Inquisition Indented and taken at the
House of the said County the seventh day of October
in the year of our Lord one thousand seven hundred and
ninety nine and in the fourth year of the commonwealth
of Virginia before me Thomas Reynolds Walker Eschator
of the County which I have taken by virtue of my
commission the Sheriff of the said County having returned
arraigned the following persons as jurors to wit
John Thorogood, Absalom Edgar, John
Corrath, Hopkins, Nathaniel Nicholas William
Robert Jones, John Valentine, William Agoston
Kinnick and Samuel Davis good and lawful men of
Lynchburg in the said County of Prince Anne:
charged and sworn to inquire whether William
of the said County is a British Subject under

53. the Act of Assembly intituled "an Act concerning Exiles
and forfitters from British Subjects, and Liberties to im-
what property real and personal in the said County
Prince Anne belongs at this time to the said William
Willis or which did belong to him at the time the last
or forfeiture took place, if he should by then be deemed
a British Subject. To say upon their Oaths after due
Evidence that the said William Willis is alienated
under the said Act, by having been an Inhabitant
the State of Virginia after the Nineteenth day of June
One thousand seven hundred and seventy five, and
before the Act of General Assembly intituled "an Act
declaring what shall be Treason, departing from the
State, and joining the Subjects of his Britannick Maj-
esty of his own free will, and that the following real prop-
erty at this time belong to him lying and being in the
County of Prince Anne, to wit, One plantation or tract of
land containing eighty three and a half acres or there-
abouts, which he has the possession of after the Death of
Margaret Willis. In Testimony whereof I the said
Thomas Reynolds Walker Eschator have hereunto set my
Hand and seal the day and Year first above written
A counterpart part of this Indenture being sealed by the
Jury and left with me the said Eschator to be returned
to the General Court.

Attest for Prince Anne County October the 14 day 1779
The above Inquisition was this day returned to Court by Thos R.
Walker Eschator, the first mentioned Juror and is ordered to
be recorded. —

Thos R. Walker Esch.
E. H. Murray Esch.
An Inquisition Indented and taken at the
House of the said County the seventh day of October in the
Year of our Lord one thousand seven hundred and seventy
nine, and in the fourth year of the commonwealth of Vir-
ginia before me Thomas Reynolds Walker Eschator of the said
County, which I have taken by virtue of my commis-
sion.

503. the Act of Assembly intituled "an Act concerning Excheat and forfetures from British Subjects, and likewise to enquire what property real and personal in the said County of Princess Anne belongs at this time to the said Andrew Willis or which did belong to him at the time the Excheat or forfeture took place, if he should by them be deemed a British Subject, do say upon their Oaths after hearing Evidence that the said William Willis is a British Subject under the said Act, by having been an Inhabitant of the State of Virginia after the Nineteenth day of April One thousand seven hundred and Seventy five, and before the 1st of General Assembly, entituled "an Act declaring what shall be Treason, departing from the State, and joining the Subjects of his Britannic Majesty of his own free will, and that the following real property does at this time belong to him lying and being in the County of Princess Anne, to wit, One plantation or tract of Land containing eighty three and a half Acres or thereabouts, which he has the Reversion of after the Death of his mother Margaret Willis, in the Princess Anne County Thomas Reynolds Walker Eschator hath forsworn to tell the truth and to let the day and year first above written Abouint part of this Indenture being sealed by the said Jury and left with me the said Eschator to be returned to the General Court.

Thos R. Walker Esch.

At a Court Held for Princess Anne County Virginia the 16 day 17th of the above Indenture was this day returned to Court by Charles Sawyer Gentleman, the just mentioned Jurer and is Ordained to be Recorded:

Princess Anne to wit.

C. H. Murphy Esq.

Inquisitione Interdicta etiatis factum at the Court House of the said County the seventh day of October in the Year of our Lord one thousand seven hundred and Seventy five, and in the fourth Year of the Common Wealth of Virginia before me Thomas Reynolds Walker Eschator of the said County, which I have taken by virtue of my Commission

noted the following Persons, as Juries to wit, Charles Sawyer, John Thorongood, Abrahm Edger, John Parsons, Jonathan Hopkins, Nathaniel Nicholas, William Whitehurst, William Robinson Junr, John Valentine, William Shepherd, Horatio Cornick and Samuel Davis, just and lawful, were of the parish of Lynnhaven in the said County of Princess Anne, who being charged and sworn to enquire whether Andrew Simmons late of the said County is a British Subject under the Act of Assembly entituled "an Act concerning Excheat and forfetures from British Subjects" and likewise to enquire what property real and personal in the said County of Princess Anne belongs at this time to the said Andrew Simmons which did belong to him at the time the Excheat or forfeture took place, if he should by them be deemed a British Subject; do say upon their Oaths after hearing Evidence that the said Andrew Simmons is a British Subject under the said Act by having been an Inhabitant of the State of Virginia after the Nineteenth day of April one thousand seven hundred and Seventy five, and before the Commencement of the 1st of General Assembly entituled "an Act Declaring what shall be Treason departing from the said State and joining the Subjects of his Britannic Majesty, of his own free will, and that the following real property does at this time belong to him, lying and being in the said County of Princess Anne, One tract or plantation of Land containing Seventy acres more or less, subject to the Power of Amy Simmons widow of James Simmons late from whom Andrew has a right as Heir at Law, and that the following Negro Woman Slave named Fane, descended to the said Andrew as Heir at Law to his Father James which Negro woman Fane has increased a Child named Rose, that the said widow and Child is subject to the Power of the said Amy and James Simmons her Husband dying Intestate, and to a proportionable part of the Appraised Value, to tool and John Simmons the younger brothers of him Andrew, but that tool joined the army when Andrew did, and John since the Commencement of the war, in Testimony whereof I the said Thomas Reynolds Walker, Eschator, have hereunto set my Hand and seal the Day and Year and above written Abouint part of this Indenture being sealed by the said Jury and left with me the Eschator to be delivered to the General Court.

Thos R. Walker Esch.

54. At a Court Held for Princess Anne County Oct 15th 1779
The aforesaid Inquisition was this day taken
Charles Sayer Gentleman the first mentioned her
is Ordered to be Seized -

Ex H.C. 1779

Inventories and Appraisement of part of the Estate
of the Recd Robert Dickason, late Taken Oct 15th 1779
1 Table old Runn w^t £15. 150 - 20 Gall. old Brandy a
32 Bottles Wine a 5^t & 3^t Sherry water 6^t with Lumber
5 Jugs 3 of which partly full
1 Gun and Shot bag 20^t 2 Powder Chamber pots. 10^t
2 Spoons Sugar 36. 1 large Bible 50^t
24 Books on diff Subjects 50. 7^t black and 3^t white glass 10^t
1 Spow. & Chasen Strop and 7 Razors
3 lb. paper no paper and some in a Box
1 W Spanish tobacco 29. 3 Hatchets, 3 Gimblits 2 Whistles 24^t
1 Gavello box, 1 Sugar box, 1 Tea Cistn

Princess Anne Co. V.A. Deed Bk. 1779-17.

Dickason's Wm. Virginian cheepester and 2 largest
App. 1 China Bowl 5^t ... 1 Rose Medicine 2^t
1 sp. plated Spoons, 1 Small Vac, and 1 sp. of Ceras Marmo
1 Large Copper Kettle 10^t 1 Taken Oct 15, 1 Marble Mortsp. 5.
1 Negro Man named Harry
1 " " named Gifford
1 " " Boy ... 20^t
1 " " Woman ... 50^t
2 do. Long Handle Knives and 2 do. Forks
2 do. Short Handle Knives and 2 forks d. and a knife Box

On Obedience to an Order of the Worshipfull Court of Princess
Anne County to us directed we the subscribers have met and Appraised the
Estate of the Recd Robert Dickason dec'd as above, Given and made
over Sealed this 15th day of October 1779.

The above Appraisement was -
returned to October Court 1779
and Ordered to be Recorded

John Shorongood

James Shorongood

J. H. Moulton Officer