

At a Court held for Princess Anne County the 10th day of July 1783.

This Indenture of Bargain and Sale from Solomon Williamson & Mary his Wife, to Jacob Dodge, was Acknowledged by them the same Court being first Strictly Examined, Relinquished donee & Ordred to be Recorded.

E. H. Morley Oth.

This Indenture, Made the Third day of May in the year of our Lord One Thousand Seven hundred and Eighty Three, Between Cornelius White and Fanny his Wife, of the County of Prince George of the one part, and Caleb Moore of the County of the other part, Witnessefthis, that for and in Consideration of the sum of Three pounds Current Money of Virginia, to the said Cornelius White & Fanny his Wife, in hand paid by the said Caleb Moore, also before the Sealing and delivery of these presents, the receipt whereof they do hereby Acknowledge, and therefor with Relieve, Acquit, and discharge, the said Caleb Moore

Princess Anne Co. VA Deeds 1783-1785 the said Cornelius White and Fanny his Wife have Granted, Bargained, Sold, Aliened & Confirmed unto the said Caleb Moore, and his Heirs, a certain tract of Land lying in Princess Anne County, containing Two and a half Acre & being the fourth part of Fifty Acres left by George White to be divided between his Children, Adjoining the Land formerly of Rebeah Moore, George Chappel, & John Robins, and all Houses, Buildings, Orchards, & Ways, Water, Watercourses, profits, Commodities, Hereditaments, and Appurtenances whatsoever to the said premises hereby granted or any part thereof belonging or in any wise Appertaining, and the Reversion, & Remission, Remainder, & Remainders Real & Personal, and profits thereof, and also all the Estate, Right, Title, Interest, use, Trust, Property, Claim, & Demand whatsoever of them the said Cornelius White, and Fanny his Wife, if in and to the said premises, and all Domes, Residences, and Buildings touching or in any wise concerning the same, To hold the same hereby Conveyed, and all and Singular other the premises hereby Bargained and Sold & every part and parcel thereof, with their and every of their Appurtenances unto the said Caleb Moore, his Heirs and

the P. Caleb Moore his Heirs & Assigns by these Presents that the said Cornelius White and Fanny his Wife, now at the time of Sealing and Delivery of these presents, being of a good, clear, perfect and Invaluable Estate of inheritance in fee simple of it in the Premises hereby Bargained and sold & that they have good, true & lawful & Absolute Authority to grant and Convey the same to the said Caleb Moore in manner & form aforesaid, and that the said Premises are not, and the foregoing herein after shall remain to be free and clear, of and from all former & other Gifts, Grants, Mortgagors, Setts, Demands, Right and Title, of Dower, judgments, Executions, Titles, Troubles, Charges and Incumbrances whatsoever, made, done, committed or offend by the said Cornelius White & Fanny his Wife, or any other Person or Persons whatsoever, and the said Cornelius White & Fanny his Wife, and their Heirs all Individually the Premises hereby granted Bargained and sold with the Appurtenances unto the said Caleb Moore his Heirs and Assigns, against whom the said Cornelius White & Fanny his Wife & their Heirs, and all and every other Person & Persons whatsoever, shall Warrant & forever defend. In Witness whereof the said Cornelius White & Fanny his Wife, have hereunto set their hands & sealed the day & year above written.

Caleb & Delivered in
the presence of }
Joe Jones

Cornelius White Seal
her
Fannie White Seal
Mark

At a Court held for Princess Anne County the 13th day of August 1783.

This Indenture of Bargain and Sale from Cornelius White & Fanny his Wife, to Caleb Moore was this day fully proved by John Jones a Notary Publick to this, the same having been in full Court last past proved by the Oath of the other two Witnesses, and sworn to be Recorded.

Test, E. H. Morley Oth.

This Indenture, Made the fourteenth day of August, in the
Year of our Lord Christ, One thousand Seven hundred, and one & twenty three —
John Willis Langley and Elizabeth his Wife of the County of Princess Anne
in Virginia of the one part, and Jonathan Mallone of the same place of the other
part Whereas that for and in consideration of the sum of two hundred pounds
Current Money of Virginia of Specie, to them in hand by the said Jonathan Mallone
at or before the sealing and delivery of these presents, the receipt whereof they do
hereby Acknowledge they the said Willis Langley and Elizabeth his wife have
Granted, Bargained, Sold and Confirmed; and by these presents they do Grant,
Bargain, Sell, and Confirm, unto the said Jonathan Mallone and his Heirs,

All that tract or parcel of Land Containing by Estimation Eighty acres to the
same more or less, lying and being in the County of Princess Anne aforesaid in
the upper Precinct of the Eastern Shore, and in the same Land given in a Deed of
Gift by Bridget Langley to her Son, the said Willis Langley, and Warranted as
followeth to this Beginning at a Pine Rump formerly a corner Tree in the line
of Thomas Langley adjoining the land of Hillary Morris, Thomas Old, Thomas
Willingby, Joseph Morris, and Jacob Wright, the same Land According to the most
Recent Survey made by Robert Jones, Esq; and John Williams, Esq; and
Witness, Watercourse, Woods, and Appertenances Whatever to the said premises
belonging or in anywise Appertaining, and the Tenement and Remission, Remain-
der and余地, Rents, Dues, & Profits Thereof and all the Estate in
Right and Title of them the said Willis Langley, and Elizabeth his Wife give
and to the same To HAVE AND TO HOLD all and Singular the premises
herself Bargained and Sold, with the Appertenances unto the said Jonathan
Mallone, his Heirs, and Assigns, To the only proper use and behoof of him the
said Jonathan Mallone, and his Heirs, and Assignors free and Clear
of and from all Dower, and all other Innuimbrances of what nature or kind so
ever, And lastly the said Willis Langley and Elizabeth his Wife, and their
Heirs, all and Singular the premises hereby Bargained and Sold, with their
Appertenances unto the said Jonathan Mallone his Heirs, and Assignors, against
them the said Willis Langley and Elizabeth his Wife, and their Heirs, and all and
every other Person and Persons whatsoever, shall and Will Warrant and procure
desert, release and Sure unto the said Jonathan Mallone by these presents.

In witness Whereof they the said Willis Langley and Elizabeth his
Wife have hereunto set their hands and Sealed the day and year first above
written, and delivered
in the presence of
John Gorrie, Anthony Clark
William Gorrie.

Willis Langley
Elizabeth Langley
Mark

At a Court held for Princess Anne County, the 1st day of August 1723.
This Indenture of Bargain, and Sale from Willis Langley & Elizabeth
his Wife, to Jonathan Mallone was Acknowledged by them the same County
being first Privately Examined Relating to his Right of Power thereto
Ordered to be Recorded.

First,

C. H. Morelos Esq;

This Indenture, Made the Fourteenth day of August, in the
Year of our Lord Christ, One Thousand Seven hundred and twenty three, Between
Jonathan Mallone of the County of Princess Anne in Virginia of the one part, and the
Langley of the same place of the other part, WILLIE GETH, that for and in Consider-
ation of the sum of Two hundred Current Money of Virginia in Specie to the said
Jonathan Mallone in hand paid the said Willis Langley, at or before the sealing
and delivery of these presents, the receipt whereof he doth hereby Acknowledge
to be the said Jonathan Mallone have Granted, Bargained, Sold and Confirmed and by
these presents he doth Grant, Bargain, Sell and Confirm unto the said Will Langley
and his Heirs, all that tract piece or parcel of Land Containing by Estimation one hun-
dred, and Thirty acres, more or less, lying and being in near Dogue River in the
Middle Precinct of the Eastern Shore, in the aforesaid County of Princess Anne and
is bounded on the South by a Line running at a Sunwood Gum, a corner tree
in Thomas Morris Line, and thence East to a White Gum Tree in the line of John
Simpson's land and thence Landing on the said Simpson's land by Market tree, Will
Langley, Richards, Way, Water, Watercourse, Profits, and Appertenances Whatever
to the said Land formerly belonging to Robert Jones, and thence near South, landing
on the said Land of Jones to a tree called Gravity tree, and thence Landing on the
Land of John Whitehurst to the Middle of the Cypress Swamp, and thence Landing on
the line of John Williams to the first Station or beginning Tree, And all thence, Will-
Langley, Richards, Way, Water, Watercourse, Profits, and Appertenances Whatever
to the said Land belonging or in anywise Appertaining, and the Tenement and
Remainder, Rents, Dues and Profits Thereof, and all
The Estate Right and Title of them the said Jonathan Mallone of me and to the same
To have and to hold, all and Singular the premises hereby Bargained
and Sold with the Appertenances unto the said Willis Langley his Heirs and Assigns
To the only proper use and behoof of him the said Willis Langley his Heirs and
Assigns forever, free and Clear of and from Dower, and all other Innuimbrances of
what nature or kind soever.

*This Indenture Made the fourteenth day of August, in the
Year of our Lord Christ One Thousand Seven hundred, and Eighty Three
Between Willm Langley and Elizabeth his Wife of the County of Princess Anne
in Virginia of the one part, and Jonathan Mallone of the same place of the other
part, witnesseth that for and in consideration of the sum of two hundred pounds
current Money of Virginia of Spice, to them in hand by the said Jonathan Mallone
at or before the sealing and delivery of these presents, the receipt whereof they do
humbly Acknowleage they the said Willm Langley and Elizabeth his Wife have
Granted, Bargained, sold and confirmed; and by these presents they do Grant,
Bargain, Sell, and Confirm unto the said Jonathan Mallone and his Heirs,
all that tract or parcel of Land Containing by Estimation, Eighty Acres to the
same more or less, lying and being in the County of Princess Anne aforesaid, in
the upper Precinct of the Custis Shore, and in the same place given in a Deed of
Gift by Bridget Langley to her Son, the said Willm Langley, and Wounded as
followeth to Willm Beginning at a Pine Stump formerly a Corner Tree in the line
of Thomas Olds road, by joining the land of Hillary Morris, Thomas Olds, Thomas
Mallonge, John Morris, and Jacob Blodget the same Land According to the most
ancient survey he hath, and by the said Surveyor, John Morris, Esq; Richard Morris,
Walter Morris, Watercourse, Bridges, Roads, Ditches, Woods, orchards, Woods,
Watercourses, Bridges, Roads, Ditches, Woods, orchards, Woods, orchards,
Appertances, Whatever to the said premises
and in anywise Appertaining, and the Revision and Revisionary Remainder
and in anywise Appertaining, and the Revision and Revisionary Remainder,
Plots, Lots, & Projects Thereof, and all the Estate in
Right and Title of them the said Willm Langley, and Elizabeth his Wife given
and to the same To HAVE AND TO HOLD all and Singular the premises
herein Bargained and Sold, with the Appertances unto the said Jonathan
Mallone, his Heirs, and Assigns, To the only proper use and behoef of him the
said Jonathan Mallone, and his Heirs, and Assigns forever, free and Clear
of and from all Dower, and all other Innuimbrances of what nature or kind
soever, And lastly the said Willm Langley and Elizabeth his Wife, and their
Heirs, and Assigns the premises hereby Bargained and Sold, with their
Appertances unto the said Jonathan Mallone his Heirs, and Assigns, against
them the said Willm Langley and Elizabeth his Wife, and their Heirs, and Assigns
and every other Person and Persons whatsoever, shall and will warrant and forever
defend, safe and Sure unto the said Jonathan Mallone by these presents.*

In witness Whereof they the said Willm Langley and Elizabeth his
Wife have hereunto set their hands and Sealed the day and year first above
witnessed and Delivered by
John Morris, Anthony Morris
Willm Langley, Elizabeth Langley, Mark

At a Court held for Princess Anne County, the 1st day of August 1783
This Indenture of Bargain, and Sale, from Willm Langley & Elizabeth
his wife, to Jonathan Mallone, was Acknowledged by the said John Morris
being first Properly Examined Relenguished his Right of Power thereupon
Ordered to be Recorded.

Test,

C. H. Moore Esq;

*This Indenture, Made the Fourteenth day of August, in the
Year of our Lord Christ One Thousand Seven hundred and Eighty Three, Between
Jonathan Mallone of the County of Princess Anne in Virginia of the one part, and Willm
Langley of the same place of the other part, Willm Langley, that for and in Considera-
tion of the sum of Two hundred current Money of Virginia in Spice to the said
Jonathan Mallone in hand paid the said Willm Langley, at or before the sealing
and delivery of these presents, the receipt whereof he doth hereby Acknowleage
to be the said Jonathan Mallone has granted, Bargained, sold and Confirmed, and by
these presents he doth Grant, Bargain, sell and Confirm unto the said Willm Langley
and his Heirs, all that tract piece or parcel of Land Containing by Estimation one hun-
dred, and Thirty Acres, more or less, lying and being in near Dogue River in the
Middle Precinct of the Custis Shore, in the aforesaid County of Princess Anne and
is bounded on the South by a Line running from a Corner tree in the line of John
Tentrope's Land, and thence East to a White Gum Tree in the line of John
Tentrope's Land, and thence bending on the said Tentrope's Land by Market Tree, till it
intercepts the Land formerly belonging to Robert Jones, and thence near South, bending
on the said Land of Jones to a tree called Gravelly Gum, and thence bending on the
Land of John Whitehurst to the Middle of the Cypress Swamp, and thence bending on
the line of John Williams to the first Station or beginning for and all Newes Bur-
dene, Eschards, Way, Water, Watercourse, Bridges, and Appertances whatever
to the said premises belonging or in anywise Appertaining, and the Revision and
Revision, Remainder, and Remainder, Lands, Ditches, Woods, orchards, and Projects Thereof, and all
the Estate, Right and Title of them the said Jonathan Mallone of and to the same
To HAVE AND TO HOLD all and Singular the premises hereby Bargained
and Sold with the Appertances unto the said Willm Langley his Heirs and Assigns
To the only proper use and behoef of him the said Willm Langley his Heirs and
Assigns forever, free and Clear of and from Dower, and all other Innuimbrances of
what nature or kind soever.*

And by the said Jonathan Mallone, and his Heirs all and Singular the
Premises hereby Bargained and Sold with the Appurtenances unto the said
William Langley his Heirs and Assigns, against him the said Jonathan Mallone,
and his Heirs, and all and every other Person and Persons whatsoever shall
and will warrant and forever defend by these presents safe and Sure unto the
said William Langley and his Heirs and Assigns. In witness whereof the said
Jonathan Mallone hath hereunto set his hand and affixed his seal the day and
year first above written.

Jonathan + Mallone
March 8 Seal

Sealed and Delivered }
In presence of
John Gorrie Junr.
William Gorrie.

Anthony Jenkins
Mark.

At a Court held for Princess Anne County the
15th day of August 1783.

This Indenture of Bargain, and Sale, from Jonathan Mallone to William
Langley, was acknowledged by the said Jonathan Mallone and ordered to
be Recorded.

Princess Anne Co. VA Deeds 1783-1785
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This Indenture, Made the Fourteenth Day of August in the
Year of Our Lord One Thousand Seven hundred and Eighty Three, BEGUNNERS,
Anthony Jenkins of the County of Prince George in Virginia of the one part, and
William Rags of the same place, of the other part, WITNESSETH, that for and in
consideration of the sum of Three Hundred and Seventy pounds in Specie to the
said Anthony Jenkins in hand paid by the said William Rags at or before the
Sealing and delivery of these presents the Receipt whereof he do hereby Acquit
no wile, he the said Anthony Jenkins, hath Granted, Bargained,
Sold, and Conveyed, And by these presents do Grant, Bargain, Sell and
Convey, unto the said William Rags, and his Heirs, a certain Tract of land, bounded as
follows, to wit Beginning at a Corner Stone standing in John Evans line
and running North Sixty seven Degrees Easterly Thirteen poles, North Sixty
Degrees Easterly Twenty and a half poles, North fifty six and a half degrees
Easterly Forty poles, North thirty Seven degrees Easterly Eleven poles.

North Sixty six and a half degrees Easterly Nine and a half poles to a pine, South
Sixty eight degrees Easterly Sixty Seven poles, to a Corner Stone Green, thence
North Thirty degrees Easterly Thirteen poles, North Seven degrees Easterly Eleven
poles to a Corner Stone of Henry Morris thence binding on John Mowry's line,
the line to a dead tree stump of John Benny's line, thence along the said
Benny's line to a Corner Holly, thence a long a line of Marshes, trees to a corner
Scampy Green of Stephen Trigby thence running along the said trigg's, and
Tanner's line to a corner Beach of Simon Stover, thence a long the said
Stover's line to a corner Beach of John Evans, thence binding on the said
Tanner's line bound to the first Station, the said Land situated lying and being
at Mungo Chaffee and in the County aforesaid, is the same the said Jenkins now
lives on, And all Houses, Buildings, orchards, Woods, Water, Water Courses, &c.,
And Appurtenances whatsoever to the said premises belonging or in any wise
Appertaining, and the Leavens, and Livestock, Lambs, and Horned cattle,
Sheep, Horses and profits thereof, and all the Estate, Right and Title of him the
said Anthony Jenkins of in and to the same. To have, and to hold all
And Singular the Premises hereby Bargained and Sold, with the Appurtenan-
ces, unto the said William Rags his Heirs, and Assigns forever, free and clear
from all Dower, and all other Incumbrances of what nature so ever may be.
And further the said Anthony Jenkins, his Heirs, and Assigns the premises
so held by Bargained and Sold with the Appurtenances unto the said William
Rags his Heirs and Assigns, against them the said Anthony Jenkins his
Heirs, and all and every other Person or Persons whatsoever, shall and will
warrant, and forever defend by these presents, In witness whereof he the
said Anthony Jenkins have hereunto set his hand, and affixed his seal the
Day and Year first above mentioned.

Signed, Sealed, and Delivered }
In the presence of }
James Nimmis.

Chas. Budder.

John Mathews Senr. — At a Court held for Princess Anne County
the 15th day of August 1783.
This Indenture of Bargain & Sale, was acknowledged by Anthony
Jenkins to William Rags, and Ordered to be Recorded.

Test,

C. R. Mowry 17th

And lastly the said Jonathan Mallone, and his Heirs all and Singular the
Premier hereby Bargained and Sold with the Appertaineries unto the said
William Langley his Heirs and Spouse, against him the said Jonathan Mallone,
and his Heirs, and all and every other Person and Person whatsoever shall
be in Willingant and forever defend by these presentes to he and surrenante the
said William Langley and his Heirs and Spouse, In Writing, whereof the said
Jonathan Mallone hath hereunto set his hand and affixed his Seal the day and
year first above written.

Sealed and Delivered }
In Presence of }
John Gornto Test:
William Gornto
his
Anthony Jenkins
Mark.

Jonathan + Mallone
Mark & Seal

At a Court held for Princess Anne County the
16. day of August 1783.

This Indenture of Bargain, and Sale given Jonathan Mallone to William
Langley, was Acknowledged by the said Jonathan Mallone and ordered to
be Recorded.

Princess Anne Co. VA Deeds 1783-1785 Morley Cth

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This Indenture,

Made the Fourteenth Day of August in the
Year of Our Lord One Thousand Seven hundred and Eighty Three, 1783,
Anthony Jenkins of the County of Prince George in Virginia of the one part, and
William Rags of the same place, of the other part WITNESSETH, that for and in
consideration of the sum of Three Hundred and Seventy pounds in Pounds to the
said Anthony Jenkins in hand paid by the said William Rags at or before the
Sealing and delivery of these presents the Receipt whereof he do hereby Acce-
tance, he the said Anthony Jenkins, have, Granted, Bargained, Sold and
Conveyed, and by these presents do Grant, Bargain, Sell and
Convey, unto the said William Rags, and his Heirs, a certain Tract of Land
of Land Containing Two Hundred and Twenty Five Acres of land bounded on
Follows to wit, Beginning at a corner stone standing in John Cursons line
and running North Sixty seven Degrees Eastward, twelve poles, North Eighty
Degrees Eastward, Twenty and a half poles, North fifty six and a half degrees
Eastward Forty poles, North thirty seven degrees Eastward Eleven poles.

North Sixty Six and a half degrees Eastward, Nine and a half poles to a pine, South
Twenty eight degrees Eastward, Sixty Seven poles, to a corner stone Green, thence
North Thirty degrees Eastward, Thirteen poles, North Seven degrees Eastward, Green
pole, to a corner pine of Henry Rawles, thence bending on the right hand
to a dead pine, stump of John Benney, thence along the said
Benney's line to a corner pole, thence along a line of Marshes, trees to a corner
Swamp Green of Solomon Fugger, thence running along the said Swamp, and
Tanner Olds line to a corner Beach of Simon Stover, thence along the said
Stover's line to a corner Beach of John Curson, thence bending on the said
Curson's line bound to the first station, the said Land whereof lying and being
all Slaves Chapple and in the County aforesaid, is in the said District now
Cove ex. And all houses, buildings, orchards, ways, waters, water courses, bridges,
and Appertaineries whatsoever to the said premises belonging or in any wise
Appertaining, and the Covenants, and Conditions, contained, and Recited in
Deed, Powers and Profits thereof, and all the Estate Right, and Title, of him the
said Anthony Jenkins of in and to the same. To have, and to hold all
And Singular the Premises hereby Bargained and Sold, with the Appertainerie
s, unto the said William Rags his Heirs, and Spouse forever, free and clear
from all Dower, and all other Incumbrances of what nature so ever vacine
and Lastly the said Anthony Jenkins, his Heirs, and Spouse, the premises
are hereby Bargained and Sold with the Appertaineries unto the said William
Rags his Heirs and Spouse, against whom the said Anthony Jenkins his
Heirs, and all and every other Person or Persons whatsoever, shall and will
Warrant, and forever defend by these presentes, In Writing whereof he the
said Anthony Jenkins have hereunto set his hand, and affixed his Seal the
Day and Year first above mentioned.

Signed, Sealed, and Delivered }
In the presence of }
James Nims.
Chas. Custer.

John Mathews Test:
The 16. day of August 1783.

This Indenture of Bargain & Sale, was Acknowledged by Anthony
Jenkins to William Rags, and Ordered to be Recorded.

Jos:
E. H. Morley Cth

This Indenture, Made the third Day of August in the year
of our Lord One Thousand Seven hundred and sixtynine, between Edward
Cappa & his Mother Betty Cappa of the County of Princess Anne of the one part,
And Joshua Lawrence of the County aforesaid of the other part, Witneseth, that
for and in Consideration of the sum of Fifty Pounds Current Money of the State
of Virginia, to the said Edward Cappa, and his Mother Betty Cappa, in hand
paid by Joshua Lawrence at or before the Sealing and Delivering of these presents
The receipt whereof they hereby Acknowledge and thereof, doth bearne, Agree
and discharge the said Joshua Lawrence his Slave, Executor, and Administrator,
by these presents, they sayd Edward Cappa and his Mother Betty Cappa have
Granted, Bargained, Sold, Almond and Confirmed, and by these presents doth
Grant Bargain, Sell, Almond, and Confirm unto the said Joshua Lawrence, and his
Slave, one hundred Acre of Land lying and bordering on the aforesaid
County of Princess Anne, on the back Bay, Beginning at a Cedar post, bordering
on the ground land, and running down to a corner post on the Creek, next to
Mooreland, thence running up the other Creek thence to a corner stone join-

ing the aforesaid land, thence East to the first Station. And all Buildings
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and Appurtenances whatsoever, to the said premises hereby Granted, or in
part thereof belonging or in any wise Affectioning, are the Slaves and
Revenioes, Recouries, and Remandines, Rente, Services and profits thereof
and also, all the Estate, Right, Title, Interest, Use, Trust, property, Power
and whatsoever Demand whatsoever of them the said Edward Cappa and his
Mother Betty Cappa of into the said premises, and all Rents, Revenues
Touching or in any wise Concerning the same, To have and
to Hold, The said Bargaines, Premises, and all and Singular other the
said premises hereby Bargained, and Sold, And every part and parcel thereof
With their, and every of their Appurtenances unto the said Joshua Lawrence
his Slave, and his Servant forever, to the Only proper use and behoof of him
the said Joshua Lawrence and of his Slave, and Servant forever, And the said
Edward Cappa, and his Mother Betty Cappa, for themselves, their Slave, Executors,
and Administrators with Covenant, premis and grant to and with the said
Joshua Lawrence, his Slave, and Servant, by these presents, that the said
Edward Cappa, & his Mother Betty Cappa, now at the time of sealing and
Delivering of these presents, are seized of a good Surety, and Infeudable
State of Intrustance in fee Simple of and in the premises hereby Bargained,
and sold.

And that they have good Power and lawfull and Absolute Authority to grant
and Convey the same, to the said Joshua Lawrence in manner and form
aforesaid, and that the said premises now are, and forever hereafter shall
remain, to be free and Clear of and from all slaves and other gifts, Grants,
Bargains, Sales, Dowers, Rights, and Titles of Dower, judgments, Executions,
Fees, Troubles, Charges and Accoultances whatsoever made done committed
or suffered by the said Edward Cappa & his Mother Betty Cappa, or any other
Person or Persons whatsoever. The Justests hereafter to grow due and pay
all the State than their & Servants for and in respect of the premises only
Enclosed and forsworn, And that the said Edward Cappa, and his Mother Betty
Cappa, and their Slave, and Singular the premises hereby Bargained and Sold with
all Appurtenances unto the said Joshua Lawrence his Slave and Servant, against
them the said Edward Cappa, and his Mother Betty Cappa, and their Slave, and all
and every other person, and persons whatsoever, shall warrant and for ever defend
by these presents, And further, that they the said Edward Cappa, and his Mother
Betty Cappa, their Slave, and all and every other person, and them and their Slave
any thing having or claiming in the premises hereinbefore mentioned or intended
to be hereby Bargained and Sold shall and will from time to time, and at all times
hereafter, at the reasonable Request, and at the proper cost and Charge in the other
the said Joshua Lawrence his Slave or Servant make as and execute, or cause or
cause to be made, done and Executed, all and every such further and other lawfull
and Reasonable Act and Cite, thing and things, Concessions and Appearances for
the further better and more perfect Conveying and Ensuring the premises aforesaid
with their, and every of their Appurtenances unto the said Joshua Lawrence his
Slave and Servant, by the said Joshua Lawrence his Slave or Servant, or their Counsel
learned in the Law, Shall be lawfully devised, Advised or Required, In Writing,
Whereof the said Edward Cappa, and his Mother Betty Cappa, have hereunto set their
Handes and sealed the day, and year, first above written

Signed Sealed and
& Delivered in presence of

Edward Cappa X Cappa
Mark

Isaac's Archip.

Josiah Steving

John Jamison

Cleg X Nelson

his

Betty X Cappa

Mark

At a Court held for Prince Anne County the 14.
day of August 1793

This Indenture of Bargain, and Sale, Edward Cappa & Betty his Mother, over this
Day acknowledged by them, to the said Joshua Lawrence, and caused to be
Seal,

E. H. Mosley Et al.

This Indenture made the Twenty second day of July in the Year of Our Lord One thousand Seven hundred and Eighty Three
 Between William Robinson Esq^t of the Parish of Lynnhaven and County of Princess Anne Virginia of the one part, and Frances Land of the said County, County and Part of the other Part, Wm. Robins, that for and in consideration of the sum of Fifty Pounds Current Money of Virginia to the said William Robinson on hand paid by the said Frances Land at or before the sealing and delivery of these presents, the receipt whereof I do hereby acknowledge, and thereunto witness, Reciting and Declaring the said Frances Land, her Heirs, Executors, Administrators by these presents, The said William Robinson Esq^t have Granted, Bargained, Sold, Alined and Confirmed, and by these presents do Grant, Bargain, Sell, Aline and Confirm unto the said Frances Land and her Heirs, One Hundred Acres of Land in Manner following to wit, Twenty Five Acres of high Ground, and Seventy five Acres of Marsh, the whole situated, lying and being on long Island in the parish and County aforesaid And one half of all Houses and Buildings on the said Island belonging to the said William Robinson Esq^t and his Heirs, Executors, Administrators, and Assignees whatsoever, and every part thereof belonging or in any wise appertaining, And the Lessor and lessor, my Counterparte and Assignee, Stands by me and profite, thereof and also all the Estate, Right, Title, Interest, Use, Trust, Property, Claim and demand whatsoever of the said William Robinson justly to make the said Premium, And all Deeds, Conveyances and Writings touching, or in any wise concerning the same To him And to hold the same hereby Conveyed, And all, and Singular other the Premises hereby Bargained and Sold, and every part and parcel thereof, with their and every of their Appurtenances, unto the said Frances Land, her Heirs, And Assignees forever; to the only proper use, and behoof of him the said Frances Land and of her Heirs and Assignees forever. That the said William Robinson Esq^t for himself his Heirs, Executors, and Administrators, with Covenant promise and grant to and with the said Frances Land her Heirs and Assignees, by these presents, that the said William Robinson Esq^t will, within the time of Sealing and Delivery of these presents, witnessed of a good Law, perfect and inseparable, Estate of Antecedence, in fee Simple, of and in the premises hereby Bargained and Sold, and that he hath good power, and lawfull, and Absolute Authority to Grant and Convey the same to the said Frances Land, in manner and form aforesaid.

And that the said Premium now are and to forever hereafter shall remain, and be free and clear of and from all former and other gifts, Grants, Bargains sales Power, Right, and Title of Power, Judgments, Liens, Tithes, Troubles, Charges and Incumbrances whatsoever, made done concluded or suffered by the said William Robinson Esq^t or any other person whatsoever. And that the said David William Robinson Esq^t and his Heirs, all and Singular the premises hereby Bargained and Sold, with the Appurtenances unto the said Frances Land, her Heirs and Assignees, against him the said William Robinson Esq^t and his Heirs, In all, and every other Person and Person whatsoever shall and will warrant and forever defend by these presents. And Lastly, that he the said William Robinson Esq^t, and his Heirs and all, and every other Person and Person, and his and their Heirs, any thing having or claiming in the premises herein before mentioned, or intended to be hereby Bargained and Sold, shall and will, from time to time, and at all times hereafter, at the reasonable request, and at the proper cost and Charge in the Law of him the said Frances Land, his Heirs, or Assignees, make do or execute, or Cause, or procure to be made, done and Executed, all and every such other lawful and reasonable Act, and Deed, Thing, and Thing, Conveyance and Assurance, for the further, better, and more perfect Conveying and Delivering the premises aforesaid with them, and every of their Appurtenances, unto the said Frances Land, her Heirs, and Assignees or their Council Learned in the Law, shall be reasonably Allowed, desired or required. At Whiteys, Whereof The said William Robinson have hereunto set his Hand and Seal the day and year first above written.

Sealed and Delivered }
 in Province of }
 West Valentine }
 William Compton Esq^t

At a Court held for Prince Ann County the 15th
 day of August 1783

This Indenture of Bargain and Sale from William Robinson Esq^t to Frances Land, was Acknowledged by the said William Robinson And Ordered to be Recorded.

Test,
 E. H. Morely Esq^t

This Indenture, Made the third day of March in the year
of our Lord, One thousand Seven Hundred & Eighty Three Between Thomas Astead
and Francis his wife of the County of Prince George & State of Virginia, of the one
part, & James Slanagan of the County & State aforesaid of the other part witnesseth
that for and in consideration of the sum of twenty five pounds, current Money of
Virginia to the said Thos. Astead in hand paid by the said James Slanagan on
the holding or delivery of these presents, the receipt whereof he doth hereby
Acknowledge, and therefore doth release, Acquit and discharge the S: James Slanagan
his Executor Administrator by these presents to the S: Thomas Astead both
Granted, Bargained, Sold, Altered, and Confirmed, and by these presents, doth
Grant Bargain, Sell, Alter, and Confirm unto the S: James Slanagan and his Heirs
Esپice or parcel of Land lying and being in Prince George County containing Forty & a half Acre more or less, Adjoining the lands of
James Brock, William Slanagan, Jacob Moore, David Dudley, & in the same
Land that the S: Thos. Astead bought of Charles Wakeman, the bounds of same
and all houses buildings, profits, and Appurtenances thereto to the said
Princess Anne Co: VA Deeds, 1783-1785

Witnesses, That the said Thomas Astead by these presents, and
all Deeds, Writings, Touching, or in any wise Concerning the same,
to have and to hold all the Lands hereby Conveyed, and all & Singular
Other the Premises hereby Bargained & Sold, and every part and parcel thereof, with
their & every of their Appurtenances, unto the said James Slanagan his Heirs &
Assignee for ever, to the sole proper use & benefit of him the said James Slanagan
and of his Heirs and Assignees for ever. And the said Thomas Astead for
himself his Heirs, & Assignees, doth Covenant, Promise & Grant to and with
the said James Slanagan his Heirs, and Assignee by these presents, that the
S: Thos. Astead, will at the time of the Reting, and delivering of these presents
be free of all just, perfect and indefeasible estate of inheritance in fee
simple, of land in the premises hereby Bargained & Sold, and that he hath given
Power and lawfull and Absolute Authority, to grant and convey the same to
the S: James Slanagan in manner & form aforesaid, & that the S: James Slanagan
or, & forever hereafter shall remain & be free & clear of and from all former
& other gifts, Grants, Bargains, Sales, Powers, Rights, & Title of Dower
judgments, Executions, Tithes, Troubles, Charges, and Imblemances whatsoever
made, done, committed, or suffered, by the said Thos. Astead, or any other person or
persons whatsoever.

The Testator hereafter to give due & payable hereafter to the common wealth of Virginia
for and in respect of the sum was only accepted and received by. And that the
S: Thomas Astead & his Heirs all and singular the premises hereby Bargained to
Sell with the Appurtenances unto the S: James Slanagan his Heirs, & Assignee
by whom the same shall be held, used and possessed, and all and every other
Person & Persons whatsoever shall warrant & for ever defend by these presents
And Lastly, That he the S: Thos. Astead, and his Heirs & all & every other
Person & Persons & being this day, any thing having or claiming in the premises
herein before Mentioned or intended to be hereby Bargained & Sold shall by
Will from Time to Time, and at all times hereafter at the reasonable request and
at the proper Cost & Charge in the Law of him the S: James Slanagan his Heirs
& Assignee, make do & execute, or cause, or procure to be made, done, and Executed
At every such further, and other Lawfull & Reasonable Day & Hour, Thing and
Thing, Conveyance, and Assurance, for the further better and more perfect
Conveying & Alluring the premises aforesaid, with their & every of their Appur-
tenances unto the said James Slanagan, his Heirs, & Assignee, by the S: Thomas
Astead his Heirs or Assignee, or other Council deemed in the Law shall be
Reasonable, devised, assured, or required. In witness whereof the S: Thomas
Astead hath hereunto set his Hand & Seal the day & year first above written.

Sealed and Delivered }
in the presence of }

Thos. Astead End
Mark Seal

James Astead

Witnesse his
Signature

Francis his
Signature

Mark

John Slanagan

Francis his
Signature

Mark

John Slanagan

Francis his
Signature

Mark

At a Court held for Prince Anne County
The 1st day of August 1783.

This Indenture of Bargain & Sale, from Thos. Astead & Francis his
Wife, to James Slanagan, was acknowledged by the said Thos. Astead, and
Elizabeth his Wife, the same being first fairly Examined, Testified
In sight of Devis Thorsby, and Ordered to be Recorded.

Testy,
C. H. Moreley Esq.

This Indenture Made the Twenty Ninth day of January in the Year of Our Lord Christ, One Thousand Seven hundred & Eighty, that is to say, 1783,

Thomas Aitland & his wife Frances of the County of Prince Anne in Virginia of the one part, and David Daubley of the same place of the other part witnesseth

That he aforesaid in consideration of the sum of One thousand Two hundred pounds

Money of Virginia to the said Thomas Aitland Frances his wife in hand paid by the said David Daubley at or before the sealing and Delivering of these presents

The receipt whereof they do hereby acknowledge, and through both Peacem, Receipt & Discharge the said David Daubley his true Lieutenant & Administrator by these presents, they the said Thomas Aitland & Frances his wife, have granted Bargained sold, Alenched, and Confirmed, and by these presents, they do Grant, Sell, Alen, and Confirm unto the said David Daubley and his Heirs, a certain tract or parcel of Land, lying in the said County of Prince Anne, bounded containing Ten Acres more or less. And is lying in Middle Creek, and is bounded on Sothernly side Beginning at Holly, a corner tree, and from thence running West

Come to an Holly joining on the S. to Aitlands Land and Run on Southward.

And from thence running to the corner of a land bounded by a Channel Creek and all others

Belonging to the Water Company Project, Commodities Measured,丈ments and Appurtenances whatsoever, to the said Premium hereby granted or any part thereof belonging, as in anywise appertaining. And the receiver and Receiver's, & Remainder, Rents, Issues, and profits thereof

And also all the Estate, Right, and Title, Interest, Use, Trust, Property, Claim and demand whatsoever, of them the said Thomas Aitland and Frances his wife give and to the said Daubley his Heirs and Affigins forever in the only proportion, and behalfe of them the said David Daubley, and his Heirs, and Affigins forever, and the said Thomas Aitland and Frances his Heirs, and Affigins forever, and the said Thomas Aitland and Frances his Heirs for themselves, their Heirs, Executors, and Administrators, shall receive, pay, and grant, to and with the said David Daubley, his Heirs and Affigins, by these presents, that they the said Thomas Aitland and Frances his wife, now at the time of Sealing, and delivering of these presents, are signified of a good, true, perfect and Indefeasible title of inheritance in fee simple.

And in the presence hereby Bargained and Sold, and that they have good power, in the said County, and Absolute Authority, to grant and Convey the same, to the said David Daubley, and his Heirs, and Affigins, in Manner and form as aforesaid, etc.

And that the said premises, now are, and shall forever hereafter, shall remain And be free, and clear, of and from all claims and other Grievances, grants, Bargains, Deeds, Deeds Right, or title of Dower, judgments, Executions, either, besides, charges & Incumbrances whatsoever, made, done, committed or suffered by the said Aitland and Frances his wife, many other Person or Persons whatsoever;

The Rent due hereafter to be due & payable to this Commonwealth, & the said Thomas Aitland & Frances his wife, & their Heirs, all gratuities the Premium hereby

Margained & sold, with the Appurtenances unto the said David Daubley & his Heirs,

And Affigins, against the said Thomas Aitland & Frances his wife, & their Heirs, and all & every other Person & Persons whatsoever, shall and will warrant, for ever defend by them present, & their Heirs, that the said Thomas Aitland, and Frances his wife, and their Heirs, & all, and every other Person & Persons, and them and their Heirs, any thing bearing or claiming in the premises herein before mentioned or intended to be thereby Bargained and Sold, shall & will from time to time and at all times hereafter, at the reasonable request, and that the proper charge and costs in the Law of him the said David Daubley, his Heirs, or Affigins, make, do, and execute, or cause, or procure, to be made, done & Executed, all and every such further, and other Right & Lawyer Act & Act, Thing and Thing, Conveyance, or Assignment, or the further, better, more perfect Conveying & Owing the

Premises aforesaid, with their, and every other Appurtenances unto them, and David, and his Heirs & Affigins, as their Counsel advise in the Law, or shall be reasonable advise, desired or required. In witness whereof the said Thomas Aitland, and his wife, have hereunto set hands and seals, the day and year first above written.

The 1st day of March, 1783
Signed and Sealed in the presence of
his Son
Thomas Aitland
March 1st
Aitland

John Cappa
March 1st
Wm Cappa
his
Henry X Daubley
March 1st

A Court held for Prince Anne County
The 1st day of August 1783.
This Indenture of Bargain & Sale from
the said Aitland & Frances his wife, to David
Daubley, was acknowledged by them the
same, before being first sealed, Examined to
be distinguished her Dowry & Seized to be
Recorded. Testy E. H. Moreley C.R.

This Indenture Made the Twenty fifth day of July
in the year of our Lord, One Thousand Seven hundred & Eighty three, Between
Francis Achise of the County of Prince George, one part, Richard White
of the other part, witnesseth, that for and in consideration of the sum of One
Hundred pounds Current Money of Virginia to the said Francis Achise to be paid in hand
paid by the said Richard White at or before the Sealing & Delivery of these
presente, the Receipt whereof, he hereby acknowledge & therefore doth bear,
Acquit & discharge the said Richd. White, his Heirs, Executrix & Administrators,
by these presents, The said Francis Achise hath Granted, Bargained, Sold,
Altered & Conformed; and by these presents do Grant, Bargain, Sell, Alter &
Conform unto the S. Richd White & his Heir, one fourth part of a Tract of Land
lying in Prince Anne County Containing one Hundred Acres, more or less,
lying on the North River being the same Tract of land George Achise Lived
and descended to his four Daughters by his death, and all Houses, Buildings
Orchard, Woods, Water Courses, Fences, Commodities, Hereditaments and
Appurtenances whatsoever, to the said Principals hereby granted, or any part thereof
Belonging or in any wise Appertaining, for the term of One Year, from the day
of the sealing & delivery of these presents, to the end of the same, to be
Claim'd & demand'd whatsoever, of the said
Francis Achise of & to the said Principals, And all Deeds Evidence & Writings
Touching, or in any wise Concerning the same, To have and to hold, the
lands hereby Conveyed, and all & every other the premises hereby Bargained,
and Sold, and every part & parcel thereof with this & every of their Appurte-
nances unto the S. Richard White, his Heir & Assigns forever, to the end
of the life of the said Richard White & his Heir & Assigns forever, of the
said Francis Achise for himself his Heir, Executrix & Administrators & Cestuant,
Borrow & Grant to & with the S. Richard White, his Heir, and Assigns by these
presents, That the said Francis Achise now at the time of Sealing & Delivering
of these presents is seized of a good true perfect & undeviseable Estate in
fee simple of and in the premises hereby Bargained & Sold, & that he hath good
Power & a full & absolute Authority to grant convey the same to the S. Richd.
White, in manner & form aforwards, & that the said Francis Achise, for ever
ever hereafter shall remain to be free of all claim of and from all former, and other
Gifts, Grants, Bargains, Sales, Deeds, Right & Title of Persons, judgments in
Execution, & other easements, charges, & incumbrances whatsoever, now, then,
or to come committed or suffered by the said Francis Achise, or any person or persons
whatsoever, And the said Francis Achise & his Heir, all and singular
The premises hereby Bargained & Sold, with the Appurtenances unto the S.

Richd. White his Heir, & Assigns, against them the S. Francis Achise & his Heir,
all & every other Person & Persons whatsoever, shall warrant & forever defend
by these presents, In Witness Whereof the S. Francis Achise hath hereunto
set his hand & Seal the day & year above written
Sealed & Delivered
in the Province of

Francis Achise

G. D. Corpius

Jno. Salterbury

Joh. Whitehead Junr.

At a Court held for Prince Anne County
the 14th day of August 1783.

This Indenture of Bargain & Sale was,
Acknowledged by Francis Achise, to Richd. White, and ordered to
be Recorded.

C. H. Morely C. E.

This Indenture Made the eighth day of August, in the year of
our Lord, One Thousand Seven hundred and Eighty three, Nathaniel Commodo
of Prince George County and Parish of Dungeness, the one part, and William
Williamson of the same place, of the other part, witnesseth, that the said
Nathaniel Commodo for and in Consideration that the said William Williamson
is to build a House Twentyfoot Long, Sixteen foot Wide, Plank Sides, a floor
above and below, and the Rough Mangled by these presents the Benefit of which
he doth hereby Acknowledges, and thereof doth Acquit and Discharge him
the said William Williamson, his Heir, Executrix, and Administrators, and every
of them, Both Granted, Bargained and Sold, Altered, Relieved, and Conformed; and
by these presents, doth Grant, Bargain, Sell, Alter, Release and Confirm, unto the said William
Williamson and to his Heir and Assigns forever, One certain piece of ground containing
Five Acre, more or less, lying all the Land on the South side of the Road
Bounded as follows: Beginning the said Williamson to a corner stone in David Little's
line, thence along the said David Little line, to a corner white Oak, thence
along the said David Little line to the Road, thence binding on the said line
unto a long the Road to the said William Williamson's line, situated lying and
being in the County aforesaid, With the Possession, and Reversion, Remainder,
And Partition, rents & issues, and profits thereof. And also all the Estate
Right Title, Interest, property, Claim or Demand whatsoever of the said
Nathaniel Commodo, in & unto the said Premises or any part thereof.