

containing fifty Acres of Land more or less situated in the County of Prince George adjoining on the and bounded as follows beginning at a will Oak adjoining Rickett Phillips by Ground thence running Easterly to a black Gum thence along the marked trees to the marked trees to the Bay? Ground thence running furtherly thence Westerly to the high Ground and all Building Orchard Ways Water Courses Profits and Appurtenances whatsoever to the premises belonging or in any ways concerning same and the Reversion and Revertions Remainder and Remainders Rents Issues and Profits thereof and all the Estate Right and Title of him the said Thomas Old Jr of in and to the same **To have and to hold** all and singular the premises hereby bargained and sold with the Appurtenances unto the said Henry Woodard here and Apight to the only purpose and behoof of him the said Henry Woodard his heirs and Apights for ever free and clear of and from all Dower and all other Incumbrance of that nature hindover and yearly to the said Thomas Old Jr and his heirs all and singular the premises hereby bargained and sold with the Appurtenances unto the said Henry Woodard his heirs and Apights against him the said Thomas Old and his heirs and every other person or persons whatsoever shall and will **Answer** and for ever **Defend** by these presents & In witness whereof he the said Thomas Old have hereunto set his hand and seal the Day and Year first above written.

Signed sealed and Delivered
In the presence of us
W^m Woodard.
George Old
Jeremiah Blumer

Thomas Old Jr.

No a Court Held for Prince Anne County the 10 day of April 1789.
The above Indenture of Bargain and Sale was Acknowledged
by Thomas Old Jr to Henry Woodard and Ordered
to be Recorded —

E. H. Moseley Esq.

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This Indenture made the twenty second day of March in the Year of our Lord one thousand seven hundred and Eighty eight Betwixen Thomas Old and Mary his wife of the State of Virginia and County of Prince George of the one part and Joseph Waters of the said State and County of the other part witnesseth that for and in Consideration of the sum of Three hundred and sixty pounds current money of Virginia to the said Thomas Old and Mary his wife in hand paid by the said Joseph Waters at or before the sealing and Delivery of these presents the receipt whereof the said Thomas Old and Mary his wife do hereby acknowledge and thereof do release acquit and discharge the said Joseph Waters his heirs Executors and Administrators by these presents the said Thomas Old and Mary his wife have granted bargained sold aliened and confirmed and by these presents do grant bargain sell alien and confirm unto the said Joseph Waters and his heirs a certain tract or parcel of Land lying in said County of Prince George in Newcokes Creek Neck containing by Estimation one hundred and twenty six Acres being the same tract or parcel of Land the said Thomas Old purchased of James Nimmo beginning at a Chincapen in the back part of the Land a corner tree thence running southerly adjoining the Land formerly William Holls and James Moore to the Marsh then from the said beginning Chincapen Northerly to a Gum standing near the main Road adjoining the said Olds other Land thence Easterly binding on the main Road to the Marsh side thence Southwardly along the Marsh to the end of the Scrub mentioned above and all Buildings Orchard Ways Water Courses Profits Commodities and Appurtenances to the said premises thereunto belonging or in any wise appertaining and the Reversion and Revertions Remainder and Remainders Rents Issues and Profits thereof To have and to hold the Lands

Old & Hales

This Indenture made the twenty second day of March in the Year of our Lord one thousand seven hundred and Eighty eight
BETWEEN Thomas Old and Mary his wife of the State of Virginia and County of Prince Anne of the one part and Joseph Waters of the said State and County of the other part WITNESSETH
that for and in Consideration of the sum of Three hundred and sixty pounds current money of Virginia to the said Thomas Old and Mary his wife in hand paid by the said Joseph Waters at or before the sealing and Delivery of these presents the receipt whereof the said Thomas Old and Mary his wife do hereby acknowledge and thereof do release acquit and discharge the said Joseph Waters his heirs Executors and Administrators by these presents the said Thomas Old and Mary his wife have granted bargained aliened and confirmed and by these presents do grant bargain sell alien and confirm unto the said Joseph Waters and his heirs a certain tract or parcel of Land lying in said County of Prince Anne in Naunmys Creek Neck containing by Estimation one hundred and twenty six Acres being the same tract or parcel of Land the said Thomas Old purchased of James Nimmo beginning at a Chincapen in the back part of the Land a corner tree thence running southerly adjoining the Land formerly William Hales and James Moore to the Marsh therewpon the said beginning Chincapen Northerly to a gum standing near the main Road adjoining the said Olds other Land thence Easterly binding on the main Road to the Marsh side thence southerly along the Marsh to the end of the first mentioned Line and all Buildings Crockery Wares Waters and Water Courses Profits Commodities and Appurtenances to the said premises thereunto belonging or in any wise appertaining and the Revision and Recovery Rents and Remainders Rents dues and Profits thereof To have and to hold the Lands

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hereby conveyed with its Appurtenances unto the said Joseph Waters his heirs and Assigns for ever to the only proper use and behoof of him the said Joseph Waters and of his heirs and Assigns for ever and that the said premises and so for ever hereafter remain and be free and clear and from all former and other Just Grants Bargains Sales Powers Judgments Executions Titles Troubles and Encumbrances whatsoever done committed or suffered by the said Thomas Old and Mary his wife or any person or persons whatsoever and that the said Thomas Old and Mary his wife and their heirs all and singular the premises hereby bargained and sold with the Appurtenances unto the said Joseph Waters his heirs and Assigns against him the said Thomas Old and Mary his wife and their heirs and all and every other person and persons whatsoever shall warrant and for ever defend by these presents In Witness whereof the said Thomas Old and Mary his wife have counterset their hands and Seals the Day and Year

Signed sealed and delivered
to the presence of

Cader Morris
Abrahams Barnes
Joseph F. Gwin

At a Court held for Prince Anne County the 10 day of April 1788.
The above Indenture of bargain and sale was Acknowledged by
Thomas Old and Mary his wife to Joseph Waters the being just
privately bargained and sold her Right of Dover. And
Ordered to be Recorded

J. H. Monday Esq.

Thomas Old et. 
Mary Old. 

Death to Hales

This Indenture made the Eleventh day February in the Year of our Lord one thousand seven hundred and Eighty eight BETWEEN James Heath of the County of Prince Anne in Virginia of the one part and Richard Whethurst of the same place of the other part WITNESSETH that the said James Heath for and in Consideration of the sum of one hundred pounds current money of Virginia to the said James Heath in hand paid by the said Richard Whethurst he the said James Heath hath granted bargained sold and confirmed and by these presents do grant bargain sell and confirm unto the said Richard Whethurst

hereby conveyed with its Appurtenances unto the said Joseph Waters his heirs and Assigns for ever to the only proper use and behoof of him the said Joseph Waters and of his heirs and Assigns for ever and that the said premises and so for ever hereafter remain and be free and clear and from all former and other Gifts Grants Bargains Sales Powers Judgments Executions Titles Troubles and Encumbrances whatsoever done committed or suffered by the said Thomas Old and Mary his wife or any person or persons whatsoever and that the said Thomas Old and Mary his wife and their heirs all and singular the premises hereby bargained and sold with the Appurtenances unto the said Joseph Waters his heirs and Assigns against him the said Thomas Old and Mary his wife and their heirs and all and every other person and persons whatsoever shall warrant and for ever defend by these presents to Mr. Nitness whereof the said Thomas Old and Mary his wife have hereunto set their hands and seals the Day and Year above written.

Signed sealed and delivered
In the presence of

Cader Morris
Absalon Adams
Joseph T. Gwin

At a Court held for Prince Anne County the 10 day of April 1788.
The above Indenture of Bargain and Sale has been acknowledged by
Thomas Old and Mary his wife to Joseph Waters the being first
privately bargaining and concluding her Right of Dover and
Ordered to be Recorded

Test
E. H. Morley Esq.

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Thomas Old
Mary Olds.

This Indenture made the Eleventh day
of February in the Year of our Lord one thousand seven
hundred and Eighty eight between James Heath
of the County of Prince Anne in Virginia of the one part
and Richard Whithurst of the same place of the other
part witnesseth that the said James Heath for and
in Consideration of the sum of one hundred pounds
current money of Virginia to the said James Heath
in hand paid by the said Richard Whithurst he
the said James Heath hath granted bargained sold
and confirmed and by these presents do grant bargi-
n and confirm unto the said Richard Whithurst

his heirs and Assigns for ever that tract free or parcel
of Land containing fifty Acres more or less situate
lying and being in the said County and is bounded as
follows to wit beginning at a pine a corner tree thence
running a Northwest course to a black Goom joining Thomas
Right's line, thence running a Southw course to a Maple
between George Chapel's line and Willoughby Morris line
thence running about East course to the first House and
all Houses Buildings Woods Ways Waters Water-
Courses whatsoever to the same belonging and appurte-
ning, and the Reversion and Reversions Remainder
and Remainders Rents and Property thereof and
all the Estate Rights and Title and Property of him
the said James Heath of and in the said Land and
Appurtenance To have and to hold the said
Land and Appurtenance unto him the said Richard
Whithurst his heirs and Assigns for ever free and clear of
and from Dower and all other Incumbrance of what na-
ture or kind soever and the said James Heath for himself
and his heirs all and singular the premises hereby bargained
and sold with the Appurtenances unto the said Richard
Whithurst his heirs and Assigns against him the said
James Heath and his heirs and Assigns and all and
every other person whatsoever shall and will Morrent
and for ever defend by these presents to Mr. Nitness
whereof the said James Heath hath hereunto set
his Hand and Affixed his Seal the Day and Year
first above written

Sealed and Delivered
In the presence of

Hillary X Dyar
William X Dyar
Julley T. Dyar
Kisah X Dyar
Thomas Old Esq.
Hannah Whithurst

James Heath

At a Court Held for Prince Anne County the 10 day of April 1788.
The above Indenture of Bargain and Sale from James Heath
to Richard Whithurst was proved by the Oath of
Thomas Old, Hocca Whithurst and Hillary Dyar
three of the Witnesses to the same and Ordered to be Recorded

Test

E. H. Morley Esq.

his heirs and Assigns for ever, that tract piece or parcel
of Land containing fifty Acres more or less situated
lying and being in the said County and is bounded as
follows to wit beginning at a pine a corner tree thence
running a Norwester course to a black Goom, thence Thomas
Richards line, thence running a South course to a Maple,
between George Chapela line and Willoughby Mores line
thence running about East Course to the first, Hason and
all Houses, Buildings, Woods, Ways, Waters Water,
Courses whatsoever to the same belonging and appertaining,
and the Reversion and Reversions Remainder
and Remainders Rents and Property thereof, and
all the Estate Rights and Title and Property of him
the said James Heath of and in the said Land and
Appartance To have and to hold the said
Land and Appartance unto him the said Richard
Whitchurst his heirs and Assigns for ever, free and clear of
and from Power and all other Incombrance of what na-
ture or kind soever, and the said James Heath for himself
and his heirs all and singular the premises hereby bargained
and sold with the Appartances unto the said Richard
Whitchurst his heirs and Assigns against him the said
James Heath and his heirs and Assigns and his
every other persons whatsoever shall and will Morrent
and for ever Defend by these presents In Witness
whereof the said James Heath hath hereunto set
his Hand and Affixed his Seal the Day and Year
first above written
Sealed and Delivered
in the presence of
Hillery Dyer
William Dyer
Valley Dyer
Kisah Dyer
Thomas Oldman
Hanna Whitchurst

At a Court Held for Prince George County the 10 day of April 1789.
The above Indenture of Deed and Seal from James Heath
to Richard Whitchurst was proved by the Oaths of
Thomas Oldman, Roger Whitchurst and Hillary Dyer
three of the Witnesses to the same and Ordered to be Recorded.

Test
E. H. Massey Esq.

This Indenture made the twenty ninth
day of October in the Year of our Lord Christ one
thousand seven hundred and Eighty seven Between
Anna Campbell of the County of Bland Anne in the
Commonwealth of Virginia who was the Widow and
Relict of Francis Moore late of the said County and
Commonwealth aforesaid deceased, of the one part and Parish
Moore Daughter of the said Anna of the same County
and Commonwealth aforesaid of the other part Whereas
the said Anna Campbell from and by reason of the
manifold Casualties that have happened to her since
and during her Widewdhood, and the many Misfortunes
she has of late upon met with, in and by Deaths of
Slaves and Children in her Family and the high and
extraordinary Costs and Charges of Doctors occasioned
thereby, and other unforeseen and unexpected injuries,
Damages and Losses sustained by her. She has been
reduced to the disagreeable necessity of receiving and
appropriating the hire of Four Negro Slaves, for and
within the space of five Years past, to Avignon, Ning,
Mary and Angel belonging to her Daughter the said
Sarah Moore, amounting in the whole to the sum of
One hundred and three pounds sixteen Shillings specie
to her own Use, and for which she the said Anna
Campbell is, and now stands justly indebted to the
said Sarah Moore and honestly means and desires
to secure and pay the same to her; Now I the
Indenture witnesseth, that for and
in Consideration of the aforesaid sum of one hundred
and three pounds sixteen shillings specie, for which she
the said Anna Campbell is and now stands justly
indebted to her Daughter the said Sarah Moore and
honestly means and desires to secure and pay the same
to her, and for and in further consideration of the
sum of five shillings like money to the said Anna
Campbell in hand paid by the said Sarah Moore at and
before the sealing and delivery of these presents the receipt
whereof is hereby acknowledged; she the said Anna

Campbell hath granted, bargained sold and confirmed and by these presents doth grant bargain sell and conform unto the said Sarah Moore all that the Use and Benefit of the whole tract and plantation of Land wherein she the said Anna now lives, with the use and benefit of the Improvements thereon and of the Appurtenances therunto belonging which is given to her during her natural life by her husband the said Francis Moore deceased, together with the use of all and singular of the Slaves, and of all other of the Estate, of what nature or kind soever now in her possession, or that is now in being, in and to which the said Anna hath any use Right Title or Interest either from her husband the said Francis Moore deceased, or from her husband the said Charles Campbell since also deceased or from both or either of them; also all her Crop of Corn, Pease, Oats and Fodder. To HAVE AND TO HOLD the use and benefit of the aforesaid tract and plantation of Land with the Use of the improvements thereon, and of the Crop of Corn, Pease, Oats and Fodder, unto the said Anna Moore, and singular of the Slaves, and of all other the Estate of Estate, of what nature or kind soever now in her possession, or that is now in being, in and to which the said Anna hath any use, Right, Title or Interest, either from her Husband the said Francis Moore deceased, or from her Husband Charles Campbell since also deceased, or from both or either of them. Also all her Crop of Corn, Pease, Oats and Fodder, unto the said Sarah Moore her heirs and Assigns, to the only proper Use and Benefit of her the said Sarah Moore her Heirs and Assigns for and during the time of the said Anna Campbell her having any use, Right, Title or Interest therew. UPON THIS PRECISELY NEVERTHELESS that it shall and may be lawful and full power and Authority is hereby given to the said Sarah Moore her Executors, Administrators or Assigns, at any time or times she or they may or shall think proper, to sell and dispose of the Use and benefit of Land Houses and Appurtenances, and of the Slaves, and of all other the Estate.

herein before mentioned for and during the life time of the said Sarah Campbell, Also, all her Crops of Corn, Pease, Oats and Fodder: and out of the money arising from the Sale of the same, a charge pay and satisfy her, the said Sarah Moore, her Executors, Administrators or Assigns, the above mentioned sum of One hundred and three pounds sixteen Shillings specie, with lawful Interest thereon until the same shall be fully discharged and the expenses attending the drawing and recording this Indenture and the Contingent charges of the Sale as aforesaid and other necessary expenses that shall attend the securing and Obtaining the above mentioned money or performing any thing that is or shall be necessary relative to the intent of this Indenture And that the said Sarah Moore her heirs Executors, Administrators or Assigns, shall pay or cause to be paid the over plus, if any, shall remain from such Sale, to the said Anna Campbell her heirs Executors or Administrators or to her or their Order. In WITNESS whereof the said Anna Campbell hath hereunto set her hand and Seal the Day and Year first above written,

Sealed and Delivered,

In the presence of,

John Mitchell

William Holmes

Anna + Campbell
mark.

At a Court held for Prince Anne County the 1st day of April 1788.
The above Indenture of Trust from Anna Campbell to her Daughter
Sarah Moore was fully proved by the Oath of John Mitchell one of the
Witnesses to the same, the same having been at Barbary, County
Court, paid proved by the Oath of the other two Witnesses, and
Ordered to be Recorded -

Seal,
E. K. Moseley Esq.

This Indenture made the tenth day of September in the Year of our Lord one thousand and seven hundred and Eighty seven. BETWEEN George Ives and Sarah his wife of the County of Prince Anne in Virginia of the one part, and Henry Woodard of the same place of the other part. WITNESSETH that for and in consideration of the sum of Seventy five pounds specie to the said George Ives in hand paid by the said Henry Woodard at or before the Sealing and Delivery of these Presents the receipt whereof he doth hereby.

herein before mentioned for and during the life time of
the said Anna Campbell. Also, all her Crop of Corn and
Oats and Fodder; and out of the money arising from the
Sale of the same, discharge pay and satisfy her, the said
Sarah Moore, her Executors, Administrators or Assigns
the above mentioned sum of One hundred and three pounds
sixteen Shillings specie, with lawful Interest thereon until
the same shall be fully discharged and the expenses attend-
ing the drawing and recording this Indenture and the
Contingent charges of the Sale as aforesaid and other ne-
cessary expenses that shall attend the securing and obtaining
the above mentioned money or performing any thing that is
or shall be necessary relative to the intent of this Indenture
And that the said Sarah Moore her heirs Executors, Adminis-
trators or Assigns, shall pay or cause to be paid the over-
plus, if any, still remaining from such Sale, to the said Anna
Campbell her heirs Executors or Administrators or to
her or their Credit. In Witness whereof the said Anna
Campbell hath hereunto set her hand and Seal the Day
and Year first above written,

Sealed and Delivered,

In the Presence of,

Jonathan Park.

John Mitchell

William Holmes

Anna Campbell
mark.

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At a Court held for Princess Anne County the 10th day of April 1788.
The above Indenture of Anna Campbell for Daughter
Sarah Moore was fully proved by the Oath of John Mitchell one of the
Witnesses to the same, the same having been at February Court
last past proved by the Oath of the other two Witnesses, and
Ordered to be Recorded —

S. H. Moseley Esq.

25 Sues to Woodard
*This Indenture made the tenth
day of September in the Year of our Lord one thousand
and seven hundred and Eighty seven Between
George Ives and Sarah his wife of the County of Princess
Anne in Virginia of the one part, and Henery Woodard
of the same place of the other part. Witnesseth that for
and in consideration of the sum of Seventy five pounds
specie to the said George Ives in hand paid by the said
Henery Woodard at or before the Sealing and Delivery
of these Presents the receipt whereof he doth hereby*

acknowledge he the George Ives and Sarah his wife hath
granted bargained and sold and confirmed and by these
presents doth grant bargain and sell and confirm unto the
said Henery Woodard his heirs, one certain tract or parcel
of Land containing One hundred and forty seven Acres
the same more or less, situate and lying in the County of
Princess Anne in the State of Virginia, and bounded as
follows, beginning at a Red Oak standing on the Road and
lining William Wickings line, thence running Northly along
the main Road to a Gum standing by the Road and
thence running Easterly along Olderton Roads by a line of
marked trees to a stink Gum in the haw branch thence
along the haw branch Easterly down to the perceding and
thence running round the said perceding to Etheridges line
bounded on the said Etheridges line Easterly to a corner
Gum adjoining Gilindagues line thence Easterly among the
said line to a white Oak a corner tree joining William
Wickings and thence along the said Wickings line Easterly
to first station, and all Houses, Buildings Orchards
Waters, Water course profits Appertances whatsoever to the

1790 land belonging or in any wise concerning the same, and the
Reversion and Reversions Remainder and Remainders
Rents, dues and profits thereof and all the Estates Right
and Title of him the said George Ives of in and to the
same TO HAVE AND TO HOLD all and singular
the premises hereby bargained and sold with the
Appurtenances unto the said Henery Woodard his heirs
and Assigns to the only proper use and behoof of him the
said Henery Woodard his heirs and Assigns for ever
free and clear of and from all Dower and all other
Incumbrances of what nature or kind so ever And to
Bastly he the said George Ives and Sarah his wife
and their heirs all and singular the premises hereby bar-
gained and sold with the Appurtenances unto the said
Henery Woodard his heirs and Assigns against him
the said George Ives and his heirs, and all and every
other person or persons whatsoever shall and will
Warrant and for ever defend by these presents
In Witness whereof they the said George Ives and
wife have hereunto set our hands and Seals the
Day and Year first above Written —

achnowledge he the George Lewis and Sarah his wife hath
granted, bargained and sold and confirmed and by these
presents doe grant bargain and sel and confirm unto the
said Henrhy Woodard his heirs, one certain tract or parcel
of Land containing One hundred and forty seven Acres
the same more or less, situate and lying in the County of
Princess Anne in the State of Virginia, and bounded as
follows, beginning at a Red Oak standing on the Road and
bearing William Wickings line, thence running Northly along
the main Road to a Gum standing by the Road and
thence running Easterly along Olderton Roads by a line of
marked trees to a stink Gum in the haw branch thence
along the haw branch Easterly down to the perconing and
thence running round the said perconing to Etheredges line
bounded on the said Etheredges line Westerly to a corner
Gum adjoining Gelingdaues line thence Westerly among the
said line to a white Oak a corner tree joining William
Wickings and thence along the said Wickings line Westerly
to first station, and all Houses, Buildings, Orchards
Waters, Water courses profits Appertanances whatsoever to the
premises belonging or in any wise concerning the same
Reversion and Reversions Remainder and Remainders
Rents, dues and profits thereof and all the Estate Right
and Title of him the said George Lewis of in and to the
sum To HAVE AND TO HOLD all and singular
the premises hereby bargained and sold with the
Appertanences unto the said Henrhy Woodard his heirs
and Assigns to the only proper use and behoof of him the
said Henrhy Woodard his heirs and Assigns for ever
free and clear of and from all Dower and all other
Incumbrances of what nature or kind so ever And
Bastell by the said George Lewis and Sarah his wife
and their heirs all and singular the premises hereby bar-
gained and sold with the Appertanences unto the said
Henrhy Woodard his heirs and Assigns against him
the said George Lewis and his heirs and all and every
other person or persons whatsoever shall and will
Warrant and for ever Defend by these presents
In witness whereof they the said George Lewis and
wife have hereunto set our hands and Seales the
Day and Year first above Written

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(14)

Signed, sealed and Delivered
in the presence of us
Thomas Old
Jocel Woodard
Mary X Woodard
G. D. Carpenter

At a court held for Princess Anne County the 10 day of April 1788,
the above Indenture of Bargain made from George Lewis to
Henry Woodard was proved by the oath of George Durante
Carpenter, Jocel Woodard and Thomas Old, Justice of the
Peace to the same, and Ordered to be Recorded

Test,
S. H. Morely Esq

This Indenture made the 14th
day of March in the Year of our Lord one thousand
and seven hundred and Eighty eight, Between
Neil Jamieson and Penbrooke his wife of the County
of Princess Anne and Commonwealth of Virginia
of the one part, and Mitchell Thorowgood of the said
County and Commonwealth aforesaid of the other part
Witnesseth that they the said Neil Jamieson and
Penbrooke his wife for and in Consideration of the sum
of one thousand twenty pounds by the said Mitchell
to them in hand paid at and before the sealing and
delivery of these presents, the receipt whereof they do
hereby acknowledge, and thereof and of every part
thereof do release, exonerate acquit and discharge the
said Mitchell Thorowgood his heirs Executors and
Administrators, have granted bargained sold aliened
transferred and confirmed, and by these presents do
grant, bargain sell alien, transfer and convey unto
him the said Mitchell Thorowgood his heirs and
Assigns for ever two Acres and one Quarter of an
Acre and eight hundred and twenty six Square feet
of Land, situate, lying and being in the Town
of Tiempsville in said County, and is the same
Land which Jacob Valentine of said County
did some time ago purchase of James Blairs
and which was afterwards sold and conveyed by
the said Jacob to the said Neil Jamieson, and
bounded as follows, to wit, beginning at a Corner
Stone on the South West of the Court House Lot and
running S. W. C. 6 Chain and sixty eight Links

Signed sealed and delivered
in the presence of me

Thomas Old Jr.
Isaac Woodard
Henry X. Woodard
G. D. Carpenter

Geo. J. Ives.

At a Court held for Princess Anne County the 10th day of April 1788.
The above Indenture of Bargain and Sale from George J. Ives to
Henry Woodard was proved by the Oath of George Durants
Corporation, Isack Woodard and Thomas Old, Notaries of the
Suffisance to the same, and Ordered to be Recorded —

Test,
S. H. Moseley Etts

This Indenture made the 14th
day of March in the Year of our Lord one thousand
and seven hundred and Eighty eight, Between
Neil Jamison and Pembroke his wife of the County
of Princess Anne and Commonwealth of Virginia
of the one part, and Mitchell Thoroughgood of the said
County and Commonwealth aforesaid of the other part
Witnesseth that they the said Neil Jamison and
Pembroke his wife for and in Consideration of the sum
of One hundred and twenty pounds by the said Mitchell
to them in hand paid at and before the sealing and
delivery of these presents, the receipt whereof they do
hereby acknowledge, and thence, and of every part
thereof do release, exonerate acquit and discharge the
said Mitchell Thoroughgood his heirs Executors and
Administrators, have granted bargained sold aliened
transferred and confirmed, and by these presents do
grant, bargain sell alien, transfer and convey unto
him the said Mitchell Thoroughgood his heirs and
Assigns for ever: two Acres and one Quarter of an
Acre and eight hundred and twenty six Square feet
of Land situate, lying and being in the Town
of Tiempsville in said County, and is the same
Land which Jacob Valentine of said County
did some time ago purchase of James Blaine
and which was afterwards sold and conveyed by
the said Jacob to the said Neil Jamison, and
bounded as follows, to wit, beginning at a Corner
Stone on the South West of the Court House Lot and
running S. W. C. 6 Chain and sixty eight Links

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Jamison to Thoroughgood

to another Corner stone in the main Street by
Peter S. Linton, thence along the said street N.
64 Westerly 2 Chains and thirteen Links to a corner
of m^{rs} Newton's thence along the said Newton's line N.
7 Easterly, 2 Chains and 57 Links to a stone thence N.
63 Westerly 2 Chain and 20 links thence binding on
the Cross street N. 6 Easterly 4 Chains and Eleven
links to another Cross street, thence S. 84 Easterly
4 Chains and Ninety eight Links to the first station
and all Houses, Buildings Huts, Sheds, and Water
Courses, and also the Estate, Right, Title Interest Claim
Property and Demands whatsoever in and to the
said Land in any wise belonging or appertaining
also the Remainders and Remainders Reversion and
Reversions Rents Fines, Profits Commodities and Heri
taments, To have and to hold the said
Land and all and singular its Appurtenances
and Hereditaments to him the said Mitchell Tho
roughgood and his heirs for ever: and the said Neil
Jamison and Pembroke his wife do by these presents
and Defeats the said Land and premises
to him the said Mitchell Thoroughgood and his heirs
for ever, against the lawful Claim or Demand of the
said Neil Jamison and Pembroke his wife and all and
every other person or persons whatsoever claiming or to
Claim by from through, or under them or either of
them in Witness whereof they have hereunto set
their hands and Seals the Day and Year first
above written.

Test:
S. H. Moseley Etts
Nathan Boys
Pembroke Jamison

At a Court held for Prince Adams County the 10th day of April 1788.
The above Indenture of Bargain and Sale from Neil
Jamison and Pembroke his wife to Mitchell Thoroughgood
was proved by the Oath of John Gresham Nathan
Boys and William Youngson Jun^r the Notaries to the
same and Ordered to be Recorded —

Test:
S. H. Moseley Etts

to another Corner stone in the main Street by
Peter Singleton's, thence along the said street N.
24 Westerly 2 Chains and thirteen Links to a Corner
of Mr. Newton's thence along the said Newton's line N.
7 Easterly, 2 Chains and 57 Links to a stone thence S.
23 Westerly 2 Chains and 20 links thence binding on
the Cross street N. 6 Easterly 4 Chains and Eleven
links to another Cross street, thence S. 24 Easterly
4 Chains and Ninety eight Links to the first station
and all Houses, Buildings Ways, Waters, and Water
Courses, and also the Estate, Rights, Title Interest Claim
Property and Demand whatsoever in and to the
said Land in any wise belonging or appertaining
also the Remainder and Remainders Reversion and
Reversions Rents Issues, Profits Commodities and the like
dutaments, To have and to hold the said
Land and all and singular its Appurtenances
and Hereditaments to him the said Mitchell Tho.
Thoroughgood and his heirs for ever, and the said Neil
Jamison and Pembroke his wife do by these presents
HARRY M^t and Defend the said Princess Anne Co. A Deeds 1788-1790
to him the said Mitchell Thoroughgood and his heirs
for ever, against the lawful Claim or Demand of the
said Neil Jamison and Pembroke his wife and all and
every other person or persons whatsoever claiming or to
Claim by from through, or under them or either of
them in witness whereof they have hereunto set
their hands and seals the Day and Year first
written
*Signed and Sealed
In the presence of
John Gresham
William Hemmo
Nathan Boye*

Neil Jamison
Pembroke X Jamison

At a Court held for Prince William County the 1st day of April 1788.
The above Indenture of Bargain and Sale from Neil
Jamison and Pembroke his wife to Mitchell Thoroughgood
was proved by the Oath of John Gresham Nathan
Boye and William Hemmo and the Notaries to the
same and Ordered to be Recorded —

Test
S. H. Mosley Esq.

20

To all People to whom this present
Writing shall come John Woodard of the County
of Princess Anne Greeting Known by that
I the said John Woodard as well for and in considera-
tion of the love and Affection which I bear towards
that Sect or Class of people called Baptists as also
for the desire which I have that the Gospel of Christ
should flourish and spread in this dark Corner of
the World as for divers other good causes me therunto
moving have given and granted and by these presents
do fully clearly and absolutely do give grant and
confirm unto the Baptists Community one certain lot
or peace of Ground lying and being in Princess Anne
County Black Water contained in the following corners,
to wit beginning at a sweet Gum standing on the Edge
of the branch, and running Southly Eighty six feet by a
Red Oak thence running Easterly ninety one feet thence
Running thence Westerly along said branch Seventy four
feet to the first Station, and all Houses, Buildings
Ways Waters Water Courses, Profits Commodities and
Appurtenances therunto belonging or in any wise apper-
taining and the Reversion and Remainders
and Remainders and Remainders Rents Issues and
Profits thereof To have and to hold the
said Lot or parcel of Land and all and singular
other the premises hereby granted with Appurtenances
unto the said Baptists Community for and during
the full term and time of one whole Year fully to be
complete and ended Yielding and Paying the sum
of one pound Com on Lady next if the same shall be lawfully
demanded to the intent and purpose that by Virtue of
these presents and of the Statute for transferring into the
possession of said Baptists Community for ever, but if
in case that any person or persons should hereafter settle
to live or keep house on the said lot or parcels of Ground
that then it shall Return and descend back to the said
John Woodard his heirs and assigns for ever. And
Lastly I the said John Woodard by these presents do

fully freely and absolutely put the said Baptists Com-
munity in actual possession of said lot or parcel of said
lot or parcel of Ground without any loss sue or hindrance
of him the said John Woodard his heirs or any other
Person whatsoever. In witness whereof the said John
Woodard have hereunto set my hand and seal this

Day of November in the Year of our Lord
one thousand seven hundred and eighty seven

John Woodard
Signed sealed and delivered
In the presence of us witnesses.

Joseph Butt

Henry Woodard

John Whitehead Jr.

John Woodard

As above held for Princess Anne County the 10 day of April 1788.
The above Indenture of Gess Jones John Woodard to the Baptists
Society was acknowledged by the said John Woodard, and Ordred
to be Recorded

Test,
E. H. Mosley Esq.

This Indenture made this 10.
day of March one thousand seven hundred and
Eighty eight, Between Jacob Keeeling and Mary
his wife of the County of Princess Anne Virginia
and James Brewer of said County in the Commonwealth
of Virginia of the other part witnesseth that for and
in Consideration of the sum of Eighteen pounds four
Shillings current money of Virginia to them the said
Jacob Keeeling and Mary his wife in hand paid before
the sealing and Delivery of these presents to the receipt
whereof they do hereby acknowledge and thereof and from
every part and parcel thereof do hereby acquit and dis-
charge the said James Brewer his heirs Executors and
Administrators do hereby grant bargain and sell unto
the said James Brewer one certain tract and parcel of
Land situate lying and being in the said County of
Princess Anne upon Olds Creek known by the name of
white Oak Neck bounded as follows vizt by the said
Olds Creek on the North East and South and by a line
of marsh trees between said Land and Joel Cornick
on the West and contains fourteen Acres and the reversion
and Reversions Rents, Yutes and Emoluments of all

and singular the premises and of every part and parcel thereof
with their Appurtenances, and all the Estate Right Title
and Interest together with all Property Claims, and
Demands whatsoever of them the said Jacob Keeeling and
Mary his wife of in and to the said Land and premises
any part or parcel thereof To have and to hold
the aforesaid tract and parcel of Land and all and
singular ther the premises with their and every of their
Rights, Titles, and Appurtenances unto the said James
Brewer his heirs and Assigns for ever, to the only proper
use and behoof of him the said James Brewer his Heirs
and Assigns for ever, And the said Jacob Keeeling and
Mary his wife for themselves their heirs Executors and
Administrators, the said hereby conveyed Land and
Premises and every part and parcel thereof with their
Appurtenances, unto the said James Brewer his Heirs
Executors Administrators or Assigns against the said Jacob
Keeeling and Mary his wife their heirs Executors Adminis-
trators or Assigns and all other persons whatsoever shall
and will at any time hereafter demand, require, sue
and recover the same or any part thereof, or otherwise
shut free and clear freely and clearly aquited and discha-
rged, or otherwise well and sufficiently saved kept harmles-
s and indemnified by the said Jacob Keeeling and Mary
his wife their heirs Executors Administrators and Assigns
off from and against all and all manner of former Gifts
Grants, Bargains, Sales, Leases Jointers and Owners and
off from and against all Estates Charges and Incum-
brances whatsoever had made, done committed or suffered
by the said Jacob Keeeling and Mary his wife or any
other person or persons whatsoever, In witness whereof
of the said Jacob Keeeling and Mary his wife have here-
unto set their Hands and affixed their Seals the Day
and Year first above written

signed, sealed and delivered

In presence of us -

Lewis Guion

Jesse Hill

Robin + Trower

and

Jacob Keeeling

At a Court held for Prince Anne County the 11 day of April 1788.
The above Indenture of Bargain and Sale from Jacob
Keeling to James Brewer was acknowledged by the said
Jacob Keeling and Ordred to be Recorded

Test,
E. H. Monday Esq.

This Indenture made the Eighteenth Day
of February in the Year of our Lord on the Year of
the Commonwealth one thousand seven hundred and
Eighty Eight Between John Fentress of the County
of Prince Anne of the one part, and Jacob Keeling of the
same County of the other part WITNESSETH that for
and in Consideration of the sum of Thirty three pounds
Current money of Virginia by the said Jacob Keeling to
the said John Fentress in hand paid at or before the Seal
ing and Delivering of these presents the receipt whereof he doth
hereby acknowledge the said John Fentress have granted
bargained sold and by these presents do grant bargain sell
and confirm unto the said Jacob Keeling his heirs and assigns
forever All that piece or parcel of Land lying in the

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Jacob Fentress & Keeling

Acres lying near the seashore and adjoining the Land
the said Jacob Keeling purchased of Francis Bannister
the above twenty Acres lying on the North side, beginning
at a stumping Corner pine, and running to the South East
along the line of John Owens Alphank of Thomas Owens
twenty one pole, thence turning to the North West to
Old's Creek, thence along by said Creek North Easterly
to the head of a Cove of the same, and from thence
along the above mentioned John Fentress Land
Sixty four pole to the beginning pine, and the Reversion
and Reversions Remainder and Remainders Rents
Fees and Profits thereof and all the Estate Right
Title, Interest, Property Claim Demand of him the said
John Fentress of in, and to the same with the Appurtenances
free and clear of and from all Incumbrances of what
nature or kind soever To have and to Hold
the said twenty Acres of Land with the Appurtenances,

unto the said Jacob Keeling his heirs and Assigns to the
only proper use and behoof of him the said Jacob Keeling
his heirs and Assigns for ever, and that the said John
Fentress and his heirs all and singular the Premises
hereby bargained and sold with the Appurtenances unto the
said Jacob Keeling his heirs and Assigns against them the
said John Fentress and his heirs and all and every other
persons and persons whatsoever shall MARTINIS and for
ever Defend by these presents, IN WITNESS whereof the
said John Fentress have hereunto set his Hand and seal
the day and Year first above written
Sealed and Delivered

in the presence of,
Soddy Mills Esq.
James Brewer
Amy Mills Esq.

John Fentress

At a Court held for Prince Anne County the 11 day of April 1790
The above Indenture of Bargain and Sale from John Fentress Esq. to
Jacob Keeling was recorded by the Clerk of County of Prince Anne
Amy Mills Esq. witness to the same, and Exacted to be Recorded

Test,
E. H. Monday Esq.

This Indenture made the thirtieth
day of May in the Year of our Lord one thousand
seven hundred and Eighty eight BETWEEN William
Rays and Elizabeth his wife of the County of Prince
Anne and Commonwealth of Virginia of the one
part, and James Robinson of the County and Cogn.
Commonwealth aforesaid of the other part WITNESSETH
that for and in Consideration of the sum of one hundred
pounds current money of Virginia in hand paid by the
said James Robinson the receipt whereof they the said
William Rays and Elizabeth his wife doth hereby ackno-
wledge they the said William Rays and Elizabeth his wife
hath granted, bargained, sold, aliened and confirmed and
by these presents do grant, bargain sell alien and confirm
unto the said James Robinson his heirs and Assigns for ever
a certain tract or parcels of Land containing one acre
and fourteen thousand one hundred and sixty two

unto the said Jacob Keling his heirs and Assigns to the
only proper use and behoof of him the said Jacob Keling
his heirs and Assigns for ever, and that the said John
Trentreffe and his heirs all and singular the Premises
hereby bargained and sold with the Appurtenances unto the
said Jacob Keling his heirs and Assigns against them the
said John Trentreffe and his heirs and all and every other
persons and persons whatsoever shall Warrant and for
ever Defend by these presents, In witness whereof the
said John Trentreffe have hereunto set his Hand and Seal
the day and Year first above written

Sealed and Delivered
in the presence of
Southey Mills X
James Brewer X
Amy Mills X mark

John Trentreffe

At a Court held for Princess Anne County the 11 day of April 1780.
The above indenture of Bargain and Sale from John Trentreffe, &c. to
Jacob Keling was paid by the Catt of Southey Mills to James Brewer and
Amy Mills the witness to the same, and Entered to be Recorded

Test^d, the ¹¹ day of April 1780.

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This Indenture made the thirtieth
day of May in the Year of our Lord one thousand
seven hundred and Eighty eight BETWEEN William
Kays and Elizabeth his wife of the County of Prince
Anne and Commonwealth of Virginia of the one
part, and James Robinson of the County and City of
Commonwealth aforesaid of the other part witnesseth
that for and in Consideration of the sum of one hundred
pounds current money of Virginia in hand paid by the
said James Robinson the receipt whereof they the said
William Kays and Elizabeth his wife doth hereby acknowl-
edge they the said William Kays and Elizabeth his wife
hath granted, bargained, sold, aliened and confirmed and
by these presents do grant, bargain sell, alien and confirm
unto the said James Robinson his heirs and Assigns forever
a certain tract or parcels of Land containing one acre
and fourteen thousand one hundred and ninety two

Square feet of Land situate lying and being in the
said County of Princess Anne on the south side of
the Eastern Branch of Elizabeth River bounded as
follows beginning at the mouth of a Gut near the timber
Landing corner of Colanaham, and Tenants and
John Stones, and running South ten degrees Westerly
one hundred and twenty six feet to a stone thence South
Eighty seven degrees Easterly two hundred and fifty feet to
a stone, thence North two hundred and fifty one feet to a
stake by the Creek side, thence North, eighty four degrees
Westerly forty feet, thence North eighty degrees Westerly ninety
feet, thence South eighty three and a half degrees Westerly sixty
one feet to a Stake, thence South thirteen degrees Westerly one
hundred and twenty seven and a half feet to the former Station,
and is the same piece of Land which the said William
Kays party hereto purchased of William Smith and Sarah
his wife by Deed bearing date the fifth day of July 1770 also
one Acre and twelve thousand and two hundred and forty
four square feet of Land and Marsh, situate lying and
being in the County and parish aforesaid, which he the said
William Kays purchased of William Smith and Sarah his
wife, which the said Sarah purchased of and from Smith
Godfrey and Anne his wife by Deed bearing date the
fifth Day of July 1767, and bounded as follows, beginning
at a corner Chincopin post by the Mill Dam Creek and
running South sixty four and a half degrees Easterly one
hundred seventy six feet to a pine, thence South seventy eight
degrees Easterly two hundred and sixty feet to a corner
stone by the Street, thence South two and a half degrees
Westerly one hundred and twenty feet to a corner stone
thence North eighty five degrees Westerly thence twenty two
feet to a corner stone by the Mill Creek, thence North
twenty nine degrees Westerly one hundred and seventy
seven to a corner Chincopin post, thence North half
a degree Westerly sixty three feet to the first Station
Also one certain piece or parcel of Land and Marsh
containing by Estimation situate lying and being in
the said County and parish bounded as followeth
beginning at a post standing by the Mill Dam Creek
and running South sixty four and one degrees Easterly

Square feet of Land situate lying and being in the said County of Princess Anne on the south side of the Eastern Branch of Elizabeth River bounded as follows beginning at the mouth of a Gut near the timber Landing corner of McElanahans and Tenants and John Stones, and running South ten degrees Westerly one hundred and twenty six feet to a stone thence South eighty seven degrees Easterly two hundred and fifty feet to a stone, thence North two hundred and fifty one feet to a Stake by the Creek side, thence North, eighty four degrees Westerly forty feet, thence North eighty degrees Westerly ninety feet, thence South eighty three and a half degrees Westerly sixty one feet to a Stake, thence South thirty degrees Westerly one hundred and twenty seven and a half feet to the first Ration, and is the same piece of Land which the said William Trays partly heretofore purchased of William Smith and Sarah his wife by Deed bearing date the fifth day of July 1790 also one acre and twelve thousand and two hundred and forty four square feet of Land and Marsh, situate lying and being in the County and parish aforesaid of the said Princess Anne Co. VA Deeds 1788-1790
William Trays purchased of William Smith and Sarah his wife, which the said Smith purchased of and from Smith Godfrey and Anne his wife by Deed bearing date the fifth Day of July 1767, and bounded as follows, beginning at a corner Chincopin post by the Mill Dam Creek and running South forty four and a half degrees Easterly one hundred seventy six feet to a pine, thence South seventy eight degrees Easterly two hundred and sixty feet to a corner stone by the Street, thence South two and a half degrees Westerly one hundred and twenty feet to a corner stone thence North eighty five degrees Westerly thence twenty three feet to a corner stone by the Mill Creek, thence North twenty nine degrees Westerly one hundred and seventy seven to a corner Chincopin post, thence North half a degree Westerly sixty three feet to the first Station Also one certain piece or parcel of Land and Marsh containing by Estimation situate lying and being in the said County and parish bounded as followeth beginning at a post standing by the Mill Dam Creek and running South sixty four and one degrees Easterly

One hundred and seventy six feet, South seventy eight degrees Easterly two hundred and sixty feet to a corner stone thence South two degrees and one half Westerly one hundred and seventy feet to a corner stone, thence North eighty one and one quarter degrees Easterly twenty feet to a corner stone by the Road side, thence North four degrees Easterly four hundred and fifty nine feet along the Roads to a corner stone of John Stones, thence North eighty one and one half degrees Westerly one hundred and sixty one feet to a stone North seven degrees Easterly one hundred and thirty six feet to a stone, thence North eighty two degrees Westerly thirty three feet to a Post, by the Creek side, thence by various courses along the Creek to the first beginning Post, and all Houses, Buildings, Orchards, Ways, Waters, Water Courses, Profits, Commodities, Hereditaments and Appurtenances whatsoever to the said premises hereby granted or any wise appertaining and the Reversion and Reversions, Remainder and Remainders, Rents, Issues and Profits thereof and also all the Estate Right, Title, Interest, Use, Trust, Property, Claims and Diverses of whatsoever of them the said William Trays and Elizabeth his wife of in and to the said premises and all Deeds, Evidences and Writings touching or in anywise concerning the same. To have and to hold the said parcel or parcels of Land more or less, as above described, lying and situate in the County aforesaid to him the said James Robinson his heirs and Assigns to the only proper Use and behoof of him the said James Robinson his heirs and Assigns for ever and the said William Trays and Elizabeth his wife for themselves and their heirs the said parcel or parcels of Land more or less and the title thereof against all and every person or persons whatsoever doth Wear, Waste and will for ever Defend by these Presents unto the said James Robinson his heirs and Assigns for ever Mr. McNeese whereof the said William Trays and Elizabeth his wife do set their hands and Seals the Day and Year first above written
Signed sealed and delivered
In the presence of us
John Trays
Robert Trays
John Harrison
Jacob Valentine

Wm Trays sen.
John Trays
Elizabeth + Trays
wife
mane.

One hundred and seventy six feet, South seventy eight degrees Easterly two hundred and sixty feet to a corner stone, thence South two degrees and one half Easterly one hundred and seventy feet to a corner stone, thence North eighty one and one quarter degrees Easterly twenty feet to a corner stone by the Road side, thence North four degrees Easterly four hundred and fifty nine feet along the road to a corner stone of John Stones, thence North eighty one and one half degrees Easterly one hundred and sixty one feet to a stone North seven degrees Easterly, one hundred and thirty six feet to a stone, thence North eighty two degrees Easterly thirty three feet to a Post, by the Creek side, thence by various courses, along the Creek to the first beginning Post, and all Hours, Buildings, Orchards, Ways, Waters, Water Courses, Profits Commodities, Hereditaments and Appurtenances whatsoever, to the said premises hereby granted or any wise appertaining, and the Reversion and Reversions, Remainder and Remainders, Rents, Fines and Profits thereof, and also all the Estate Right, Title, Interest, Use, Trust, Property, Claims and Demand whatsoever of them the said William Kays and Elizabeth his wife of in and to the said premises and all Deeds, Evidence and Writings touching or in any wise concerning the same. To have and to hold, the said parcel or parcels of Land more or less, as above described lying and situate in the County aforesaid to him the said James Robinson his heirs and Assigns to the only proper Use and behoof of him the said James Robinson his heirs and Assigns for ever, and the said William Kays and Elizabeth his wife for themselves and their heirs the said parcel or parcels of Land more or less and the title thereof against all and every person or persons whatsoever doth War-
MAN and will for ever Defend by these Presents, unto the said James Robinson his heirs and Assigns for ever, Mr. White whereof the said William Kays and Elizabeth his wife do set their hands and Seals the Day and Year first above written.

Signed sealed and delivered

In the presence of us,
John Kays
Robert Kays
John Harrison
Jacob Valentine

Wm Kays ^{Seal}
Elizabeth ^{Seal}
Kays ^{made}

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, 24,

At a Court held for Princess Anne County the 12 day of June 1788, The aforesaid Indenture of Bargain and Sale from William Kays and Elizabeth his wife James Robinson was proved by the oath of John Adolph Gant, Robert Kays and John Harrison three of the Notaries to the same and Ordered to be Recorded, And a Commissioner is Awarded him to take the privy Examination of the said Elizabeth Kays, and Ordered to be Recorded —

S. H. Monday Atto.

This Indenture made the twelfth Day of June in the Year of our Lord one thousand seven hundred and Eighty Eight, BETWEEN William Kays and Elizabeth his wife of the County of Princess Anne and in the Commonwealth of Virginia of the one part, and Frederick Bowsh of the said County and Commonwealth aforesaid of the other part WITNESSETH, that for and in Consideration of the sum of One hundred pounds current money of Virginia to the said William Kays and Elizabeth his wife, in hand paid by the said Frederick Bowsh at or before the sealing and delivery of these presents, the receipt hereon written they doth hereby acknowledge, and therefore doth release, acquit and discharge the said Frederick Bowsh his heirs, Executors, Administrators or Assigns, by these presents, they the said William Kays and Elizabeth his wife hath granted bargained sold, aliened and confirmed, and by these presents doth doth grant, bargain sell, alien and confirm unto the said Frederick Bowsh and his heirs and Assigns forever, one certain Lot piece or parcel of Land — situate lying and being in the Town of Kennerville in the County and Commonwealth aforesaid Containing one Lot or parcel of Ground beginning at a Corner stone of Peter Singleton's Land on the North Corner by the Street, and running South one degree Easterly along said Singleton's line to a corner stone by the North Landing Road thence along the same Road to the fork of the Road that leads to the Eastern Shore thence binding on the said Road to the street between William White and the said Land thence along the