

Use and behoof of him the said John Murray, his heirs and Assigns for ever, and the said George Jamison for himself, his heirs Executors and Administrators the said Lot of Land and Slave abovementioned with all her future increase unto the said John Murray and each of his heirs and Assigns against the claim of all and every person or persons whatsoever shall and will by these presents, Warrant and for ever Defend. - Provided Nevertheless and it is the true intent and meaning of these presents that if the said George Jamison shall secure and keep the said John Murray from any Damage which he may sustain by the said Securityship aforesaid, that then this Indenture to be utterly void and it is hereby declared and agreed by and between the parties to these presents, that in the mean time and until the said George Jamison shall fail to perform the Condition of the above mentioned Bond, to which said Bond may be lawful, to and for the said George Jamison and his heirs peaceably and Quietly to have hold occupy and enjoy all and singular the premises aforesaid and every part thereof, to and for his and their own proper Use and Behoof, by Witness whereof the said George Jamison hath hereunto set his hand and Affixed his Seal the Day and Year first above Written.

Sealed and Delivered
In the Presence of *George Jamison*

At about half for Princeps Anne County the 12 day of June 1790.
The above Indenture was Acknowledged by *George Jamison* to *John Murray* and Entered to the Records.

Test.
E. H. Masley Clk.

This Indenture made the fourth Day of February in the Year of our Lord God one thousand seven hundred and Eighty eight Between Edward Haynes and Neathe his wife of the County of Princeps Anne in Virginia of the one part, and Robert Whitehurst of the same place of the other part *Winefleet* that for and in Consideration of the sum of twenty four pounds, five shillings in specie, to the said Edward Haynes and his wife in hand paid by the said Robert Whitehurst at or before the sealing and delivery of these presents the Receipt whereof they do hereby acknowledge they the said Edward Haynes and his wife have granted bargained sold and confirmed, and by these presents do grant bargain sell and confirm unto the said Robert Whitehurst and his heirs a certain tract or parcel of Land bounded as followeth beginning a cypress in the Swamp, and running South sixty two degrees Westerly forty four pole, thence South forty one degrees Easterly thirty seven pole to a little pine, thence South fifty four Degrees Easterly one hundred and twenty pole to a Corner Water Cask a corner of the said Edward Haynes and the said Robert Whitehurst thence down the line of the said Robert Whitehurst to the first station the said Land situate lying and being in the County aforesaid, the said Land being part of the said Edward Haynes's Land he now lives on, and all Houses Buildings, Orchards, Ways, Waters, Water Courses, Profits and Appurtenances whatsoever to the said premises belonging or in any wise appertaining, and the Reversion and Reversions, Remainder and Remainders, Rents Issues and Profits thereof and all the Estate Right, and Title of them the said -

Whitehurst
Haynes

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Haynes to Whitehurst

This Indenture made the fourth Day of February in the Year of our Lord God one thousand seven hundred and Eighty eight BETWEEN Edward Haynes and Martha his wife of the County of Princeps Anne in Virginia of the one part, and Robert Whitehurst of the same place of the other part **Witnesseth** that for and in Consideration of the sum of twenty four pounds, five shillings in specie, to the said Edward Haynes and his wife in hand paid by the said Robert Whitehurst at or before the sealing and delivery of these presents the Receipt whereof they do hereby acknowledge they the said Edward Haynes and his wife have granted bargained sold and confirmed, and by these presents do grant bargain sell and confirm unto the said Robert Whitehurst and his heirs a certain tract or parcel of Land containing twenty three Aeres, bounded as followeth beginning a Cypress in the Swamp, and running South sixty two degrees Westly forty four pole, thence South forty one degrees Easterly thirty seven pole to a little pine, thence South fifty four Degrees Easterly one hundred and twenty pole to a Corner Water Oak a corner of the said Edward Haynes and the said Robert Whitehurst thence down the line of the said Robert Whitehurst to the first station the said Land situate lying and being in the County aforesaid, the said Land being part of the said Edwards Haynes's Land he now lives on, with all Houses Buildings, Orchards, Ways, Waters, Water Courses, Profits and Appurtenances whatsoever, to the said premises belonging or in any wise appertaining, and the Reversion and Reversions, Remainder and Remainders, Rents Issues and Profits thereof and all the Estate Right, and Title of them the said

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Edward Haynes and his wife 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 Robert Whitehurst his heirs and Assigns to the only proper use and behoof of him the said Robert Whitehurst his heirs and Assigns for ever free and clear of and from all Dower and all other Incumbrances of what nature or kind soever: **And lastly** the said Edward Haynes and his wife their heirs all and singular the premises hereby bargained and sold with the Appurtenances unto the said Robert Whitehurst his heirs and Assigns, against them the said Edward Haynes and his wife their 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 Edward Haynes and his wife have hereunto set their Hands and Affixed their Seals the Day and Year first above Written

signed, sealed and Delivered
In the presence of us
John Hargrove
Honatio Davis Edward Haynes
Elizabeth Davis Martha Haynes
her marks her marks

At about held for Princeps Anne County the 12 day of June 1788.
The above Indenture of Bargain and Sale from Edward Haynes and Martha his wife to Robert Whitehurst was proved by the Oath of the three Witnesses to the same and Ordered to be Recorded

Test,
E. H. Mowley Ck.

Edward Haynes and his wife 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 Robert Whitehurst his heirs and Assigns to the only proper use and behoof of him the said Robert Whitehurst his heirs and Assigns for ever free and clear of and from all Dowry and all other Incumbrances of what nature or kind soever. And **Lastly** the said Edward Haynes and his wife their heirs all and singular the Premises hereby bargained and Sold with the Appurtenances unto the said Robert Whitehurst his heirs and Assigns against them the said Edward Haynes and his wife their 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 Edward Haynes and his wife have hereunto set their Hands and Affixed their Seals the Day and Year first above Written

signed, sealed and Delivered
In the presence of us

John Hargrove
Horatio Davis Edward Haynes
Elisabeth Davis Martha Haynes

At about held for Princeps Anne County the 12 day of June 1700.
The above Indenture of Bargain and Sale from Edward Haynes and Martha his wife to Robert Whitehurst was proved by the Oath of the three Witnesses to the same and Ordered to be Recorded

Test,
W. H. Moxley Ck.

34
This Indenture, made the tenth day of June in the Year of our Lord one thousand seven hundred and Eighty seven Between Jonathan Achifs of the County of Princeps Come of the one part and Elizabeth Whitehurst of the said County of the other parts **Witnesseth** that for and In consideration of the sum of one hundred pounds current money of Virginia to the said Jonathan Achifs in hand paid by the said Elizabeth Whitehurst at or before the sealing and delivering of these presents, the receipt whereof the said Achifs do hereby acknowledge, and therefore do release, acquit and discharge the said Elizabeth Whitehurst her heirs Executors and Administrators by these presents, he the said Jonathan Achifs doth grant bargain and sell alienated and confirmed and by these presents do grant bargain sell aline and confirm unto the said Elizabeth Whitehurst and her heirs, a parcel or tract of Land containing forty five Acres being of the said County of Land that Francis Achifs bought of Joshua Matthias to be laid of on the North part of the said tract and parcel of Land a Accourse to the Dial from Joshua Matthias to Frances Achifs will make Bounds more fully appear, and all Houses, Buildings, Orchards, Ways, Waters, Water Courses, 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 and Reversions, Remainder and Remainders, Rents Fees and Profits thereof, and also all the Estate, Right, Title, Interests, Use, Trust, Property Claim and Demand whatsoever of the said Jonathan Achifs of in and to the said premises and all their Evidences and Writings touching or in any wise concerning the same. To have and to hold the Land 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 Elizabeth Whitehurst her heirs and Assigns for ever to the only proper Use and Behoof of her the said Elizabeth

Achifs to Whitehurst

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Ackis to Whitehurst

This Indenture, made the tenth day of June in the Year of our Lord one thousand seven hundred and Eighty seven, BETWEEN Jonathan Ackis of the County of Princeps Anne of the one part and Elizabeth Whitehurst of the said County of the other parts **Witnesseth** that for and In consideration of the sum of one hundred pounds current money of Virginia to the said Jonathan Ackis in hand paid by the said Elizabeth Whitehurst at or before the sealing and delivering of these presents, the receipt whereof the said Ackis do hereby acknowledge, and therefore do release, acquit and discharge the said Elizabeth Whitehurst her heirs Executors and Administrators by these presents, he the said Jonathan Ackis doth grant bargain and sell alienated and confirmed and by these presents do grant bargain sell a line and confirm unto the said Elizabeth Whitehurst and her heirs, a parcel or track of Land containing forty five Acres being part of the track of Land that Francis Ackis bought of Joshua Matthias to be laid of on the North part of the track and parcel of Land a Recourse to the Deed from Joshua Matthias to Francis Ackis will make bounds more fully appear, and all Houses Buildings Orchards, Ways, Waters, Water Courses, 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 and Reversions, Remainder and Remainders, Rents Issues and Profits thereof, and also all the Estate, Right, Title, Interest, Use, Trust, Property, Claim and Demand whatsoever of the said Jonathan Ackis, of in and to the said premises and all Deeds, Evidences and Writings touching or in any wise concerning the same. To have and to hold the Land 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 Elizabeth Whitehurst her heirs and Assigns for ever to the only proper Use and behoof of her the said Elizabeth

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Whitehurst and her heirs and Assigns for ever, and the said Jonathan Ackis for himself his heirs Executors and Administrators do covenant and grant to and with the said Elizabeth Whitehurst her heirs and Assigns by these presents, that the said Jonathan Ackis now at the time of sealing and delivering of these presents is seized of a good sure perfect and indefeasible Estate of Inheritance in Free Simple of and in the premises hereby bargained and Sold, and that he hath good power and lawful and absolute Authority to grant and convey the same to the said Elizabeth Whitehurst in manner and form aforesaid, and that the said premises now are and so for ever hereafter shall remain and be free and clear of and from all other Gifts Grants Bargains Sales Dower Right and Title of Dower judgments, Executions Titles Troubles, Charges and Incumbrances made done committed or suffered by the said Jonathan Ackis or any person or persons whatsoever and the said Jonathan Ackis and his heirs all and singular the Premises hereby bargained and sold with the Appurtenances unto the said Elizabeth Whitehurst her heirs and Assigns against him the said Jonathan Ackis and Biddy his wife and their heirs and all and every other person or persons whatsoever shall Harass and for ever Defend by these presents. In Witness whereof the said Jonathan and Biddy Ackis his wife hath hereunto set their hands and Seals the Day and Year above Written.

Sealed and Delivered }
 In the Presence of } Jonathan Ackis
 Nancy x Ackis
 Francis Ackis
 Elizabeth x Soliff }
 Lydia Ackis

A Court held for Princess Anne County June the 12 day 1788
 The above Indenture of Bargain and Sale from Jonathan Ackis and Biddy his wife to Elizabeth Whitehurst was this day fully proved by the Oath of Elizabeth Whitehurst being sworn in January Court last past proved by the Oath of the other two Witnesses and Ordered to be Recorded. Test. J. R. Rowley, Ck.

Whitehurst and her heirs and Assigns for ever, and the said Jonathan Achifs for himself his heirs Executors and Administrators do covenant and grant to and with the said Elizabeth Whitehurst her heirs and Assigns by these presents, that the said Jonathan Achifs now at the time of sealing and delivering of these presents in right of a good sure perfect and indisputable Estate of Inheritance in Free Simple of and in the premises hereby bargained and sold, and that he hath good power and lawful and absolute Authority to grant and convey the same to the said Elizabeth Whitehurst in manner and form aforesaid, and that the said premises now are and so for ever hereafter shall remain and be free and clear of and from all other Gifts, Grants Bargains Sales, Power, Right and Title of Power judgments, Executions Titles, Troubles, Charges and Incumbrances, made, done, committed or suffered by the said Jonathan Achifs or any person or persons whatsoever and the said Jonathan Achifs and his heirs all and singular the premises hereby bargained and sold with the Appurtenances unto the said Elizabeth Whitehurst her heirs and Assigns against him the said Jonathan Achifs and Biddy his wife and their heirs and all and every other person or persons whatsoever shall Harass and for ever Defend by these presents. In Witness whereof the said Jonathan and Biddy Achifs his wife hath hereunto set their hands and Seals the Day and Year above Written.

Sealed and Delivered }
 In the Presence of }
 Nanny x Achifs
 Francis Achifs
 Elizabeth x Soliff.

Jonathan Achifs
 Lydia Achifs

A Court held for Princess Anne County, June the 12 day 1780.
 The above and nature of Bargain and Sale from Jonathan Achifs and Lydia his wife to Elizabeth Whitehurst was this day fully proved by the Oath of Elizabeth still the same having been in Januarys Court last past proved by the Oath of the said two Witnesses and Ordered to be Recorded.
 S. H. Mosley, Ck.

136.
 This Indenture made the seventh day of January in the Year of our Lord one thousand seven hundred and eighty eight Between William Wilkins and Sarah his wife of the County of Prince Anne and Colony of Virginia of the one part and Robert Trower of the said County and Colony of the other part Witnesseth that the said William Wilkins and Sarah his wife for and in Consideration of the sum of ten pounds lawful money of Virginia, to him in hand paid by the said Robert Trower at or before the Enrolling and Delivery of these presents, the Receipt whereof he doth hereby acknowledge, and thereof and from every part and parcel thereof, doth hereby acquit, release and discharge, him the said Robert Trower his heirs and Assigns he and every of them has granted bargained sold aliened released and confirmed and by these presents doth grant, bargain, sell, alien, release and confirm, and to have and to hold unto the said Robert Trower one certain piece or parcel of Land lying and being on the Eastern shore of the County aforesaid, and is a piece of swamp Land given William Wilkins by his father Solomon containing ten Acres, and called the broad Run, and known by the name of the hollow Noper, and bounded on the South by Reubin Lovitts line and on the South West by the line of Smith the shepherd and on the West by the line of Cap. William Keelings and all the Reversion and Reversions Remainder and Remainders, Rents, Issues, Profits and Emoluments of all and singular the premises and of every part and parcel thereof with their and every of their Appurtenances, and all the Estate Right Title and Interest together with all properties claims and Demands whatsoever of him the said William Wilkins and Sarah his wife of in or to the said Land and premises or any part thereof. To have and to hold the aforesaid piece or parcel of Land and all and singular the premises herein aforesaid, with their and every of their Rights

Wilkins to Trower

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Titles and Appurtenances, unto the said Robert
Trower and his heirs and Assigns for ever and the
said William Wilkins and Sarah his wife for them
selves his heirs Executors and Administrators the said
hereby conveyed Lands unto the said Robert
Trower his heirs and Assigns, against the said William
Wilkins and Sarah his wife and all other persons
whatsoever shall and will for ever Warrant
and Defend by these presents and that free and
clear, and freely, and clearly, exonerated and discha
rged or otherwise well and truly, sufficiently saved
and defended, and keep harmless and undamnyed
by the said William Wilkins and Sarah his wife his
heirs Executors and Administrators of from and against
all manner of former and other Grants, Gifts, Bargains,
sales, Leases, Donations, Mortgages, entails and of and
from all Estates, Titles, Charges and Incumbrances whiche
ever had made done committed or suffered by the said
William Wilkins and Sarah his wife or any other person
whatsoever In Witness whereof the said William
Wilkins and Sarah his wife have hereunto set their
hands and Seals the Day and Year first above

Written
Signed Sealed and Delivered
In Presence of

Test.
Lewis Guion
Henry Keeling
Caleb Langner
Thomas Trower

William Wilkins
Sarah Wilkins

At a court held for Princess Anne County the 13 day of June 1788
The above Indenture of Bargain and Sale was Acknow
ledged by William Wilkins and Sarah his wife to
Robert Trower she being first privately Examined &
Relinquished her Right of Dower and Ordered to be
Recorded -

Test.
E. H. Mosely Clk.

36.
This Indenture made the thirteenth
day of December in the Year of our Lord one
thousand seven hundred and Eighty seven hundred
and Eighty seven. Between John Moses of
the County of Princeps Anne of the one party and
John Banks of the said County of the other part
Witnesseth that for and in consideration of
the sum of sixtten pounds current money of Virginia
to the said John Moses in hand paid by the said
John Banks at and before the sealing and delivering
of these presents, the receipt whereof I do hereby acknow
ledge and therof, and of every part thereof do hereby
acquit, exonerate and discharge the said John Banks
his heirs and Assigns by these presents. The said John
Moses have granted bargained sold aliened and
conveyed and convey into the said John Banks his heirs
or Assigns one certain tract or parcel of Land contain
ing four Acres and half Acre more or less situated
lying and being in the said County, and bounded
as follows by the Land of Charles Hentley on the South
side and William Hentley on the North side and John
Tham Bushey's line on the East side and is the same
Land which bought of Charles Hentley son. To
have and to hold the said bargained
premises with all the Appurtenances therunto belong
ing to the said John Banks his heirs and Assigns for ever
to his and their own proper use and behoof for
ever, and the said John Moses do hereby covenant
and promise that the said Land is free from every
Incumbrance whatsoever, had made done committed
or suffered by them, and the said John Moses for
himself his heirs Executors and Administrators the
said bargained premises unto the said John Banks
his heirs and Assigns for ever will Warrant and

Moses to Banks

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22?

This Indenture made the thirteenth day of December in the Year of our Lord one thousand seven hundred and Eighty seven Between John Moses of the County of Princeps Anne of the one part and John Banks of the said County of the other part Witnesseth that for and in consideration of the sum of sixteen pounds current money of Virginia to the said John Moses in hand paid by the said John Banks at and before the sealing and delivering of these presents, the receipt whereof I do hereby acknowledge and thereof and of every part thereof do hereby acquit, reconceive and discharge the said John Banks his heirs and Assigns by these presents. The said John Moses have granted bargained sold aliened and confirmed and by these presents do grant bargain sell alien and convey unto the said John Banks his heirs and Assigns one certain tract or parcel of Land containing four Acres and half Acre more or less situated lying and being in the said County, and bounded as follows by the Land of Charles Henry on the South side and William Henry on the North side, and Jonathan Bushays line on the East side and is the same Land which I bought of Charles Henry son. To have and to hold, the said bargained premises with all the Appertinances therunto belonging to the said John Banks his heirs and Assigns for ever, and the said John Moses do hereby covenant and promise that the said Land is free from every Incumbrance whatsoever, had made done committed or suffered by them, and the said John Moses for himself his heirs Executors and Administrators the said bargained premises unto the said John Banks his heirs and Assigns for ever will Warrant and

Moses to Banks

Defend against all and every person or persons whatsoever, In Witness whereof the said John Moses have hereunto set his hand and Seal the Day and Year first above Written - signed sealed and Delivered

In the presence of the
Edward Cannon
Reuben Gornito
Elizabeth Cannon
William Cannon
John + Moses

At a Court held for Princeps Anne County the 12 day of June 1788 The above Indenture of Bargain and Sale from John Moses to John Banks was proved by the Oath of Edward Cannon, William Cannon and Reuben Gornito three of the Witnesses to the same, and is Ordered to be Recorded.

Test, E. H. Massey Clerk.

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Woodhouses Exr to Cornick

This Indenture made the twelfth day of June in the Year of our Lord one thousand seven hundred and Eighty eight Between John Jun^r son of Edward James dec^d of the County of Princeps Anne in the State of Virginia, the Acting Executor of the last Will and Testament of Thomas Woodhouse dec^d of the one part, and John Cornick Gent. of the same place, of the other part, Whereas the said Thomas Woodhouse in and by his last Will and testament made in writing duly proved and Recorded amongst the Records of the said County as will appear in reference being therunto had, did direct that his Swamp Lands lying in the Eastern Shore Swamp should be sold for the purpose of paying

Defend against all and every person or persons whatsoever, *Tis* *Witness* whereof, the said, John Mefes have hereunto set his hand and Seal the Day and Year first above Written - signed sealed and Delivered

In the presence of the
Edward Cannon
Reuben Gornito
Elizabeth Cannon
William Cannon

John + Mefes

At a Court held for Prince's Anne County the 12 day of June 1788
The above Indenture of Bargain and Sale from John Mefes to John Banky was proved by the Oaths of Edward Cannon, William Cannon and Reuben Gornito three of the Witnesses to the same, and is Ordered to be Recorded.

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Woodhouse's Exr to Cornick
This Indenture, made the twelfth day of June in the Year of our Lord one thousand seven hundred and Eighty eight Between John Jun^r son of Edward James dec^d of the County of Prince's Anne in the State of Virginia, the Acting Executor of the last Will and Testament of Thomas Woodhouse dec^d of the one part, and John Cornick Gent. of the same place of the other part, Whereas, the said Thomas Woodhouse in and by his last Will and testament made in writing duly proved and Recorded amongst the Records of the said County as will appear - reference being thereunto had, did direct that his Swamp Land lying in the Eastern Shore Swamp should be sold for the purpose of paying

his debts, and appointed his wife Anne Woodhouse Executrix and the said John James Executor as aforesaid to his said Will, And Whereas the said John James solely proved the said Will and undertook the burthen of the Execution thereof as will also appear by the said Records Now this Indenture Witnesseth, that by Virtue of the power and Authority to me the said John James given in the said Will as Executor aforesaid, and for and in Consideration of the Sum of thirty seven pounds to me in hand paid by the said John Cornick who became the highest bidder for the same, the Receipt hereon Written I hereby acknowledge Hath and Doth by these presents Grant, Bargain Sell and Con- firm unto the said John Cornick his heirs and Assigns forever the aforesaid Swamp Land lying and being in the said County in the Eastern Shore Swamp, containing by Estimation Seventy four Acres, be the same More or less, and is bounded as followeth to wit Beginning at a white or Chesnut Cak and running S. W. 65. 6 pole thence S. W. 52 1/2. 63 pole to a Stake a Corner of Jacob and William Keeling thence S. E. 40. 213 1/2 pole to a Stake a corner of William Keeling and the Land of Solomon Wilkins thence N. E. 61. 21 pole thence N. E. 54. 22 pole to a dead Gum in Thomas Mathes line, thence N. W. 37 1/2. 4 pole thence N. W. 33. 8 pole thence N. W. 21. 11 pole thence N. W. 55 9 1/2 pole thence N. W. 33. 176 pole to the first Station To have and to hold the said Seventy four Acres of Swamp Land more less according to the said Boundaries unto him the said John Cornick his heirs and Assigns forever to his and their only proper Use and behoof for ever In Witness whereof, the said John

his debts, and appointed his wife Anne Woodhouse
 Executrix and the said John James Executor as
 aforesaid to his said Will. And Whereas
 the said John James solely proved the said Will
 and undertook the burthen of the Execution thereof
 as will also appear by the said Records Now
 this Indenture Witnesseth, that by
 Virtue of the power and Authority to me the
 said John James given in the said Will as Executor
 aforesaid, and for and in Consideration of the
 Sum of thirty seven pounds to me in hand
 paid by the said John Cornick who became the
 highest bidder for the same, the Receipt hereon
 written I hereby acknowledge Hath and Doth
 by these presents Grant, Bargain Sell and Con-
 firm unto the said John Cornick his heirs and
 Assigns for ever the aforesaid Swamp Land being
 and being in the said County in the Eastern Part
 Swamp, containing by Estimation Seventy four
 Acres, be the same More or less, and is boundet
 as followeth to wit Beginning at a white or
 Chesnut Oak and running S. W. 63 6 pole
 thence S. W. 52 1/2 63 pole to a Stake a Corner of
 Jacob and William Keeling thence S. E. 40. 215 1/2
 pole to a Stake a Corner of William Keeling and the
 Land of Solomon Wilkins thence N. E. 61. 21 pole
 thence N. E. 54. 22 pole to a dead Gum in Thomas
 Walches line thence N. W. 37 1/2. 4 pole thence N. W.
 33. 8 pole thence S. W. 41. 11 pole thence N. W. 35
 9 1/2 pole thence N. W. 38. 176 pole to the first
 Station To have and to hold the
 said Seventy four Acres of Swamp Land more
 less according to the said Boundaries unto him
 the said John Cornick his heirs and Assigns for
 ever to his and their only proper Use and behoof
 for ever In Witness whereof The said John

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James as Acting Executor of the said Thomas
 Woodhouse dec^d Doth hereto set my hand
 and Affix my Seal the Day and Year
 first above Written.

In the Presence of John James Jun^r

Received June 12th 1788 Of John Cornick
 the Sum of thirty seven pounds, Specie being
 the Consideration money within mentioned.
 Test.
 Jⁿ. John James Jun^r.

At a Court held for Princeps Anne County the 12th day of June 1788
 the above Indenture of Bargain and sell and the Receipt
 hereon written was acknowledged by John James Executor
 of Thomas Woodhouse dec^d to John Cornick, and is
 Ordered to be Recorded

Test,
 G. H. Mosley Clk.

Hartley to Cox.

This Indenture made the
 twelfth day of June in the Year of our Lords one
 thousand seven hundred and Eighty Eight
 Between Charles Hartley and Elisabeth
 his wife of the County of Princeps Anne in Virginia
 of the one part and Benjamin Cox of the same place
 of the other part Witnesseth that for and in
 Consideration of the Sum of
 in specie to the said Charles Hartley and his wife in
 hand paid by the said Benjamin Cox of the same place
 the Sealing and Delivery of these presents the Receipt
 whereof they do hereby acknowledge, they the said Charles
 Hartley and his wife have granted bargained sold and
 confirmed, and by these presents do grant bargain sell
 and confirm unto the said Benjamin Cox and his heirs

James as Acting Executor, of the said Thomas Woodhouse dec^d Doth hereto set my hand and Affix my Seal the Day and Year first above Written.

Scaled and Delivered In the Presence of John James Jun^r

Received June 13. 1708. Of John Cornicks Gen^l The Sum of thirty seven pounds, Specie being the Consideration money within mentioned. Test. J^o John James Jun^r

At a Court held for Princess Anne County the 12 day of June 1708. The above Indenture of Bargain and Sale and the Receipt hereon written was Acknowledged by John James Executor of Thomas Woodhouse dec^d to John Cornicks, and is Ordered to be Recorded

Test, J^o H. Mowley Ck^l

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Hartley to Cox.

This Indenture made the twelfth day of June in the Year of our Lord one thousand seven hundred and Eighty Eight Between Charles Hartley and Elizabeth his wife of the County of Princess Anne in Virginia of the one part and Benjamin Cox of the same place of the other part Witnesseth that for and in Consideration of the Sum of in specie to the said Charles Hartley and his wife in hand paid by the said Benjamin Cox of the same place the Sealing and Delivery of these presents the Receipt whereof they do hereby acknowledge, they the said Charles Hartley and his wife have granted bargained sold and confirmed, and by these presents do grant bargain sell and confirm unto the said Benjamin Cox and his heirs

a Certaining the Acres be the same more or less, bounded as follows beginning at a saplin pine and running South 77 degrees Westerly 4 1/2 pole to a sweet Gum, thence 26 degrees Westerly 30 pole to a Holly, thence due North 36 pole to a pine thence running an ancient line of marked trees to the first Station the said Land is part of the plantation that the said Charles Hartley lives on and all Houses, Building Orchards, Ways, Waters, Water Courses, Profits and Appurtenances whatsoever to the said bargained premises belonging or in any wise appurtenant and the Reversion and Reversions, Remainder and Remainders Issues and Profits thereof and all the Estate Right and Title of them the said Charles Hartley and his wife 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 Benjamin Cox his heirs for ever, for ever, of what nature or kind soever, Dower, and all other Incumbrances of the said Charles Hartley and his wife their and all and every other person or persons whatsoever shall and will Warrant for ever Defend the Claim Challenge or Demand of any person by the presents In Miteige whereof they the said Charles Hartley and his wife have hereunto set their Hands and Affixed their Seals the Day and Year first above mentioned

Signed Scaled and Delivered In the Presence of... Thoroughgood, Clerk William Bonney John Harrison Charles Hartley Mary Hartley

At a Court held for Princess Anne County the 12 day of June 1708. The above Indenture of Bargain and Sale was Acknowledged by Charles Hartley and Mary his Wife to Benjamin Cox she being first publicly Examined Relinquished her Right of Dower, and Ordered to be Recorded

Test, J^o H. Mowley Ck^l

a Certaining More Acres be the same more or less, bounded as follows beginning at a Saplin pine and running South 77 degrees Westerly 44 pole to a sweet Gum, thence 26 degrees Westerly 30 pole to a Holly, thence due North 36 pole to a pine thence running an ancient line of marked trees to the first station the said Land is part of the plantation that the said Charles Hartley lives on and all Houses, Building Orchards, Ways Waters, Water Courses, Profits and Appurtenances whatsoever to the said bargained premises belonging or in any wise appertaining and the Reversion and Reversions, Remainder and Remainders Issues and Profits thereof and all the Estate Right and Title of them the said Charles Hartley and his wife 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 Benjamin Cox his heirs for ever, for ever free and clear from all Power, and all other Incumbrances of what nature or kindsoever. And Lastly the said Charles Hartley and his wife their and all and every other person or persons whatsoever shall and will warrant for ever Defend the Claim Challenge or Demand of any person by the presents In Witness whereof they the said Charles Hartley and his wife have hereunto set their Hands and Affixed their Seals the Day and Year first above mentioned

Signed sealed and Delivered
In the presence of

Theromgood, Clerk
William Donney
John Harrison

Charles Hartley
Mary Hartley

At a Court held for Princess Anne County the 12 day of June 1788
The above Indenture of bargain and sale was examined by Charles Hartley and Mary his wife to Benjamin Cox the said being first privately examined, Relinquished her Right of Power, and Ordered to be Recorded

Test,
E. H. Moody Clk.

This Indenture made the tenth day of June in the Year of our Lord one thousand seven hundred and Eighty seven, Between Tully Land and Elizabeth his wife of the County of Prince Anne in Virginia of the one part, and Simon Land his Brother of the same place of the other part

Witnesseth, that for and in Consideration of the sum of twenty pounds five shillings in specie to the said Tully Land and his wife in hand paid by the said Simon Land at or before the sealing and delivery of these presents the receipt whereof they do hereby acknowledge they the said Tully Land and his wife have granted bargained sold and confirmed and by these presents do grant bargain sell and confirm unto the said Simon Land

containing twenty seven Acres be the same more or less bounded as follows beginning at a large sweet Gum and running North twenty seven degrees Westerly forty nine and a half pole to a black Gum thence South 62 degrees Westerly seventy pole to another black Gum, thence South seven degrees Easterly forty pole to a Beech thence South eighty degrees Easterly sixty pole to Robert Lands line, thence running his line to the first station, the said Land is joining the said Simon Land and is part of the Land that Robert Land deceased left his son Tully the said Land situate lying and being in the County aforesaid and all Houses, Buildings Orchards, Ways Waters Water Courses, Profits and Appurtenances whatsoever to the said premises belonging or in any wise appertaining and the Reversion and Reversions Remainder and Remainders Rents Issues and Profits thereof, and all the Estate Right and Title

Land to Land

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Land to Land

This Indenture made the tenth day of June in the Year of our Lord one thousand seven hundred and Eighty seven. Between Tully Land and Elizabeth his wife of the County of Prince Anne in Virginia of the one part, and Simon Land his Brother of the same place of the other part **Hitherto**, that for and in Consideration of the Sum of twenty pounds five shillings in specie to the said Tully Land and his wife in hand paid by the said Simon Land at or before the sealing and delivery of these presents the receipt whereof they do hereby acknowledge they the said Tully Land and his wife have granted bargained sold and confirmed and by these presents do grant bargain sell and confirm unto the said Simon Land and his heirs, a certain tract or parcel of land containing twenty seven Acres be the same well bounded as follows beginning at a large sweet Gum and running North twenty seven degrees Westerly forty nine and a half pole to a black Gum, thence South sixty degrees Westerly seventy pole to another black Gum, thence South seven degrees Easterly forty pole to a Beech thence South eighty degrees Easterly sixty pole to Robert Land's line, thence running his line to the first Station, the said Land is joining the said Simon Land and is part of the Land that Robert Land decess't left his son Tully the said Land situate lying and being in the County aforesaid and all Houses, Buildings, Orchards, Ways, Waters, Millers Courses, Profits and Appertinances whatsoever to the said premises belonging, or in any wise appertaining, and the Reversion and Reversions Remainder and Remainders Rents Issues and Profits thereof, and all the Estate Right and Title

Princess Anne Co VA Deeds 1788-1790
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of them the said Tully Land and his wife, of in and to the same. To have and to hold all and singular the premises hereby bargained and sold with the Appertinances unto the said Simon Land his heirs and Assigns for ever free and clear of and from all Power, and all other Incumbrances of what nature or kind soever. And lastly the said Tully Land and his wife their heirs all and singular the premises hereby bargained and Sold with the Appertinances unto the said Simon Land his heirs and Assigns against them the said Tully Land and his wife their heirs 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 Tully Land and his wife have herunto set their hands and Affixed their Seals the Day and Year first above mentioned

Signed, Sealed and Delivered
In the presence of
Simon Shippi
John Cook
John Henley
Baton Mitchumst
Frederick Land
Margaret Godfree

Tully ⁱⁿ Land
Elizabeth Land

At a Court held for Prince Anne County the 12 day of June 1788. The above Indenture of Bargain and Sale was Acknowledged by Tully Land to Simon Land and is Ordered to be Recorded.

Test,
E. H. Newley Ckko.

of them the said Tully Land and his wife, 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 Simon Land his heirs and Assigns for ever free and clear of and from all Power and all other Incumbrances of what nature or kind soever. And lastly the said Tully Land and his wife their heirs all and singular the premises hereby bargained and sold with the Appurtenances unto the said Simon Land his heirs and Assigns against them the said Tully Land and his wife their heirs 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 Tully Land and his wife have hereunto set their hands and Affixed their Seals the Day and Year first above mentioned

Signed Sealed and Delivered
In the presence of

Simon Shippi
John Cock
John Henley
Balsom Whitehurst
Frederick Land
Margaret Geddyre

Tully Land

Elizabeth Land

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At a Court held for Princess Anne County the 12 day of June 1788.
The above Indenture of Bargain and Sale was taken
witnessed by Tully Land to Simon Land and is
Ordered to be Recorded.

Test
S. H. Spawley Ckko.

10.
This Indenture made this twelfth day of January and in the Year of our Lord one thousand seven hundred and Eighty eight, Between Henry Harrison and Margaret his wife of the County of Princeps Anne of the one part, and Ransom Broch of the said County of Princeps Anne of the other part Witnesses, that the said Henry Harrison hath and doth for and in Consideration of the sum of Ninety five pounds current money of Virginia to the said Henry Harrison in hand paid by the said Ransom Broch the receipt whereof they the said Henry Harrison and Margaret his wife doth acknowledge themselves fully contained and paid of every part and parcel of one certain tract or parcel of Land, and doth by these presents, grant, bargain and sell and confirm unto him the said Ransom Broch and his heirs for ever, one certain tract or parcel of Land situate, lying, and being in the County of Princeps Anne containing fifty more or less Acres, and bounded as follows to wit, lying on the Eastward side of the public Road leading to Pungo Chapel, and adjoining the Lands of William Keys, John Bonny and William Bonny, as will appear by a line of marked trees, and is the same Land that the said Henry Harrison bought of William Carroll, together with the Appurtenances therunto belonging, with all Houses, Orchards, Woods, Ways, Mares and Water Courses, therunto belonging or in any wise appertaining. To have and to hold the above mentioned tract or parcel of Land and premises in Fee Simple, and they the said Henry Harrison and Margaret his wife for themselves their Heirs Executors and Administrators doth Warrant and for ever Defend, the said tract or parcel of Land and

Harrison to Broch

This Indenture made this twelfth day of January, and in the Year of our Lord one thousand seven hundred and Eighty eight, Between Henry Harrison and Margaret his wife of the County of Princeps Anne of the one part, and Ransom Broch of the said County of Princeps Anne of the other part **Witnesseth**, that the said Henry Harrison hath and doth for and in Consideration of the sum of Ninety five pounds current money of Virginia to the said Henry Harrison in hand paid by the said Ransom Broch the receipt whereof they the said Henry Harrison and Margaret his wife doth acknowledge themselves fully contained and paid of every part and parcel of one certain tract or parcel of Land, and doth by these presents, grant, bargain sell and confirm unto him the said Ransom Broch and his heirs for ever, one certain tract or parcel of Land situate, lying, and being in the County of Princeps Anne containing fifty more or less Acres, and bounded as follows to wit, lying on the Eastward side of the public Road leading to Pungo Chapel, and adjoining the Lands of William Hays, John Bonney and William Bonny, as will appear by a line of marked trees, and is the same Land that the said Henry Harrison bought of William Carrol, toge- ther with the Appurtenances therunto belonging, with all Houses, Orchards, Woods, Ways, Waters and Water Courses, therunto belonging or in any wise appertaining, **To have and to hold** the above mentioned tract or parcel of Land and premises in Fee Simple, and they the said Henry Harrison and Margaret his wife for themselves their Heirs Executors and Administrators doth Warrant and for ever Defend, the said tract or parcel of Land and

Harrison to Broch

Princess Anne Co VA Deeds 1788-1790
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Premises from the just or lawful claim or claims of any person or persons whatsoever, to the only proper Use and behoof of him the said Ransom Broch, and his heirs and Assigns forever **In Witness** whereof they the said Henry Harrison and Margaret his wife have hereunto set their hands and seals the Day and Year first above mentioned

Witnessed and Delivered in Presence of ...
Wm. Nimmie Jr.
Arch. M. Call
Tho. Wishart Jun.
William Singleton

Henry Harrison
Margaret Harrison

At a Court held for Princeps Anne County the 12th day of June 1788. The above Indenture of Bargain and Sale from Henry Harrison dec. and Margaret his Wife to Ransom Broch was proved as to the said Henry Harrison by the Oath of William Nimmie Jun. Arch. M. Call, Tho. and Thomas Wishart Jun. three of the Witnesses to the same and the said Margaret acknowledged her Right of Dower in the said Land.

E. H. Ashley Clk.

This Indenture made this twelfth day of January and in the Year of our Lord one thousand seven hundred and Eighty eight Between Peter Singleton and Margaret his wife of the County of Princeps Anne of the one part, and Henry Harrison of the said County of Princeps Anne of the other part **Witnesseth** that the said Peter Singleton hath and doth for and in consideration of the sum of two hundred and twenty pounds current money of Virginia to him the said Peter Singleton in hand paid by the said Henry Harrison the receipt whereof they the said Peter Singleton and Margaret his wife doth acknowledge themselves fully contained, and of every part and parcel of one certain tract or parcel of Land, and doth by these presents grant, bargain, sell, and confirm unto him the said Henry Harrison and his heirs for ever, one certain tract or parcel of Land.

Singleton to Harrison