

of these presents the receipt whereof they do hereby acknowledge they the said Edward Haynes and Patsey his said wife have granted bargained sold aliened enfeoffed and confirmed and by these presents do grant bargain sell alien enfeoff and confirm unto the said Thomas Harding and his heirs for ever one certain tract or parcel of Land lying and being in Lynnhaven Flanck and County of Princess Anne afore said containing twenty acres be it more or less bounded by main Road that leads from North Landing to Kempsville thence along the said Road North Eleven degrees Easterly twenty six poles, thence North twelve degrees Easterly forty one poles to a large white Oak, thence South fifty degrees East one hundred and four poles to James Hargroves line, thence along his line, thence running Easterly Ninety four poles to the beginning it being part of the tract of Land where the said Edward Haynes formerly lived on, and all Houses Buildings orchards Ways Water Water Courses, Profits, Commodities

Inheritance and Appurtenances whatsoever to the same belonging and the Reversion and Reversionary Remainder and Remainders Rents Issues and Profits thereof, and all the Estate Right title and Interests of they the said Edward Haynes and the said Patsey of me and to the saids with the Appurtenances To Have and to Hold all and singular the premises with the Appurtenances unto the said Thomas Harding his heirs and Assigns for ever to the only proper Use and behoef of the said Thomas Harding his heirs and Assigns for ever, and the said Edward Haynes and the said Patsey for themselves their heirs Executors and Administrators do covenant promise and agree to and with the said Thomas Harding that he the said Thomas Harding his heirs and Assigns shall and may for ever hereafter peaceably and quietly have hold use occupy posse and enjoy all and singular the

Premises without lawful Sett, suit, trouble, Molestation or hindrance of any person or persons whatsoever, and that they the said Edward Haynes and the said Patsey and their heirs the above granted Premises with the Appurtenances unto the said Thomas Harding his heirs and Assigns against the lawful Title Claim and Demand of all and every person or persons whatsoever shall and will Harry write and for ever Defend by these presents & In Witness whereof the said Edward Haynes and Patsey his wife have hereunto set their hands and Seals the Day and Year first above written.

Sealed and Delivered,

In the presence of us Edward Haynes
John Munday Junr.
William Butt
Jeremiah Munden

Patsey X Haynes.

At a Court held for Princess Anne County the 11 day of December 1790. The above Indenture of Bargain and Sale from Edward Haynes to the said Thomas Harding was proved according to Law and the Seal of the three Witnesses to the same, which is Ordered to be Recorded —

Test,
E. H. Mosley Esq.

This Indenture made the thirtieth day of May in the year of our Lord one thousand seven hundred and eighty eight Between John Scopus of the County of Princess Anne in Virginia of the one part and Anne James of the same place of the other part WITNESSETH that for and in Consideration of the sum of two pounds in specie to the said John Scopus in hand paid by the said Anne James at or before the Sealing and delivery of these presents the Receipt whereof I do hereby acknowledge I the said John Scopus have granted bargained sold and confirmed and by these presents do grant bargain sell and confirm unto the said Anne James and his heirs a certain

tract or parcel of Marsh Land containing twelve
Acres be the same more or less bounded as follows -
beginning at a marked pine stump at the side of Ra-
ley's Creek and running Westwardly to a corner pine stump
thence running near North to a stake near the mouth of the
main Run that leads from the said pond into Raley's
Creek thence up the said Run or Gul into Raley's Creek
thence along the said Creek to the first Station the said
Land situated lying and being in the County aforesaid
the said Land being a part of the said John Scopus
tract of Land and all Buildings Ways Water 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 him the said John Scopus
of in and to the same To have all and singular
the premises hereby bargained and sold with the Appur-
tenances unto the said Anne James his heirs and Assigns
for ever free and clear of and from all Dowers and all other
Inrembrances of what nature or kind soever And Lastly
the said John Scopus and his heirs all and singular the
Premises hereby bargained and sold with the Appurtenan-
ces unto the said Anne James her heirs and Assigns against
the said John Scopus 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, I the said John Scopus have hereunto set my hand
and affixed my seal the day and year first above mentioned
Signed, Sealed and Delivered

John James
John Griffin
John James jun.

John Scopus.

An Account held for Princess Anne County the 1st day of December 1788.
The above Indenture of Bargain and Sale between John Scopus
and Anne James was signed by the both of the three
Witnesses thereto and is Ordered to be Recorded

Test.
E. H. Mosley Et al.

This INVENTURE made the first day
of December in the Year of our Lord one thousand
and seven hundred and eight. BETWEEN
David Carrol and his wife Guley of the County
of Princess Anne of the one part, and William
Oakham of the said of the other part. witnesseth
that for and in Consideration of the sum of forty
pounds current money of Virginia in hand to the
said David Carrol paid by William Oakham at
or before the sealing and delivering of these presents
the receipt whereof he doth hereby acknowledge and
therefore doth release quit and discharge the said
William Oakham his heirs Executors Administrators
by these presents. he the said David Carrol and his
Guley hath granted bargained sold and confirmed
to William Oakham his heirs and Assigns forever
one certain tract or parcel of Land containing twenty
three Acres and half more or less, and is bounded as fol-
lows beginning at the Eastward of the plantation a corner
Pearlmon tree, from thence by a line of marked trees to a
Corner sweet Gum, adjoining Josy Waters Land thence
by a line of marked trees to a corner pine in Nathan
Greens line thence by a line of marked trees thence by a
line of marked trees to a corner pine in Tully Ben-
ney's line, from thence to the personer to the corner
of the plantation to the first Station and all Houses,
Buildings, Ways, Water Courses, Profits
and Appurtenances whatsoever to the said premises
belonging or in any wise appertaining and the
Reversion and Reversions Remainder and Remain-
ders Rents Issues and Profits thereof and all the
Estate Right and Title of him the said David
Carrol and his wife Guley of in and to the same.

To have and to hold the said bargained premises with the appurtenances unto the said William Oakham his heirs and assigns to the only proper use and behoof of him the said William Oakham his heirs and assigns for ever to be free and clear of all Dower or other Incumbrances of whatsoever nature or kind they be. With Lassell the said David Carril and his wife Guley and their heirs and all and singular the premises bargained and sold with their appurtenances unto William Oakham his heirs and assigns against the said David Carril and Guley his wife and their heirs and assigns and all and every other person or persons whatsoever shall and will warrant and for ever defend the said premises & M. Wilkes whereof he the said David Carril and Guley his wife hath hereunto set their hands and seals the Day and Year first above written.

Signed Sealed and Delivered} David Carril Princess Anne Co. VA Deeds 1788-1790
In the presence of.....
No. Log. held for Princess Anne County the 11 day of December 1788.
The above Indenture of Sale and Seal acknowledged by David Carril to William Oakham and is Ordered to be Recorded. —
Test. E. H. Monday Esq.

poplar tree marked on John Willis line a strait course to a pine tree marked to the North side of Willis Langley's plantation and thence running down to the Cypress Swamp by Willis Langley's line To have and to hold the said tract of Land whatsoever of me the said John Fentress unto the said Isaiah Fentress his heirs Executrix Administratrix and Assigns from henceforth to his and their own proper use and uses thereof and therewith to do order and dispose at his or their wills and pleasure as of their own Land freely and peaceably and quietly without any manner of lett trouble or or denial of me the said John Fentress or any other person or persons whatsoever of which premises of the said John Fentress have put the said Isaiah Fentress in full and peaceable possession by virtue hereof & M. Wilkes whereof the said John Fentress have hereunto set my Hand and

Sealed and Delivered} One thousand seven hundred and Eighty eight,
In the presence of No. 1. Sealed and Delivered} 1788
Isaiah Fentress
Richard Daugoe
Major Fentress
H. Gornto Jr. John X. Fentress
E. H. Monday Esq. F. Fentress X. Fentress

To all People unto whom this present writing shall come I John Fentress of the parish of Lynnhaven in the County of Princess Anne send Greeting. Know ye that John Fentress for divers good causes and valuable considerations hereunto moving me have given and granted and by these presents do give grant and confirm unto Isaiah Fentress of the aforesaid parish and County a certain parcel or tract of Land containing fifty Acres more or less bounded as followeth beginning at a

No. Log. held for Princess Anne County the 11 day of December 1788.
The above Indenture of Gift from John Fentress and his wife to Isaiah Fentress was proved according to law by the Oath of Major Fentress, Jeremiah Fentress and Richard Daugoe three of the witnesses thereunto and is Ordered to be Recorded. —

Test.
E. H. Monday Esq.

poplar tree mark from John Willis line a strait course to a pine tree mark to the North side of Willis Langley's plantation and thence running down to the Sopposh Swamp by Willis Langley's land To have and to hold the said tract of Land whatsoever of me the said John Fentress unto the said Isiah Fentress his heirs Executors Administrators and Assigns from henceforth to his and their own proper use and uses thereof and therewith to do order and dispose at his or their wills and pleasure as of their own Land freely and peaceably and quietly without any manner of let trouble or or denial of me the said John Fentress or any other person or persons whatsoever of which premises of the said John Fentress have put the said Isiah Fentress in full and peaceable possession by virtue hereof & in witness whereof the said John Fentress have hereunto set my hand and Seal this

One thousand seven hundred and Eighty eight
Sealed and Delivered }
In the presence of Us,

Jeremiah Fentress
Richard Douge
Major Fentress
Wm. Gornot Jr.

Princess Anne Co. VA Deeds 1788-1790
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As above held for Princs Anne County the 11 day of December year
A.D. above Indenture of gift from John Fentress and
Isiah his wife to Isiah Fentress was proved according
to Law by the Oath of Major Fentress Jeremiah
Fentress and Richard Douge three of the witnesses
thereunto and is Ordered to be Recorded

Test.
E. H. Hosking Esq.

Boult to Head

74
This INDENTURE made the thirty first day of October in the Year of our Lord one thousand and seven hundred and eighty eight. Between John Boult and Lovey his wife of the County of Princess Anne of the one part, and William Head of the said County and place of the other part witnesseth, that for and in consideration of the sum of Three pounds current money of Virginia to the said John Boult and his wife in hand paid by the said William Head at or before the Sealing and delivering these presents the Receipt whereof they doth hereby acknowledge they the said John Boult and Lovey his wife have granted bargained sold and confirmed and by these presents do grant bargain sell and confirm unto the said William Head and his heirs one certain tract or parcel of Land containing three Acres be same more or less situate in the County of Princess Anne in Black Water bounded as follows beginning at a black Gum standing on the main Road and thence running by a line of marked trees to a Beach standing in the province line, thence running Easterly to Corbitts line thence running North along said Road to the beginning 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 Revision and Reversions Remainder and Re-maintains Rents Issues and Profits, and all the Right and Title of them the said John Boult and Lovey his wife of in and to the same To have and to hold all and singular the premises hereby

Boult to Read

25.

This Indenture made the thirty first
day of October in the Year of our Lord one thousand
and seven hundred and eighty eight. Between
John Boult and Lovey his wife of the County of
Princess Anne of the one part, and William Read of
the said County and place of the other part. Wit-
nesseth, that for and in consideration of the sum
of three pounds current money of Virginia to the said
John Boult and his wife in hand paid by the said
William Read at or before the Sealing and delivering
hereof presents the Receipt whereof they doth hereby acknowl-
edged they the said John Boult and Lovey his wife
have granted bargained sold and confirmed and by
these presents do grant bargain sell and confirm unto
the said William Read and his heirs and successors
tract or parcel of Land containing three hundred
and twenty acres more or less situate in the County of Princess
Anne in Black Water bounded as follows beginning
at a black Gum standing on the main Road and
thence running by a line of marked trees to a Beach
standing on the province line, thence running Easterly
to Corbitt's land thence running North along said
Road to the beginning 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 Re-
mainders Rents Issues and Profits, and all the Right
and Title of them the said John Boult and Lovey
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 William Read and his heirs and
Assigns for ever free and clear of and from all
Dowry, And Castles, the said John Boult
and wife their heirs all and singular the premises
hereby bargained and sold with the Appurtenances
unto the said William Read his heirs and
Assigns against them the said John Boult and
Lovely his wife their heirs and all and every other
Master or Servants whatsoever claiming or to claim
any Right or Title by from or under them the said
John Boult and wife shall and will Warrant
and Defend by these Presents In Witness
whereof the said John Boult and Lovely his
wife have hereunto set our Hand and Seal.
the Day and Year above Written. C. L.

dated and witnessed
by the following
Elizabeth X Corbitt
Malachi Read
William Read Junr.

At a Court held for Princess Anne County the 1st day of January 1789.
The above Indenture of Bargain and Sale from John Boult
to William Read was proved by the Oath of the three
Witnesses thereto and is Ordered to be Recorded
Test.

S. H. Moxley Et.

26.

This Indenture made the tenth
day of July in the Year of our Lord one thou-
sand seven hundred and eighty eight Between
Caleb Corbitt and Elizabeth his wife of the
County of Princess Anne of the one part and
William Read of the said County and place of
the other part. Witnesseth that for and in
consideration of the sum of twenty five pounds
current money of Virginia to the said Caleb Corbitt.

Bargained and Sold with the Appurtenances
unto the said William Read and his heirs and
Assigns for ever free and clear of and from all
Dowers. AND Lastly the said John Boult
and wife their heirs all and singular the premises
hereby bargained and Sold with the Appurtenances
unto the said William Read his heirs and
Assigns against them the said John Boult and
Laney his wife their heirs and all and every other
tenant or lessees whatsoever claiming or to claim
any Right or Title by from or under them the said
John Boult and wife shall and will Warrant
and Defend by these presents In Witness
whereof the said John Boult and Laney his
wife have hereunto set our Hand and Seals.

The Day and Year above Written.

Saled and Delivered
in the County of
Elizabeth X Corbitt
Malachi Read
William Read Junr.

John Boult
Laney Boult

Princess Anne Co. VA Deeds 1788-1790
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At a Court held for Princess Anne County the 1st day of December 1788.
The above Indenture of Bargain and Sale from John Boult
to William Read was proved by the Oath of the three
Witnesses thereto and is ordered to be Recorded.

Test:
E. H. Morley Esq.

Caleb Corbitt
125 Indenture made the tenth
day of July in the Year of our Lord one thousand
and seven hundred and Eighty eight Between
Caleb Corbitt and Elizabeth his wife of the
County of Princess Anne of the one part and
William Read of the said County and place of
the other part witnesseth that for and in
consideration of the sum of twenty five pounds
current money of Virginia to the said Caleb Corbitt.

and wife in hand paid by the said William Read
at or before the sealing and delivering of these presents
the receipt whereof they doth hereby acknowledge and
they the said Caleb Corbitt and Elizabeth his wife
have granted bargained sold and confirmed and by
these presents do grant bargain sell and confirm unto
the said William Read and his heirs one certain tract
or parcel of Land containing two Acres and half
Acre be the same more or less situate in the County
of Princess Anne in Black Water binding on the
Province line bounded as follows beginning at a white
Oak standing in Willis Woods due west and running thence
running N. Westerly to a hickory standing in the Edge of
the publick Road thence running South along said Road
to the province line thence binding on said province line
to the first beginning and all Houses Buildings Dr.
chards Ways Waters Water Courses Profits and Appur
tenances whatsoever to the said premises belonging or in
any wise appertaining and the Reversion and Reversions
Remainders and Remainders Rents Issues and
Profits thereof and all the Estate Right and Title
of them the said Caleb Corbitt and Elizabeth 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 William Read his heirs and Assigns to the
only proper use and behoof of him the said William
Read and his heirs and Assigns for ever free and
clear of and from all Dowers. AND Lastly
the said Caleb Corbitt and wife their heirs all
and singular the premises hereby bargained and
Sold with the Appurtenances unto the said William
Read his heirs and Assigns against them the said

and wife in hand paid by the said William Read
at or before the sealing and delivering of these presents
the receipt whereof they doth hereby acknowledge and
they the said Caleb Corbett and Elizabeth his wife
have granted bargained sold and confirmed and by
these presents do grant bargain sell and confirm unto
the said William Read and his heirs one certain tract
or parcel of Land containing two Acres and half
Acre be the same more or less situate in the County
of Prince Anne in Black Water binding on the
Province line bounded as follows beginning at a white
Oak standing in Willis Coats do. tree, and running thence
running N^o Westerly to a hopyey standing in the Edge of
the publick Road thence running South along said Road
to the province line thence binding on said province line
to the first begining, and all Houses Buildings, Or-
chards, Ways, Waters, Water Courses, and other
Appurtenances whatsoever to the said premises
any wise appertaining and the Reversion and Reversions,
Remainders and Remainders, Rents, Issues and
Profits thereof and all the Estate Right and Title
of them the said Caleb Corbett and Elizabeth 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 William Read his heirs and Assigns to the
only proper use and behoef of him the said William
Read and his heirs and Assigns for ever, free and
clear of and from all Powers. And Lastly
the said Caleb Corbett and wife their heirs all
and singular the premises hereby bargained and
Sold with the Appurtenances unto the said William
Read his heirs and Assigns against them the saids

Caleb Corbett and Elizabeth his wife their heirs
and all and every other person or persons whatsoever
claiming or to claim any right or title by from or
under them the said Caleb Corbett and wife shall ant
will Warrant and Defend by these Presents.
In witness whereof we the said Caleb
Corbett and Elizabeth his wife have hereunto
set our Hand and Seals the Day and Year
first above Written.

Sealed and Delivered } In the presence of }
John Woodard } Caleb Corbett
Malachi Read }
William Read Jr } Elizabeth Corbett
etc. etc.

At a Court held for Prince Anne County the 11 day of December 1788
The above Indenture of Bargain and Sale was acknowledged by
Caleb Corbett and Elizabeth his Wife to William Read who
being first duly Examined relinquished her Right of
Dower, and is Ordered to be Recorded.

E. H. Hensley C. S.

Princess Anne Co. VA Deeds 1788-1790

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This Indenture made 22 day of September
in the Year of our Lord one thousand seven hundred and
Eighty eight BETWEEN William Cottle and Elizabeth
his wife of the County of Prince Anne of the one part,
and Ambrose Besley of the County of Currituck of the
other part. WITNESSETH that for and in Consideration of
the sum of twenty pounds current money of Virginia to
the said William Cottle in hand paid by the said
Ambrose Besley at or before the Sealing and Delivery
of these presents the receipt whereof they doth hereby
acknowledge, and myself therewith fully satisfied
and contented and thereof and of every part and
of every part and parcel thereof doth exonerate
acquit and discharge the said Ambrose Besley
his heirs Executors and Administrators for ever.
by these presents have given granted bargained sold

alienated, conveyed and confirmed by these presents do freely fully and absolutely give grant bargain sell and convey and confirm unto him the said Ambros Beasley his heirs and Assigns for ever one parcel or tract of Land situated lying and being in Ponquio in said Princess Anne County in Virginia containing Eighteen Acres bounded and bounded as follows, first beginning at a Plank Gum a Corner tree in Draper's Station, thence running N. 39 E. 110 pole to a small pine, then running West 20 poles to a Oak thence S. 34 W. 62 poles to a small Gum in St. Wishart line running S. E. W. to the first station bounded on the East and South by Anthony Walks on the West by Land formerly belonging to Joel Morse, and on the North by Thomas Wishart being the Land which the said Coyle bought of Wishart and others to have and to hold the said granted and bargained premises with all the said Appurtenances privileges and Commodities to the same belonging or in any wise appertaining to him the said Ambros Beasley his heirs and Assigns for ever, to his and their only proper use benefit and behoof for ever and to the said William Cottle and Elizabeth his wife for me my heirs, Executors and Administrators do covenant, promise and grant to and with the said Ambros Beasley his heirs and Assigns, that before the sealing hereof, I am the free soul and lawful owner of the above bargained premises and am lawfully seized and possessed of the same in mine own proper right as a good perfect and absolute estate of inheritance in Fee Simple, and have in my self good right full power and Lawful Authority to grant bargain sell convey and confirm the said bargained premises in manner above said and that the Ambros Beasley his heirs and Assigns shall and may from time and at all times for ever hereafter by force and Virtue of these presents lawfully and peaceably

and Quietly have, hold and use occupy, possess and enjoy the said demised and bargained premises with the Appurtenances free and clear and freely and clearly quit exonerate and discharged of and from all and all manner of forms or other Gifts, Grants, Bargains, Sales, Leases, Mortgages, Wills, Entails, jointures, Dower, Judgments, Encumbrances or catesies and furthermore I the said William Cottle and Elizabeth his wife for my self, my heirs executors and Administrators do covenant and Engage the above demised premises to him the Ambros Beasley his heirs and Assigns against the Lawful claim or Demand of any person or Persons whatsoever for ever hereafter to Warrant assure and Defend, & the Wives hereunto. We have set our hands and Seals this the Day and Year above mentioned.

Signed, sealed and delivered,

In witness whereof,

William Cottle

John Spain

Nancy & Ethridge

At a Court held for Princess Anne County the 8th day of January 1788.
The above Indenture of Bargain and Sale from William Cottle and Ambros Beasley his wife to Ambrose Beasley was proved
by the Oath of Joel King, John Spain and Nancy Ethridge
three of the witnesses to the same and is Ordered to be Recorded,

J. H. Moultrie Esq.

This Indenture made this twenty ninth day of October in the Year of our Lord, one thousand seven hundred and Eighty Eight Between Abner Moore and Margrett his wife of the County of Princess Anne of the one part, and Ambros Beasley of the County aforesaid of the other part, Witnesseth, that for and in consideration of the sum of forty pounds
space money to the said Abner Moore and

Margret his wife in hand paid by the said Ambrious Beasley at or before the sealing and deliverying of these presents the receipt whereof they doth hereby acknowledge and thereof doth release acquit and discharge the said Ambrious Beasley his executors and Administrators by these presents they the said Abner Moore and Margret his wife have granted bargained sold aliened and confirmed and by these presents doth grant bargain sell alien and confirm unto the said Ambrious Beasley and his heirs one certain tract or parcel of Land containing ~~forty~~ Acres more or less situate in the aforesaid County of Prince Anne and bounded as follows that is to say beginning at a pine on Mr. Joshua Lawrences line thence running S. 40 W. 8 pole South 70 W. to a Red Oak Tree, then N 60 W 26 pole to a Spanish Oak a corner tree, thence N 30 W. 8 pole to a black gum, thence N 10 W 16 1/2 pole to ^{the} Princess Anne Co. VA Deeds 1788-1790 ~~the~~ www.virginiapioneers.net
thence E 60 pole thence S 15 E 16 1/2 pole thence East 26 pole to a pine, thence Southwardly 60 pole to a pine in the head of the Creek in the pattern line, thence S 40 East to the first Station and all Houses, Buildings Orchards Ways, Waters Water Courses Profits Commodities & creditaments and Appurtenances whatsoever to the said premises hereby granted or any part thereof belonging or in any wise appertaining and the Reversion and Reversions Rents Issues and Profits thereof, and also all the Estate Right Title Interest Use, Trust Property, Claim and Demand whatsoever of them the said Abner Moore and Margret his wife 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 Lands hereby conveyed and all and singular other the premises hereby bargained and Sold and every part and

Parcel thereof with the same and every of their Appurtenances unto the said Ambrious Beasley his heirs and Assigns for ever to the only proper use and behoof of him the said Ambrious Beasley his heirs and Assigns for ever and the said Abner Moore and Margret his wife for themselves their heirs Executors and Administrators ~~and~~ covenant promise and grant to and with the said Ambrious Beasley his heirs and Assigns by these presents that the said Abner Moore and Margret his wife now at the time of sealing and delivering of these presents are seized of a good sure perfect and Indeasemable Estate of inheritance in Fee Simple of and in the Premises hereby bargained and Sold and that they have good power and lawful and absolute Authority to grant and convey the same to the said Ambrious Beasley in manner and form and that the said Deeds 1788-1790 hereafter shall remain and be free and clear of and from all former and other Gifts Grants Sales Dower Right and Title of Dower Judgments Executions Tolls troublesome Charges and Encumbrances whatsoever made done committed or suffered by the said Abner Moore or Margret his wife or any other person or persons whatsoever the Burdens therefrom to grow and payable to these States their heirs and Successors for and in respect of the premises only accepted and forepassed and that the said Abner Moore and Margret his wife and their heirs all and singular the premises hereby bargained and Sold with the Appurtenances unto the said Ambrious Beasley his heirs and Assigns again and them the said Abner Moore and Margret his wife and their heirs and Assigns and all and every other person or persons whatsoever shall Warren and for ever defend by these presents. And So Asably that they the said Abner Moore and Margret his wife their heirs and all and every other

Person or persons and them and their heirs any thing
having or claiming in the premises herein before men-
tioned or intended to be hereby bargained and sold shall
and will from time to time and at all times hereafter at
the reasonable Request, and at the proper Cost and Charge
in the Law of the said Ambrois Beasley his heirs and
Assigns more do and execute or cause to execute to be made
done and executed all and every such further and other
Lawfull and reasonable Act and Acts, Thing and things,
Conveyances and Assurances for the further better and more
perfect conveying and assuring the premises aforesaid with
their and every of their Appurtenances unto the said
Ambrois Beasley his heirs and Assigns by the said
Ambrois Beasley his heirs or Assigns or their Council
Learned in the Law shall be reasonably devised advised
or required. In witness whereof the said Hon-
orable and Margaret his wife have hereunto set their
Hands and Seals the Day and Year first above
Written.

Signed Sealed and Delivered
In the presence of us,

Francis Moore

William Russell

X Kilgore

Abner Moore

James Riggs. Margaret Moore

marks

At a Court held for Princess Anne County the 1st day of January 1789.
The above Indenture of Bargain and Sale from Abner
Moore and Margaret his Wife to Ambrois
Beasley was Acknowledged by the said Abner Moore
and Ordered to be Recorded.

Test.

E. H. Morley Esq.

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KNOW all Men by these presents
that We Jonathan Park, James Nimo,
William Russell and Thomas Lawson of
the County of Princess Anne are held and firmly
bound unto Beverly Randolph Esq; Governor of
the state of Virginia and his Successors in the full
and just sum of One thousand pounds Current
Money, to be paid to the said Beverly Randolph
Esq; or his Successors, to which payment well and
truly to be made We do hereby bind ourselves
Jointly and severally, and each of our joint and
several Heirs, Executors, and Administrators,
firmly by these presents; as Witness our hands
and Seals this Eighth day of January, Anno.
Dom: 1789. -

Deeds
Princess Anne Co. VA
1788-1790

The Condition of the above Obligation
is such, that Whereas the above named Jonathan
Park is nominated and appointed Surveyor
for the County of Princess Anne by Commission
from Edmund Randolph Esq; late Governor of
the State of Virginia, now if he the said Jonathan
Park doth well and faithfully perform and
execute the said Office agreeable to Law, then
then the above Obligation to be void, or else to
remain in full force and Virtue.

Signed Sealed
and delivered
in presence of

Jonathan Park
Ja^m Nimo
William Russell
Tho^m Lawson

At a Court held for Princess Anne County the 1st day of January 1789.
The above Bond from Jonathan Park Surveyor of the
County with James Nimo William Russell and Thomas
Lawson his Sureties to the Governor was acknowledged by
them and Ordered to be Recorded.

E. H. Morley Esq.

This Indenture made the twenty-fourth day of November in the Year of our Lord One thousand seven hundred and Eighty eight, Between James Leggett of the County of Prince Anne of the one part, and William White of said County of the other part witnesseth that for and in Consideration of the sum of Thirty pounds fifteen Shillings lawful money of Virginia which the said James Leggett is justly indebted and honestly desires to secure and pay to the said William White, and for and in the further consideration of the sum of five Shillings like money to the said James Leggett in hand paid by the said William White at or before the sealing and delivery of these presents, the receipt whereof he doth hereby acknowledge and therof doth acquit exonerate and discharge the said William White his heirs Executors and Administrators.

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Presently he the said James Leggett hath granted bargained sold and confirmed and by these presents doth grant bargain sell and confirm unto the said William White his heirs and Assigns forever All that tract, parcel or plantation of Land whereon the said Leggett now lives, situate, lying and being in the said County of Prince Anne containing by estimation twenty Acres be the same more or less, and is bounded by Larkhorn bay to the Eastward and Westward and by the Land of Henry James to the Southward, being all the Land which was devised to the said James Leggett by his Father Alexander Leggett, and all Houses Buildings Ways Waterways Courses Profits Commodities Hereditaments and Appurtenances thereunto belonging and the Reversion and Revenues Remainder and remainder,

Rents, Yards and &c fit thereof To have and to hold the said bargained premises unto the said William White his heirs and Assigns for ever to the only proper use and behoof of him the said William White his heirs or Assigns for ever and the said James Leggett doth hereby covenant promise and grants for himself and his heirs or Assigns that he and his heirs or Assigns; and every of them shall and will Warrant and for ever defend the said bargained premises and every part thereof unto the said William White his heirs or Assigns against all and every person or persons whatsoever. Upon Trust nevertheless the said William White his Heirs Executors or Administrators shall whenever he or they think proper after giving five days Notice by Advertisement sell the said bargained premises for the best price that can be got and out of the Money arising from such Sale satisfy and pay all the contingent charges attending the same and also satisfy and pay him or themselves the above mentioned sum of Thirty Pounds fifteen Shillings Specie, with lawful Interest thereon, from the date hereof until paid, and that the said William White his heirs or Assigns shall pay the Overplus if any, to the said James Leggett his Heirs or Assigns, In Witness whereof the said James Leggett hath hereunto his Hand and Seal the day and Year first above Written.

Sealed and Delivered
 In the presence of J. S.

Wm. Kieling
 John S. Salisbury
 Elizabeth Jordan
 John N. Kelley
 L.?

James Leggett...


At a Court held for Prince Anne County the 12th day of February 1789
 The above Indenture of Trust from James Leggett to William White was proved according to Law by the Oaths of John Kieling
 Salisbury, William Kieling and Elizabeth Jordan three of the Witnesses to the same and is Recorded to be Recorded.

John
 E. H. Morley Esq.

Moore to Moore

This Indenture made the twentieth day of January in the Year of our Lord Christ, one thousand seven hundred and Eighty nine Between Cason Moore sen. of the County of Princess Anne in Virginia of the one part, and Tully Moore son of the said Cason of the other part, Witnesseth that for and in Consideration of the parental love and good will, whiche I have and do bear unto my said son Tully Moore & the said Cason Moore have given and by this present Deed of Gift, I do give grant and confirm unto him my said son Tully Moore and his heirs for ever, All that tract or parcels of Lands which I formerly purchased of a certain John Malbone deceased containing by Estimation, Fifteene Acres be the same more or less according to the well known reputed bounds lying and being in the aforesaid County of Princess Anne in the Middle Division of the Eastern Shore of

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is bounded by the Land of Peter Malbone, John Malbone, Jonathan Benney, John Whitchard, the main Road, and Godfrey Malbone, and Solomon Waterman to the first Station, and all Houses, Buildings, Orchards, - Hays, Water Courses, Slips and Appurtenances, what ever to the said premises belonging or in any wise appertaining, and the Reversion, and Reversions, Remainders and Remainders, Rents, Issues and Profits thereof, and all the Estate, Rights and Title of him the said Cason Moore of in and to the same To have and to hold all and singular the premises hereby Given, with Appurtenances unto the said Tully Moore his heirs and Assigns to the only proper use and behoof of him the said Tully Moore his heirs and Assigns for ever, free and clear of and from Dower and all other Incumbrances of what nature or kind soever And Lastly the said Cason Moore

and his heirs all and singular the premises hereby given with the Appurtenances unto the said Tully Moore and his heirs, and all and every other person and persons whatsoever shall warrant and for ever defend by these presents, the His Highness whereof the said Cason Moore have hereunto set his Hand and Affixed his Seal the day and year and year first above mentioned.

Signed Sealed and Delivered }

In the presence of

John V. Malbone
Solomon Malbone
William Waterman

Cason Moore

William Waterman

Feb 1789

At a Court held for Prince George County the 1st day of February 1789.
The above Indenture of gift from Cason Moore Jr. to his Son Tully Moore was acknowledged by him and ordered to be Recorded,

E. H. Moseley Esq;

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To all People to whom these presents shall come James Simpson Gent and Elizabeth his Wife late Widow and Relict of Col. William Robinson deceased send Greeting Known ye that the said James Simpson and Elizabeth his Wife for and in Consideration of the sum of One hundred and twenty Pounds current money of Virginia, to them in hand paid by Simon Stone of the County of Princess Anne the receipt whereof they hereby acknowledge, have remised, released, and for ever quit claimed, and by these presents, do fully, clearly, and absolutely remise, release, and for quit claim unto the said Simon Stone, all, and all manner of Dower, (which the the said Elizabeth, (Widow and Relict as aforesaid) now hath, may might,

should or of Right ought to have, or claim, of
in or out of All that tract or parcel of Land
which the said Col: William Robinson inherited
during the coverture between him and the said
Elizabeth party hereto, from his Cousin William
Robinson son of William commonly known by the
name of Springfield, situate, lying, and being in
the County aforesaid, adjoining Lynnhaven River
and the Lands of the said Simon Stone, William
Cornick and a Tract belonging to the Estate of
Anthony Walker d^r, and containing by a late
Survey four hundred and fifty six Acres and
all manner of Actions, and Writs of Dower, what-
soever, so as neither they the said James Simpson
and Elizabeth his wife, nor any other persons for
them, or either of them, or in their or either of their
Names any manner of Power or the like given or
Power, of or in the said tract of Land aforesaid
four hundred and fifty six Acres with the Appur-
tenances, or of any part or parcel thereof, at any
time hereafter shall or may have, claim, or prosecute,
against the said Simon Stone, his heirs or Assigns
but of and from the same shall be utterly debarred
and for ever excluded by these presents. In witness
whereof the said James Simpson and Elizabeth his
Wife have hereunto set their hands and Seals the
twelfth day of February in the Year of our Lord
One thousand seven hundred and eighty one.
Scaled in the presence of

Star Evans
John Robinson

James Simpson, Seal

Elizabeth Simpson, Seal

At a Court held for Princess Anne County the 12 day of February 1781
The above Indenture of Sale was read upon and acknowledged by the said
John Robinson and Elizabeth his Wife before Simon Stone who acknowledged the same
Evert being fully examined distinguished her Right of
Dower thereof, and is Ordered to be recorded.

Test:
E. H. Mosley Esq.

This Indenture made the
seventh day of November in the year of our Lord one
thousand seven hundred and Eighty eight Between
John Bonney sen^r and Mary his wife of the County
of Princess Anne of the one part, and John Bonney
son of Mary of said County of the other part.
Witnesseth, that for and in consideration
of the sum of three hundred pounds current
money of Virginia, to the said John Bonney sen^r
in hand paid by the said John Bonney son of
Mary at and before the sealing and delivery of
these presents, the receipt whereof he the said John
Bonney sen^r doth hereby acknowledge, and thereof
and of every part thereof, do hereby acquit, exonerate
and discharge the said John Bonney son of Mary
his heirs, executors Administrators or Assigns by these
presents, they the said John Bonney sen^r 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 John Bonney son of Mary
his Heirs and Assigns, One certain tract or parcel
of Land and plantation situate lying and being about
one Mile to the Northward of Ringo Chappel on the
Road to Kempsville and Eastern Shore in said County
and is the same Land the said John Bonney sen^r hied
by the death of Cyleon Bonney dec^r containing
One hundred Acres, be the same Land more or less
and is bounded by the Lands of the following people
viz beginning at the N^E corner of said Land at an
Oak a Corner tree between Ric^r Land and Job
Dowdell thence westerly on the line between Ric^r Land
and Solomon Cason to the place wherein there

Southly binding on the said Swamp to Henry Harri-
son Land, thence Easterly round said Harrison Land
to Jacob Doudge and William Bonney Land and Jacob
Doudge Land to West, thence N. N. E course to the
beginning Oak, and is the same Land that the said John
Bonney Anterior to the death of Gideon Bonney
To have and to hold the said bargained premises
with all the appurtenances whatsoever to the said John
Bonney son Mary his heirs and Assigns forever, to
the only proper use of him the said John Bonney son -
Mary his heirs and Assigns, and the said John
Bonney Jr. and Mary his wife, do hereby covenant,
and promise to and with, that the said Land is free
from every encumbrance whatsoever, had made done
committed or suffered by them the said John Bonney and
Mary his wife for themselves their heirs Executors, Administrators
or Assigns the said bargained premises unto the
said John Bonney son Mary his heirs and Assigns
for ever, will Warrant and for ever defend
against all and every person or persons whatsoever.

In witness whereof the said John Bonney and
Mary his wife have hereunto set hands and seals
the Day and Year first above written.

Signed Sealed and Delivered

In presence of

Joshua Senterfay
Dennis Dawley
Wm. Simpson
Charles Gunter

John Bonney Jr.
Mary + Bonney

At a Court held for Prince Anne County the 13rd day of February 1789.
The above Indenture of Bargain and Sale from John Bonney Jr.
and Mary his wife to John Bonney Jr. was acknowledged
by them, the being justly examined, Relinquished her
Right of Dower, and is Ordered to be Recorded. —

Test:
E. H. Morley Esq.

This Indenture made the Sixth
day November in the Year of our Lord one
thousand seven hundred and Eighty eight.
Between John Bonney son Mary and Anne
his wife of the County of Prince George of the one part
and John Bonney son of the same County
Witnesseth that for and in consideration of
the sum of three hundred pounds current money
of Virginia to the said John Bonney son of Mary
in hand paid by the said John Bonney son at and
before the sealing and delivery of these presents the receipt
whereof he doth hereby acknowledge, and thereof and of
every part and parcel thereof, to hereby acquit, pay
over and discharge the said John Bonney son his
Deeds 1788-1790 or Administrators by these presents
they the said John Bonney son of Mary and Anne
his wife have granted bargained sold, and confirmed
and by these presents do grant bargain sell and
confirm unto the said John Bonney, Bonney Jr.
his heirs and Assigns, one certain tract or parcel
or plantation of Land situate lying and being at
or near a creek called Muddy Creek in the said
County and is the same tract of Land whereon the
said John Bonney son Mary now lives and is the
same Land the said John Bonney son Mary bought
of Dennis Dawley, containing One hundred
Acres of up Land and fifty Acres of Marsh
adjoining the said Land, bounded as follows,
beginning at North West corner of said Land at a post
corner between William Flanagan Dennis Dawley
and said Land thence Southwardly binding on Dennis
Dawley's Land to Dawley's Creek thence Easterly as the