

Charles Whitehurst his Heirs and Assigns against all Persons whatsoever, that pretends to have any Claim against the said Premises and To the said Richard Whitehurst, and my Heirs doth Warrant and forever Defends the said Land to the said Charles Whitehurst and his Heirs and Assigns forever In Witness whereof the said Richard Whitehurst and Rhoda his Wife have set their Hands the Day and Year first above Written,

Signed Sealed Delivered }
In the Presents of }
Tully Mosley.
William M. Franahan
Francis Mosley

Richard Whitehurst
Rhoda Whitehurst

At a Court Held for Princeps Anne County the 3 day of April 1791.
The above Indenture of Bargain and Sale from Richard Whitehurst and Rhoda his Wife to Charles Whitehurst and Rhoda his Wife and said Richard Whitehurst and is Ordered to be Recorded.

E. H. Mosley Clk.

The Commonwealth of Virginia

To John Hancock and Thomas Dawson Gentlemen.
Greeting, Whereas Henry Holmes and Amy his Wife by certain Indenture of Bargain and Sale bearing date the second day of September in the Year of our Lord One Thousand Seven Hundred and Ninety One, have sold and conveyed to Tully Robinson of the County of Norfolk the Fee Simple Estate in a Tract or Parcel of Land lying and being in the County of Princeps Anne Containing by Estimation Ninety Eight Acres more or less whereon the said Henry Holmes now lives, And Whereas the said Amy cannot conveniently Travel to our Court of our said County of Princeps Anne to make

Attest Charles Amy Commission for Princeps Anne County

Acknowledgment of the said Conveyance. Therefore We do give unto You or any two or more of You, Power to Receive such Acknowledgments which the said Amy shall be willing to make before You of the Conveyance Contained in the Indenture hereto Annexed. We do therefore Command You, that you do Personally go to the said Amy and receive her Acknowledgments of the same, and Examine her privately and Apart from the said Henry Holmes her Husband whether she doth the same freely and Voluntarily without the Persuasions or Threats of her said Husband, and whether she is willing the same should be Recorded, in the County Court of Princeps Anne, And when You have Received her Acknowledgments and Examined her as aforesaid that You do signify and Openly certify us thereof under Your Hand and Seal sending them then the said Indenture and this writ Witness Edward Hask Mosley Clerk of our said Court the 15th Day of February 1792, in the 16th Year of the Commonwealth.

E. H. Mosley

By Virtue of the within Commission to us Directed We the Subscribers did Personally go to Amy Holmes Wife of the within Named Henry Holmes and Examined her privately and Apart from her said Husband and before us she Acknowledged the Indenture hereto Annexed to be her Act and Deed and declared that she Executed the same freely and Voluntarily without the Persuasions or Threats of her said Husband and that she was willing to Make and Convey her Right of Power, or whatever Right or Title she might have in or to the Land and Appurtenances specified in the said Indenture and was willing the same should be Recorded in the Court of the County of Princeps Anne to which Court We do certify under Our Hands and Seal this 26 day of March 1792.
John Hancock
Thos. Dawson

At a Court Held for Princeps Anne County the 3 day of April 1792
The above Commission and the Certificate of the Execution thereof, was this Day Returned and is Ordered to be Recorded.
E. H. Mosley Clk.

Attest Charles Amy Commission for Princeps Anne County

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This Indenture made the Fifteenth Day of March in the Year of our Lord, One Thousand Seven Hundred and Ninety Two. Between Dingley Gray of the County of Princeps Anne in Virginia of the one Part, and Isaac Murray of the County and State aforesaid of the other Part. Witnesseth that for and in Consideration of the sum of Two Hundred and Thirty Pounds, current Money of Virginia, to the said Dingley Gray in Hand paid by the said Isaac Murray at or before the sealing and Delivery of these Presents the Receipt whereof he doth hereby Acknowledge, he the said Dingley Gray have granted bargained sold and confirmed, and by these Presents do grant bargain sell, and confirm unto the said Isaac Murray and to his Heirs for ever, abetain ^{tract or Parcel of Land} containing by Estimation One Hundred and ^{and} more or less, bounded as follows (beginning at a Marked Red Oak at the Head of above, running thence to a Mulberry Tree near Mrs. Mary Ann Scotts Line, down said Line to a Cove down said Cove to the Eastern Branch of Elizabeth River along said Branch to the Mouth of Kings Creek, up said Creek to the Mouth of the Cove first mentioned, and up said Cove to the Red Oak first mentioned; situate lying in the County aforesaid being part of the Land his Father Benjamin Dingley Gray lived on, with all Houses, Buildings, Orchards, Ways, Waters, Water 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 Rights and Title of the said Dingley Gray, and to the same To have and to hold all and singular the Premises hereby bargained and Sold with the

Gray to Murray

Appertinances unto the said Isaac Murray his Heirs and Assigns for ever, to the only proper Use and behoof of him the said Isaac Murray his Heirs and Assigns forever, free and clear of and from all Power, and all other Incumbances of what nature and kind soever. And Lastly, the said Dingley Gray his heirs, all and singular the Parties hereby bargained and sold with the Appertinances unto the said Isaac Murray his Heirs and Assigns against him the said Dingley Gray his Heirs and all and every other Person or Persons whatsoever shall and will Herriant and for ever Defend by their Presents M. Witness whereof he the Dingley Gray have hereunto set his Hand and Seal the Day and Year first above Mentioned,

22

signed sealed and Delivered
in Presence of Us.....
Matthews Drury
John Matthews
John Matthews
John Matthews
John Matthews
John Matthews

Dingley Gray

As above Night for Princeps Anne County the 3 Day of April 1792 The above Indenture of Bargain and Sale from Dingley Gray to Isaac Murray was Acknowledged by the said Dingley Gray and is Ordered to be Recorded.

Sub, E. H. Mosely Ck.

Robinson to Holmes

This Indenture made the Fourth Day of September in the Year of our Lord, One Thousand Seven Hundred and Ninety One Between Tully Robinson and Frances Robinson his Wife of the County of Norfolk of the one Part, and Henry Holmes of the County of Princeps Anne of the other Part. Witnesseth that the said Tully Robinson and Frances his Wife for and in Consideration of the sum of Five Shillings to them in Hand paid by the said Henry Holmes the Receipt whereof they do hereby Acknowledge and thereof do acquit and Discharge the said Henry Holmes his

Heirs, Executors and Administrators, have granted bargained, leased and to Farm, and by these presents do grant, bargain, lease and to Farm, Lett, unto the said Henry Holmes for and during the Term of his Natural Life, all the Land now cleared and fit for Cultivation, together with the Houses and Improvements, whereon He he lives, with the Privilege of Necessary Timber for the Use of the said Plantation for fire Wood, Fencing and Necessary Repairs of the Houses To have and to hold the said Land and Improvements unto him the said Henry Holmes for and during the Term of his Natural Life with the Privilege aforesaid, and the said Tully Robinson and Frances his Wife do hereby covenant and agree to and with the said Henry Holmes that He may enjoy the aforesaid Lands in manner aforesaid, for the Term aforesaid, against the Claim or Demand of them the said Tully Robinson and Frances his Wife In Testimony whereof they have hereto, ~~do~~ ^{signed} their Names and Seals the Day and Year first Written

In Presence of
 Charles Godfrey
 Jonathan Proctor
 William Elliott
 George Martin

Tully Robinson
 Frances Robinson

At Court Held for Princess Anne County the 3^d day of April 1792
 The above Indenture of Lease for Life from Tully Robinson and Frances his Wife to Henry Holmes was Acknowledged by the same Parties being first privately Examined and Inquired her Rights of Power to the Lands mentioned in the said Indenture and is Ordered to be Recorded.

E. H. Moseley Clk.

Know all Men by these Presents that We James Simpson and William Parsons, Maurice Fitzgerald and Joshua Whitcomb of the County of Princess Anne are held and firmly bound unto Edward Rice of the Borough of Norfolk, and Tully Robinson of the County of Norfolk, and James Robinson of the County of Princess Anne in the Sum of Fifteen Hundred Pounds Current Money of Virginia, to be paid to the said Edward Rice, Tully Robinson and James Robinson their certain Attorney, the Heirs, Executors, Administrators or Assigns, to which Payment well and truly to be made, We bind ourselves and each of us, our and each of our Heirs, Executors and Administrators jointly by these Presents sealed with our Seals, and Dated the Day of

James Simpson of the County of Princess Anne to Vice & Security for Counter Security

The Condition of the above Obligation is such that Whereas Elizabeth Simpson while she was the Widow of William Robinson dec^d. Administered with the Will Annexed of the said William Robinson dec^d. on his Estate and gave the said Edward Rice, Tully Robinson and James Robinson as her Security the the said Elizabeth afterwards Intermarried with the said James Simpson who in her Right became by Virtue of such Intermarriage entitled to settle and transact the Business of the Estate of the said William Robinson dec^d. And Whereas the said Edward Rice, Tully Robinson and James Robinson as Security aforesaid sometimes Past, Petitioned the Court of said County of Princess Anne for Counter Security, or to have the Estate of the said William Robinson Delivered Up them Now Know Ye that if the said James Simpson his Heirs Executors or Administrators shall well and truly save have harmless and Indemnify the said Edward Rice, Tully Robinson and James Robinson their Heirs Executors and Administrators from

22

all Costs, Damages, Charges and Demands whatsoever by Reason or means of their being bound as Securities as aforesaid, then the above Obligation to be Void or else to Remain in full Force and Virtue.

Test
 John Mollis
 William Smith
 Daniel Munden
 William Forrest

James Simpson ...
 William Parsons ...
 Joshua Whitehurst ...
 Maurice Fitzgerald ...

At a Court Held for Prince Anne County the 3^d Day of April 1792.
 The above Bonds from James Simpson, William Parsons, Joshua Whitehurst and Maurice Fitzgerald to Edward Rice, Thelley Robinson and James Robinson was proved according to Law by the Oaths of William Smith and William Forrest two of the Witnesses to the same, and is Ordered to be Recorded.

Test
 E. H. Mosley Clk.

Princess Anne Co. VA deeds 1790-1792

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Princess Anne County Se.

We the Subscribers being Summoned as a Jury by the Sheriff to Meet on the Lands of George Shore Orphan of George Shore dec. and Thomas Drewry whereon Mary Moore has Petitioned the Court of the County to Erect a Water Mill or Mills, have Accordingly met upon and viewed the said Lands, and after maturely considering the Conveniences and Inconveniences that would attend the Erection of such Water Mill or Mills do say, that the said Mill or Mills would be of infinite Advantage to the Community at large if Erected, and that the said Mary Moore ought to be put in immediate Possession of One Acre of the Land of the said George Shore Adjoining the Bridge, commonly called Moores or Spratts Bridge, for which said Acre of Land she shall

Pay Forty Shillings, and the same price for every other Acre of high Land and Marsh (belonging to said George Shore) that will be laid under Water by the Dam of said Mill or Mills, And We do farther say, that We do farther say that We conceive that the Erection of said Mill or Mills would be of no further Advantage to the said George Shore or any other Person, And this is our Report, Given under our Hands and Seals this 21st Day of March 1792,

William Holmes ...	Thomas Fieeling ...
Joshua Martin ...	Joshua Nicholas ...
Enoch ^{his} Whitehurst ...	James Throngood ...
Jonathan Park ...	Rowland Hodges ...
John Moore Junr ...	John Throngood ...
Thomas Williamson ...	Robert Frays ...

At a Court Held for Prince Anne County the 3^d Day of April 1792.
 On Consideration of the Above Report returned by the Sheriff Petitioner to Mary Moores Petition for an Acre of Land belonging to George Shore an Infant and Thomas Drewry in Right of Frances his Wife on the other side of the Run to Build a Water Mill on It is the Opinion of the Court the said Petition is Reasonable, And that the Acre of Land be Vested in the Petitioner her Heirs and Assigns, upon her Paying the Valuation Money of the Land and Damages Reported by the Jury to the Heirs or Persons Legally intitled thereto, And it is Ordered that the said Report be Recorded.

Test
 E. H. Mosley Clk.

Jurys Report to Moores Petition.

This Indenture made the Twelfth Day of March in the Year of our Lord Christ One Thousand Seven Hundred and Ninety Two, Between Amy Lovell Daughter of Henry Lovell deceased of the County of Prince Anne and Colony of Virginia of the one Part, and Jonathan Bushy of the said County and Colony of the other Part Witnesseth, that the said Amy Lovell for and in Consideration of the sum of Fifty Pounds Current Money of Virginia to her in hand paid by the said Jonathan Bushy at or before the Enacting and Delivery of these Presents, the Receipt whereof, she doth hereby Acknowledge, and from every Part and Parcel thereof doth hereby acquit, release and discharge him the said Jonathan Bushy his heirs and Assigns she and every of them, has granted bargained Sold, Alien'd, Released and Conformed, and by these Presents doth grant, bargain, sell, alien release and conform, ^{and for ever release} unto the said Jonathan Bushy, One certain piece or parcel of Land situate lying and being in Prince Anne County in the Lower Precinct of the Eastern Shore, and containing Thirty Acres more or less, it is the Fifth Part of the Tract of Land my Father Henry Lovell owned, and the said Tract is bounded as follows, by a Marsh called Lovetts Marsh and Caleb Lemoonts deceased Land on the East, by the fresh Pond and swamp on the South and South West, by Jacob Whites Land on the West, by Roberts Trowers Land on the North and Inclosed therewith, with 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 her the said Amy Lovell, of in or to the said Land and Premises or any Part

Lovell to Bushy

thereof. To have and to hold the aforesaid Piece or Parcel of Land and all and singular other the Premises herein Aforesaid with their and every of their Rights Titles and Appurtenances, unto the said Jonathan Bushy his Heirs and Assigns to the only proper Use and behoof of him the said Jonathan Bushy and of his Heirs and Assigns for ever, and the said Amy Lovell for herself, her Heirs, Executors and Administrators the said hereby Conveyed Lands and Premises, and every Part, and Parcel thereof with their Appurtenances unto the said Jonathan Bushy his Heirs and Assigns against the said Amy Lovell her Heirs 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 acquitted, exonerated and discharged or otherwise well and sufficiently saved defended kept harmless and Undamified by the said Amy Lovell her heirs Executors and Administrators off from and against all manner of former and other Gifts, Grants, Bargains, Sales, Leases, Jointures, Powers, Mortgages, Incumbrances, and of and from all Estates, Titles, Charges, and Incumbrances whatsoever, had, made, committed, done, or suffered by the said Amy Lovell or any other Person or Persons whatsoever. In Witness whereof, the said Amy Lovell hath hereunto set her Hand and Affixed her Seal the Day and Year first above Written.

signed sealed & Delivered }
 In Presence of }
 Henry Bushy
 Nathaniel Bushy
 Reuben Lovell

Amy Lovell

At about 10 o'clock for Prince Anne County the 7th Day of May 1792... The above Indenture of Bargain and Sale from Amy Lovell Spinster to Jonathan Bushy was Acknowledged by the said Amy Lovell and is Ordered to be Recorded

Test
 E. H. Mosley Clk.

This Indenture made the Thirtieth Day of March in the Year of our Lord Christ One Thousand seven Hundred and Ninety Two, Between Anne Lovett, Daughter of Henry deceased of the County of Princeps Anne and Colony of Virginia of the one Part, and Jonathan Bushey of the said County and Colony of the other Part, Witnesseth, that the said Anna Lovett for and in Consideration of the Sum of Fifty Pounds Current Money of Virginia, to her in hand paid, by the said Jonathan Bushey at or before the Enscaling and Delivery of these Presents the Receipt whereof she doth hereby Acknowledge and from every part and parcel thereof doth hereby acquit, release, and discharge him the said Jonathan Bushey his Heirs and Assigns she 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 for ever Release unto the said Jonathan Bushey One certain Piece or Parcel of Land, situate lying and being in Princeps Anne County in the Lower Precincts of the Eastern Shore, and containing Thirty Acres more or less, it being in the Tract of Land my Father Henry Lovett de. Owned, the said Tract is bounded as follows, by the Marsh called Lovett's Marsh and the Land of Caleb Lamounts on the East, by the Fresh Pond and a Swamp on the South and South West, by Jacob White's Land on the West, by Robert Trorer Land on the North and Inclosed therewith, with the Reversion and Reversions, Remainder and Remainders, Rents Issues and Profits and Emoluments of all and singular the Premises, and of every Part and Parcel thereof, with these and every of these Appurtenances, and all the Estate, Right, Title, and Interest, together with all Properties Claims and Demands whatsoever of her the said Anna Lovett of, in, or to the said Land and Premises or any Part thereof,

Lovett to Bushey.

Princess Anne Co. VA
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To have and to hold the aforesaid Piece or Parcel of Land, and all and singular other the Premises hereof afove mentioned, with their and every of their Rights, Titles and Appurtenances unto the said Jonathan Bushey his Heirs and Assigns to the only proper Use and Behoof of him the said Jonathan Bushey and of his Heirs and Assigns for ever, and the said Anna Lovett for herself her heirs Executors and Administrators the said hereby conveyed Lands and Premises and every Part and Parcel their Appurtenances unto the said Jonathan Bushey his Heirs and Assigns, against the said Anna Lovett her heirs, 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 acquitted, exonerated and discharged, or otherwise well and sufficiently, saved, Defended, kept harmless and Undamified by the said Anna Lovett her heirs Executors and Administrators, off from, and against, all manner of Gifts, Grants, Bargains, Sales, Leases, Fines, Tenures, Mortgages, Intails, and of and from all Estates, Titles Charges and Incumbrances whatsoever had, made, Committed, done or suffered by the said Anna Lovett or any other Person or Persons whatsoever. In Witness whereof the said Anna Lovett hath hereunto set her Hand and Affixed her Seal the Day and Year first above Written.

Ligned Sealed and
Delivered in Presence of
Ruben Lovett
Nathanial Bushey
Henry Bushey

Anna Lovett

As above Held for Princeps Anne County the 7th Day of May 1792.
The above Indenture of Bargain and Sale from Anna Lovett Operator to Jonathan Bushey was Acknowledged by the said Anna Lovett and is Ordered to be Recorded.

Test:
E. H. Moseley, Clk.

This Indenture made the Twentry Fourth
 Day of February in the Year of our Lords, One Thousand
 Seven Hundred and Ninety Two. Between Anne Cornish
 of the one part, and Richard Whitehurst of the other
 Part both of the County of Princeps Anne and State of Virginia
 Winesseth that for and in the Consideration of the Sum
 of Nine Pound to the Anne Cornish in hand paid by the said
 Richard Whitehurst, at or before the Sealing and Delivering of
 these Presents the Receipt whereof she doth hereby acknowledge and
 therefore doth acquit, release and discharge the said Richard
 Whitehurst his Executors and Administrators by these Presents
 the said Anne Cornish hath granted bargained sold Aliened
 and Confirmed and by these Presents doth grant bargain sell
 Alien and Confirm unto the said Richard Whitehurst his heirs
 and assigns all that certain piece or parcel of Land, ^{in the County of Princeps Anne & State of Virginia} ^{in the County of Princeps Anne & State of Virginia} ^{in the County of Princeps Anne & State of Virginia}
 a Chincopin Post in Caleb Moores & Joshua Wrights line being a
 Corner Post, and thence running nearly West to another Chincopin
 Post, abornor Post adjoining the Land formerly belonging to James
 Johnson and from thence running nearly south to another Chincopin
 Post, a Corner Post in the line of the said James Johnson, and from
 thence running nearly West to an Old Line being abornor tree, in
 the line of Thomas Wright & Richard Whitehurst and from thence
 running nearly south to a Red Oak abornor tree, and from thence
 running nearly East to a Chincopin Post, abornor Post, and from
 thence running nearly North down Caleb Moores line to the ^{Post}
 containing Nine Acres more or less, and all Housing Buildings
 Orchards, Ways, Waters, Watercourses, Profits, Commodities Heredita-
 ments and Appurtenances, and the Reversion and Reversions
 Remainder and Remainders Rents Issues and Profits whereof
 and also all the Estate, Rights, Titles, Interests, Use, Trusts,

Cornish to Whitehurst.

Property Claim and Demand whatsoever of her the said
 Anne Cornish, 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 con-
 veyed, and every Part and Parcel thereof with their and every of
 their Appurtenances unto the said Richard Whitehurst and his
 Heirs for ever, to the only proper Use and behoof of him the said
 Richard Whitehurst and his Heirs and Assigns for ever: and the
 said Anne Cornish for herself her heirs Executors & Administrators
 doth covenant, promise and grant, to and with the said Richard
 Whitehurst his heirs and Assigns by these Presents, that the said Prem-
 ises now at the time of Sealing and Delivering of these Presents,
 is seized of a good sure perfect and Indefeasible of Inheritance in
 Fee Simple, of and in the Premises hereby bargained and sold
 and that she has good Power lawfull and absolute Authority to
 give and convey the same in manor and form aforesaid unto
 the said Richard Whitehurst, and that the Premises now and for
 ever hereafter shall remain and be free and clear of and from all
 forms, Gifts, Grants, Bargains, Sales, Donor, Rights and Titles of
 Powers, Judgments, Executions, Titles, Troubles, Charges and Incum-
 brances whatsoever comited or suffered by the said Anne Cornish or
 any other Person or Persons whatsoever and the said Anne Cornish
 and her heirs and all and singular the Premises hereby bargain-
 ed and sold with the Appurtenances unto the said Richard
 Whitehurst and his heirs and every Person and Persons whatsoever
 shall and will for ever Warrant and Defend by these Presents
 In Witness whereof the said Anne Cornish hath hereunto
 set her Hand and Seal the Day and Year first above Written.

Agreed, Signed and Delivered
 In Presence of...
 Elias Chapple
 Thomas Wright
 Milloughby & Chapple
 Sarah & Eston
 875

Anna Cornish

This Indenture made the Twentry Fourth
 Day of February in the Year of our Lords, One Thousand
 Seven Hundred and Ninety Two. Betwixt Anne Cornish
 of the one part, and Richard Whitehurst of the other
 Parts both of the County of Princeps Anne and State of Virginia
 Winesseth that for and in the Consideration of the Sum
 of Nine Pound to the Anne Cornish in hand paid by the said
 Richard Whitehurst, at or before the Sealing and Delivering of
 these Presents the Receipt whereof she doth hereby acknowledge and
 therefore doth acquit, release and discharge the said Richard
 Whitehurst his Executors and Administrators by these Presents
 the said Anne Cornish hath granted bargained sold Aliened
 and Conformed and by these Presents doth grant bargain sell
 Alien and Conform unto the said Richard Whitehurst his heirs
 and assigns a certain piece or parcel of Land, situate in the County
 of Princeps Anne & State of Virginia in a Chincopin
 a Chincopin Post in Caleb Moore & Joshua Wrights line being a
 Corner Post, and thence running nearly West to another Chincopin
 Post, abornor Post adjoining the Land formerly belonging to James
 Johnson and from thence running nearly south to another Chincopin
 Post, a Corner Post in the line of the said James Johnson, and from
 thence running nearly West to an Old Line being abornor tree, in
 the line of Thomas Wright & Richard Whitehurst and from thence
 running nearly south to a Red Oak abornor tree, and from thence
 running nearly East to a Chincopin Post, abornor Post, and from
 thence running nearly North down Caleb Moores line to the first,
 containing Nine Acres more or less, and all Housing Buildings
 Orchards, Ways, Waters, Watercourses, Profits, Commodities Heredita-
 ments and Appurtenances, and the Reversion and Reversions
 Remainder and Remainders Rents Issues and Profits whereof
 and also all the Estates Wights, Titles, Interests, Use, Trusts,

Cornish to Whitehurst.

Property Claim and Demand whatsoever of her the said
 Anne Cornish, of in and to the said Promises and all Deeds
 Evidences and Writings touching or in any wise concerning
 the same, To have and to hold the Lands hereby con-
 veyed, and every Part and Parcel thereof with their and every of
 their Appurtenances unto the said Richard Whitehurst and his
 Heirs for ever, to the only proper Use and behoof of him the said
 Richard Whitehurst and his Heirs and Assigns for ever: and the
 said Anne Cornish for herself her heirs Executors & Administrators
 doth covenant, promise and grant, to and with the said Richard
 Whitehurst his heirs and Assigns by these Presents, that the said Prom-
 ises now at the time of Sealing and Delivering of these Presents,
 is seized of a good sure perfect and Indefeasible of Inheritance in
 Fee Simple, of and in the Promises hereby bargained and sold
 and that she has good Power lawfull and absolute Authority to
 vend and convey the same in manor and form aforesaid unto
 the said Richard Whitehurst, and that the Promises now and for
 ever hereafter shall remain and be free and clear of and from all
 forms, Gifts, Grants, Bargains, Tails, Donor, Rights and Titles of
 Powers, Judgments, Executions, Siles, Troubles, Charges and Incum-
 brances whatsoever comited or suffered by the said Anne Cornish or
 any other Person or Persons whatsoever and the said Anne Cornish
 and her heirs and all and singular the Promises hereby bargain-
 ed and sold with the Appurtenances unto the said Richard
 Whitehurst and his heirs and every Person and Persons whatsoever
 shall and will for ever Warrant and Defend by these Presents
 In Witness whereof the said Anne Cornish hath hereunto
 set her Hand and seal the Day and Year first above Written.

Agreed, Signed and Delivered
 In Presence of...
 Elias Chapple
 Thomas Wright
 Milloughby & Chapple
 Sarah & Eston
 875

Anna Cornish

At a Court Held for Princeps Anne County the 7th Day of May 1792
The above Indenture of Bargain and Sale from Anna Cornish
to Richard Whitehurst was Acknowledged by the said Anna Cornish
and Ordered to be Recorded

Test.
E. To. Newley 1792

This Indenture made this Twentieth Day
April in the Year of our Lord, One Thousand Seven Hundred
and Ninety Two, Between, John Harrison & Mary
his Wife of the County of Princeps Anne & James Harrison
of the said County Princeps Anne Witnesses that the said John
Harrison hath and doth for and in Consideration of the
Sum of Sixty Pound Current Money of Virginia, to him
the said John Harrison in hand paid by the said James
Harrison the Receipt whereof they the said John Harrison
and Mary his Wife doth Acknowledge themselves fully
contains and paid of every Part and Parcel of One certain
Tract of Land and doth by these Presents grant
bargain, Sell and Confrim unto him the said James Harrison
and his Heirs for ever. One certain Tract or Parcel of
Land lying and being in the County of Princeps Anne
Containing Sixty Five more or less Acres, and bounded
as follows to wit, on and by the Lines between the said Land
& the Land of Milloughby Land, William Bonney, Ranson
Brook, William Hays, it being the same Land that my
Father bought of Peter Singleton together with their Appurte
nances therunto belonging, with all Houses, Orchards, Woods
Mays, Water & Water Courses therunto belonging or in use,
Appertaining To have and to hold the above
mentioned Tract or Parcel of Land and Premises
Fee Simple, and they the said John Harrison & Mary
his wife for themselves their Heirs Executors & Administrator doth

Harrison to Harrison.

196
Warrant and for ever Defend the said Tract or Parcel
of Land and Premises from the just or lawful Claim or
Claims of any Person Person whatsoever, to the only pro
per Use and Prohof of him the said James Harrison and
his Heirs and Assigns for ever. In Witness whereof
they the said John Harrison & Mary his Wife hereunto set their
Hand and Seal the Year above mentioned.

Sealed and Delivered }
In Presence of }
William Bonney
Edward Hays
Edw. Valentine

John Harrison

At a Court Held for Princeps Anne County the 7th Day of May 1792
The above Indenture of Bargain and Sale from John Harrison
and Mary his Wife to James Harrison was Acknowledged by
the said John Harrison and is Ordered to be Recorded.....

Test.
E. To. Newley 1792

Princess Anne Co. VA deeds 1790-1792

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This Indenture made this Twentieth Day
of April in the Year of our Lord, One Thousand Seven
Hundred and Ninety Two, Between James Harrison
and Anna his Wife of the County of Princeps Anne, & John
Harrison of the said County of Princeps Anne Witnesses that
the said James Harrison hath and doth for and in Consideration of the Sum of Fifty Pounds current Money of Virginia
to him the said James Harrison in hand paid by the said John
Harrison the Receipt whereof they the said James Harrison
and Anna his Wife doth Acknowledge themselves fully Contains
and paid of every Part and Parcel of One certain Tract of Land
and doth by these Presents grant bargain Sell and Confrim
unto him the said John Harrison and his Heirs for ever
One certain Tract or Parcel of Land lying & being in the
County of Princeps Anne Containing Thirty Three more or less

Harrison to Harrison.

Acres, and bounded as follows, to wit, on the Sides betw
 een the Land of William Bonney, John Bonney, Solomon
 Lawson, it being the Lands that my Father gave to my Brother
 Henry Harrison then I heir'd it at his Death together with
 Appurtenances therunto belonging, with all Houses, Orchards,
 Woods, Ways, Water 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 James Harrison Anne his Wife
 for themselves their Heirs, Executors & Administrators doth Warrant
 and for ever Defend the said Tract or Parcel of Land and ..
 Premises from the Just or lawfull Claim or Claims of any Person
 or Persons whatsoever, to the only proper Use and behoof of
 him the said John Harrison and his Heirs and Assigns for ever.
 In Witness whereof the said James Harrison & Anne his
 Wife hereunto set their Hands and Seal the Year above mentioned
 Sealed and Delivered

L. 20

Willmer to Moore

James Harrison

In Presence of ...
 Edw. Valentine
 Thoroughgood Land
 Benjamin Capps

As above Hold for Prince Anne County the 7th Day of May 1792.
 The above Indenture of Bargain and Sale from James Harrison
 and Anne his Wife to John Harrison was Acknowledged by the
 said James Harrison and is Ordered to be Recorded.

Sub.
 S. H. Mosley Clk.

This Indenture made this Twenty second
 Day of February One Thousand seven Hundred and Ninety
 Two, Between Henry Willmer and Mary his wife
 of the County of Prince Anne of the one Part, and Bagwell
 Moore of the said County of the other Part. Witnesseth
 that the said Henry Willmer and Mary his Wife for and in

Consideration of the Sum of Five Pounds Ten Shillings
 Current Money of Virginia, to them on Hand paid by
 the said Bagwell Moore before the Sealing and Delivery
 of these Presents hereof the Receipt of the said Henry and his
 Wife Mary hereby Acknowledges hath bargained sold and
 by these Presents doth bargain and sell unto the said Bagwell
 Moore One House and two and three Quarters of Land
 lying and being in Newtown in the aforesaid County formerly
 Property of Capt. Anthony Mosley which was by said Mosley
 to William Barber of said County adjoining George Jamison
 Land that he purchased of Sarah Nichols on the Northmost
 side of said Land and on the West and Easterly leading
 by said Jamison's Land he purchased of said Nichols and the Heirs,
 Heirs and Reversions, Remainder and Remainders, Rents, Issues and
 Profits thereof To have and to hold the said Two Lots and
 three Quarters of Land with all its Privileges and Appurtenances
 unto the said Bagwell Moore his heirs Executors and Adminis-
 trators and Assigns for ever and the said Henry Willmer and
 Mary his Wife do Warrant and Defend the Title or Titles of
 said Land against any Person or Persons whatsoever unto the said
 Bagwell Moore, and his Heirs and Assigns for ever in Witness
 whereof the said Henry Willmer and Mary his Wife hath hereunto
 set their Hands and Affixed their Seals the Day and date and
 Year first above Written

Sealed & Delivered
 In the Presence of (Us)
 Thomas Robertson
 Wm. Paraghton
 George Jamison

Henry Willmer
 Mary Willmer

Sub. 22 Feb. 1792 Five Pounds in part of the within mentioned sum
 S. H. Mosley Clk.

As above Hold for Prince Anne County the 7th Day of May 1792.
 The above Indenture of Bargain and Sale from Henry Willmer and Mary his Wife
 to Bagwell Moore was Acknowledged by them, the said Mary being first sworn to
 the said Indenture and is Ordered to be Recorded. — S. H. Mosley Clk.

L. 21

Princess Anne Co. VA deeds, 1790-1792
 www.virginiapioneer.net

and all and singular, and every Part & Parcel thereof to him the said Josiah Butts his heirs and Assigns for ever. and Lastly he the said John Hodges Administrator doth for himself and for the Heirs of the said Peter Sorey dec^d and against every other Person or Persons Warrant and for ever Defend by these Presents unto him the said Josiah Butts and his Heirs the above mentioned Land and Premises In Witness whereof the said John Hodges Administrator hath hereunto set his Hand and Seal the Day and Year first above Written.....

signed sealed & Delivered
 In Presence of
 Joshua Nicholas
 Archibald McCall
 Sully Maxeley

John Hodges

198
 This Indenture made this Day of in the Year of our Lord One Thousand Seven Hundred and Ninety Two Between John Hodges of Norfolk County Administrator of Peter Sorey dec^d of the one Part & Josiah Butts of the County aforesaid of the other Part Witnesseth that the said John Hodges Administrator of the said Peter Sorey dec^d for and in Consideration of the Sum of Twenty two Pounds Fourteen Shillings Current Money of Virginia to him in Hand paid by the said Josiah Butts the Receipt whereof he the said John Hodges doth hereby Acknowledge that he the said John Hodges by Virtue of the Last Will and Testament of the said Peter Sorey dec^d hath sold to the said Josiah Butts and by these Presents doth bargain sell alien and Confirm to him the said Josiah Butts and his heirs for ever One certain Tract or Parcel of Land lying & being in the County of Princess Anne and bounded as follows. One the south East of the said Peter Sorey dec^d formerly the Land of the said Peter Sorey; & so binding on Thomas Merchants Land and the Lands of the Bradley family and William Soreys Land. Containing by a late Patent of Andrew Sorey dec^d Twenty and half Acres be the same more or less according to the bounds thereof, with all Trees Woods Underwoods Tiths Commons Common of Pastures Profits Commodities Advantages Hereditaments and Appurtenances whatsoever to the said Land belonging or any wise Appurtenant with the Reversion and Reversions Remainder and Remainders Rents Services of the said Land & Premises and every Part & Parcel thereof and all the Estate Right Title Interest Claim and Demand whatsoever of him the said John Hodges Administrator in and to the said Land and Premises and every Part thereof to the only proper Use and behoof of him the said Josiah Butts To have and to hold the said Land and Premises

Hodges Adm^r of Sorey to Butts

Princess Anne Co. Va deeds 1790-1792
 www.virginiapioneers.net
 The above Indenture of Bargain and Sale from John Hodges Administrator of Peter Sorey dec^d to Josiah Butts, is Acknowledged by the said John Hodges and is Ordered to be Recorded.

Teste
 E. H. Maxeley Clk.

199
 This Indenture made the Thirtieth Day of March in the Year of our Lord Christ One Thousand Seven Hundred and Ninety Two Between Jacob Heeling and Mary his Wife of Princess Anne County and Colony of Virginia of the one part and Francis Petty of the said County and Colony of the other part Witnesseth that the said Jacob Heeling and Mary his wife for and in Consideration of the Sum of Eleven Pounds Two Shillings Current Money of Virginia to him in hand paid by the said Francis Petty as or before the Enacting and Delivery of these Presents the Receipt whereof they do hereby Acknowledge and thereof and from every Part and Parcel thereof doth hereby acquit Release and

Heeling to Petty

Discharge him the said Francis Betty his heirs and Assigns they and every of them, hath granted, bargained, sold, aliened and confirmed, and by these Presents doth grant, bargain, sell, alien and confirm and for ever Release, unto the said Francis Betty, one certain Piece or Parcell of Land, situate lying and being in Princess Anne County in the Lower Precincts of the Eastern Shore in the Swamp, containing Twelve and ahall Acres, it being the One half of Twenty Five Acres, that was formerly given by Adam Hays out of Adam Hays Land, to his Brother, Samuel Gashings when sold and conveyed by the said Samuel Gashings to John Keeling, and the said Land lies between Chapels Land on the East, and Lammonts Land on the West with the Reversion and Reversions, Remainder and Remainders, Rents, Issues, Profits and Emoluments, of all and singular the Premises, and of every Part and Parcell thereof, with there and every of their Appurtenances, and all the Estate, Right, Title, and Interest, together with all Properties, Claims and Demands whatsoever, of them the said Jacob Keeling and Mary his wife, in or to the said Land and Premises or any Part thereof, To have and to hold, the aforesaid Piece or Parcell of Land, and all and singular other the Premises herein aforementioned, with their and every of their Rights, Titles and Appurtenances unto the said Francis Betty, his Heirs and Assigns to the only proper Use and behoof, of him the said Francis Betty and of his Heirs and Assigns for ever, and the said Jacob Keeling and Mary his wife for themselves their Heirs, Executors, and Administrators, the said hereby conveyed Lands and Premises, and every Part and Parcell thereof with their Appurtenances unto, the said Francis Betty, his Heirs, and Assigns, against the said Jacob Keeling and Mary his Wife, their Heirs and all other Persons whatsoever, shall and will for ever Warrant, and Defend by these Presents, and clear, and freely and clearly acquitted, exonerated and discharged or otherwise well and sufficiently saved, defended, kept harmless and Undisturbed by the said

312 Jacob Keeling and Mary his Wife, their Heirs Executors and

200.
Administrators off from and against, all manner of former and other Gifts, Grants, Bargains, Sales, Leases, Jointures, Dowries, Mortgages, Intails, and of and from all Estates, Titles, Charges and Incumbrances whatsoever, had made committed done or suffered by the said Jacob Keeling and Mary his wife or any other Person or Persons whatsoever, In Witness whereof the said Jacob Keeling and Mary his Wife have hereunto set their Hands and Affixed their Seals the Day and Year first above Written, ---
Signed Sealed & Delivered }
In Presence of Us. }

Jacob Keeling
Mary Keeling

At about (held for Princess Anne County the 7 day of May 1792.
The above Indenture of Bargain and Sale from Jacob Keeling and Mary his Wife to Francis Betty was Acknowledged by them the said Jacob Keeling and Mary his Wife, first privately examined Relinquished, Right of Inheritance to the Land in the said Indenture mentioned and is Ordered to be Recorded ---

Test.
E. H. Moseley Clk.

This Indenture made the second Day of October in the Year of our Lord, One Thousand Seven Hundred and Ninety One, Between John Fentress & Rezia his wife in the County of Princess Anne in Virginia of the one part, and Jeremiah Fentress his Son of the said County of the other part Witnesses that for and in Consideration of the Sum of Thirty Pounds Specie to the John Fentress and Rezia his Wife in hand paid by the said Jeremiah Fentress at or before the sealing and Delivery of these Presents, that the Receipt whereof they do hereby Acknowledge, they the said John Fentress and Rezia his wife

Administrators off from and against all manner of former and other Gifts, Grants, Bargains, Sales, Leases, Jointures, Dowries, Mortgages, Intails, and of and from all Estates, Debts, Charges and Incumbrances whatsoever, had made committed done or suffered by the said Jacob Keeling and Mary his wife or any other Person or Persons whatsoever. In Witness whereof the said Jacob Keeling and Mary his Wife have here unto set their Hands and Affixed their Seals the Day and Year first above Written, ---

Signed Sealed & Delivered }
In Presence of Us: }

Jacob Keeling
Mary Keeling

At Court Held for Princess Anne County the 7th day of May 1792.
The above Indenture of Bargain and Sale from Jacob Keeling and Mary his Wife, to Francis Kelly was Acknowledged by them & same being first privately Examined Relinquished, Rights of Inheritance to the Land in the said Indenture mentioned and is Ordered to be Recorded ---

Test.
E. H. Mosley Clk.

Keeling to Fentress
This Indenture made the second Day of October in the Year of our Lord, One Thousand seven Hundred and Ninety One, Between John Fentress & Kezia his wife in the County of Princess Anne in Virginia of the one part, and Jeremiah Fentress his Son of the said County of the other part Witnesseth that for and in consideration of the Sum of Thirty Pounds Specie to the John Fentress and Kezia his Wife in hand paid by the said Jeremiah Fentress at or before the sealing and Delivery of these Presents, that the Receipt whereof they do hereby Acknowledge, they the said John Fentress and Kezia his wife

have granted bargained and sold & Confirmed, unto the said Jeremiah Fentress and his Heirs, One certain piece of Land being by a late Survey Fifty eight Acres be the same more or less, lying and being in the County aforesaid and bounded as follows Vizt. Beginning at a Holley joining Jonathan Fentress Land and running South 30 Degrees Westerly 18 Pole to a corner of Fence thence South 64 Degrees Easterly to a Sweet Gum, thence North 30 Degrees Easterly to a Cotton Wood, thence bounded by a Line of Mark's Trees to the first Station being the same Land that John Fentress Jun: formerly Awarded, and all Houses Buildings Orchards Ways Hedges 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 John Fentress and Kezia 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 Jeremiah Fentress his Heirs and Assigns to the only proper Use and behoof of him the said Jeremiah Fentress his Heirs and Assigns for ever, free and clear of and from all Dower, and all other Incumbrance of what nature or kind soever. And Lastly the said John Fentress & Kezia his Wife their Heirs and all and singular other the Premises hereby hath bargained and sold, with the Appurtenances unto the said Jeremiah Fentress his Heirs and Assigns against the said John Fentress and his Wife their Heirs, all and every other Person or Persons whatsoever shall and will Warrant and for ever Defend the Claim, Challenge or Demand of all Persons In Miteress whereof the said John Fentress and his Wife have hereunto set their hands & seals the Day & Year first above Written

790
202

Signed Sealed & Delivered }
In Presence of Us: }

John Fentress
Kezia Fentress

have granted bargained and sold & Confirmed unto the said Jeremiah Fentress and his Heirs. One certain piece of Land being by a late Survey Fifty Eight Acres be the same more or less, lying and being in the County aforesaid and bounded as follows Vizt. Beginning at a Holley Pinning Jonathan Fentress Land and running South 30 Degrees Westerly 18 Pole to a corner of Thence thence South 64 Degrees Easterly to a Sweet Gum, thence North 40 Degrees Easterly to a Cotton Wood, thence bounded by a Line of Mark's Trees to the first Station being the same Land that John Fentress Junr. formerly Awarded, and all House Buildings Orchards Ways Meters Water Courses Profits and Appurtenances .. whatsoever, to the said Premises belonging or in any wise Apper- taining, and the Reversion and Reversions, Remainder and Remainders Aents Issues and Profits thereof, and all the Estate Right and Title of them the said John Fentress and Heirs his wife of in and to the same. To have and Possess the said Land and Appurtenances unto the said Jeremiah Fentress his Heirs and Assigns to the only proper Use and behoof of him the said Jeremiah Fentress his Heirs and Assigns for ever. free and clear of and from all Dower, and all other Incumbrance of what nature or kind soever. And Lastly the said John Fentress & Heirs, his Wife their Heirs and all and singular other the Premises hereby hath bargained and sold, with the Appurtenances unto the said Jeremiah Fentress his Heirs and Assigns against the said John Fentress and his Wife their Heirs, all and every other Person or Persons whatsoever shall and will Warrant and for ever Defend the Claim, Challenge or Demand of all Persons in Meters whereof the said John Fentress and his Wife have hereunto set their hands & seals the Day Year first above Written

John Fentress
 Heirs
 Heirs

October 9. 1791. Received of my Son the within mentioned, sum in full
 Thoroughgood Land,
 Nathan Douce
 John Fentress,
 At about 4 o'clock for Princess Anne County the 7th day of May, 1792.
 The aforesaid Indenture of Bargain and Sale and the Receipt above
 Mitten from John Fentress and Heirs his Wife to Jeremiah Fentress on
 this day fully proved by the Oath of Thoroughgood Land a Witness
 to the same, the said Indenture having been at last April Court
 proved by the Oath of the other two Witnesses to the same and
 is Ordered to be Recorded . . .

Tests,
 E. H. Mosley etc.

This Indenture made the Fifth Day of May in the Year of our Lord Christ One Thousand Seven Hundred and Ninety Two Between Robert Land of the County of Princess Anne of the one Part, and Simon Land of the same place of the other Part, Witnesseth that for and in Consideration of the sum of Five Pounds in Cash to the said Robert 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 Robert 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 Three Acres be the same more or less, lying and being in the County aforesaid in the loc. Precinct of the Western Shore bounded as follows. Beginning at a corner Gum in the line between Robert Land and Simon Land, thence running East course to a Corner Pine, thence running down a line of new Mark's Trees North East course to Bonwins River, thence running long the said River to a corner Pine in the line of the said Robert and Simon Land, thence running down a line of Mark's Trees South West to

Land to Land,

John Fentress
 Heirs

22. Singular the Premises hereby bargained and sold with the Appurtenances unto the said Jeremiah Fentress his Heirs and Assigns to the only proper Use and behoof of him the said Jeremiah Fentress his Heirs and Assigns for ever. free and clear of and from all Dower, and all other Incumbrance of what nature or kind soever. And Lastly the said John Fentress & Heirs, his Wife their Heirs and all and singular other the Premises hereby hath bargained and sold, with the Appurtenances unto the said Jeremiah Fentress his Heirs and Assigns against the said John Fentress and his Wife their Heirs, all and every other Person or Persons whatsoever shall and will Warrant and for ever Defend the Claim, Challenge or Demand of all Persons in Meters whereof the said John Fentress and his Wife have hereunto set their hands & seals the Day Year first above Written