

any other Person or Persons whereof the said Thomas Old and Mary his Wife have herunto set their Hand and Seal the Day and Year first above Writting.

Sealed and Delivered

In the Presence of

John Morris,
Matthew Gibbons
Sarah Morris

Thomas Old Jr.

No Court held for Princess Anne County the 6th day of December 1790
The above Indenture of Paragon and from Thomas Old Jr. to Jonathan Morris was paid by the Oath
of John Morris, Sarah Morris and Matthew Gibbons
the Witness to the same, and is Ordered to be Recorded.

S. H. Abesley Esq.

The Condition of the above Obligation
is such that Whereas the above bound
Thomas Walke is by the Governor Constituted
and Appointed to Receive and Collect the Taxes
and Duties that are, or may be due the Com-
monwealth within the said County for the
Years 1790 and 1791. If therefore the said
Thomas Walke do truly and faithfully Receive
Collect and Account for to the said Jacqueline
Ambler Esquire Treasurer of the said Common-
wealth or his Successors the said Taxes and
Duties for 1790 and 1791 at the time directed
Required by Law then the above Obligation
to be Void or else to remain in full force
and Virtue.

Sealed and Delivered

In the Presence of

S. H. Abesley

Tho: Walke

Adam Keeling

Charles Williamson

Ma: b: to the Treasurer
I know all Men by these Presents
that we Thomas Walke, Adam Keeling and
Charles Williamson are held and firmly bound
to Jacqueline Ambler Esquire Treasurer of the
Commonwealth of Virginia, in the full and just
sum of Ten Thousand Pounds Current Money
of Virginia, to be paid to the said Jacqueline
Ambler Esquire and his Successors for the Use
of the said Commonwealth for payment where-
of well and truly to be made. We bind our
selves and each of us, our Heirs, Executors
and Administrators jointly and severally
firmly by these Presents Sealed with our
Seals and dated this 6th Day of December
1790.

No Court held for Princess Anne County the 6th day of December 1790.
The above Bond from Thomas Walke Esq. together
with Adam Keeling and Charles Williamson his
Successors for the Collection of the Taxes due in this
County from the Public for the Years 1790 and 1791
to Jacqueline Ambler Esquire Treasurer of the Common-
wealth of Virginia was Acknowledged by the said
Thomas Walke, Adam Keeling and Charles Williamson
and is Ordered to be Recorded.

S. H. Abesley Esq.

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This Indenture made the Sixth
Day of December in the Year of our Lord
One Thousand Seven Hundred and Ninety
between Solomon Butt Talbot and Mary
his wife of the County of Norfolk and Common-
wealth of Virginia of the one part, and James
Henley of the County of Princess Anne and said
Commonwealth of the other part witnesseth,
that the said Solomon Butt Talbot for and
in Consideration of the sum of Fifteen Pounds
current Money of Virginia to him on Demand paid
by the said James Henley at or before the sealing
and Delivery of these Presents, the Receipt whereon
Written he doth hereby Acknowledge they the said
Solomon Butt Talbot and Mary his Wife have
Granted, Bargained, sold, Alined and Confir-
med, and by these Presents do Grant, Bargain, sell
Alien and Confirm unto the said James Henley
his Heirs and Assigns for ever. All the Right, Title
Interest and Property that the said Solomon
Butt Talbot have off and in One Hundred
Acres of Land, Marsh Flat Lands and Sand
Banks more or less lying and being in the said
County of Princess Anne near the sea side hys
w^m by the Name of the Ridge Tract it being
all my part and Right of and in the One
half of Two Hundred Acres of Land more
or less which one Samuel Langley do hold
and Conveyed to Thomas Talbot Jr. Father
to the said Solomon Butt and one John Langley
doe and the said One Hundred Acres of Land

S. B. Talbot

Marsh, Flat Lands and Sand Banks, more
or less, was Devised to the said Solomon Butt
Talbot by his said Father and formerly be-
longed to one William Shiffes & William Puffard
descended in well more fully and at large appear
by the Records of the said County of Princess
Anne reference being therunto had; To have
and to hold the said One Hundred Acres
more or less of Land, Marsh, Flat Lands and
Sand Banks to him the said James Henley his
heirs and Assigns, to the duly proportion uses and
Behoof of him the said James Henley his heirs
and Assigns for ever; free and clear from all
Incumbrance whatever And the said Solomon
Butt Talbot all and singular the promises
hereby bargained and sold with the Appro-
priances unto the said James Henley, his
Heirs and Assigns against him the said
Solomon Butt Talbot and his Heirs and
all and every Person and Persons whatsoever
ever shall and will Marry and for-
ever Defend by these Presents: In Witness
whereof the said Solomon Butt Talbot and Mary
his Wife have hereunto set their hands and
Affixed their seals the Day and Year first
above Written, . . .

Signed and Delivered

In Presence of S. B. Talbot.

Received of James Henley Fifteen Pounds being
the Consideration Money within mentioned this
6th day of December 1790.

At a Court held for Princess Anne County the 1st day of December 1790.
The aforesaid Indenture of Bargain and Sale from
Solomon Bratt Talbot to James Healey was also
acknowledged by the said Solomon Bratt Talbot and Or.
dined to be Recorded. —

Test.
S. H. Monday Esq.

John Achis

This Indenture made this 1st Day
of December in the Year of our Lord, One
Thousand Seven Hundred and Ninety BC.
between Jonathan Achis and Lydia his wife
of the one part, and John Achis of the other part
Witnesseth that the said Jonathan Achis
and Lydia his wife for and consideration of
the Yearly Rent of One Bushel Corn paid
by the said John Achis hath demised, leased
granted, and farmed, and by these presents
doth demise, grant and farm or Lease unto
the said John Achis ^{the sum of} Land and
fifty Acres of Marsh lying on the Back Bay
in Princess Anne County, and bounded as fol-
lows, beginning at the North end of his South
ernmost Ditch, then running West, One hundred
and twenty pole thence, south to Thomas Green,
steads line, thence East adjoining said Grinstead
and Rawley Grinstead to Nathan Cornicks line,
thence adjoining said Cornick North to Tully
Robinson Land, thence adjoining said Robinsons
the same course to said Robinsons North West
corner; thence East adjoining said Robinson to the

Marsh, thence adjoining said Robinson, sou-
therly to said Cornicks Land, thence adjoining
said Cornicks line to follows Ditch, thence down
the Ditch Easterly to the Bay side, thence Norther-
ly adjoining the Bay to the Mouth of the first
mentioned Ditch, thence Easterly bounded by the
to the first mentioned station to have and
to hold, the said Land and Marsh hereby
Demised and every part and parcel thereof unto
the said John Achis his heirs and Assigns from
the Day of the date of these presents for and
during the Term of Nineteen Years from thence
next ensuing fully to be Complicated and ended
including and Paying the Yearly Rent
of One Bushel Corn, and the said Jonathan Achis
Lydia his for themselves their heirs Executors and
Administrators do covenant promise and grant
to and with the said John Achis his heirs or As-
signs by these presents that the said John Achis
his heirs and Assigns shall peaceably Quietly Possess,
have hold and enjoy the said Land and Marsh
hereby Demised without the let trouble or Interrup-
tion of them the said Jonathan Achis and Lydia
his wife or their heirs, or any other person or persons
whatever. In witness whereof the said Jonathan
Achis and Lydia his wife have hereunto set their
hands and seals the Day and Year above written.

Signed sealed and —
Stated in presence of —

Jonathan Achis. —
Lydia Achis. —

At a Court held for Princess Anne County the 1st day of December 1790.
The aforesaid Indenture of to acquire and sell from Jonathan Achis
and Lydia his wife to John Achis Govt. was acknowledged
by the said Jonathan Achis and Lydia to be true.

Test.
S. H. Monday Esq.

This Indenture made the seventeenth day of November in the Year of our Lord One thousand Seven Hundred and Ninety Between Charles Rudder of the County of Norfolk of the one part, and James Grisham of the said County of the other part. WITNESSETH that for and in Consideration of the Sum of Ten Pounds Specie to the said Charles in hand paid by the James Grisham at or before the Sealing and Delivery of these presents the receipt whereof he doth hereby acknowledge, he the said Charles Rudder hath granted bargained sold and confirmed and by these presents doth grant bargain sell and confirm unto the said James Grisham and his heirs a certain tract or parcel of Land containing Thirtynine Acres more or less, situate lying and being in the County of Princess Anne, binding on the Land of William Parsons and the Land of Francis Williamson Esq^r and the Land of Richard Corbet that he bought of John Boule, it being the Land which Boule conveyed to Benjamin Dodge, as by a Deed of our gain and Sale and Recorded in in the Records of Princess Anne County, and the said Benjamin Dodge, conveyed the said Land to the said James Grisham as by a Deed of Bargain and Sale and Recorded in the Records aforesaid Relation thereto being had will more fully appear, and all Houses, Buildings, orchards, Ways, 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, Rights and Title of him the said Charles Rudder 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 James Grisham his heirs and Assigns to the only propertie and Right of him the said James Grisham and of his heirs and Assigns for ever, free and clear of, and from all former and other Gifts, Grants, Bargains or Sales committed made or done by from or under me the said Charles Rudder And further specially the said Charles Rudder his heirs all and singular the premises hereby bargained and sold with the Appurtenances, unto the said James Grisham his heirs and Assigns against him the said Charles Rudder and his peers and all and every other person or Persons whatsoever claiming or to claim any Right or Title by from or under him the said Charles shall and will warrant and for ever defend by these presents. In witness whereof the said Charles Rudder have hereunto set his Hand and Seal the Day and Year first above written signed sealed and delivered,

In the Province of ...

Joseph Butts

Penelope Butts
Abigail ~~the~~ Manning

Recd of James Grisham the sum of Ten Pounds for the within Bond Nov^r 19th 1790

Jno Smith

Cha^r. Rudder Jr.

Cha^r. Rudder Jr.

to above date for Benjamin Dodge County the 6th day of December 1790
The above Indenture of Bargain and Sale, and Receipt was
Acknowledged by Charles Rudder son to James Grisham and
is Ordered to be Recorded

S. H. Moseley Et al.

This Indenture made this first day
of December in the Year of our Lord, One
Thousand Seven Hundred and Ninety Betao,
between William Nunnus Dyson of the County of
Princess Anne and State of Virginia of the one
part and William Holmes of the County and
State aforesaid of the other part, Witnesseth
that for and in Consideration of the sum of
Thirty Seven Pounds Ten Shillings current money
of Virginie to the said William Nunnus Dyson in
hand paid by the said William Holmes at and
before the sealing and delivery of these presents the
Receipt whereof he doth hereby acknowledge, and
therof record of every part thereof doth hereby
convene, and acquit the said William Holmes
his Heirs and Assigns by these presents, to the said
William Nunnus Dyson hath granted, bargained
sold, aliened, and confirmed, and by these presents
doth grant, bargain, sell, alien and confirm
unto the said William Holmes his Heirs and
Assigns for ever: One certain piece or parcel of
Land situated lying and being in the County
aforesaid, and is a part of the Tract or Plantation
of Land wheron the said William Nunnus Dyson
now lives, and is bounded as follows Viz Beginning
at a stake near the main road leading to Norfolk
a line of the Land which the said William Nunnus Dyson
sold to a certain Lewis Drayton and running
therin along the said Drayton's line, until it intersects
the line of the Land, now occupied by the Heirs of
Thomas Hunter dec'd, thence bounded by the said line
to the head of a branch of Little Creek, thence down
the said branch to a marked tree near the middle of the

said branch, thence through a field to a pine at the
main Road, thence binding on the said main Road
to the first station, and containing thirty acres by
the said more or less. To have and to hold the
aforesaid bargained premises with all the Appurte-
nances and Belongments whatsoever thereunto
belonging to the said William Holmes his heirs and
Assigns for ever, to his and their own proper use and
beneft. And the said William Nunnus Dyson doth
hereby covenant and promise that the said premises
is free from every Incumbrance whatsoever had, made,
done, committed or suffered by him. And the said Will-
iam Nunnus Dyson for himself, his Heirs and Assigns
do said bargained Premises unto the said William
Holmes shall and will WARRANT and for ever
Defend against all and every Person or Persons
whatsoever: In Witness whereof he the said Will-
iam Nunnus Dyson hath hereunto set his Hand
and affixed his Seal this day and date first above
Written.

Signed Sealed and
Delivered in presence of

William Nunnus Dyson

At a Court held for Princess Anne County the 6th day of December 1790
The above Indenture of Bargain and Sale from William
Nunnus Dyson to William Holmes was acknowledged
by the said William Nunnus Dyson and is Ord-
ered to be Recorded,

Seal.

E. H. Moseley Esq.

This Indenture made the Thirteenth Day of November in the Year of our Lord One Thousand Seven Hundred and Ninety Between Jonathan Brown of the County of Prince George in Virginia of the one part, and Moses Brown Jun^r. of the same place of the other part Witnes^seth, that for and Consideration of the sum of Eighteen Pounds Specie, to the said Jonathan Brown in hand paid by the said Moses Brown Jun^r. at or before the sealing and delivery of these Presents the Receipt whereof he doth hereby acknowledge, he the said Jonathan Brown have granted bargained and sold, and Conformed and by these Presents do grant bargain sell and confirm unto the said Moses Brown Jun^r. and his heirs a certain tract or parcel of Land bounded as followeth beginning at the Road which runs through the Plantation, and running South Forty three Degrees Westerly to the Channel of the Swamp, thence North Twenty five Degrees Westerly to the said Moses Brown's line, thence running his line to the Road, thence binding on said Road to the first station containing eighteen Acres be the same more or less the said Land fell to the said Brown by the Death of his Father, together with all Houses, Buildings, Orchards, Ways, Waters, Water Courses, Profits and Appurtenances whatsoever, to the said Premises belonging or in any wise appertaining and the Reversion and Reversionary Remainder and Rents, Profits, Issues and Profita therof, and all the Estate Right and Title of him the said Jonathan

Brown, 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 Moses Brown his heirs and Assigns to the only proper Use and Benefit of him the said Moses Brown Jun^r his heirs and Assigns for ever, free, and clear of and from all Dower and all other Incumbrances of what Nature or kind so ever. And further, the said Jonathan Brown his Heirs all and singular the premises hereby bargained and sold with the Appurtenances unto the said Moses Brown Jun^r his heirs and Assigns against him the said Jonathan Brown all and every other Person or Persons whatever shall and will Narrate and say over. Defend by these Presents in Witness whereof he the said Jonathan Brown have hereunto set his Hand and Affixed his Seal the Day and Year above Written. ———
Signed, sealed and Delivered.]

In the presence of etc.

Willis + Brown

Sahamah ^{male} Brown

Sharengood Land.

Jonathan Brown
mark

An account held for Prince George County the 6th day of December 1752.
The above Indenture of Bargain and Sale from Jonathan Brown to Moses Brown Jun^r. was Acknowledged, by the said Jonathan Brown and Recorded to be Recorded.

6, St. Marys Ck.

This Indenture made this thirteenth day of April in the Year of our Lord One thousand seven hundred and Ninety. Between
 William Sorey of the County of Prince George and State of Virginia of the one part; and Josiah Butt of the County of Norfolk and Parish of Saint Brides of the State of Virginia of the other part witnesseth
 that the said William Sorey for and in consideration of the sum of Five Pounds current money of Virginia to him in hand paid by the said Josiah Butt the Receipt whereof the said William Sorey doth hereby acknowledge, that the said William Sorey hath granted, bargained and sold, aliened and confirmed, and by these presents doth grant, bargain and sell, alien and confirm unto the said Josiah Butt his heirs and assigns for ever, One certain Tract or Parcel of Land, situate lying and being in the County of Prince Anne, and bounded as follows.
 Beginning at a corner white Oak standing at the East end side of the said William Sorey's Plantation and running South Southwest Course to a Holly, thence running East to a White Oak, thence running North Course to the same beginning White Oak, thence beginning at the same corner white Oak, thence running a North Course to a White Oak, from thence running South Course to a Holly, thence running West Course to the same White Oak, containing by Estimation Five Acres, adjoining the Land that formerly belonged to John Ellis, and also all Trees, Woods, Underwoods, Titles, Common, Common of Pastures, Profits, Commodities, Advantages, Hereditaments, Ways, Waters and Appurtenances whatsoever to the said Tract or parcel of Land above mentioned.

Sorey to Butt.

Belonging or in any wise appertaining and also the Rents and Revenues, Remainder and Remainder, rents and Services of the said Land and Premises and of every part thereof, and all the Estate, Right Title, Interest, Claim and Demand whatsoever of him the said William Sorey of or to the said Land and premises and every part thereof. To have and to hold the said Land and premises and all and singular the said Land and every part and parcel thereof with their Appurtenances thereunto belonging, unto the said Josiah Butt his heirs and Assigns to the only proper Use and Behov of him the said Josiah Butt his heirs and Assigns for ever, against him the said William Sorey his heirs and Assigns for ever, and all and every other person or persons whatsoever shall and will Writ and sue for ever. Desiring by these presents, and by the said William Sorey for himself his heirs and Assigns doth further covenant promise and Agree to and with him the said Josiah Butt his heirs and Assigns in manner and form following, (that is to say) that the said William Sorey at the time of the Sealing and Delivery of these presents hath good right full power and lawful Authority to grant, bargain and sell the said Land and premises before granted unto him the said Josiah Butt his heirs and Assigns in manner and form aforesaid, and that the said Josiah Butt his heirs and Assigns shall and may from time to time and at all Times hereafter peaceably and Quietly have, hold and Possess and for ever, enjoy the said Land with the Appurtenances thereto belonging without any lawful Let, Suit, Trouble, Disturb or Disquietness of him the said William Sorey or his heirs or Assigns or any other person or persons claiming or to claim any Right, Title or Demand to the said Land and Premises. In Witness whereof the said William Sorey.

PRINCESS ANNE CO. AUGUST 1790
as hereunto set his Hand and Seal
the Date and Year above Written.
Signed and Sealed and
Delivered in presence of

Samuel Lovett

Thurgood Etheredge

William Surveyor
Lover & Burgess

An acre of land for Prince Anne County the 6th day of December 1790.
The above Indenture of Bargain and Sale from William Surveyor to Joseph Bruck was acknowledged by the said
William Surveyor and is Ordered to be Recorded.

Test

E. H. Massey Esq.

This Indenture made the twenty
six day of June in the Year of our Lord
One thousand seven hundred and Ninety
Between William Harbert of the County
of Prince Anne of the one part and James
Etheredge son of the said County of the other
part Massachusetts that for and in Considera-
tion of the sum of Eighteen Pounds Eighteen
Shillings current money of Virginia, to the said
William Harbert in hand paid by the said James
Etheredge son at or before the sealing and delivery
of these presents the Receipt hereon written he do
hersby acknowledge he the said William Harbert
have granted bargained sold alienated and confir-
med and by these presents doth grant bargain
sell alien and confirm unto the said James Eth-
eredge son and his Heirs One certain Tract or
Piece of Land situate lying and being in the said
County of Prince Anne and Precinct of Blackwater

containing Twenty One Acres to the same more or
less bounded as follows beginning at a corner Harbor
opposite my Land running a line of marked trees
about East corner to a corner white Oak stands at
the side of the Run thence running down as the Run
Runs the middle of the Run to another Maple
stands in the Millpond thence rising up the middle
of the stream to the beginning place and all Houses
Buildings Orchards Ways Waters Water Courses Pro-
fits Commodities Hereditaments and Appurtenances
whatsoever to the said Premises belonging or in
any wise appertaining and the Reversion and Rever-
sions Remainder and Remainders Rents Issues and
Profits thereof and all the Estate Right and Title of
and unto the said William Harbert of and in and
to the same To have and to hold all and
singular the premises hereby bargained and sold and
with the Appurtenances unto the said James Etheredge
son his heirs and Assigns to the only proper Use and
Bingo of him the said James Etheredge son his Heirs
and Assigns for ever free and clear of all from all
Power and all other Encumbrances of what na-
ture or kind soever. Attest D. Cather, the said
William Harbert and his Heirs all and singular
the premises hereby bargained and sold with the Appurte-
nances unto the said James Etheredge son his heirs and
Assigns against him the said William Harbert and
his heirs and all and every other Person or Persons
whatsoever shall and will Warrant and for ever
Defend by these Presents I W^t M^r witness whereof he the
said William Harbert hath hereunto set his Hand and
Affixed my Seal the Day and Year first above Written
Sealed and Delivered.

In witness of the
John Cather
William Etheredge
John Cather
John Cather

William Harbert

Received the Day and Year first written mentioned herein
of eighteen Lemons Eighteen Shillings worth many of Virginias money
the Consideration money within express'd.

Witness,

G. D. Conner.
Davies L. Estlin
Sandy + Ethridge

William + Herbold
Sandy + Ethridge

16 above held for Princess Anne County the 6th day of December 1790
The aforesaid Indenture of Leasing and Sale and Receipt above
written from William Herbold to James Ethridge was acknowledge
duged by the said William Herbold and witness to be record'd.

S. H. Mosley etc.

This Indenture, made the Second Day
of May in the Year of our Lord one thousand
and two hundred and Ninety Between
Abes Brown and his wife and
Jonathan Seneca of the County of Princess Anne
in Virginia of the one part, and Thoroughgood
of the same place of the other part Wit-
nesseth, that for and in Consideration of the
sum of Nine Pounds in Specie, to the said Abes
Brown and Jonathan Seneca in Hand paid
by the said Thoroughgood Land at or before the
Sealing and Delivery of these Presents the Receipt
whereof they do hereby acknowledge, they the said
Abes Brown and Jonathan Seneca have
granted bargained and sold and confirmed
and by these Presents do grant, bargain, sell, and
convey unto the said Thoroughgood Land and his
Heirs, a certain tract or parcel of Land of them
bounded as follows beginning at a old pine stump
at the Mouth of Nannys Creek Roads, and running
to a small sweet Gum, thence South about 66 Degrees

Easterly, 56 Pole to another sweet Gum, thence North
21 Degrees Easterly to the said Moses Brown's bounds
land, thence running his said swamp line to a Chinopin
Post, thence South 26 Degrees Easterly to a white Oak of
Jonathan Seneca's now Indenting of about Three Quar-
ters of an Acre, on the East side of Pungs Road, which
the said Jonathan Seneca, sells unto the said Thoroughgood
Land, together with about a Lot of Land upon the
Westerly side of the said Road, opposite against the
said Three Quarters in Order for the said Land to
set at House upon, their contains of the Two Pieces
about Nine Acres be the same more or less, the said Land
is joining and being at the Mouth of Nannys Creek
Road in Pungs, and all Houses, Buildings, Orchards,
Ways, Waters, Water Courses, Rights, and Appurtenances
whatsoever to the said Premises belonging or in any
wise appertaining and the Reversion and Reversions
Remainder and Remainders thereon, Issues and Profits
thereof and all the Estate Rights and Titles of them the
said Moses Brown and Jonathan Seneca, of us, and
to the sume, To have and to hold all and
singular the Premises hereby bargained and sold with
the Appurtenances unto the said Thoroughgood Land
his Heirs and Assigns to the only proper Use and
Benefit of him the said Thoroughgood Land and his Heirs
and Assigns for ever, free and clear of and from all
Dower, and all other Encumbrance of what Nature
or kind soever. And Lo astly, the said Moses
Brown and Jonathan Seneca their Heirs all and every
and singular the Premises hereby bargained and sold
with the Appurtenances unto the said Thoroughgood Land
his Heirs and Assigns against them the said Moses
Brown and Jonathan Seneca, their Heirs all and
every other Person or Persons whatsoever shall and
will Warrant and for ever defend by these
Presents In Witness whereof the said Moses

Brown and Jonathan Seneca
to set their Hand and Affixed their seals
the Day and Year first above mentioned.

Signed, sealed and Delivered

In the Presence of Us

Thomas Sully

William Heath

John Whitchart

Jn. Ackley

William Capps

Moses X Brown

Jonathan Seneca

At a Court held for Princess Anne County the 6th day of December 1790
The above Indenture of Deed from Moses Brown
and Jonathan Seneca, to Thoreygood, and was acknowledged
by the said Moses and Jonathan and is Ordered to be
Recorded.

Scts.
E. H. Monday Esq.

Whitchard to his son.
So all Christian People to whom
these presents shall come know ye that we John
Whitchart and Jane his wife, for divers good causes
and Considerations hereunto given granted and
conferred unto our two Children William and
John Whitchart a certain tract and parcel of
of Land containing One Hundred and Thirty
Two Acres more or less lying in Princess Anne
County and State of Virginia near Pungo Ridge
adjoining Jonathan Bonny, Sully Moore, John
Mallone, and James Mallone and James
Whitchart, and to be divided as follows to wit
Beginning at a Gum in James Whitcharts line
thence running Westerly by a line of marked trees
to an Oak standing in James Mallones line to
the Northward of that line. We give and con-
firm to our said Son John Whitchart and his
heirs for ever and in Case he should die before

Arrives to Lawfull Age or without If so we give
it to our Son Phillip Whitchart and his heirs and
he to and to the heirs of the aforesaid Son. We
do give grant and confirm unto our said Son William
Whitchart and his Heirs to have and to hold
the aforesaid tracts and Parcels of Land to our said sons John and
Whitchart their heirs and Assignees for ever against
us and our Heirs and all Persons whatsoever in
Witness whereof We have hereunto sette our hands
and Seals this 26 Day November 1790.

Signed, sealed and Delivered

In Presence of

Williams White

James Stanley

John Brown

John + Whitchards -

Jane + Whitchards -

At a Court held for Princess Anne County the 6th day of December 1790.
The above Indenture of Gift from John Whitchard and Sons
his wife to their Sons William and John Whitchard was
acknowledged by them, the said Sons being first privately
examined Relinquished her Right of Dower and
is Ordered to be Recorded.

Scts.

E. H. Monday Esq.

Edmunds to Horner:

50. PRINCESS ANNE CO. VA. 1750
www.virginiapioneers.net

This Indenture made the seventh Day of October in the Year of our Lord One Thousand Seven Hundred and Ninety - Between Nathaniel Edmunds of the County of Princess Anne in Virginia of the one part, and Jeremiah Horner of the same place of the other part. Witneseth, that the said Nathaniel Edmunds for and in Consideration of the sum of Five Pounds current money of Virginia, to him in hand paid by the said Jeremiah Horner at or before the sealing and Delivery of these Presents the Receipt hereon written he doth hereby acknowledge he the said Nathaniel Edmunds hath granted Bargain and Sold and by these presents doth grant Bargain and Sell unto the said Jeremiah Horner his heirs and Assigns for ever Four Acres of Land with the Appurtenance more or less situate lying and being in the said County and is bounded as followeth, to wit, beginning at a Shinkopen Corner Tree running across to David Scotts late pademore Corner tree, thence running down the said line, thence to a Shinkopen tree standing near the head of a branch, thence running across the plantation to a Maple tree standing in the branch on the West end side of the plantation, thence running up that branch to a white Oak tree, thence to the first mentioned Shinkopen Corner tree and all Houses Woods, Ways, Waters, Water Courses, Marshes, Profits and Advantages to the same appertaining and the Reversion and Reversions Remainder and Remainders thereof, and all the Estate Rights and Title of him

the said Nathaniel Edmunds of give and to his wife to have and to hold the said Land and Appurtenances unto him the said Jeremiah Horner his heirs and Assigns to the only proper use and Benefit of him the said Jeremiah Horner and his wife Assign for ever free and clear from Dower and all Incumbrances whatever and the said Nathaniel Edmunds his heirs all and singular the Premises hereby bargained and sold, with the Appurtenances unto the said Jeremiah Horner his Heirs and Assigns against him the said Nathaniel Edmunds and his heirs, and all and every other Person and Persons whatsoever shall and will Warrant and for ever Defend by these Presents Mr. Moseley wherof the said Nathaniel Edmunds hath hereto set his Hand and Affixed his Seal the Day and Year first above mentioned.

Signed Sealed and,

Delivered in Princess Anne.

E. H. Moseley

Samuel Horner

Thomas Spradly

Nathaniel X Edmunds,
in
mrs

At a Court held for Princess Anne County the 6 day of December 1750.
The above Indenture of Bargain and Sale, was Acknow-
ledged by Nathaniel Edmunds to Jeremiah Horner
and is Ordered to be Recorded,

S. H. Moseley Esq.

This Indenture made the first day
of December in the year of our Lord Christ
One Thousand Seven Hundred and Ninety
Between Simon Stone and Mary his wife
of Princess Anne County and Colony of Virginia
of the one part, and James Cason, son of John of
said County and Colony of the other part witnesseth
that the said Simon Stone and Mary
his wife for and in consideration of the sum of
Twenty Five Pounds current money of Virginia to
them in hand paid by the said James Cason at or
before the sealing and delivery of these Presents,
the Receipt whereof they do hereby acknowledge and
thereof and from every part and Parcell thereof
doth hereby acquit, release and discharge him
the said James Cason his heirs and Assigns they
and every of them has granted bargained sold aliened
released, and conformed and by these presents doth
grant, bargain, sell, alio release and confirm and
for ever, unto the said James Cason, One certain
Piece or parcell of Land situate lying and being in
Princess Anne County in the middle Precinct
of the Eastern Shore, and bounded as follows, West
beginning at a small Pine a corner tree on the North
Side of the main Road. Dividing the land of the
said Simon Stone and my Father John Cason then
running across the Road near a South West course
down a line of marked Trees, to a Red Oak a corner
tree, the said line of Trees divides my Father
John Cason and Cornelius Cason Lands from the
said Pine above mentioned, thence from the said Red
Oak corner tree running down Edward Brown's
line, near an East course to the main Road, thence
down the main Road near a North or North West course

to the first Nation and Inclosed therewith and containing
Twenty One Acres, and the Reversion and余
revers Remainder and Remainder, Rights, Uses and
Profits thereof and Emoluments of all and singular the
Premises and of every part and Parcell thereof with their
Appurtenances, and all the Estate Right Title and Interest
together with all Properties Claims and Demands
whatsoever of them the said Simon Stone and Mary
his wife, of in or to the said Land and Parcels 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 there
and every of their Rights Titles and Appurtenan-
ces unto the said James Cason his heirs and Assigns
to only proper Use and Benefit of him the said James
Cason his Heirs and Assigns for ever, and the said
Simon Stone 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
James Cason his Heirs and Assigns against the said
Simon Stone and Mary his wife their Heirs and all
other Persons whatsoever shall and will for ever. War-
rant and Defend by these Presents, and that free
and clear, and freely and clearly, acquitted, exoner-
ated and discharged, or otherwise well and sufficiently
wived and defended, and keep harmless and Undamned
et, by the said Simon Stone and Mary his wife there
Heirs, Executors and Administrators off from and against
all manner of former and other Gesta, Grants, Bargains
Sales, Leases, Fealties, Dowers, Mortgages, Entails, and
of and from all Estates, Titles, Charges and Incumbrances
whatsoever had made committed done or suffered by the
said Simon Stone and Mary his wife or any other Per-
son or Persons whatsoever. In Witness whereof the said

Linew Stone and Mary his wife Virginia pioneers
their Hands and affixed their Seals the Day and
Year first above written.

Signed, sealed and delivered
In presence of

Linew Stone

David Stone

John Stone.

Linew Stone

Mary Stone

An abstract held for Prince George County the 6th day of December 1792
the above Indenture of Bargain and Sale from Linew Stone and
Mary his wife to James James was acknowledged by the said
Linew Stone and is Deed to be Recorded,

Test,

J. H. Murray Esq.

This Indenture made this second
Day of November One Thousand Seven Hundred
and Ninety Between Christopher Mosley
of the County of Prince Anne of the one part
and Joshua James of the said County in the
Commonwealth of Virginia of the other part.
Witnesseth that for and in consideration
of the sum of Nine Pounds twelve Shillings cur-
rent money of Virginia, to him the said Christo-
pher Mosley in hand paid before the sealing and
delivery of these Presents the receipt whereof he doth
hereby acknowledge and thereof and from every
part I parceled thereof do hereby acquit & discharge the
said Joshua James his heirs executors and Adminis-
trators do hereby grant bargain and sell unto
the said Joshua James One certain Tract and
parcel of Land, situated lying & being in the said
County of Prince Anne, and bounded as follows
beginning at a stake in the line between said land
and William Brock, and running along said line

W. 65. to a white Oak trunk a corner thence along
a line of marshy trees between said land and that
formerly Thomas Reynolds Walkers N.W. 24. to affix
thence N.W. 19. to a corner stone thence N.E. 76. to
a stone, thence N.E. 65. to a corner Stake and from
thence to the first station receding sixteen and a
half feet on the first mentioned line of William Brock
for the purpose of a Road and contains Twelve acres
and two Roods and Reversions Renta. yearly
& meadments of all and singular the Premises and of
every part & parcel thereof with their Appurtenances
and all the Estates Rights Title and Interest toge-
ther with all Proprietary Claims & Demands whatsoe-
ver of him the said Christopher Mosley of us and to
the said land and Premises or any part or parcel
thereof. To have and to hold the aforesaid
tract & parcel of Land & all & singular other the pre-
mises with their & every of their Rights Titles & appur-
tenances unto the said Joshua James his heirs designees
to the proper Use & Benefit of the said Joshua James his
heirs designees for ever. And the said Christopher Mosley
for himself his heirs Executors & Administrators
the said hereby conveyed Land and Premises with
every part and parcel thereof with their and every
of their Appurtenances unto the said Joshua James
his heirs Executors Administrators or Designees against
the said Christopher Mosley his heirs Executors Adminis-
trators, or Designees and all other persons whatso-
ever shall and will for ever. Warrant & Defend
and that free and clear, freely & clearly acquitted,
exonerated and discharged, or otherwise well sufficient-
ly saved, kept harmless & indemnified by the said Chris-
topher Mosley his heirs Executors Administrators designees
of from and & against all & all manner of former gifts
& grants, Bargains, Sales, Leases, jointures & Dowers & off-

from and against all Estates whatsoever held by Christopher Moseley or any other Person or Persons whatsoever. In witness whereof the said Christopher Moseley hath hereunto set his Hand & Affixed his Seal the Day and Year first above written.

Signed, Sealed & Delivered
In presence of us

2^d This 10th
Exchel Cox.
John Brown

Christopher ^{his} Moseley

No account held by Christopher Moseley to the 6th day of December 1790. The above Indenture of Bargain and Sale from Christopher Moseley to Joshua James was proved by the Oaths of the three Witnesses to the same, and is Ordered to be Recorded,

Seal,
S. H. Moseley Esq.

Know all Men by these Presents that I Lydia Morse Widow of Francis Moseley late of Princess Anne County deceased being dissatisfied with the provision or Legacy given bequeathed or intended for me by my said Husband in his last Will and Testament, Do hereby Renounce and Relinquish the Legacy or Legacies given or intended for me in his said Will and utterly Renounce and Relinquish all benefit or Advantage that my said Husband intended me, or that I might claim under his said last Will and Testament given under my Hand and Seal this seventeenth Day of February 1791, in the 15th Year of the Commonwealth.

Sealed and Delivered
In presence of

Joseph Pugh
John Whitcomb, Jr.

Lydia ^{her} Moseley

No account held for Princess Anne County the 7th day February 1791. The aforesaid Deed from Lydia Morse, Widow of Francis Moseley, Renouncing the Will of the said Francis Moseley her late Husband, was this day proved by the Oaths of the two Witnesses to the same and is Ordered to be Recorded;

S. H. Moseley Esq.

^{Mr.} Indenture made in the fourteenth day of December in the Year of Christ one thousand seven hundred and Ninety between Henry Matthias of the County of Princess Anne of the one part, and John Hancock of the said County of the other part. Witnesseth that for and in Consideration of the sum of Forty four Pounds five Shillings and four Pence Current Money of Virginia which he the said Henry Matthias is justly indebted to the said John Hancock and honestly desires to secure and pay to him, and for and in the further Consideration of the sum of Five Shillings like Money to the said Henry Matthias in hand paid by the said John Hancock at and before the sealing and delivery of this the Receipt whereof he doth hereby acknowledge, and thereof, and of every part thereof doth exonerate and discharge the said John Hancock his Heirs, Executors and Administrators &c the said Henry Matthias hath granted, bargained sold and confirmed, and by these presents doth grant, bargain, sell, and convey, to the said John Hancock his Heirs, and Assigns, for ever, a certain Tract or Parcement of Land, situated lying and being in the Parish of Lynnhaven and County aforesaid containing by estimation fifty Acres be the same more or less being the same as and which was devised to him by his Father John Matthias, and is bounded by the