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This Indenture made the thirteenth Day of August in the Year of our Lord one thousand seven hundred and Ninety two.
 Between Duncan Campbell Mariner, son of Captain Duncan Campbell dec'd. of the one part,
 and William Simmo of the County of Prince George
 and Commonwealth of Virginia, of the other part
 witnesseth, that the said Duncan Campbell for
 and in Consideration of the sum of One hundred and
 fifty Pounds Current Money of Virginia, by the said
 William Simmo to the said Duncan Campbell in
 hand paid, at and before the sealing and delivery of
 these presents, the Receipt whereof, he doth hereby acknowledge
 to have received, and thereof, and thereof, and of every part there
 of doth hereby release, exonerate and discharge the
 said William Simmo his Heirs, Executors and Administrators, hath granted, bargained, sold aliented, transferred
 and confirmed, and by these presents doth grant bargain
 sell, alien, transfer and confirm, unto the said William
 Simmo, all that Sott or half acre of Land situate, lying
 and being in the Town of Emporia, in said County of
 Prince George wherein the said William Simmo now
 lives, and bounded as follows, to wit, Beginning at Cap:
 Samuel Dennis corner Stone, by the main Street or road
 and running South two degrees Eastwardly, two hundred
 and twenty five feet to a corner stone, thence North eighty
 eight degrees Eastwardly, Ninety two feet and one quarter
 of a foot to another stone, thence North two degrees Westwardly
 and one hundred and forty six feet to another corner
 stone by the main Street or road, thence along the said
 Main Street or road, South twenty four degrees Westwardly

Ninety feet, and one half foot to the first Station. And
is the same Fott or half Acre of Land with the Appurte-
nances, which was sold by Col. Anthony Walke late of said
County dec'd. to John Michael Hartline also of said County,
deceased, by Deed of Bargain and Sale, bearing date the
second day of March, in the Year of our Lord One thou-
sand and seven hundred and sixty five, by the said John Michael
Hartline devised to Anne Campbell, Mother of the above
mentioned Duncan Campbell the Younger, by Will in writ-
ing bearing date the third day of June in the Year of our Lord
One thousand seven hundred and eighty two, and on the death
of the said Anne Campbell, intestate, the said Land and
Appurtenances, descended in fee simple, to her only son
and Heir at Law, the said Duncan Campbell a Party
hereto, and these presents are further intended to convey
to the said William Nimo, and his Heirs for ever all
the Land which the said John Michael Hartline held in
the said Town of Stemperville, and which passed to the said
Anne Campbell, by virtue of the before recited devise. To
have and to hold the said Fott or half Acre of Land
and all other Lands as aforesaid, and all Houses Buildings
Appurtenances and Mereaments therunto in any wise belong-
ing, to him the said William Nimo and his Heirs for ever
and the Duncan Campbell doth hereby for himself his Heirs
and Administrators for ever WARRANT and defends the
Title of the said bargained Premises to him the said William
Nimo and his Heirs for ever, against the lawful claim or
demand of any Person or Persons whatsoever. In witness
whereof the said Duncan Campbell hath hereunto set his
Hand and Seal the day and Year first above written.
Signed, Sealed and Sealed.

John Michael Hartline

Witnesses

John Michael Hartline

Duncan Campbell

Witnesses

John Michael Hartline

Deed abstracted for Princess Anne County the 3rd day of September 1792
The above instrument of Bargain and Sale from Duncan Campbell, Aborigine
to William Nimo, pur. gent. attorney for him, was proved by the Aborigine to the
Thomas Michael Joseph Nimo, Esq. his son, John Michael Johnson, three of the witnesses to the
same and is ordered to be recorded, and is recorded.

246, Westley C.R.

This Indenture Quadruplicate
made the First day of September in the Year of Our
Lord One thousand seven hundred and Ninety
two between Joshua Nicholas and Merium his wife
of the First part, Catharine Butt Relict of Nehemiah
Butt dec'd. of the Second part, William Wiles and Nancy
his wife of the Third part, and Nathaniel Nicholas
son of Nathaniel Nicholas deceased of the Fourth
part all of the Commonwealth of Virginia, and County of
Princetown; Witnesseth that Whereas the said Nath-
aniel Nicholas dec'd. late of the said County departed this life
Intestate in consequence of which his Lands and Tenements
descended to his Sons and Daughter and Granddaughter to
wit, the said Nathaniel & Joshua Nicholas, Catharine Butt
and Nancy Grimes his Granddaughter who is the only issue
and Descendant of Sarah Grimes dec'd. who was one of the Daughters
of the said Nathaniel Nicholas dec'd. and hath since intermarried
with the said William Wiles; And Whereas the said Joshua
Nicholas & Merium his wife, Catharine Butt and the said William
Wiles and Nancy his wife, being minded to sell and dispose
of their part of the Estate or parcel of Land which the said
Nathaniel Nicholas dec'd. lived on at the time of his death to
the said Nathaniel Nicholas Brother to the said Joshua Nich-
ols & Catharine & Uncle to the said Nancy Wiles which
is now held and enjoyed by them in Common and Undivided
containing or generally held by the said Nathaniel
Nicholas deceased for Three Hundred Acres more or less lying
and being in the aforesaid County, and bounded by the
Lands of the said William Wiles, William Hunter, John
Persons, John Williamson, Thomas Whithurst, David
Whithurst, John Hopkins Son of John Hopkins sen'r dec'd.
Robert Hopkins Son of John Hopkins & Grandson of Jonathan
Stephens dec'd. being Sixty Five Acres of Land more or less
to each of the said Sons, Daughter and Granddaughter
Witnesseth that the said Joshua
Nicholas, Catharine Butt, William Wiles and Nancy his

Witnessed and in Consideration of the sum of Two Hundred
and Forty Pounds Current Money of Virginia, to them in
hand paid by the said Nathaniel Nicholas at or before the
Sealing and Delivery of these Presents, the Receipt hereon
Written they do hereby Acknowledge, have granted, bargained,
sold and Confirmed, and by these Presents do grant
bargain Sell and Confirm unto the said Nathaniel Nicholas
his Heirs and Assigns for ever. Two hundred and Twenty
five Acres more or less, being our part of or Share of the said
tract of Land and Appurtenances which the said Nathaniel
Nicholas the Elder, lived on at the time of his death and Des-
cended to us as Coheirs aforesaid, To have and to hold
the said Two Hundred and Twenty Five Acres of Land
with the Appurtenances more or less, to the said Nathaniel
Nicholas his Heirs and Assigns to the only proper Use and
Beneft of him the said Nathaniel Nicholas his and Assigns

for ever, free and clear of and from all Incumbrances what-
soever, and the said Joshua Nicholas and Catharine Butt
William Hiles and Nancy his Wife for themselves and their Heirs

the aforesaid bargained Land and Appurtenances unto the
said Nathaniel Nicholas and his Heirs and Assigns for-
ever against them and their Heirs and all and every other
Person or Persons whatever shall and will warrant
and for ever defend by these Presents. In Witness-

whereof, they the said Joshua Nicholas & Miriam his Wife
Catharine Butt and William Hiles & Nancy his Wife, have

hereunto Interchangeably set their hands and affixed their

Seals the Day and Year within and first above Written

Sealed and Delivered.

In the presence of,

George Williamson

Hilliard Williamson

John Parsons, Junr.

John Lyon.

Joshua Nicholas

Miriam Nicholas

Catharine Butt

William Hiles

Nancy Hiles

, 3,

Received of Nathaniel Nicholas One Hundred and
Forty Pounds being the Consideration mentioned in this Deed
the 1st of September 1792.—

Catharine Butt,
Joshua Nicholas
William Hiles,

At Court Held for Princess Anne County the 1st day of September 1792
The aforesaid Indenture of Bargain and Sale from Nathaniel Nicholas
Miriam his Wife, Catharine Butt, William Hiles and Nancy his
Wife and the Receipt above Written to Nathaniel Nicholas were
Acknowledged by the said Joshua Nicholas & Miriam his wife
Catharine Butt, and William Hiles and Nancy his wife, the
Sum of Forty Pounds being first privily Examined, Relinquished their Rights
of Inheritance and Power in the Lands and Appurtenances aforesaid
and in the said Indenture which is Enter'd to be Recorded.

Subd.

E. H. Monday Oct.

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This Indenture made this Seventh
Day of August in the Year of our Lord one thousand
seven hundred and Ninety two Between Cornelius
Calvert Junr. of the County of Princess Anne and
Commonwealth of Virginia of the one part, and Ezekiel
Box of the County aforesaid of the other part witnesseth
that the said Cornelius Calvert Junr. as surviving Exec-
utor of the Estate of Cap^t William McElrath etc. who was
surviving Executor of the Estate of Laughlin McCabe
for and in Consideration of the sum of Forty Pounds in
Hand paid hath bargained and sold, and by these
Presents doth grant bargain sell, alien and confirm
unto the said Ezekiel Box and his heirs and Assigns
for ever, a certain half lot of Land formerly the
Property of Laughlin McCabe dec. lying and being

in the County of Princess Anne within Rempes
ville, and which the said Laughlin McCabe directed
and devised to be sold by his Executors in and by his
last Will and Testament, as by the same Will, now
remaining on Record will have and to hold
the said bargained Premises with all its Appurtenances
whatever to the said Ezekiel Cox, his heirs and Assigns for
ever, to his and their own proper Use and Benefit.
and the said Cornelius Calvert junr doth hereby covenant
and promise that the Land is free from all Encumbr
ances whatever had, made, done or committed by
him. In witness whereof the said Cornelius
Calvert junr hath hereunto set his hand and
seal, the Day and Year above written,
Signed, sealed and delivered

In presence of
S. W. Crenahan
Edward Hatch Walkie
Anthony Walkie junr.

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At a Court held for Princess Anne County the 3 day of September 1792.
The above Indenture of Bargain and Sale from Cornelius
Calvert junr, surviving Executor of Cap' William McClenahan
dec. who was surviving of Laughlin McCabe dec'd, to
Ezekiel Cox, was acknowledged by the said Cornelius
Calvert junr and is Ordered to be recorded.

Teste
E. H. Mosley Etch.

6

This Agreement between Anthony
Walkie of the one Part, and Jeremiah Hesler of
the other, Part, of the County of Princess Anne
Hilmesoth, that the said Anthony Walkie doth grant to
Farm lot 260 acres of Land near Towntown on
the North side of Elizabeth River, as soon as Richard
Beachus gives up the said Land, unto the said Jeremiah
Hesler this Year for seven Years, vizt from January
1st 1791 till 1st Janry 1798, provided he shall pay to
the said Walkie twenty Barrels of good Corn the
first Year, & twenty five Barrels of Corn & Plumum
the six Years following, and also comply with the
Conditions hereafter mentioned: He binds himself &
his Heirs to pay all Taxes on the same, to use sapling
to cut Oak or other Timber trees
for any Purpose; to take Care of the Orchards by fencing
& silaging, to leave an Acre in front of the House, be
fore the North Door in Grass, & to pay the Rent to
the said Walkie at Christmas annually. Also the said
Hesler is not to Cultivate the Ground in Indian
Corn for two Years in succession, but in small Grain
or Grass & Corn alternately, & neither Party shall violate
this Agreement it shall thenceforth be void. In
witness whereof the Parties have set their hands
& seals this 20th Day of Nov. Anno Domini 1790.
Acknowledged in
presence of
Cornelius Calvert junr
Eros Etheridge.

At a Court held for Princess Anne County the 3 day of September 1792.
The above Deed of Lease between the Revd Anthony Walkie & Jeremiah
Hesler was Acknowledged by the said Anthony Walkie and is Ordered
to be Recorded.

E. H. Mosley Etch.

This Indenture made the Fourth
Day of September in the Year of our Lord One
Thousand Seven Hundred and Ninety Five Between
Adam Keeling, son^r of the County of Princess Anne
of the one part and Jacob Keeling of the said County
of the other witnesseth that for and in Considera-
tion of the sum of Five Pounds Current Money of Vir-
ginia by the said Jacob Keeling to the said Adam Keeling
in hand paid at or before the Sealing and Delivery of
these Presents, the Receipt whereof he doth hereby Acknowledge
he the said Adam Keeling have granted, bargained and sold
and by these Presents do grant, bargain, sell and confirm
unto the said Jacob Keeling his Heirs and Assigns for ever

One Tract of Land Containing fifty Acres more or less
Beginning at the Boiley Hickory tree on the South
Thomas Walks Land, running to the South along the said
Tom Walks line, to John Cornish's Land and along the
said John Cornish's line to Capt William Keeling's Line,
and along the said Capt William Keeling's line to the North,
and along the Land that formerly belonged to Jonathan
Bushy, and along the said Bushy's line to the beginning
Station, with the Reversion and Reversions remain-
der and Remainders Rents, Issues and Profits therefrom
and all the Estate, Right, Title, Interest Property Claim
and Demand, of him the said Adam Keeling son^r of an
and to the same, with the Appurtenances free and clear
and of from all Incumbrances of what nature land
soever to have and to hold the said Land with
the Appurtenances unto the said Jacob Keeling his heirs
and Assigns, against him the said Adam Keeling
his heirs and Assigns, and all and every other Person and

and Persons whatsoever shall Warrant and for-
ever defend by these Presents. In witness the said
Adam Keeling have hereunto set his Hand and
Seal the Day and Year first above Written
Signed, sealed and Delivered
In the presence of
W. L. Keeling
Anthy Murphy.

Adam Keeling.

At Court held for Princess Anne County the 4 day of September 1795.
The above Indenture of Bargain and Sale from Adam
Keeling to Jacob Keeling was Acknowledged by the
said Adam Keeling, and is Ordered to be Recorded.

Shat:
E. H. Hawley Etch.

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Keeling to
Thomas Walks Land, running to the South along the said
Tom Walks line, to John Cornish's Land and along the
said John Cornish's line to Capt William Keeling's Line,
and along the said Capt William Keeling's line to the North,
and along the Land that formerly belonged to Jonathan
Bushy, and along the said Bushy's line to the beginning
Station, with the Reversion and Reversions remain-
der and Remainders Rents, Issues and Profits therefrom
and all the Estate, Right, Title, Interest Property Claim
and Demand, of him the said Adam Keeling son^r of an
and to the same, with the Appurtenances free and clear
and of from all Incumbrances of what nature land
soever to have and to hold the said Land with
the Appurtenances unto the said Jacob Keeling his heirs
and Assigns, against him the said Adam Keeling
his heirs and Assigns, and all and every other Person and

This Indenture made the Eighth Day
of August in the Year of our Lord Christ, One
Thousand Seven Hundred and Ninety five, Between
George Stone and Francis his wife in the County of prin-
cess Anne in Virginia of the one part & John Bonney
of the same place of the same place, of the other Part
witnesseth that for and in Consideration of the sum
of fifty Pounds Specie to the said George Stone & Francis
two wife in hand paid by the said John Bonney at or
before the Sealing and Delivery of these Presents that the
Receipt whereof he doth hereby acknowledge, he the said
George Stone & Francis his wife have granted, bargained and
sold and confirmed unto the said John Bonney and his heirs
One tract or parcel of Land containing by Estimation, even
by Five Acres Land lying & being in the said

County of Princess Anne, and is bounded as follows
to wit, beginning at a corner pine standing Nathan Bonney
line running North 27 $\frac{1}{2}$ Poles to a corner Black Gum of
the said Bonnys thence N 63. 818 poles to a Beech S 81.
862 Poles to a corner Red Oak, thence South 70 Poles to
a corner Stake; thence N. to W. along a line old marked
trees to the first Station, and all thare Waters, Water
Courses Proffits and Appurtenances whatsoever to the said
Premises or in any wise appertaining to the Reversion therer
sions, Remainder and Remainders, Rents, Issues and
Proffits thereof, and all the Estate Right & Title of him
the said George Stone and Francis his wife son and to the
same to have and to hold all and singular the
Premises hereby bargained and sold with the Appurtenances unto
the said John Bonney his heirs & assigns, to the only proper Use and
Behoef of him the said John Bonney of for the time being there
for ever, free and clear of and from all and singular
burdens of what nature hind whatsoever, And I castlyf the said
George Stone and Francis his wife and their heirs and singular
the Premises hereby bargained and sold with the Appurtenances
to the said John Bonney and his heirs and Assigns against the
said George Stone and Francis his wife, and all and other person
and persons whatsoever shall and will warrant and for ever
Defend these Presents. witness whereof the said George Stone and
Francis his wife have hereunto set their hands the Day and Year
first above written.

Notated and delivered

In the presence of

John Bonney

Nathan Bonney

Seraphine Cappa

George Stone 
Francis Stone 

At Court held for Prince Anne County the 4th day of September 1792.
The above instrument of Bargain and Sale from George Stone and Francis
his wife to John Bonney of Jonathan Bonney was acknowledged by them the said
Francis being first privately examined distinguished her right of Owner
and Ordered to be recorded.

Test
E. H. Moseley Esq.

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Si now all Men by these Presents that
I James Galon of the Borough of Norfolk in the State
of Virginia have Nominated, Constituted & Appointed
and by these Presents do Nominate Constitute and ap
point Gill Haun of the Borough aforesaid to be my true
and Lawfull Attorney for me and in my Name and
to my use benefit & Advantage to sell & Convey in sit. simple
a certain Tract or Parcell of Land & the Appurtenances,
lying & being in the County of Lunenburg containing
Five Hundred & Sixty Acres, being the Land which I
Purchased of said Gill Haun as Attorney of Charles Hutto
according to the legal bounds thereof, a Deed for the same
having been duly Recorded on the Records of the County
aforesaid, giving and hereby Granting unto my said At
torney full Power and Authority in my Name to sign, seal
or deliver such Deeds or Instruments of Conveyance as may
be required by law, simple or Absolute Right of Proper
ty therein, without any Harrantry except against my
self & my Heirs. Also give unto my said Attorney full Power
to sell & dispose of all Goods, Wares, or Chattels belonging to me
in the County aforesaid, and generally all & whatsoever my
said Attorney shall do by himself or by Attorneys by him to be
Appointed whom he may at pleasure Revoke to be as simple
Valid & Obligatory as if done by myself being personally
Present or as if the Matter required more Special Authority
than is herein contained & declared. Ratifying, allowing
and holding for firm, Valid and Obligatory all & whatsoever
my said Attorney shall do or cause lawfully to be done herein
In Testimony whereof I have hereunto set my hand & Seal
this Thirtysixth Day of August in the Year of Lord One
Thousand Seven Hundred Ninety Two.

Notated & Delivered

In the presence of

John Stone

At Court held for Prince Anne County the 4th Day of September 1792.
The above instrument of Bargain and Sale from George Stone and Francis
his wife to John Bonney of Jonathan Bonney was acknowledged the within Letter of Attorney
to James Galon came into Court and acknowledged the within Letter of Attorney
to Gill Haun and at the request of the said James Galon the same is entered to record.

E. H. Moseley Esq.

County of Princess Anne, and is bounded as followeth
to wit, beginning at a corner pine joining Netham Bonney
line running North 27 $\frac{1}{2}$ Poles to a corner Black Gum of
the said Dennis thence N 63. E 18 poles to a Beech St.
362 Poles to a corner Red Oak, thence South 70 Poles to
a corner Lake, thence N. to W. along a Line old marked
trees to the first Station, and all Hawk Waters Water
Courses Profits and Appurtenances whatsoever to the said
Premises or in any wise appertaining to the Reversion & Revers
ions, Remainder and Remainders, Rents, Issues and
Profits thereof, and all the Estate Rights & Title of him
the said George Stone and Francis his wife of me and to the
same so have and to hold all and singular the
Premises hereby bargained and sold with the Appurtenances unto
the said John Bonney his heirs & assigns, to the only proper life and
Begs of him the said John Bonney of his heirs & assigns to have
for ever, free and clear of and from all and singular
burdens of what nature kind whatsoever. And lastly the said
George Stone and Francis his wife and their heirs and singular
the Premises hereby bargained and sold with the Appurtenances
to the said John Bonney and his heirs and assigns against the
said George Stone and Francis his wife, and all and other person
and persons whatsoever, shall and will warrant and for ever
defend these presents. Witness whereof the said George, Stone and
Francis his wife have hereunto set their hands the Day and Year
first above written.

Signed sealed and delivered }
In the presence of

John Bonney
Jonathan Bonney
Nathan Bonney
Benjamin & wife

George Stone
Francis Stone

At Court held for Princess Anne County the 1st day of September 1792
the above instrument of Bargain and sale, from George Stone and Francis
Stone being first fairly examined & distinguished her Right of Power
and Order to be granted,

S. H. Moseley Esq.

7.

I know all Men by these Presents that
I James Eaton of the Borough of Norfolk in the State
of Virginia have Nominated, Constituted & Appointed
and by these Presents do Nominate Constitute and ap
point Gill Wain of the Borough aforesaid to be my true
and Lawfull Attorney for me and in my Name and
to my use benefit & Advantage to Sell & Convey in, let, simple
a certain Tract or Parcell of Land & the Appurtenances,
lying & being in the County of Lunenburg containing
Five Hundred & Sixty Acres, being the Land which I
Purchased of said Gill Wain as Attorney of Charles Wills
according to the legal bounds thereof a Deed for the same
having been duly Recorded on the Records of the County
aforesaid, giving and hereby Granting unto my said At
torney full Power and Authority in my Name to sign, dat
e, draw such Deeds or Instruments of Conveyance as may
be requisite to have, let, simple or Absolute Right of Proper
ty therein, without any Harrassment except against my
self & my Heirs. I also give unto my said Attorney full Power
to sell & dispose of all Goods, Wares, or Chattels belonging to me
in the County aforesaid, and generally all & whatsoever my
said Attorney shall do by himself or by Attorneys by him to be
Appointed whom he may at pleasure choose, to be as ample
Valid & Obligatory as if done by myself, being personally
Present or as if the Matter required more Special Authority
than is herein contained & declared, Ratifying, allowing
and holding for firm, Valid and Obligatory all & whatsoever
my said Attorney shall do or cause lawfully to be done herein
in testimony whereof, I have hereunto set my hand & seal
this Thirtysixth Day of August in the Year of Lord One
thousand seven hundred & Ninety Two.

dated & delivered }

In the presence of

S. H. Eaton

John Stone

John Stone

John Stone

At Court held for Princess Anne County the 1st Day of September 1792
James Eaton came into Court and acknowledged the within Letter of Attorney
to sell them and at the request of the said James Eaton the same is Entred to be recorded.

S. H. Moseley Esq.

This Indenture made this third day of May in the Year of our Lord One Thousand Seven Hundred and Ninety Five. Between Frances.

Mosley Widow of Edward Hack Mosley dec'd late of the County of Prince Ann of the one part, And Alexander Mosley of the Borough of Norfolk, and State of Virginia of the other part. Witnesseth.

Whereas the said Frances Mosley is possessed of an Interest in a Tract or Parcell of Land with the Appurtenances therunto belonging, lying and being in the County of Prince Ann near and Adjoining to Newtonville, and is the same Tract or Parcell of Land whereon Edward Hack Mosley deceased did live, for and during her Natural life, as will appear by the last Will and Testament of said Edward Hack Mosley deceased, the same which doth belong to the said Alexander.

Mosley to Mosley
I affuar by the Will of said Edward Hack Mosley. Now know Ie that the said Frances Mosley for and in consideration of the sum of Five Shillings Current Money of Virginia to her in hand paid by the said Alexander Mosley, the receipt whereof the the said Frances Mosley doth fully Confess and acknowledge. She the said Frances Mosley hath surrendered and Yielded up, and by these presents doth surrender and Yield up to the said Alexander Mosley his Heirs and Assigns for ever all that Tract or Parcell of Land with the Appurtenances thereto belonging above Mentioned, and the Estate, Right title, Interest, Claim and Demand whatsoever of her the said Frances Mosley in and to the said Premises and every part thereof, with the Appurtenances and Improvements, so that the the said Frances Mosley her Executors

Administrators or Assigns or any of them shall or may have Claim, Challenge or Demand the said Premises or any part thereof, or any Estate, Right, Title and Interest, of and in the said Premises and every part thereof, be barred and for ever Excluded, by these Presents; And the said Frances Mosley for herself her Executors Administrators and Assigns, doth covenant and grant to and with the said Alexander Mosley his Heirs and Assigns, that he the said Alexander Mosley his Heirs and Assigns, shall and may at all times hereafter peaceably and quietly enter into, have hold Occupy, Possess and Enjoy, all and singular the above mentioned tract or Parcell of Land with the Improvements and Appurtenances thereto belonging, without the Let, Trouble, Hindrance, molestation, interruption or denial of her the said Frances Mosley, her Executors, Administrators or Assigns, or of any other Person or Persons whatsoever, claiming or to claim by, from or under her. In Witness whereof the said Frances Mosley hath hercunto Subscribed her Name and affixed her Seal the Day and Year first before Written.

Signed sealed and attested,

In presence of

James Simmo, to the Acknowledgment.

W Simmo, also to the Acknowledgment;

Jonathan Langley, also to the Acknowledgment.

At a court held for Prince Anne County the 5th day of September 1792.

The above Indenture of Release, or Surrender from Frances Mosley to Alexander Mosley was proved to be acknowledged by the said Frances Mosley to the said Alexander Mosley by the oath of James Simmo, William Simmo, and Jonathan Langley the three witnesses to the same, and is Ordered to be Recorded.

This Indenture made this third day of May in the Year of our Lord One Thousand Seven Hundred and Ninety Two, Between Frances Moseley widow of Edward Hack Moseley deceased of the County of Princess Ann of the one part, And Alexander Moseley of the Borough of Norfolk and State of Virginia of the other part. Witnesseth.

Whereas the said Frances Moseley is possessed of an interest in a tract or parcel of Land with the appurtenances thereto belonging, lying and being in the County of Princess Ann near and adjoining to Newtown, and is the same tract or parcel of Land whereon Edward Hack Moseley deceased did live, for and during her natural life, as will appear by the last Will and Testament of said Edward Hack Moseley deceased.

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appear by the Will of said Edward Hack Moseley. Now know ye that the said Frances Moseley for and in consideration of the sum of Five Shillings Current Money of Virginia to her in hand paid by the said Alexander Moseley, the receipt whereof the the said Frances Moseley doth hereby confess and acknowledge, she the said Frances Moseley hath surrendered and yielded up and by these presents doth surrender and yield up to the said Alexander Moseley his heirs and assigns for ever all that tract or parcel of Land with the appurtenances thereto belonging above mentioned, and the Estate, Right Title, Interest, Claim and Demand whatsoever of her the said Frances Moseley in and to the said premises and every part thereof, with the appurtenances and improvements, so that she the said Frances Moseley her executors

Administrators or Assigns or any of them shall or may have claim, Challenge or Demand the said premises or any part thereof, or any estate, Right, Title and Interest, of and in the said premises and every part thereof, be barred and for ever excluded, by these presents; And the said Frances Moseley for herself her executors Administrators and Assigns, doth covenant and grant to and with the said Alexander Moseley his heirs and assigns, that he the said Alexander Moseley his heirs and assigns, shall and may at all times hereafter peaceably and quietly enter into, have hold occupy, posses and enjoy, all and singular the above mentioned tract or parcel of Land with the improvements and appurtenances thereto belonging, without the let, trouble, hindrance, molestation, interruption or denial of her the said Frances Moseley, her executors, administrators or assigns, or any other person or persons whatever, claiming or to claim by, from or under her, In witness whereof,

the said Frances Moseley hath hereunto subscribed her Name and affixed her Seal the Day and Year first before written.

Signed sealed and acknowledged,

In presence of,

James Simms, to the acknowledgment,

W. Simms, also to the acknowledgment;

John Langley, also to the acknowledgment,

Frances Moseley

At a Court held for Prince Anne County the 1st day of October 1792.
The above Indenture of Release or Surrender from Frances Moseley to Alexander Moseley was proved to be acknowledged by the said Frances Moseley to the said Alexander Moseley by the oath of James Simms, William Simms, and Jonathan Langley the three witnesses to the same, and is ordered to be recorded.

Seal:

E. H. Moseley bmk.

This Indenture made the third Day
of September in the Year of our Lord One Thousand
Seven Hundred and Ninety Two Between Frederick
Bush of the County of Princess Anne in Virginia
of the one part, and Ransom Brock of the same place
of the other part. Witnesseth that for and in Consideration of the sum of Two Hundred Pounds specie to
the said Frederick Bush in hand paid by the said
Ransom Brock at or before the sealing and delivering
of these Presents the Receipt whereof he doth hereby acknowledge, he the said Frederick Bush have granted bargain
and sold and confirmed and by these Presents do grant
bargain sell and confirm unto the said Ransom Brock &
his heirs all and singular the Premises hereby bargained
and sold with the Appurtenances unto the said Ransom

Brock belonging or in any wise appertaining to the said
Premises Remainders & Remainders Rents Issues Profits
thereof, and all the Estate Right and Title of him the said
Frederick Bush of in and to the same, to have and
to hold all singular the Premises hereby bargained and
sold with the Appurtenances unto the said Ransom Brock
his heirs and Assigns to the only proper Use and Benefit of
him the said Ransom Brock his heirs for ever free and
clear of & from all Power & all other Incumbrance of what
nature or kind soever And I certify the said Frederick
Bush all and singular the Premises hereby bargained
and sold with the Appurtenances unto the said Ransom
Brock his heirs & Assigns against him the said Frederick
Bush his heirs all & every other Person or Persons whatso
ever shall and will Marry & forever Desend by these
Deeds 1792 & 1795 whereof the said Frederick Bush
have hereunto set his Hand & Seal the Day & Year first
above written

Signed, sealed & delivered V
in the presence of us, Frederick Bush.

Deed first held for Prince Anne County the 1st day of October 1792
the above Indenture of Bargain and Sale from Frederick Bush
to Ransom Brock, was acknowledged by the said Frederick
Bush, and is Ordered to be Recorded,

Seal,
J. H. Hosley Esq.

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Bush to Brock
Beginning at a Red Oak in Valentines line running
180 degrees Westerly 16 Chains & 62 links to a Maple, thence
binding on that line of works to a small Oak in Margroves
line, thence S 82 degrees Easterly 35 Chains & 62
links to a Elm in said Valentines line, thence S 80 E 30 Chains
80 links to a fine corner tree of Samuel Fentress & Co's
line, thence binding on said Oaks line to the first station
and the said Brock has a privilege for a road & pass
Way from his Plantation to the great road, with all
expenses, Buildings, Orchards, Hops, Worts, Water Courses
14 Profts & Appurtenances whatever, to the said Premises

10.

This Indenture made the fourth
Day of September in the Year of our Lord One Thousand Seven Hundred and Ninety Two, Between
Ransom Brock, and Sieziah his wife of the County
of Prince Anne, and Commonwealth of Virginia of
the one Part, and Frederick Boush as Guardian of Amy
and John Lester's Orphans of Thomas Lester of the same County
and Commonwealth aforesaid of the other Part witnesseth.
that the said Ransom Brock being justly indebted to the
said Frederick Boush as Guardian aforesaid in the
just and full sum of One Hundred Pounds, Specie, and
being willing and desirous to secure the Payment ther-
of, with legal Interest thereon from the date hereof, till paid,
they the said Ransom Brock and Sieziah his Wife, for
and in Consideration of the sum of Five Millings by the
said Frederick Boush as Guardian aforesaid
hand paid, at and before the date hereof, by
these Presents, the Receipt whereof they do hereby acknowledge,
knowlege, and therof release and acquit the said Fred-
erick Boush his Heirs, Executors, and Administrators, have
granted, bargained, sold, aliened, transferred and by these
Presents do grant, bargain, sell, alien, transfer, and con-
firm unto the said Frederick Boush as Guardian aforesaid,
all that tract and Plantation of Land with the Appur-
tenances, which the said Ransom Brock lately purchased
of the said Frederick Boush, known by the Name of
Edward's in said County, Containing by Estimation
Two Hundred Acres, to be the same more or less
and to hold the same Lands and Tenements
and all and singular the Appurtenances and Acre-
ments therunto in any wise belonging to him the said

Frederick Boush as Guardian aforesaid, and his Heirs
for ever. Upon Trust. Nevertheless and these Presents
are upon this Condition that if the said Ransom Brock
his Heirs, Executors and Administrators shall well and
truly pay or cause to be paid to the said Frederick Boush
as Guardian aforesaid his heirs, Executors and Administra-
tors, the aforesaid sum of One Hundred Pounds with
lawful Interest thereon, at or before the end of three Years
from the date hereof; then every thing herein contained to be as
Null, Void and of no Effect, otherwise it shall and may
be lawful, for the said Frederick Boush as Guardian aforesaid,
his Heirs Executors and Administrators, after giving
ten Days Notice to the said Ransom Brock his Heirs
Executors and Administrators after the expiration of the said
three Years from the date hereof, to sell the said Two hundred
Acres of Land with the Appurtenances, at Public Sale,
and out of the Money arising therefrom to retain as much
as will pay the said One Hundred Pounds with Interest
as aforesaid and all Costs attending the carrying these Pre-
sents into Execution and the balance if any to pay to the
said Ransom Brock his Heirs Executors and Adminis-
trators at Willness whereof the said Ransom Brock
and Sieziah his Wife have hereunto set their hands and
Seals the Day and Year first above written
Signed sealed and delivered
In presence
Caleb Boush
James Land

Ransom Brock
17. Entered to be Recorded
R. Morley Clerk.

At Court held for Prince Anne County the 1st day of September 1792
The above Indenture of trust from Ransom Brock to Frederick
Boush, was acknowledged by the said Ransom Brock, and is
Boush, was Acknowledged by the said Ransom Brock, and is
Entered to be Recorded

This Indenture made the Fourth
Day of September in the Year of our Lord One Thousand
and Seven Hundred and Ninety Two, Between
Ransom Brock, and Reziah his Wife of the County
of Princess Anne, and Commonwealth of Virginia of
the one Part, and Frederick Boush as Guardian of Amy
and John Lester's Orphans of Thomas Lester of the same County
and Commonwealth aforesaid of the other Part witnesseth
that the said Ransom Brock being justly indebted to the
said Frederick Boush as Guardian aforesaid in the
just and full sum of One Hundred Pounds, specie and
being willing and desirous to secure the Payment there
of, with legal Interest thereon from the date hereof, till paid.
they the said Ransom Brock and Reziah his Wife, for
and in Consideration of the sum of Five Shillings by the
said Frederick Boush as Guardian aforesaid to them
in hand paid, at and before the Making and Delivery of
these Presents, the Receipt whereof they do hereby acknowledge,
and therof release and acquit the said Fred
erick Boush his Heirs, Executors and Administrators, have
granted, bargained, sold, aliened, transferred and by these
Presents do grant, bargain, sell, alien, transfer and con
firm unto the said Frederick Boush as Guardian aforesaid,
all that tract and Plantation of Land with the Appur
tenances, which the said Ransom Brock lately purchased
of the said Frederick Boush, known by the Name of
Edward's in said County, Containing by Estimation
Two Hundred Acres, to be the same more or less have
and to hold the same Lands and Tenements
and all and singular the Appurtenances and Heredit
aments therunto in any wise belonging to him the said

Frederick Boush as guardian aforesaid, and his Heirs
for ever. Upon Trust. Nevertheless and these Presents
are upon this Condition that if the said Ransom Brock
his Heirs, Executors and Administrators shall well and
truly pay or cause to be paid to the said Frederick Boush
as guardian aforesaid his heirs, Executors and Administra
tors, the aforesaid sum of One Hundred Pounds with
lawful Interest thereon, at or before the end of three Years
from the date hereof, then every thing herein contained to be as
Null, Void and of no Effect, otherwise it shall and may
be lawful, for the said Frederick Boush as guardian aforesaid,
his Heirs Executors and Administrators, after giving
ten Days Notice to the said Ransom Brock his Heirs
Executors and Administrators after the expiration of the said
three Years from the date hereof, to sell the said two hundred
Acres of Land with the Appurtenances, at Public Sale,
and out of the Money arising therefrom to retain as much
as will pay the said One Hundred Pounds with Interest
as aforesaid and all Costs attending the carrying these Pre
sents into Execution and the balance if any to pay to the
said Ransom Brock his Heirs Executors and Adminis
trators. In Witness whereof the said Ransom Brock
and Reziah his Wife have hereunto set their hands and
seals the Day and Year first above written

Signed sealed and delivered]

In presence
Caleb Boush
James Land

Ransom Brock,

It above held for Princess Anne County the 5 day of September 1792
The above Indenture of Trust, from Ransom Brock to Frederick
Boush, was acknowledged by the said Ransom Brock, and is
Entered to be Recorded

Seal.
E. H. Morley C. C.

This Indenture made the First Day
 of September in the Year of our Lord One Thousand
 Seven Hundred and Ninety Two Between Thom.
 as Old of the County of Princess Anne of the one Part,
 and Cedar Old the son of Caleb of the County of the
 other Part witnesseth that for and in Consideration of
 the sum of five Shillings Current Money of Virginia to
 the said Thomas Old in hand paid by the said Cedar
 Old at or before the sealing and Delivery of these Presents,
 the receipt hereon written they do hereby acknowledge they
 the said Thomas Old have granted, bargained sold and
 aliened and confirmed; and by these Presents do grant
 bargain sell, alien and confirm, unto the said Cedar
 Old & his heirs one certain tract or parcel of Land situate
 lying and being in the said County of Princess Anne
 Precinct of Black Water Containing Twenty Acres more or
 less and bounded as follows to wit, beginning at a Poplar
 in the Lane between said Woodard and the said Cedar Old
 Land, and thence running from Poplar across the Road &
 thence running as the road goes to Riddle Phillips line & from
 thence running about East to the Ridge side of the said Cedar Old
 & from thence running along the said Ridge to the begining Pop-
 lars, and all Houses Buildings, orchards, Slaves, Horses,
 Hogs, Cows, Profits, Commodities, Hereditaments and
 Appurtenances whatsoever to the said Premises belonging or in
 any wise appertaining and the Reversion and Reversions
 remainder and remainders rents, tithes and Profits thereof
 and all the Estate right and title of him the same Thomas Old
 in like manner to have and to hold all and singular

the Premises hereby bargained & sold with the Appurtenances
 unto the said Cedar Old his heirs and Assigns to the only
 proper Use and Benefit of him the said Cedar Old his heirs
 and Assigns forever free and clear of and from all Power
 and all other Imbrances of what nature or whatsoever
 And I testify the said Thomas Old their heirs all
 and singular the Premises hereby bargained and sold
 with the Appurtenances unto the said Cedar Old the said
 of Caleb his heirs and Assigns against them the said Thomas
 Old and his heirs, and all and every other Person or Persons
 whatever shall and will Warrant and for ever defend
 by these M. H. witness whereof him the said Thomas Old
 hath hereunto set his Hand and Affixed his Seal the Day and
 Year first above written

Sealed and Delivered,

In the presence of

Avery Woodard

Woodard

Thos. Old



Sept. 1st 1792 Then Received the sum of Five Shillings in
 full of the within mentioned Day Received by me
 the said

At about 10d for Princess Anne County the 1st day of September 1792
 The above Indenture of Parson and Sale and Receipt from
 Thomas Old to Cedar Old Son of Caleb was acknowledged by
 the said Thomas Old and is Ordered to be Recorded

Seal
 E. H. Woodley Esq.

12.

Willis Indenture made the seventeenth
day of June in the Year of our Lord Christ One Thousand
seven hundred and Ninety two between Benjamin
Capps & Avey his wife in the County of Prince Anne in Virginia
of the one part, & Malachi Corbell and Betty Higings of the same
place of the other part, witnesseth, that for and in Considera-
tion of the sum of Twenty pounds Specie Current Money of Vir-
ginia to the said Benjamin Capps & Avey his wife in hand paid
by the said Malachi Corbell and Betty Higings at or before the Seal-
ing and Delivery of these Presents, that the Receipt whereof by the
said Benjamin Capps and Avey his wife hereby Acknowledge
and thereof and every part and parcel thereof doth here-
by acquit release and discharge him the said Malachi
Corbell and Betty Higings their heirs and assigns
and every of them have granted bargained sold alienated
released and confirmed and by these presents doth grant
bargain aline release and confirm, and for ever
release unto the said Malachi Corbell and Betty
Higings one certain parcel of Land containing fifty
two Acres more or less, situate lying and being in the
County of Anne and is bounded as followeth, to wit,
Beginning at a Hickory near a corner tree joining James
Higgs line, and the ^{same} formerly belonged to John Berry run-
ning a bushy course to a Hickory, than to and by a
parcel of marked trees to a pine, then to and by a parcel
of marked trees to a red Oak, joining the said James
Higgs Land, from thence turning running a bushy
course to pine joining Edward Mack Walks Land
running still the same course to a White Oak, joining the
said Walks Land, from thence running the said course
joining the said Walks Land down to the North River.

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from thence turning running as the River runs a narrow
Westerly Course to and joining John Berry's Land formerly
than turning running from the said River a North Easterly
Course to a Red Oak joining the said Berry Land still from
thence to a pine, than to the first station tree, and the remainder
and remainders, Reversion and Reversions Rents Issues
and 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 what-
ever of him the said Benjamin Capps & Avey his wife of in
and to the said Land and premises or any part thereof to
have and to hold the aforesaid place or parcel of
Land and all and singular other the premises hereby
forementioned with their and every of their Rights
and Appurtenances unto the said Malachi Cor-
bell and Betty Higings their heirs and assigns to the only
proper Use and Benefit of him the said Malachi Cor-
bell and Betty Higings and their heirs and assigns for
ever, and the said Benjamin Capps and Avey his wife for
themselves their heirs Executors and Administrators the
said hereby conveyed Land & premises and every part and
parcel thereof, with their Appurtenances unto the said
Malachi Corbell and Betty Higings their heirs and assigns
against the said Benjamin Capps and Avey his wife their
heirs, and all other persons whatsoever shall and will
for ever Warrant and Defend by these presents and
that free and clear, freely and clearly acquired exonerated
and discharged or otherwise well and sufficiently saved
defended keep harmless and Undamnified by the said Ben-
jamin Capps and Avey his wife and their heirs Executors
and Administrators of from and against all manner of form-
er and other Costs, Grants, Bargains, Sales, Power, Leases,
Jointures, Mortgages, Intails, and of and from all Estates, -