

This Indenture, made the Twelvth Day of July in the Year of our Lord One Thousand Seven Hundred and Ninety three, Between Jacob Valentine and Fanny his wife of the County of Princeps Anne and Commonwealth of Virginia of the one part, and James Ramsay of the Borough of Norfolk and Commonwealth aforesaid of the other part, Witneseth, that for and in Consideration of the sum of Six Hundred Pounds of Six Percent funded Stock, by the said James Ramsay to them in Hand paid at and before the dealing and Delivery of these Presents the Receipt whereof they do hereby acknowledge, and thereof release and acquit the said James Ramsay his Heirs, Executors and Administrators, have granted, sold, aliend, transferd and confirmd, and by these Presents do grant, bargain, sell, alien, trans for and confirm, unto the said James Ramsay, One certain tract or parcel of Land, situate, lying and being in the County of Princeps Anne, callid and known by the name of the White containing, by a late survey Five Hundred and Fifty Acres, and bounded, as follows to wit, beginning at a small pine, and running North Twenty two Degrees Easterly Ninety poles to a White Oak, thence South, seventy degrees Easterly, two hundred poles to a pine stump, thence South twenty four degrees Westerly, One hundred and forty two poles, to a Beach, thence South, forty Dignes Westerly forty poles to Salmon's Bridge, thence running the Channel of the Cypress Swamp, to a large corner Cypress thence running North and by West, near the Channel of the said Swamp to a Corner sweet Gum, thence North seventy two degrees Easterly to the main Road, thence running the said Road to the first Station Land is the same Land and Appurtenances, which the said Jacob Valentine purchased of Neil Jamieson of said County, by Deed bearing date the Twenty eighth day of July one Thousand seven Hundred and Eighty seven. To have and to hold the said Five Hundred and Fifty Acres of Land, situate lying being

Valentine to Ramsay.

Co.

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 William Bishop

and bounded as aforesaid, and all Houses Buildings Orchards, Ways, Waters, Watercourses, Profits Commodities and Hereditaments thereunto in any wise belonging or Appurtenant to him the said James Ramsay, and his Heirs for ever, free clear, exonerate, and discharged from the Claim, or Demand of them the said Jacob Valentine and Fanny his wife, and every other person or persons claiming or to claim, by from, through or under them, and the said Jacob Valentine, and Fanny his Wife, do hereby covenant to Warrant and Defend the title of the said bargained Promises, to him the said James Ramsay and his Heirs for ever. In Witness whereof the said Jacob Valentine and Fanny his Wife, have hereunto set their Hands and Seals, the Day and Year first above Written.

Signed Sealed and Delivered
 In Presence of
 Wm White

Jacob Valentine
 Fanny Valentine

At about Held for Princeps Anne County the 2 day of December 1793. The above Indenture of Bargain and Sale from Jacob Valentine and Fanny his Wife to James Ramsay was this Day Acknowledged by the said Fanny, she being first privily Examined Relinquished her Right of Power, and was fully proved as to the said Jacob, by the Oath of William White a Witness to the same, the said Indenture having been proved by the Oath of Samuel Smith and William Bishop, ^{the same in the face} at October Court last, and is Ordered to be Recorded.

Test
 E. H. Moody Esq.

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The Commonwealth of Virginia

To Donald Campbell and Bayler Hill Aldermen of the Borough of Norfolk Gentlemen Greeting Whereas Richard Evers See and Betty his wife of the Borough of Norfolk by their certain Indenture of Bargain and Sale bearing date the sixth day of July One Thousand seven Hundred and Ninety three Have sold, and conveyed to Patrick Parker of the Borough aforesaid the Fee simple Estate in Two Hundred Acres of Land more or less with the Appurtenances, lying and being in the County of Princess Anne, being part of a Tract of Land late the property of Doct: Thomas Kemp by him sold to Jacob Valentine by the said Jacob Valentine sold unto William Black, and by the said William Black unto Richard Evers See, and

I See Commission for Privy Examination

Whereas the said Betty cannot conveniently travel to our Court of our County of Princess Anne, to make the Acknowledgment of the said Conveyance.

Give unto you, or any two or more of you power to receive such Acknowledgments which the said Betty, shall be willing to make before you, of the conveyance aforesaid contained in the said Indenture and hereto annexed, And We do therefore Command You, that you do personally go to the said Betty and receive her acknowledgment of the same, and examine her privily and apart from the said Richard Evers See 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 Princess Anne and when you have received her Acknowledgment and examined her as aforesaid, that you distinctly and openly certify us thereof under your Hands and Seals, sending then there the said Indenture and this writ Witness Edw. Slack Mosley Clerk of our said County Court of Princess Anne the 7th day of September 1793, in the 18th Year of the Commonwealth.

E. H. Mosley

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By Virtue of the within Commission to us directed We the Subscribers did personally go to Betty See wife of the within Richard Evers See, and examined her privily 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 was willing to pass or convey her Right of Power, or whatever Right or Title she might have or claim to the Land and Appurtenances in the said Indenture, and was willing the same should be Recorded in the County Court of Princess Anne, to which Court we do hereby Certify. Given under our Hands as Justices of the Peace for the Borough of Norfolk this 29th day of November 1793.

I See Acknowledgments of Power & Parker

Donald Campbell

Bayler Hill

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The above Commission and Certificate of the Execution thereof was Returned to December Court 1793, and is Ordered to be Recorded.

Test.
E. H. Mosley Clk

This Indenture made the Twenty sixth Day of September in the Year of our Lord, One Thousand seven Hundred and Ninety three Between, Skinner Collins and Martha his wife of the County of Norfolk and in Virginia of the one part, and William Thornton of Princess Ann County of the other part, Witnesseth that for and in Consideration of the sum of Twenty three Pounds in specie, to the said Skinner Collins and Martha his wife in Hand paid by the said William Thornton at or before the sealing and delivering of these presents these Receipt whereof they do hereby acknowledge they the said Skinner Collins and Martha his wife, have granted, bargained, sold, and confirmed, and by these presents do grant, bargain, sell

I Thornton, Collins

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and confirm, unto the said William Thornton and his Heirs a certain tract or parcel of Land containing Fifty Acres, situate in the County of Prince's Anne, and bounded as follows, beginning at a corner Holley in Turtens line, running thence along William Shueneffs line, to a bay corner tree, in James Humphreess line running thence a North Easterly Course, along James Humphreess line to a stake in James Humphreess line, running thence along Joel Moores line a Westerly course to a sweet Gum, in the said Turtens line, running thence along Turtens line to the first beginning tree, a Holley, it being the parcel of Land that the said Kinner Collins bought of Mr. Joel Morse, and all Houses, Buildings, Orchards, Ways, Waters, Water Courses, Profits, and Appurtenances, whatsoever, to the said premises belonging or in any wise Appertaining, and the Reversion and Reversions, Remainder and Remainders, Rents, Issues, and Profits thereof, and all the Estate Right and Title of them the said Kinner Collins and Martha his wife, of in and to the same, To have and to hold, unto the said William Thornton his Heirs and Assigns for ever, to the only proper Use and behoof of him the said William Thornton his Heirs and Assigns for ever, free and clear of and from all Dowries and all other Incumbrances of what nature or kind soever, And Lastly the said Kinner Collins and Martha their Heirs all and singular the premises hereby bargained and sold with the Appurtenances unto the said William Thornton his Heirs and Assigns, against him the said Kinner Collins and Martha his wife their Heirs, and all and every other persons whatsoever, shall and will, War- rant and for ever Defend by these Presents, In Witnes whereof they the said Kinner Collins and Martha his wife have hereunto set their Hand and fixed their Seals the Day and Year first above mentioned.

signed, sealed and Delivered }
In Presents of

Butler Smith
Arthur Old
James Smith

Kinner Collins,
Martha L Collins

At about Held for Prince's Anne County the 2 day of December 1793.
The aforesaid Indenture of Bargain and sale from Kinner Collins and Martha his wife, to William Thornton was Acknowledged by the said Kinner Collins, and is Ordered to be Recorded;
Test,
S. H. Mosley Clk.

This Indenture made this First Day of November in the Year of our Lord One Thousand Seven Hundred and Ninety three, Between Tho- mas Cannon of the County of Prince's Anne of the one part, and William Cannon of the same place of the other part Witnesseth, that the said Love and for and in Consideration of the natural Love and Affection which He hath and beareth unto the said William Cannon his Son, and also the further con- sideration of Five Shillings to him in Hand paid the Receipt whereof he doth hereby acknowledge, hath given, granted, bargained, and confirmed, and by these presents doth grant, bargain, give and confirm unto the said William Cannon and his Heirs and Assigns for ever, a certain tract or parcel of Land lying and being in the County of aforesaid, containing by Estimation Fifty Acres be the same more or less, and bounded in man- ner following, beginning at a White Gum or Cap; Jonathan Woodhouses line, running thence down the Middle of the branch to a Black Oak, thence by a line of marked trees to Thomas Banks line, thence by the known bounds so as to leave him all the Land to the Southwards of Banks line, and all Houses, Ways, Waters, Water Courses, Profits, Con- modities, Hereditaments and Appurtenances to the same belong- ing or in any wise appertaining, the Reversion and Reversions, Remainder and Remainders, Rents and Issues thereof, and all the Estate, Right, Title, Interest Claim and Demand of him the said Thomas Cannon of, in, and to the said Land, To have and to hold, the said Land, and

Cannon to Cannon

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Promises with the Appurtenances, unto him the said William Cannon, his Heirs and Assigns for ever, against the Claim or Demand of him the said Thomas Cannon his Heirs and all and every person or persons, whomsoever, claiming or to claim the same, by this, from or under him. In Witness whereof the said Parties have hereto set their Hands and Seals, the Day and Year first Written.
 sealed and Delivered }
 In Presence of } Tho: Cannon

At Court Held for Princess Anne County the 2 day of December 1792
 The above Indenture of Gift, from Thomas Cannon to his Son, William Cannon, was Acknowledged by the said Thomas Cannon and is Ordered to be Recorded,
 Test,
 E. H. Moseley Clk.

To all to whome these Presents shall come I Abner Moore of the County of Princess Anne and State of Virginia, sign Greeting, Know Ye, that I Abner Moore as well for and in the consideration of the natural Love and Affection which I have unto my Children in Law, that is Samuel Morse and Lovey Morse of the County aforesaid, also for other divers good causes and considerations me hereto moving, hath given and granted and by these presents do give and grant, alien and confirm, unto my aforesaid son in Law, Samuel Morse, and my Daughter in Law Lovey Morse, that is, to Samuel Morse one Hair, three Head of Cattle, one Bed and furniture one Hand Mill, one Iron Pot trawels, and to Lovey Morse one Bed and furniture, two Head of Cattle, four Head of Sheep with all there Appurtenances therunto belongin or in any wise Appartaining to the said Samuel Morse, and Lovey Morse there Heirs and Assigns for ever. and I the said Abner Moore for myself and for my Heirs do Warrant and for ever Defend the aforesaid Articles above unto the said Samuel Morse and Lovey Morse their Heirs and Assigns for ever against me.

Moore to Morse &

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and my Heirs and all and every person or persons what soever, from any Claim or Demand, and from all Judgments and Incumbrances whatsoever. In Witness whereof I the said Abner Moore hath herunto set my Hand and Seal this Twenty second Day of May Anno Domini One Thousand Seven Hundred and Ninety three,
 Signed Sealed and Delivered }
 In Presence of } Abner Moore
 Joel King
 William + Broughton

At Court Held for Princess Anne County the 2 day of December 1792
 The above Deed of Gift from Abner Moore to Samuel Morse and Lovey Morse was proved according to Law by the Oath of Joel King one of the Witnesses to the same, and is Ordered to be Recorded
 Test,
 E. H. Moseley Clk.

To all to whome these Presents shall come, I Abner Moore of the County of Princess Anne and State of Virginia, sign Greeting, Know Ye, that I Abner Moore as well for and in the consideration of the Natural Love and Affections, which I have unto my Daughter Jacia Moore of the County aforesaid also for divers other good causes and considerations me hereto moving Hath given and granted and by these Presents do give and grant, alien and confirm unto my aforesaid said Daughter Jacia Moore, all my Crop of Corn that is now on the Ground, all my Hogs, and every thing that I am now possess with both within Dores and with out Dores for her To have and to hold the above good, with all the writes therunto belonging or in any wise Appertaining to the said Jacia Moore her Heirs and Assigns for ever. and I the said Abner Moore for my self and for my Heirs, do Warrant and for ever Defend the

Moore to Moore

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Aforesaid, Corn, Hogs, and other Goods, unto the said
 Jaca Moore her Heirs and Assigns for ever against me
 and my Heirs, and all and every person or persons whatso-
 ever from any Claim or Demand, and from all Damages
 Right and Title of Honors, Judgments and Incumbrances
 whatsoever. In Witness whereof, I the said Abner Moore
 hath hereunto set my Hand and Seal this 2 day of August 1798.
 Signed Sealed and Delivered.

In Presence of: ...
 Joel King
 Rebecca Moore

Abner Moore

At about 1/2 held for Princess Anne County the 2 day of December 1798,
 This Indenture of Gift from Abner Moore, to his Daughter
 Jaca Moore was proved, by the Oath of Joel King one of the
 Witnesses to the same, and is Ordered to be Recorded...

Test,
 E. H. Moseley Clk.

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This Indenture made the Sixth Day of
 December in the Year of our Lord, one Thousand
 seven Hundred and Ninety three Between Elisabeth
 Robinson of the County of Princess Anne Virginia of
 the one part, and Moses Whitehurst of the said County
 and Colony of the other part, Witnesseth that the
 said Elisabeth Robinson for and in Consideration of
 the sum of Fifty Pounds specie, Virginia Currency to
 her in Hand paid by the said Moses Whitehurst at
 or before the enscaling and delivery of these presents
 the Receipt whereof she doth hereby acknowledge, and
 thereof and from every part and parcel thereof doth
 hereby acquit, release, and discharge, him the said
 Moses Whitehurst 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

Robinson to Whitehurst

ever release unto the said Moses Whitehurst one certain
 piece or parcel of Land, situate lying and being in the
 lower precinct of the Eastern Shore and being her part
 of the Tract of Land belonging to her father Mark
 Robinson and bounded as follows, Viz. by the sea Shore
 on the East, thence by the Land of Mr. Robert Frowers
 and the Main Road, on the South East South and South
 West, thence by a fresh Creek dividing the said Land of Mr.
 Jacob Keelings on the West and North West and the Creek
 continues to the first Station, and containing Forty Acres
 more or less, therein, and 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 their Appur-
 tenances, and all the Estate, Right, Title, and Interest to-
 gether with all Properties Claims and Demands whatsoever
 Robinson of in, or to the said Land and
 Premises or any part thereof. To have and to hold the
 aforesaid piece or parcel of Land and premises herein afore-
 mentioned, with their and every of their Rights, Titles, and
 Appurtenances, unto the said Moses Whitehurst his Heirs
 and Assigns, to the only proper Use and Behoof of him the
 said Moses Whitehurst and of his Heirs and Assigns for ever,
 and the said Elisabeth Robinson and her Heirs Executors and
 Administrators, the said hereby conveyed Land and Premises
 and every part and parcel thereof with there Appurtenances
 unto the said Moses Whitehurst his Heirs and Assigns,
 against the said Elisabeth Robinson 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 and kept harm-
 less and undammified by the said Elisabeth Robinson her Heirs
 Executors and Administrators off from against all manner of
 former and other Gifts, Grants, Bargains, Sales, Leases, Jointures
 Donors, Mortgages, and of and from all former Gifts, and

other Grants and Incumbrances whatsoever. had made or by the said Elisabeth Robinson or any other Person or Persons whatsoever. the said Elisabeth Robinson hath hereunto set her Hand and Affixed her Seal, the Day and Year first Written.

Signed, sealed and Acknowledged
in the presence of us
Henry Trower
Nathaniel Bushey
Robert Trower

Elisabeth Robinson

At about Held for Prince Anne County the 6th day of January 1794. The above Indenture of Bargain and Sale from Elisabeth Robinson to Moses Whitehurst was proved by the Oath of Henry Trower, Robert Trower and Nathaniel Bushey the Witnesses to the same, and is Ordered to be Recorded.

See page 213 another deed for the above said land from Robinson to Whitehurst

Test,
E. H. Mosley Clk.

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This Indenture made this 26 day of October Domini One Thousand Seven Hundred and Ninety three and in the Eighteenth Year of American Independance Between William, John and George Bishop of North Carolina Hyde County of the one part, and Benjamin Weston of Norfolk County Virginia of the other part, Witnesseth that, that the said William John and George Bishop for and in consideration of the sum of Twenty Pounds courant Money of Virginia, paid to him at or before the sealing and delivery of these Presents, the Receipt whereof he the said Bishop doth acknowledge, hath granted, bargained, sold, and confirmed and by these presents do grant, bargain, sell, alien and confirm, unto the said Benjamin Weston one certain tract or parcel of Land lying and being in the County of Princeps Anne, on or near the North River of Black Water Virginia containing Forty Acres more or less, accessable to a Patent granted unto John Bishop, Grand

Bishop & Co Weston.

Es?

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Father of the said Bishops, bearing date, the tenth day of April one Thousand Seven Hundred and fifty one and marked and bounded as follows to wit Beginning at a Red Oak upon the said River Pocason: thence North ten degrees West forty nine poles by a branch: thence South sixty five degrees West seventy poles to all Water Oak; thence North ten degrees West, ten poles to all Water Oak; thence West thirty two poles to all Water Oak; thence South thirty degrees West fourteen poles to a pine by a branch; thence West along the said Branch twelve pole to a sassafras; thence South, fifty four degrees West, West, fourteen poles to a pine, a corner tree of the Widow Wormingtons, thence South ten degrees East thirty one poles to a Hickory, thence South sixty five degrees West twenty nine poles, to a pine, thence South eighty five degrees West twenty six poles to a Water Oak, thence North forty five degrees West thirty seven poles to a Water Oak, thence North ten degrees West eight poles to a corner white Oak; thence North eighty two degrees East seventy five poles to the aforesaid pine, a Corner of Wormingtons, thence North forty four degrees East fifty poles to a white Oak; thence North eighty degrees East one hundred and thirty four poles to a pine thence North fifty degrees East twenty six poles, thence North seventy degrees East thirty two poles to a Shrub Oak by the Pocason, thence the various courses of the Pocason to the beginning, it being bounded by the patent aforesaid: together with all its advantages and Appurtenances thereon, or in any wise Appertaining thereto To have and to hold, the said tract or parcel of Land unto the said Benjamin Weston and to his Heirs and Assigns for ever: and the said William John and George Bishop doth hereby further agree, and covenant with the said Benjamin Weston and his Heirs and Assigns for ever: that he does and will for himself, his Heirs, and all claiming by through or under him, as

Es?

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well as against all other person or persons what soever. Warrant and defend the Title of the said Land to the said Benjamin Weston and to his Heirs and Assigns for ever, and the said Bishops doth hereby agree, to give the said Benjamin Weston his or their sole possession of the said Land. In Witness whereof the said Bishops hath set his Hand and Seal, the date and Year above Written.

22. Signed, Sealed and Delivered
In Presence of.....

Thomas Woodard
John Weston
Malachi Wilds

William + Bishop
John + Bishop
George + Bishop

October 26. 1793

Received of Benjamin Weston the within sum of Twenty Pounds clear of all demands by me.

John + Bishop
George + Bishop

At Court Held for Princess Anne County the 6 day of January 1794. The above Indenture of Bargain and Sale, from William Bishop, John Bishop and George Bishop to Benjamin Weston was proved by the Oath of Thomas Woodard, John Weston and Malachi Wilds, the Witnesses to the same, and is Ordered to be Recorded

Test,

E. H. Moseley Ck.

This Indenture, made the Twenty sixth day of July in the Year of our Lord, one Thousand Seven Hundred and Ninety three Between Thomas Wishart of the County of Hanover second and State of Virginia of the one part, and Malachi Carrol of the County of Princeps Anne and State aforesaid of the other part. Witnesseth that for and in Consideration of the sum of Sixty Pounds current money in Hand paid by the said Malachi Carrol the Receipt whereof the said Thomas Wishart doth hereby acknowledge, and have bargained and granted and sold, and by these presents do grant bargain and sell, unto the said Malachi Carrol and his Heirs, a certain tract or parcel of Land containing Ninety five Acres lying in Princeps Anne County near the South side of the Main Road, adjoining the Land of John Cox, Joel and James Morse and Anthony Walke, with all Houses, Buildings Ways Waters Appertaining, or thereunto belonging, and the Reversion and Reversions, Remainder and Remainers to the said Malachi Carrol and his Heirs and Assigns for ever, to the only proper Use, and behoof of him the said Malachi Carrol and of his Heirs and Assigns for ever, and the said Thomas Wishart do for himself, and his heirs Warrant and defend the aforesaid bargained promises unto the said Malachi Carrol his Heirs and Assigns for ever, against him and his Heirs and all persons whatsoever and to remain in peaceable Possession him and Heirs and Assigns for ever. In Witness whereof the said Thomas Wishart hath hereunto set his Hand and Seal the Day and Year above Written.

Wishart Carrol

22.

Signed Sealed and Delivered
In Presence of.....
Thomas James
John Lovell
David + Carrol
Thomas James
John Lovell
Charles Griffin
The. Wishart

July 26 1793. Received of Malachi Carrol the within mentioned Consideration of Sixty Pounds.

At about Held for Prince's Anne County the 6th day of January 1774
The aforesaid Indenture of Bargain and Sale from Thomas
Wichart to Malachi Carrol was fully proved by the Oath
of Thomas James the same having been in September
Court last proved by the Oath of David Carrol and
Charles Griffin two of the other Witnesses to the
same and is Ordered to be Recorded . . .

Test,
E. H. Mosley Clk

This Indenture witnesseth that,
T. Sully Mosley sen^r: of the County of Prince's
Anne for a good cause and Consideration do hereby
grant and deliver unto Sulley Capps, Miloughby
Berry, John Capps, Charles Hartley and their
Heirs, the several tracts of Marsh in Prince's Anne Co. VA Deeds 1792-1795
mentioned and specified, to wit, to Sulley Capps one
Acre and one half, to Miloughby Berry Twelve
Acre and one half, John Capps son of John Twelve
Acre and one half, Charles Hartley Twelve Acre
and one half, the said Marsh situated and lying
in the County of Prince's Anne in Muddy Creek,
Twenty five Acres of said Marsh lying on Cape Pops
Island, and twenty five lying upon Muddy Creek
Bay, beginning at a Cape thence adjoining the
said Bay Easterly course, North West Passage point
thence adjoining a Passage way to James Danleys
Marsh, thence adjoining James Danleys Marsh, to
Bonney's Cove, Westerly course, thence adjoining the
said Cove Northwardly course to the first Station
called the little Island, I do by these presents Acknow-
ledge all my Right in said Marsh to the above
Sulley Capps, and Willoughby Berry, John Capps
and Charles Hartley and their Heirs for ever. In

Sully to Berry, Capps and Hartley.

Witness whereof I have. I have hereby set my
Hand this Twelfth Day of August, One Thousand
Seven Hundred and Ninety Three . . .

Sealed and Delivered
In the Presence of
Solomon Single
James x Honey.
William Capps
Tully Mosley

At about Held for Prince's Anne County the 6th day of January 1774
The above Indenture of Bargain and Sale from Tully
Mosley to Willoughby Berry, Sulley Capps, John
Capps and Charles Hartley was Acknowledged by the
said Tully Mosley and is Ordered to be Recorded.

Test,
E. H. Mosley Clk

This Indenture made the Sixth
Day of January Anno Domini, One Thousand
Seven Hundred and Ninety four, Between
Aaron Whitehurst and Sarah his Wife of Norfolk
Borough of the one part, and Lemuel Williamson
of the County of Prince's Anne of the other part,
Witnesseth that for and in Consideration of
the Sum of Thirty Pounds current Money to the
said Aaron Whitehurst in Hand paid the receipt
whereof he doth hereby acknowledge, they the said
Aaron Whitehurst and Sarah his wife have sold,
aliened and confirmed, to the said Lemuel William,
son a piece of Land, lying in the said County of
Prince's Anne, at a place called the Three Runs
near the Lands of Nathaniel Nicholas, Thomas
Whitehurst, William Whitehurst Jun^r. and Thomas
Toone, and all Houses, Trees and Appurtenances
belonging to the same, and the Reversion and Profits
thereof, and all the Right and Interest of them.

Whitehurst & Williamson.

the said Aaron Whitehurst and Sarah his wife and the said Aaron Whitehurst and Sarah his wife his and their Heirs all the premises hereby bargained and sold with the Appurtenances unto the said Samuel Williamson his Heirs and Assigns against all Persons whatsoever shall Warrant and for ever Defend by these Presents. In Witness whereof the said Aaron Whitehurst and Sarah his Wife have hereunto set their Hands and Seals the Day and Year above Written.....

Sealed and Delivered }
In Presence of....

for
William Hunter
Tully Moseley
Elizabeth Burfoot

for
Aron Whitehurst

for
Sarah Whitehurst

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As about Held for Princess Anne County the 24th of January 1795
The above Indenture of Bargain and Sale from Aaron Whitehurst and Sarah his wife, to Samuel Williamson was Acknowledged by the said Aaron Whitehurst and wife, she being first privately Examined Relinquished her Right of Dower and is Ordered to be Recorded,

Test,
E. H. Moseley Clk

This Indenture made the Day of in the Year of our Lord one Thousand seven Hundred and Ninety three Between John Capps son of Thoroughgood of the County of Princess Anne and Commonwealth of Virginia of the one part, and Dennis Capps son of Henry of the same County and Commonwealth aforesaid of the other part. Whereas the said Dennis Capps did sometime ago purchase at Publick Sale Fifty Acres of Land in said County more or less for the sum of

Capps to Capps.
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Sixty five Pounds, which said Land was directed to be sold by the last Will and Testament of Jonathan Dawley dec'd and was sold by John Capps Son of John his Executor, in conformity thereto, the purchase Money for which said Land was bequeathed by the said Jonathan Dawley, Daughter of the said John Capps son of Thoroughgood, after paying off the Debts of the said Jonathan Dawley. And Whereas the said Dennis Capps being unable to pay down the whole of the purchase money for said Land did in order to secure the payment of the same, give and execute a Deed in Trust, upon the same Land, to the said John Capps son of Thoroughgood, bearing date the twentieth day of August one Thousand seven Hundred and Eighty eight, which is duly proved and recorded in the County of said County, for the sum of seven pounds six shillings being the balance of the said purchase money which was due to him as Guardian to his said Daughter. And Whereas the said Dennis Capps having since paid off and satisfied the whole of the said sum of Twenty seven pounds six shillings and five pence, the said John Capps son of Thoroughgood, is willing to give up to the said Dennis Capps all his Right and Title to the said Land by Virtue of the said Deed in Trust. Now this Indenture Witnesseth that the said John Capps son of Thoroughgood for and in consideration of the said Capps having paid off and satisfied the whole of the said sum of Twenty seven pounds six shillings and five pence, hath remised released and for ever quitted claim, and by these Presents doth for himself, his Heirs, Executors and Administrators, demise, release, and for ever quit claim to the said Dennis Capps, all the Right, Title, Interest, Claim and

Sixty five Pounds, which said Land was directed to be sold by the last Will and Testament of Jonathan Dawley dec^d and was sold by John Capps son of ^{his} his Executor, in conformity thereto, the purchase Money for which said Land was bequeathed by the said Jonathan Dawley ^{1000. and by Capps} Daughter of the said John Capps son of Thoroughgood, after paying off the Debts of the said Jonathan Dawley, And Whereas the said Dennis Capps being unable to pay down the whole of the purchase money for said Land did in order to secure the payment of the same, give and execute a Deed in Trust, upon the same Land, to the said John Capps son of Thoroughgood, bearing date the twentieth day of August one Thousand seven Hundred and Eighty eight, which is duly proved and recorded in the Court of said County, for the sum of Twenty seven Pounds six Shillings ^{and five pence}, being the balance of the said purchase Money which was due to him ^{and five pence} as decendant to his said Daughter, And Whereas the said Dennis Capps having since paid off and satisfied the whole of the said sum of Twenty seven Pounds six Shillings and five pence, the said John Capps son of Thoroughgood, is willing, to ^{release and} give up to the said Dennis Capps all his Right and Title to the said Land by Virtue of the said Deed in Trust, Now this Indenture Witnesseth that the said John Capps son of Thoroughgood for and in consideration of the said Capps having paid off, and satisfied the whole of the said sum of Twenty seven Pounds six Shillings and five pence, hath remised, released, and for ever quitted claim, and by these Presents doth for himself, his Heirs, Executors and Administrators, demise, release, and for ever quit claim to the said Dennis Capps, all the Right, Title, Interest, Claim and

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Property and Demand, which he the said John Capps might or could have had by Virtue of the said Deed in Trust, and doth absolutely release and set over to the said Dennis Capps the said Fifty Acres of Land to be the same more or less, and all and singular the Appurtenances and Hereditaments thereunto in any wise belonging or in any wise Appurtenant To have and to hold to the said Dennis Capps and his Heirs for ever, in the same manner as if the said Deed in Trust had never have been made. In Witness whereof the said John Capps son of Thoroughgood hath hereunto set his Hand and Seal, the Day and Year first above Written.

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Signed sealed and Delivered

In Presence of

Cason Whitehurst

Solomon Bonney

John Capps

Henry Capps

Jury & Whitehurst.

John Capps

At about Held for Princes Anne County the 6th day of January 1794.
The above Indenture of Release from John Capps to Dennis Capps was Acknowledged by the said John Capps, and is Ordered to be Recorded;

Test.

E. H. Mosley Clk.

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Witness to his Children.

Know all Men by these Presents that I Mitchell Fentress of the County of Princes Anne in Virginia for an in-consideration of the sum of Fifty Pounds current money of Virginia to me in Hand paid by Jeremiah Fentress and Fanny Fentress I do hereby acknowledge and have bargained sold and delivered and by these Presents bargain sell and deliver unto the said

Property and Demand, which he the said John Capps might or could have had by Virtue of the said Deed in Trust, and doth absolutely release and set over to the said Dennis Capps the said Fifty Acres of Land be the same more or less, and all and singular the Appurtenances and Hereditaments thereunto in any wise belonging or in any wise Appurtenant To have and to hold to the said Dennis Capps and his Heirs for ever in the same manner as if the said Deed in Trust had never have been made. In Witness whereof the said John Capps son of Thoroughgood hath hereunto set his Hand and Seal, the Day and Year first above Written.

200

signed sealed and Delivered }
In Presence of
Eason Whitcheurst
Solomon Bonney
Anthony J. Fentress
Henry Capps
Sary J. Whitcheurst.

John Capps

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At about Held for Princess Anne County the 6th day of January 1794. The above Indenture of Release from John Capps to Dennis Capps was Acknowledged by the said John Capps, and is Ordered to be Recorded;

Test,
E. H. Moseley Clk.

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Fentress to his Children.

Know all Men by these Presents that I Michael Fentress of the County of Princess Anne in Virginia for an in-Consideration of the Sum of Fifty Pounds current money of Virginia to me in Hand paid by Jeremiah Fentress and Fanny Fentress I do hereby acknowledge and have bargained sold and delivered and by these Presents bargain sell and deliver unto the said

Jeremiah and Fanny Fentress Thirty Barrels Corn, three fodder Stacks, three Iron potts three Chest and all my Household furniture within and without. The said Michael Fentress for my self my Heirs do Warrant and for ever Defend the said Right and Title of the said Premises to the said Jeremiah and Fanny Fentress to them and their Heirs for ever. In Witness whereof I have hereunto set my Hand and Seal this 1st Day of March 1793.

signed Sealed and Delivered }
In Presence of
David Fentress sen.
Monaca Fentress
William Wray

Michael Fentress

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March 1st 1793. Received of Jeremiah Fentress and Fanny Fentress the within sum of Fifty Pounds in full of the within Bill of Sale.

p. me. Michael Fentress.

At about Held for Princess Anne County the 3rd day of February 1794. The above Deed of Bargain and Sale from Michael Fentress, to his son Jeremiah and Daughter Fanny Fentress and the Receipt hereon Written were Acknowledged by the said Michael Fentress, and Ordered to be Recorded.

Test,
E. H. Moseley Clk.

Jeremiah and Fannery Ventricks Thirty Barrels
Corn, three fodder Stacks, three Iron potts three Christ
and all my Household furniture within and
without. The said Michael Ventricks for my self
my Heirs do Warrant, and for ever Defend
the said Right and Title of the said Premises
to the said Jeremiah and Fannery Ventricks to them
and their Heirs for ever. In Witness whereof
I have hereunto set my Hand and Seal this 1st
Day of March 1793.

Signed Sealed and Delivered

In Presence of..... Michael Ventricks

David Ventricks sen.
Monaca ^{Junr} Ventricks
William ^{Jr} Wray

March 1st 1793. Received of Jeremiah Ventricks
and Fannery Ventricks the within sum of fifty Pounds
in full of the within Bill of Sale.

p. me. Michael Ventricks.

At about Held for Princess Anne County the 3 day of February 1794.
The above Deed of Bargain and Sale from Michael
Ventricks, to his son Jeremiah and Daughter Fannery
Ventricks and the Receipt hereon Written were Acknow-
ledged by the said Michael Ventricks, and Ordered to
be Recorded.

Test,

E. H. Mosely Clk.

This Indenture made this Twenty
first day of December in the Year of our Lords
One Thousand Seven Hundred and Ninety three
Between John Whitehurst of the County of
Princess Anne and Commonwealth of Virginia and
Anne his wife of the one part, and Cornelius Calvert
Junr of the County aforesaid of the other part -
Witnesseth, that the said John Whitehurst and
Anne his Wife, for and in Consideration of the Sum
of Sixty Pounds current Money of Virginia to the
said John Whitehurst in Hand paid by the said
Cornelius Calvert Junr before the sealing and delivery
of these Presents, the Receipt whereof he doth hereby
knowlege, they the said John Whitehurst and
Anne his wife, have and each of them hath granted,
bargained and sold, aliened and confirmed, and
by these presents do, and each of them doth grant
gain, sell, aliene and confirm unto the said Cornelius
Calvert Junr, his Heirs and Assigns for ever, a certain
Piece of Land, containing one fourth part of an Acre
lying and being in the County of Princess Anne within
Kempesville adjoining on the one part the Land of
Willoughby Williamson, and on the other the Land
of Caleb Doush, To have and to hold the
said Piece or Parcel of Land and Premises and
every piece or part thereof with all Appurtenances
whatsoever, unto the said Cornelius Calvert Junr his
Heirs and Assigns for ever, to the only proper use
and behoof of the said Cornelius Calvert Junr his
Heirs and Assigns for ever, and the said John

Calvert
Whitehurst to

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This Indenture made this Twenty first day of December in the Year of our Lord One Thousand seven Hundred and Ninety three. Between John Whitehurst of the County of Princess Anne and Commonwealth of Virginia and Anne his wife of the one part, and Cornelius Calvert Junr of the County aforesaid of the other Part - Witnesseth, that the said John Whitehurst and Anne his Wife, for and in Consideration of the sum of Sixty Pounds current Money of Virginia to the said John Whitehurst in Hand paid by the said Cornelius Calvert Junr before the sealing and delivery of these Presents, the Receipt whereof he doth hereby Acknowledge, they the said John Whitehurst and Anne his wife, have and each of them doth hereby bargained and sold, aliened and confirmed, and by these presents do, and each of them doth grant bargain, sell, aliene and confirm unto the said Cornelius Calvert Junr, his Heirs and Assigns for ever, a certain Piece of Land, containing one fourth part of an Acre lying and being in the County of Princess Anne within Kempsville adjoining on the one part the Land of Willoughby Williamson, and on the other the Land of Caleb Boush, To have and to hold the said Piece or Parcel of Land and Premises and every piece or part thereof with all Appurtenances whatsoever, unto the said Cornelius Calvert Junr his Heirs and Assigns for ever, to the only proper use and behoof of the said Cornelius Calvert Junr his Heirs and Assigns for ever, and the said John

Whitehurst to Calvert.

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Whitehurst for him and his Heirs, and for Anne his Wife, the said piece or parcel of Land and Premises, and every part thereof against him and his Heirs, and against Anne his Wife and against all Persons whatever claiming by from or under him or them to the said Cornelius Calvert Junr his Heirs and Assigns, shall and will Warrant and for Defend by these Presents, In Witness whereof the said John Whitehurst hath hereunto set his Hand and seal the Day and Year above Written

Signed Sealed and Delivered
In Presence of
Ja. Robinson
Christopher Whitehurst
John M. Clenahan

John Whitehurst
Ann Whitehurst

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Received the Twenty first Day of December in the Year of our Lord, One Thousand seven Hundred and Ninety three of the within named Cornelius Calvert Junr, the within mentioned sixty Pounds current Money of Virginia, being the Consideration Money within mentioned

Testes,
Ja. Robinson
Christopher Whitehurst
John M. Clenahan

John Whitehurst

At about Held for Princess Anne County the 4. day of February 1794. The above Indenture of Bargain and Sale, and Receipt hereon Written from John Whitehurst and Ann his Wife to Cornelius Calvert Junr was Acknowledged by the Parties, the same Coverts being first privately Examined, Relinquished her Right of Inheritance, to the Land in the said Indenture mentioned and is Ordered to be Recorded, -

Test,
E. H. Mosley Clk

This Indenture made the First Day of February, in the Year of our Lord One Thousand Seven Hundred and Ninety four.

BETWEEN George Ives of the County of Princess Anne of the one part, and Jesse Ives of the said County of the other part, Witnesseth that for and in Consideration of the sum of Ten Pounds current money of Virginia to the said George Ives in Hand paid by the said Jesse Ives, at or before the sealing and delivery of these presents the Receipt hereon written he do hereby acknowledge he the said George Ives have granted bargained, sell alien and confirmed, and by these presents doth grant bargain, sell, alien and confirm unto the said Jesse Ives and his Heirs one certain tract or parcel of Land situate lying and being in the County of Princess Anne of Black Water, containing Thirty Acres be the same more or less, and bounded as followeth to wit, beginning at a corner Holley, and binding on Pally Wormington Land thence running near about South, to a Road Oak, thence binding on Woodard Land near about East to a Corner Road Oak, thence running down the Main Road to a corner Road Oak, thence running West course down the Dyche to the beginning Holley, and all Houses Buildings, Orchards, Ways, Waters, Water Courses, Profits, Commodities, Hereditaments appertaining whatsoever to the said premises belonging or in any wise Appertaining, and the Reversion and the Reversion.

Ives to Ives.

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Remainder and Remainders, Reverts Issue and Profits thereof, and all the Estate, Right and Title of and him the said George Ives of, in, and to the same, To have and to hold all singular the premises hereby bargained and sold, with the Appertinances unto the said Jesse Ives his Heirs and Assigns for ever, free and clear of and from all Power, and all Encumbrances of what nature or kindsoever: And lastly the said George Ives his Heirs, all and singular the premises here by bargained and sold, with the Appertinances, unto the said Jesse Ives his Heirs and Assigns, against him the said George Ives and his Heirs, shall and will Warrant and for ever. Defend by these Presents In Witness whereon he the said George Ives hath hereunto set his Hand and affixed his Seal the Day and Year first above Written.

Sealed and Delivered
In the Presents of
Tho: Old
John Copreau
George Higgs
James + Hoockings
mark.

George Ives

February the 1st 1794. Then Received the sum of Ten Pounds, in full of the within mentioned. I say Received by me
Geo: Ives

At about Held for Princess Anne County the 2^d day of February 1794
The above Indenture of Bargain and Sale from George Ives to Jesse Ives was proved by Oath of James Hoockings Thomas Old and John Copreau three of the Witnesses, the Receipt hereon written was also proved by the said Thomas Old, and Ordered to be Recorded -
Jest.
E. H. Mosley Clk.

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