

Virginia, beginning at a gum in Heath's Patent Line,
and N. Easton running a South Easterly course down
a marked line of Reuben Morse to a pine stump being
in North Carolina in the line of said Hill thence run-
ning North 75 degrees East 32 poles, thence running North
69 degrees East 72 poles to a bay tree near the Marsh
being a corner tree, thence West to the first stationed,
containing Thirty five Acres, and all Housing, Building,
Orchards, Ways, Water Water Courses, Profits, Commodities,
Hereditaments and Appurtenances whatsoever to the
said premises, and the Reversion and Reversions,
Remainder and Remainders Rents, Issues and Profits
thereof, and also all the Estate Right, Title, Interest
Use, Trust, Property, Claim and Demand whatsoever of
him the said John Hill and Mary his wife of in and
to the said Premises, and all Deeds, Instruments and Musters
touching or in any wise concerning the same, and to have
and to hold the same hereby conveyed and singular
other the premises hereby conveyed, and every part and
parcel thereof, with there and every of their Appurtenances
unto the said Archibald Morse and his Heirs for ever
to the only proper Use and Benefit of him the said Ar-
chibald Morse and his Heirs and Assigns for ever, and
the said John Hill and Mary his wife for themselves,
their Heirs, Executors and Administrators doth covenant
promise and grant, to and with the said Archibald
Morse his Heirs and Assigns by these presents that the
said premises now at the time of Sealing and Delivering
of these presents is seized of a good shore perfect and In-
defeasible Estate of Inheritance in Fee Simple and in
the premises hereby bargained and sold, and that he has
good power lawful and absolute Authority to grant and
convey the same in manner and form aforesaid unto
the said Archibald Morse, and that the premises now

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are, and for ever hereafter shall remaine, and beise
and clear of and from all former gifts, Grants, Bar-
gains, Sales, Dowers, Right and Title of Dowers, Judg-
ments, Executions, Suits, Troubles, Charges, and all En-
cumbrances whatsoever, committed or suffered, by the
said John Hill and Mary his wife, and the said John
Hill and Mary his wife, and their Heirs and singular
the premises hereby bargained and sold with the Appurte-
nances unto the said Archibald Morse and his Heirs
and the said John Hill and his wife Mary shall and
will Warrant and for ever Defend by these Presents
In Witness whereof the said John Hill and Mary
his Wife, hath hereunto set their hands and Seals,
the Day and Year first above Written

Signed Sealed and Delivered
In Presence of

John Hill

1792

Arthur Morse

Solomon Morse

Willoughby Morse

At a Court Held for Prince Anne County the 8th day of May 1794.
The above Indenture of Bargain and Sale from John Hill
to Archibald Morse was proved according to Law, by the
Oath of Solomon Morse, Arthur Morse and Willoughby
Morse three of the Witnesses to the same and Ordered to
be Recorded

Seal,
E. H. Moseley Esq.

This Indenture made the First Day of
December One Thousand Seven Hundred and Ninety
three Between Solomon Grizel of the County of
Prince Anne of the one part, and John Booth of
the other part, Witnesse that for and in Consi-
deration of the sum of Five Pounds Twelve Shillings
and six Pence in Hand paid by the said John
Booth the Receipt whereof he the said Solomon

Frizel doth hereby acknowledge he the said Solomon Frizel hath granted, bargained, sold aliened and confirmed, and by these Presents doth grant, bargain, alien and confirm unto the said John Booth his Heirs and Assigns for ever, Twentyfive Acres of Land it being part of the Marsh Land, that Solomon Frizel bought of Tully Robeson the said Land lying on the North side of the old Currituck Inlet commonly called and known by the Wash Tract. To have and to hold as other Tenants in Common, holding the said Land as above Ascribed lying and situate as aforesaid, to him the said John Booth his Heirs and Assigns to the only proper Use and Behoof of him the said John Booth his Heirs and Assigns for ever.

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Twentyfive Acres of Land, Marsh and flats, and flatlands, and thereof against all and every Person or Persons whatsoever doth Warrant and for ever Defend by these Presents unto the said John Booth, his Heirs and Assigns forever. In Witness whereof the said Solomon Frizel doth set Hand and fix his Seal this Day and Year first above Written

Signed Sealed and Delivered

In the Presence of

Charles Williamson

Joshua Simon

Jacamine X. Ventresca

John Whitehead Jr.

Solomon Frizel

At a Court Held for Princess Anne County the 5th day of May 1794. The above Indenture of Bargain and Sale was acknowledged by Solomon Frizel to John Booth and Ordered to be Recorded.

Test,

E. H. Moseley Esq.

This Indenture made the 30th day of January in the Year of our Lord One Thousand Seven Hundred and Ninety four Between Nathan Green and his Wife Mary of the County of Princess Anne of the one part, and Major Whitehurst of the said County of the other. Witnesseth that for and in Consideration of the sum of One Hundred and Twenty Pounds current money of Virginia in Hand paid to the said Nathan Green at or before the sealing and delivering of these Presents, the receipt whereof he doth whereby acknowledged and therefore doth quit exonerate and discharge the said Major Whitehurst and his Heirs and Assigns by these presents, he the said Nathan Green and wife Mary, hath granted bargained sold aliened and confirmed to the said Major Whitehurst and his Heirs and Assigns for ever one certain parcel of Land, that I now live on, lying in the County of Princess Anne and is bounded as follows viz: beginning at a pine near a fresh Pond in the Marsh, thence running westward to a Ridg known by the name Long Ridg thence running south to Tully Bonney and thence running East bound on Tully Bonney Land to the first Station as Charles James Deed will more fully shew, it being the hole of the Land that Charles James sold to Boing Green, excepting Twenty Acres which Nathan Green sold to James Flanigan to the West of the said Land, do warrant the said Land to Major Whitehurst his Heirs and Assigns for ever for Sixty Acres more or less to have and to hold the said Land with all the Appurtenances whatsoever, to the only proper Use and Behoof of the said Major Whitehurst and his Heirs and Assigns for ever, and the said Nathan

Green and wife Mary do whereby covenant grant and
promise that the said Land is free from all Incumbrances
made, done, committed or suffered by them the said
Nathan Green and his wife Mary, and the said Nathan
Green for himself his Heirs Executors Administrators do
Assign the said bargained Premises unto the said Major
Whitchurt his Heirs and Assignees for ever and the said
Nathan Green will Warrant and for ever defend the
said bargained premises against any person or persons what
ever, that may pretend to have any claim against the
aforesaid Land. In witness whereof the said Nathan Green
and his wife hath whereunto set their hands and seals the
Day and Year above written.

Signed sealed and Delivered]

In the presence of ...

Hilly Moorely

William Heath

William & Fentres

Nathan Green

Mary Green

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At about H'ld for Princess Anne County the 5 day of May 1791.
The above Indenture of Bargain and Sale from Nathan Green
and Mary his Wife to Major Whitchurt was Acknowledged
by the said Green and Wife who being first Privily Exam-
ined Adinuished her Right of Dower, and Ordered to
be Recorded,

Test,

E. H. Moorely Esq.

This Indenture made the tenth day
of February in the Year of our Lord One Thousand
Seven Hundred and Ninety five Between Joshua
Hopkins Junr and Sarah his wife of the County of Prince
Anne and Commonwealth of Virginia of the one part
and Joshua Hopkins senr of the same County and Com-
monwealth aforesaid of the other part. Whereas Henry
Lamour senr Grand Father of the said Sarah by Deed
bearing date the fifth day of February in the Year of our
Lord One thousand seven hundred and Seventy two.
did convey to his son Henry Lamour Father of the
said Sarah the Plantation whereon he then lived con-
taining One Hundred and Eighty Acres with the App-
urtenances also one hundred Acres of Swamp Land
which he purchased of Cap' William Cox be the same
or less with the Appurtenances and the said several
pieces of Land with there Appurtenances have descended
to the said Sarah in fee simple as Heir at Law to
the said Henry Lamour the Younger who was Eldest
son of Henry Lamour senr And Whereas the
said Henry Lamour the younger purchased of
Isaac Cary and William Woodhouse son of Henry
Leverty and a Quarter Acre of Land be the same
more or less by Deed bearing date the fourth day of
September one thousand seven hundred and Sixty
seven and the said Henry Lamour having
departed this life intestate that piece has also de-
scended in fee simple to the said Sarah Now
this Indenture witnesseth that the said Joshua
Hopkins Junr and Sarah his wife for and in Consid-
eration of the sum of Five Hundred Pounds by the
said Joshua Hopkins senr to them in Hand paid
at and before the sealing and delivery of these Presents

This Indenture, made the first
day of May in One Thousand Seven Hundred
and Ninety four, Between William Harbert and
Edney his wife of the County of Prince Anne of
the one Part, and William Eles of the County of
Norfolk of the other Part Witneseth that for
and in consideration of the sum of Twenty Pounds
current Money of Virginia, to the said William Har-
bert and Edney his wife, in Hand paid by the said
William Eles at or before the sealing and delivery of
these presents, the Receipt hereon written they do hereby
acknowledge they the said William Harbert and Edney
his wife have granted, bargained, sold aliened and
will alien and conform unto the said William Eles

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and his Heirs for ever, One certain tract or parcel of
Land, lying in Blackwater in the County of Prince
Anne, near the Head of Blackwater River and is con-
taining Twenty five acres more or less. Beginning at
an corner Maple stands in the Mill Run near James
Etheredge, Junr. House running a line of marked trees,
about North East corse to a corner sweet Gum adjoiner
James Etheredge, Junr. Land, thence running the line of
marked trees about West Corse to a corner Chestnut Oak
near the Run, thence running the Run down the Run
stream about South corse to a corner cinnamon tree.
stands in the main Run, thence running the
Run down to the beginning place, and all Houses
Buildings, Orchards, Ways, Waters, Water Courses,
Profits, Commodities, Hereditaments and Appurtena-
nies whatsoever to the said premises belonging or in
any wise pertaining and the Reversion and

the Receipt whereof the said Joshua Hopkins Junr. doth
hereby acknowledge, thereof doth exonerate and discharge
the said Joshua Hopkins and his Heirs Executors and
Administrators have granted, bargained, sold aliened
transferred, and by these presents do grant, bargain, sell,
alien transfer and confirm unto the said Joshua Hopkins
Jnr. all and every of the pieces or parcels of Land
herein before mentioned as well those mentioned or
intended to be conveyed by the said Henry Lamont
Senr. to his Sons Henry and Caleb Lamonts, as that
Piece purchased by the said Henry Lamont Junr of the
said Isaac Cary and William Woodhouse and all others
Buildings Orchards Ways Waters Water Courses, Profits
Commodities and Hereditaments therunto in any wise
belonging and all the Estate Right and Title of the
said Joshua Hopkins Junr. and Sarah his wife of and
to the same To have and to hold the said several
Peces or Parcels of Land, hereby bargained and sold
with Appurtenances unto the said Joshua Hopkins Junr
and his Heirs for ever. In Witness whereof the said
the said Joshua Hopkins Junr. and Sarah his wife, have
hereunto set their Hands and Seals, the Day and
Year first above Written.

Signed Sealed and Delivered,

In presence of
Nancy Hopkins
James Parsons
Simon Murchard
Mary H. Murchard

Joshua Hopkins
Sarah Hopkins

At a Court Held for Prince George County the 5 day of May 1794.
The above Indenture of Bargain and Sale from Joshua Hopkins Junr.
and Sarah his wife to Joshua Hopkins Junr. was acknowledged by the said
Joshua Hopkins Junr. and Sarah his wife, the being first properly Exam-
ined, relinquished her Right of Inheritance to the Land mentioned
in the said Indenture and Ordered to be Recorded.

Test,
E. G. Moseley Esq.

Reverions, Remainder and Remainders Rents Issues
and Profits thereof, and all the Estate Right Title of
them the said William Harberd and his wife Edney
and their Heirs for ever, of and in the same, to
have and to hold all and singular the premises
hereby bargained and sold with the Appurtenances unto
the said William Elles and his Heirs and Assigns for
ever, to the only proper use and behoof of him the said
William Elles his Heirs and Assigns for ever free and clear
of and from all Dower, Right and Title of Dower, and
all other Encumbrances of what nature or kind soever.
And Lastly the said William Harberd and his
wife Edney their Heirs and all singular the premises
hereby bargained and sold with the Appurtenances unto
the said William Elles and his Heirs **Princess Anne Co. VA Deeds 1792-1795**
them the said William Harberd and his
Heirs, and all and every other person or persons
whatsoever shall and will Warrant and for ever
Defend by these Presents. In Witness whereof they
the said William Harberd and Edney his Wife have here
unto set their Hands and fixed their Seals the Day and
Year first above Written.

Signed Sealed and Delivered
In presence of us.....

George D. Corpse
Vianuro & Cappo
Peggy + Hilla

William + Harberd
Edney + Harberd

Then Received the sum of Twenty Pounds current money of Virginia of
William Elles in full of the within mentioned Deed. May the third day One
thousand seven hundred and Ninety four

Witness
George D. Corpse:

At about Midday for Princess Anne County the 5th day of May 1794.
The above Indenture of Bargain and Sale from William Harberd and Edney
his Wife, to William Elles and Princess was Acknowledged by the said William
Harberd and Wife she being first privately Examined Relinquished her Right
of Dower and Ordered to be Recorded.

Test,
J. H. Moseley Elles,

This, Indenture, made the tenth Day
of February in the Year of our Lord, One thousand
seven hundred and Ninety four Between Demsey
Berrey and Murray his wife of the County of Prince
Anne in Virginia of the one part, and Nathan Tentes
of the other part Witnesseth, that for and in Con-
deration of the sum of Fifty Pounds in Hand paid
to the said Demsey Berrey by the said Nathan Tentes
at or before the sealing and delivering of these presents
the Receipt hereof, they do hereby acknowledge they the
said Demsey Berrey and wife have bargained and sold
and delivered unto the said Nathan Tentes and his
Heirs, a certain tract or parcel of Land or other Dower,
being half of the hole Embounded Tract in Muddy Creek,
beginning at a Black Gum tree join-
ing the said Creek, running at the Marsh, running
3 a S. course to a Road, then turning to the West, and
running down the Road to a Marsh Bridge, and
then running to the N and E all round. Embounded
by a Marsh to the first Station Gum all Houses, Build-
ings, Orchards, Hops, Water, Water Courses, Profits and
Appurtenances whatever, to the said premises belonging
or in any wise Apertaining and the Reverion and
Reverions Remainder and Remainders, Rents Issues
and Profits thereof, and all the Estate, Right and
Title of them the said Demsey Berrey and wife of-
in and to the same, to have and to hold all
and singular the premises hereby bargained and sold
with the Appurtenances, unto the said Nathan Tentes
his Heirs and Assigns forever, free and clear of, and from
all Dower and all other Encumbrances of what nature
or kind soever. And Lastly the said Demsey
Berrey and wife, all and singular the premises

hereby bargained and sold with the Appurtenances, unto the said Nathan Fentres his Heirs and Assigns against them the said Dempsey Berry and wife, their Heirs all and singular whatsoever, shall and will for ever WARRANT and DEFEND the Clamae Challe
ge or Demand of any Person or Persons the said Presents. In Witness we hereunto set our Hand this Day and Date above Written

Signed and Delivered
In the presence of us

John May
Saca t. Whitehurst
Nancy t. Whitehurst

Dempsey + Berry
Marah + Berry

At a Court Held for Prince Anne County the 5th day of May 1791.
The above Indenture of Bargain and Sale from Dempsey Berry and Marah his wife to Nathan Fentres was Acknowledged by them, the said Marah being first Privily Executed and then quished her Right of Inheritance, and Order made for the same to be registered.

Scots,
E. H. Moseley, Esq.

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Brock his Heirs, Executors and Administrators and every of them, hath granted, bargained and sold, aliened released and confirmed, and by these presents doth grant, sell, alien release and confirm unto the said Henry Brock, and his Heirs and Assigns forever, One certain piece or parcel of Land, bounded as follows beginning at a corner stone by the Roadside, and running along Scots line to a Post by the Creek, thence along the said Creek to London Bridge or Mr. Whites Land where the Store House is, thence along the Easternshore Road to the Land wherein the Baptist Meeting House stands the same containing Thirty Three Acres, and Inclosed by the above bounds, with the Reversion and Reversions, Remainder and Remainders Rents, Issues and Profits thereof, and also all the Estate Rights, Title, Interest, Property, Claim or Demand whatsover of the Slaves of the said Estate of John May dec: in or upon said Premises or any part thereof, with the Appurtenances To have and to hold the same Land and Premises hereby granted bargained and sold, with their and every of their Appurtenances unto the said Henry Brock his Heirs and Assigns, to the only proper Use and Benefit of him the said Henry Brock his Heirs and Assigns forever, and the said Estate of John May dec: his Executor doth hereby covenant and ^{grant to and} with the aforesaid Henry Brock his Heirs and Assigns, that the said Estate and Executor all and every of them aforesaid, and intended to be hereby granted Land with the Appurtenances unto the said Henry Brock his Heirs and Assigns against the said Estate of John May dec: its Heirs or Assigns, and all and every other person or persons whatsoever, lawfully claiming any Estate, Right or Title to the before mentioned and granted Land premises or any part thereof, shall and will, WARRANT and for ever DEFEND by these -

This INDENTURE, made this Third Day of April in the Year of our Lord, One Thousand seven hundred and Ninety four, BETWEEN the Estate of John May dec: and his Executor of the County of Princess Anne, and Colony of Virginia of the one part and Henry Brock of the other part Witneseth, that the said Estate and Executor for and in Consideration of the sum of one hundred and two Pounds current money of Virginia to the said Estate and Executor in Hand paid by the said Henry Brock at or before the sealing and delivery of these presents the Receipt of which the said Estate doth hereby acknowledge and thereof to release and discharge him the said Henry

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Presents, and free and clear, and freely and clearly
agreed, exonerated and discharged or otherwise well
and sufficiently saved, defended kept harmless and
Untarnished by the said Estate, or its Executor off.
from and against all manner of former, and other
Gifts, Grants, Bargains, Leases, Dowers, Mortgages
Intails, and of and from all Estates, Titles, Charges
and Incumbrances, whatsoever, had made committed
done or suffered by the said Estate or any other Person
or Persons. In Witness whereof, the said Executor
John P. Biddle of the said Estate John May dec. hath
hereunto set his Hand and Affixed his Seal, the Day and
Year first above Written.

Signed, sealed and Delivered
In presence of . . .

Ben Johnson
George Gaughing
Simon Shipp
Rachal Land

At a Court Held for Princess Anne County the 5th day of May 1794.
The above Indenture of Bargain and Sale from John P. Biddle
Executor of John May dec. to Henry Brock was acknowledged
by the said John P. Biddle and Entered to be Recorded.

E. H. Mooseley Esq:

This Indenture made the Fourth
day of April in the Year of our Lord One Thousand
Seven Hundred and Ninety four Between
William Absalom and Martha his Wife of the
County of Princess Anne and Colony of Virginia
of the one part, and Henry Brock of the same place
of the other part. Witneseth that the said William
Absalom and Martha his wife for and in Consideration
of the sum of Eleven Pounds Eleven Shillings to them

in Hand paid by the said Henry Brock at or before
the sealing and delivery of these presents the Receipt
of which they doth hereby Acknowledge, and thereof doth
quit, and discharge him the said Henry Brock his
Heirs, Executors and Administrators, and every of them
hath granted, bargained and sold aliened released,
and confirmed, and by these Presents doth grant,
sell alien release, and confirm unto the said Henry
Brock his Heirs and Assigns for ever, all the Dower
of the said Absalom his wife Martha which she had in piece
or parcel of Land, which contents is Thirty 3 Acres,
near London Bridge, and belonged to her former
Husband John May dec. with the Reversion and
Reversions, Remainder and Remainders Rents Issues
and Profits and Emoluments of all and singular
the premises, and of every part and parcel thereof,
with there and every of there Appurtenances and all
the Estate, Right, title and Interest, together with all
Properties, Claims and Demands whatsoever of them
the said William Absalom and his wife Martha of in
or to the said Dower or Land and Premises or any
part thereof. To have and to hold the aforesaid
Dower of Land, and all and singular other the
Premises herein aforementioned, with their and every
of their Rights, Titles, and Appurtenances, unto the saids
Henry Brock his Heirs and Assigns to the only pro-
per use and behoof of him the said Henry Brock and
his Heirs and Assigns for ever; and the said William
Absalom and Martha his wife for themselves their
Heirs, Executors and Administrators the said here-
by conveyed Dower or Land and Premises and every
part and parcel thereof, with their Appurtenances unto
the said Henry Brock his Heirs and Assigns against

the said William Absalom and Martha his wife their
Heirs and all other Persons whatsoever shall and
will for ever: **Warrant and Defend**, by these pres-
ents, und that free and clear; and freely and clearly
acquitted, exonerated and discharged or otherwise well
and sufficiently defended keep harmless and undam-
aged by the said William Absalom and Martha his
Wife their Heirs and Aisigns of from and against all
manner of former and other Gifts, Grants, Bargains,
Sales, Leases, and of and from all Estates, Titles, Troubles,
Charges and Incumbrances whatsoever. In Witness
whereof the William Absalom and Martha his Wife,
have hereunto set their Hands and Affixed their Seals
the Day and Year first above Written.

Signed Sealed and Delivered]

In Presence of us....

George Gaskins

John Johnson

Simon Hupp

Rasha Land

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William Absalom

Martha Absalom

At a Court held for Princess Anne County the 5th day of May 1794.
The above Indenture of Bargain and Sale from William
Absalom and Martha his Wife, to Henry Brock was
acknowledged by the said William Absalom and Martha
his Wife, she being first privily Examined Relinquished
her Rights of Power, and Ordered to be Recorded.

Test,

E. H. Moseley Esq

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This Indenture made the Fifteenth
day of April in the Year of Our Lord Christ, one
Thousand seven Hundred and Ninety four.

Between Rachel Whitehurst Widow of Drew

Whitehurst of the County of Princess Anne, and Colony of Virginia of the one part and William Wilkins Sen^r. of the same place of the other Part.

Witnesseth that the said Rachel Whitehurst for
and in consideration of the sum of Fifteen Pounds.

current money of Virginia, to her in Hand paid
by the said William Wilkins Sen^r. at or before the sealing

and delivery of these presents the receipt of which
she doth hereby acknowledge and thereof, and from

every part, and from every part and parcel, thereof,
doth hereby accept, release, and discharge him the said

William Wilkins his Heirs and Aisigns, she and every

of them, hath granted, bargained, sold, aliened, released
and confirmed, and by these Presents doth grant,

bargain, sell, alien, release, and confirm, unto the said

William Wilkins all my Dower or Dowry of, or in,

the Plantation or Land, that did belong unto my

Husband Drew Whitehurst, lying and being in

Princess Anne County whereon the said William Wil-

kins now lives, with all the Profits, Estate Right, Title,

Interest, Claims or Demands whatsoever, of her the

said Rachel Whitehurst of in, or to the said Dower

of Land or any part thereof. To have and to
hold the aforesaid Dower of Land and other the
Premises, or any herein aforementioned with their and
every of their Appurtenances unto the said William Wilkins

his Heirs and Aisigns, to the only proper Use, and
Benefit of him the said William Wilkins and of his

Heirs and Assigns for ever, and the said Rachel Whitehurst for herself her Heirs and Assigns the said hereby conveyed Power of Land and premises and every part and parcel thereof with their Appurtenances unto the said William Wilkins his Heirs and Assigns against the said Rachel Whitehurst and all other Persons whatsoever shall and will for ever WARRANT and DEFEND by these presents, keep harmless and undamnified by the said Rachel Whitehurst her Heirs Executors Administrators of from and against all other Gifts, Grants Bargains Sales and Incumbrances whatsoever had made committed done or suffered by the said Rachel Whitehurst or any others Person or Persons whatsoever, the said Rachel Whitehurst hath hereunto set her Hand and Seal the Day and Year first above Written....

Signed, Sealed and Delivered

In Presence of

H. Morris
Joshua Holmes
Isaac Jacobs

Rachel Whitehurst

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At a Court held for Princess Anne County the 5th day of May 1794.
The above Indenture of Bargain and Sale, and Release of Power from Rachel Whitehurst to William Wilkins was acknowledged by the said Rachel Whitehurst, and Ordered to be Recorded....

Seal,

E. H. Moseley Esq.

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To all Christian People, to whom this may concern Known Me that I Major Whitehurst of the County of Princess Anne, as well for the natural love and affection which I have and bear to my Brother James Whitehurst as also divers other cases and considerations hereunto moving have given granted, and by these presents do give grant and conform to my said Brother James Whitehurst one tract or parcel of Land containing Twenty five Acres more or less, bounded on John Whited Land, as said Major Whitehurst deed will more fully shew and the Reversion and Reversions, Remainder and Remainders Rents Issues and Profits thereof, with there Appurtenances and also all the Estate, Right, Title, Interest Claim or &c. and whatsoever of him the said Major Whitehurst, or his Heirs or any person or persons claiming under him, without any Money or other reward for the said Land, and the said Major Whitehurst for himself and his Heirs and Assigns, by these Presents, the aforesaid Land to James Whitehurst and his Heirs and Assigns for ever, to the only proper use and behoof of him the said James Whitehurst his Heirs and Assigns for ever. In witness whereof the said Major Whitehurst hath hereunto set my Hand and Seal the 20th Day of January 1794

Signed Sealed and Delivered
In the presence of ... Major Whitehouse

At a Court held for Princess Anne County the 5th day of May 1794.
The above Indenture of Gift from Major Whitehurst to his Brother James Whitehurst was Acknowledged by the said Major Whitehurst and Ordered to be Recorded....

Seal,

E. H. Moseley Esq.

This Indenture made the Third Day of May in the Year of our Lord One Thousand Seven Hundred and Ninety four Between Thomas Stone, Thomas Walker and Simon Stone of the one part, and George Reynolds Walker of the County of P. Anne of the other part. Witneseth, that in consideration of the sum of Three Hundred and Ten Pounds, which the said George Walker owed to the said Simon Stone, the payment of which he wished to secure, and in the further consideration of five shilling current Money in Hand paid to the said Thomas Stone and Thomas Walker the said George Reynolds Walker by Deed Indented, bearing date 10th day of March 1792, did convey to the said Thomas Stone and Thomas Walker their Heirs, Executors, Administrators and Assignees, a certain Tract of Land situate lying and being near the Eastern Shore Chappile in the said County, whereon the said George R. Walker at that time lived, containing by Estimation, one hundred and seventy five Acres more or less and bounded by the Lands of Joshua James, William Brock, Thomas Walker and William Ellegood. Also, two Horses, Eleven Cattle, Seven Sheep, and all his Household and Kitchen furniture and Plantation Utensils of what Nature or kindsoever they may be, with all the Appurtenances belonging or in any wise appertaining to the premises so hereby granted or intend to be granted hereby, and Revision and Reversionary Remainder and Remainders and all services

Stone and Walker, to

Princess Anne Co. VA Deeds 1792-1795

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their Heirs &c for ever Upon Trust, Nevertheless the said Thomas Stone and Thomas Walker their Heirs &c should after the first day of October one thousand seven hundred and Ninety three, as soon as the said Thomas Stone and Thomas Walker their Heirs &c should think proper, or the said George Reynolds Walker should request whichever of these circumstances should first happen, sell for the best price, which could be gotten, the said Land, Horses, Cattle and Sheep, and premises, and out of the money arising from such sale discharge and satisfy to the said Simon Stone the said three hundred and Ten Pounds Virginia Currency, with lawful Interest from the 10th day of March 1792 till paid, and all the necessary expences attending the securing the money, or performing any thing that is or shall be necessary relative to the intent of this Indenture and that the said Thomas Stone and Thomas Walker their Heirs &c should pay the overplus if any to George Reynolds Walker his Heirs or &c which said three hundred and ten Pounds with lawful Interest and all necessary and lawful expences being paid by the said George Reynolds Walker to the said Simon Stone the receipt whereof is hereby acknowledged, they the Thomas Stone and Thomas Walker and Simon have hereby granted, bargained, sold, released and confirmed, and by these presents do, and each of them doth grant, bargain, sell, release and confirm unto the said George R. Walker his Heirs &c the said Land, Horses, Cattle, and Sheep, and Premises, to have and to hold to him and his Heirs the said Land, Horses, Cattle, and Sheep. In witness whereof, the said Thomas Stone, Thomas Walker and Simon Stone have hereunto set their Hands and Seals on the Day and Year first above written.

Sealed and Delivered
in the presence of

Joseph Walters.

George Hashing

Wm. James

James Spratt.

Simon Stone

At a Court Held for Prince Anne County the 5th day of May 1794.
The aforesaid Indenture of Bargain and Sale from Thomas
Stone, Thomas Walker, and Simon Stone, to George
Reynolds Walker was Acknowledged by the said Simon
Stone, and Ordered to be Recorded.

Not,
E. R. Moncley Esq.

Walker & Brock.

This INDENTURE, made this Fifth day
of May One Thousand Seven Hundred and Ninetyfour
Between George Reynolds Walker and Lucy his wife
of the County of Prince Anne of the one part, and William
Brock Jun^r. of the same County in the Commonwealth
of Virginia of the other part, Witneseth that
for and in consideration of the sum of Prince Anne Co VA Deeds 1792-1795
red and Seven Pounds current money of Virginia pioneers.net
to them the said George Reynolds Walker and Lucy
his wife in Hand paid before the sealing and Deli
very of these presents, the receipt whereof they do hereby
acknowledgy, and thereof and from every part, and
parcel thereof, do hereby acquit and discharge the
said William Brock his Heirs, Executors and Admin
istrators, do hereby grant, bargain and sell, unto the
said William Brock, one certain tract and parcel of
Land, situate lying and being in the said County
of Prince Anne and near the Easternshore Chapple
bounded as follows, viz by the Land of Thomas Walker
on the North, by the said Thomas Walker, Arthur
Woodley and Joshua James on the East, by the said
William Brock on the South, and by the maine County
Road dividing it from the said George Reynolds Walker
on the West, and contains Seventy three and a half

Acres be the same more or less, and the Reversion
and Reversions, Rents, Issues and Emoluments of all
and singular the Premises and of every part, and
Parcel thereof, with their Appurtenances, and all the
Estate, Right, Title and Interest together with all Pre
erty's Claims and Demands whatsoever of them the said
George Reynolds Walker and Lucy his wife of in and to
the said Land and Premises, or any part or parcel
thereof, To have and to hold, the aforesaid tract
and parcel of Land and all and singular other the
premises with their and every of their Rights, Titles and
Appurtenances, unto the said William Brock his Heirs
and Assigns, to the proper use and behoof of the said
William Brock his Heirs and Assigns for ever, and the
said George Reynolds Walker and Lucy his wife for them
and their Heirs, Executors and Administrators the said
they conveyed Land and premises and every part and
parcel thereof with their Appurtenances unto the said
William Brock his Heirs, Executors Administrators or
Assigns, against the said George Reynolds Walker, and
Lucy his wife their Heirs, Executors, Administrators or
Assigns and all other persons whatsoever shall and
will for ever, WARRANT and DEFEND by these presents
and that free and clear, freely and clearly acquitted
and discharged, or otherwise well and sufficiently saved
kept harmless and Indemnified by the said George
Reynolds Walker and Lucy his wife, their Heirs, Executors,
Administrators and Assigns, off from and against all and
all manner of former and Grants, Bargains, Sales
Leases, Joints and Powers, and off from and against
all Estates, Charges and Incumbrances whatsoever had
made done, committed or suffered by the said George Reynolds
Walker or any other Person or Persons, whatso
ever. A. M. Witness whereof the said George Reynolds

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Walker and Lucy his Wife have hereunto set their
Hands and Affixed the Seals the Day and Year
first above Written.

Signed Sealed and Delivered
In Presence of H. S.

GEO: R. Walker:
Lucy Walker:

At a Court Held for Princess Anne County the 5th day of May 1794
The above Indenture of Bargain and Sale from George Reynolds
Walker and Lucy his Wife to William Brock Junr was
Acknowledged by the said George Reynolds Walker and
Lucy his Wife, she being first privily Examined Relinquis-
hed her Right of Dower, and Ordered to be Recorded.

Test.

E. H. Moseley, Esq.
Princess Anne Co. VA Deeds 1792-1795
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This Indenture made the 5th Day
of April in the Year of our Lord, one Thousand
Seven Hundred and Ninety four. Between John
Ackiss of the County of Princess Anne and State of Virginia
of the one part, and Sully Moseley and Caleb
Dawley of the said County and State of the other part
Witnesseth that for and in Consideration of the
sum of Five Pounds current money to the said John
Ackiss in Hand paid by the said Sully Moseley the
receipt whereof the said John Ackiss doth hereby
acknowledge, and do thereof acquit, and discharge the
said Sully Moseley and Caleb Dawley there Heirs
Executors &c and by these presents hath granted, bar-
gained, sold and delivered, and by these presents do

grant, bargain, sell, and deliver, to the said Sully
Moseley and Caleb Dawley and there Heirs a certain
tract or parcel of Marsh Land, Containing Fifty
Acres, lying and being in the said County of Prince-
ess Anne, on an Island by the Name of Kemp's Island
patented by James Kempe and by him sold to the said
John Ackiss and Charles James, to have and to
hold, the said parcel of Marsh to said Sully Moseley
and Caleb Dawley and their and Assigns forever, with
all the Waters and Appurtenances thereunto belonging
or in any wise Appertaining, to the only proper Use
and behoof of them the said Sully Moseley and Caleb
Dawley and of their Heirs and Assigns forever, and
the said John Ackiss for himself and his Heirs, do
Warrant and for ever Defend the said bargained
unto the said Sully Moseley and Caleb Dawley and
their Assigns for ever, against him the said
John Ackiss and his Heirs, and all Persons whatsoever
laying any claim thereto. In Witness whereof the
said John Ackiss hath hereunto set his Hand and
Seal the Day and Year above Written.

Signed Sealed and Delivered

In Presence of ...

Jo: Robinson
James Leahy
Dennis Dawley

John Ackiss

At a Court Held for Princess Anne County the 5th day of May 1794.
The above Indenture of Bargain and Sale from John Ackiss
gent: to Sully Moseley and Caleb Dawley was proved
according to Law by the Oaths of James Robinson, James
Leahy and Dennis Dawley the three Witnesses to the same
and Ordered to be Recorded;

Test.

E. H. Moseley, Esq.

White Executor of Hellam to Walke.

• 175.

This Indenture made the twelfth
Day of March in the Year of Christ One
Thousand Seven Hundred and Ninety four
Between William White, Executor of Henry
Hellam dec. of Princess Anne County, of the one Part,
and Anthony Walke of the said County of the other
Part. Witnesseth that for and in Consideration
of the sum of two hundred & fifty Pounds, current
Money to the said William White, as Executor of

Henry Hellam dec. in Hand paid by the said
Anthony Walke, the Receipt whereof he doth hereby
acknowledge & thereof doth acquit the said Anthony
Walke his Heirs &c: he the said William White Execu-
tor of Henry Hellam dec. hath granted & confirmed
confirme^d & by these Presents doth sell, alien & com-
unto the said Anthony Walke his Heirs, One
Hundred Acres of Land, joining the Lands of
Charles Sawyer & P. Singleton, beginning at Lot:
Tawleys gate, & running S. 20 W. twenty nine Chains
25 Links to the new Road, thence S. 22 W. thirty eight
Chains 20 Links to the said Anthony Walke's Land
thence S. 85 W. five Chains 20 Links to a Corner Beech
in said Walke's Line, thence N. 27 1/2 W. one Chain 90.
Links to a Holly, thence N. 25 W. 6 Chains 70 Links
to a Beech, thence N. 9 W. 1 Chain 60 Links to a Holly
thence N. 35 E. two Chains 20 Links to a Beech, thence
N. 3 W. 2 Ch. 65 Links to an Oak, thence N. 1 1/4 E. 7
Ch. 95 Links to a Gum, the N. three Ch. 30. Links to a

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Holly, the N. 3 E. 5 Ch. 70 Links to an Oak, thence N.
22 E. 1 Ch. 68 Links to a Gum, the N. 79 E. 1 Ch. 65 Links to
a gum, the N. 30 E. 5 Ch. 55 Links to a gum, the N. 80 E.
3 Ch. 40 Links to a Pine, the N. 6 Ch. 19 Ch. to P. Singleton's
Corner, the N. 85 E. 5 Ch. 10 Links to the Road, the N. 19.
W. 20 Ch. 65 Links, thence S. 69 E. 24 Ch. 30 Links to the
first Station, and all Buildings & Appurtenances
belonging to the said Premises & all Right & Interest
in the same: To have and to hold the Land
hereby conveyed, with the Appurtenances unto the
said Anthony Walke his Heirs & Assigns for ever.
Castley, the said W^m White and his Heirs, all
singular: the Premises hereby sold unto the said
Anthony Walke, his Heirs & Assigns, against him &
his, as well as against every Person claiming
under Henry Hellam dec. shall Warrant, &
for ever defend. In Witness whereof the said
William White as Executor to Henry Hellam dec.
hath hereunto set his Hand & Seal the Day & Year
first above written.

Sealed & Delivered]

In Presence of,

James Leahy.

W^m Bishop

Ed Robinson

William White, Executor,
of Henry Hellam dec.

Rec. of Anthony Walke Two Hundred &
fifty Pounds in ^{for} the within mentioned
Land.

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Rich^o. Hanson.

William White, Exec. of
Henry Hellam dec.

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At a Court Held for Prince Anne County the 7 day of July 1794.
The aforesaid Indenture of Bargain and Sale from
William White Executor of Henry Hellam dec'd to The
Rev. Anthony Walke and the Receipt hereon written
were Acknowledged by the said William White and
Ordered to be Recorded.

Seal.

E. H. Moseley Et^b.

This Indenture made the Twelfth
Day of March, Anno Christi One Thousand
Seven Hundred & Ninety four Between William
White Executor of Henry Hellam dec'd. of Princeps
Anne County of the one Part. & Frances Walke of
the said County of the other Part. Witnesseth
that for & in Consideration of the sum of five
Hundred Ninety & six Pounds 17/6 current
Money. to the said William White, Executor of
Henry Hellam dec'd. in Hand paid by the said
Frances Walke, the Receipt whereof He doth hereby
acknowledge. He the said William White, as Executor
of Henry Hellam dec'd. hath sold, & doth hereby
sell, alien, & confirm unto the said Frances Walke
her Heirs. Two Hundred thirty & eight Acres &
1/2 of an Acre of Land, bounded as follows. Beginning
at Col. Dawleys Gate, & running S. 69° E. twenty four
Chains 75 Links to a Tree near a Branch. thence
S 7 E. by a line of marked tree, until it intersects
a Branch & joins the Land of Anthony Walke.
thence along the Branch to a Gum near its
Head, thence S. 87 W. thirteen Chains to a Gum.

near the Road, thence S 85 W. twenty two Chains to
the Corner of the Land purchased by Anthony
Walke from W^m White, thence N 22 E. eight Ch^{ds}. 50
Links to the Road, thence N 20 E. twenty nine Ch^{ds}
25 Links to the first Station; and all Buildings
and Appurtenances belonging to the said Premises. &
all Right & Interest in the same. To have and to
hold the Land hereby conveyed, with the Appurtenances
unto the said Frances Walke, her Heirs & Assigns for
ever. Lastly. He the said W^m White his Heirs
all & singular the Premises hereby sold, unto the
said Frances Walke, her Heirs & Assigns, against him
& his Heirs, as well as against every Person claim-
ing under Henry Hellam dec'd. shall Warrant
for ever defend. In Witness whereof the said
William White Executor to Henry Hellam dec'd.
hath hereunto set his Hand & Seal the Day & Year
first above Written.

Sealed and Delivered}

In Presence of

Jamer Leahy

W^m. Bishop

Ju^r. Robinson

William White Executor

of Henry Hellam dec'd.

Rec^d. March 12: 1794. of Anthony Walke the within
sum of five Hundred Ninety & six Pounds 17/6 in full.

Teste,

Rich. Hanson

William White Esq^r

of Henry Hellam dec'd.

At a Court Held for Prince Anne County the 7 day of July 1794.
The above Indenture of Bargain and Sale from William White
Executor of Henry Hellam dec'd. to Frances Walke Spinster, and
the Receipt hereon written were Acknowledged by the said
William White and Ordered to be Recorded. Test.

E. H. Moseley Et^b.