

This Indenture made the seven
teenth Day of May in the Year of our Lord
One Thousand Seven Hundred and Ninety four.
Between James West & Mary his Wife of the
County of Princess Anne & Commonwealth of Virginia
of the one part, & Caleb West of the said County and
Commonwealth aforesaid of the other part. Witness
eth, that for and in Consideration of the sum
of Two Hundred & fifty ^{Pounds} current money of Virginia
to the said James West in Hand paid by the said
Caleb West at or before the sealing & delivery of these
presente, the receipt hereon written he doth acknowl-
edge & thereof, doth release, acquit, and discharge
the said Caleb West his Heirs Executors and
utors by these presente, they the said James West &
Mary his wife have granted, bargained sold
aliened & confirmed & by these presente do grant
bargain sell alien & confirm unto the said Caleb
West and his Heirs for ever, one certain tract
piece or parcel of Land situate lying and being
in the parish of Lynhaven in the County aforesaid,
containing Eighty Acres and bounded
by the Lands of the said West and William West
in West Neck, and all Houses, Buildings,
Orchards, Ways, Water, Water Courses, Profits
Commodities & Appurtenances whatsoever to the
said Premises hereby granted or any part thereof
belonging or in any wise appertaining and

the Reversion and Reversions, Remainder
and Remainders, Rents Issues and Profits
thereof & also all the Estate Right Title Interest
Use, Trust, Property, Claim and Demand whatso-
ever, of them the said James West and Mary his
wife of, in, and to the said Eighty Acres of Land
with the Appurtenances. To have and to
hold the said eighty Acres of Land with
the Appurtenances and every part and pascal
thereof, unto the said Caleb West and his Heirs
and Assigns to the only proper use & behoof
of him the said Caleb West his Heirs for ever
free and clear from Dower and other Encum-
berances whatsoever, and the said James West,
Deeds 1792-1795 and his Heirs all and singular the premises
hereby bargained and sold unto the said Caleb
West, his Heirs and Assigns against him the
said James West and his Heirs, and all every
other person and persons whatsoever, shall and
will Warrant and for ever defend by these
presente. In witness whereof the said James
West and Mary his Wife have hereunto set
their hands and affixed their seals the Day and
Year, first above written.

Sealed and Delivered }
In presence of }
Joshua Whitehurst
Zachariah Murden
Malachi Murden

James West



This Indenture made this
 severenteenth day of May in the Year of our
 Lord one Thousand seven Hundred and Ninety
 four. Between Caleb West and Elizabeth his
 wife of the County of Prince Anne and Common
 wealth of Virginia of the one part, and James West
 of the said County and Commonwealth of the other
 part. Witnesseth, that for and in Consideration
 of the sum of Two hundred and fifty Pounds
 current Money of Virginia, to the said Caleb West
 in Hand paid by said James West, at or before
 the sealing and delivering of these presents the
 receipt hereon written he doth acknowledge and
 thereof doth release, acquit, and forgive to
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 James West his Heirs, Executors and Administrators
 by these presents, they the said Caleb West & Elizabeth
 his Wife have granted bargained sold aliened and
 confirmed, and by these presents do grant, bargain
 sell, alien, and confirm unto the said James West
 and his Heirs for ever, One certain tract peace or
 parcel of Land, situate lying and being in the
 Parish of Lynnhaven in the County aforesaid
 containing One Hundred Acres and bounded
 by the Land of Thomas West and William West,
 and all Houses, Buildings, Orchards, Ways, Waters
 Water Courses, Profits, Commodities Hereditaments
 and Appurtenances whatsoever, to the said Premises
 hereby granted or any part thereof, belonging or
 in any wise Appertaining 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 them the said Caleb
 West and Elizabeth his wife, of in and to the said
 One Hundred Acres of Land with the Appurtenances
 so have and to hold the one Hundred Acres
 of Land with the Appurtenances and every part
 and parcel thereof, unto the said James West his
 Heirs and Assigns, to the only proper Use, and
 Behoof of him the said James West and his Heirs
 and Assigns for ever, free and clear from Dower
 and all other Encumberances of whatsoever;
 and the said Caleb West and his Heirs, all and
 singular the premises hereby bargained and sold
 to the said James West his Heirs and Assigns
 notwithstanding the said Caleb West and his Heirs
 and all and every other Person and Persons
 whatsoever, shall and will Warrant and for
 ever defend by these Presents. In Witness
 whereof the said Caleb West and Elizabeth
 his wife have hereunto set their hands and
 affixed their Seals the Day and Year first
 above Written.

Sealed and Delivered }
 In presence of
 Joshua Whitehurst
 Malachi Murden
 Zachariah Murden

Caleb West 


His Indenture, made the
seventh day of July in the Year of our Lord
One thousand Seven hundred and Ninety
four Between William White of Kempsville, in
the County of Princess Anne, and Commonwealth of
Virginia, of the one part, and Thomas Norris of
the said County of the other part, Whereas the
said Thomas Norris on the third day of September
last past, purchased of the said William White a Tract
or parcel of Land, containing One Hundred
Acres more or less, lying and being in the lower
Precinct of the Western Shore in the aforesaid County,
bounded by the Lands of William Huggins, James
Haynes, Adam Robinson, and ^{and Exhibit} in the same Land
that the said William White purchased of Smith
Shepherd surviving Executor of Robert Huggins Esq;
at the price of One hundred and Seventy five Pounds
current money. And Whereas the said Thomas
Norris being at that time unable to pay the whole
of the aforesaid sum for the said Land, did in
Order to secure to the said William White the payment
of Seventy five Pounds current money being the Balance
of the said One hundred and Seventy five Pounds
make and execute a Deed in Trust, upon the
said Land to the said William White bearing date
the day and Year last mentioned. And Whereas
the said Thomas Norris hath since satisfied and
paid off to the said William White the said sum of

Seventy five pounds, with the Interest Costs and Charges
accruing in consequence of the aforesaid in part
recited Deed in Trust. Now this Indenture
Witnesseth, that the said William White for and
in Consideration of the said Thomas Norris having
fully satisfied and paid off to the said Seventy five
Pounds with the Interest, and Costs as aforesaid Hath
and Doth by these Presents for himself his Heirs Execu-
tors, and Administrators, Release, Remise and for
ever Quit Claim to the said Thomas Norris his
Heirs and Assigns for ever, all the Right Title, Interest
Claim and Demand which the said William White
might or could have had by virtue of the said Deed
in Trust, To have and to hold the aforesaid
One hundred Acres of Land more or less with the App-
VA Deeds 1792-1795 said Thomas Norris his Heirs
Assigns for ever, according to the said Bounda-
ries in as full and Ample manner, as if the said
Indenture of Trust had never made or executed In
Witness whereof, the said William White hath hereunto
set my Hand and Affixed my Seal the day and
Year within and first above mentioned.
Sealed and Delivered }
In the presence of }
Jonathan Park
John Hishart Jr.
Adam Keeling

At about Seale for Princess Anne County the 7 day of July 1794
The above Deed of Release from William White to
Thomas Norris was acknowledged by the said William
White, and Ordered to be Recorded. Seal,

E. S. Abseley Esq

This Agreement, between Anthony Walke & William Poole, witnesseth that this said Anthony Walke is to let to Farm to the said W^m. Poole & his Assigns for seventeen Years from the Date hereof, a Piece of Land lying near Thrustons Bridge, joining to the Land of Matthew Philipp Wright, & the Land of Isaac Jacobs, & bounded on the South & East by a Run call'd old Plantation Run, on Condition that the said W^m. Poole shall after the first two Years, during which Time he pay no Rent, pay ten Barrels of Corn p^t Annum, to the said Anthony Walke, viz for fifteen Years, that he shall cut no Oak, Ash, Poplar, or old Pine Trees without Leave, except for building on the Land aforesaid, & give up the said Land on the first Day of Janry 1811, with all Improvements thereon to the said Anthony Walke, his Heirs & So- which Agreement the Parties, binding themselves, their Heirs & have hereunto set their Hands & Seals the first Day of Janry 1794.

In Presence of:
 Christopher Woodley
 Anthony Walke s^m
 William Poole s^m

At a Court Held for Princess Anne County the 7th day of July 1794
 The above Agreement and Lease between the Rev Anthony Walke of one part, and William Poole of the other part
 was acknowledged by the Parties to the same, and Ordered
 to be Recorded...

Seal.

E. H. Woodley Esq.

This Indenture made the twenty-eighth day of June in the Year of our Lord God One thousand seven hundred and Ninety four.

BETWEEN Hiteley Phillips of the County of Princess Anne and State of Virginia Planter of the one part, and George Durant Corpsew of the County of Princess Anne of the other part witnesseth, that for in Consideration of the sum of Seventy Pounds current money of Virginia to the said Hiteley Phillips in Hand paid by the said George Durant Corpsew at or before the sealing and delivery of these Presents, he the said Hiteley Phillips hath granted, bargained, sold, aliened and confirmed, by these presents doth grant, bargain, sell, alien and transfer to George D. Corpsew and his Heirs the certain tract or piece of Land lying in Princess Anne County in the Precinct of Blackwater, the said Land, call'd and known by the name of the Burnt Grounds, beginning at a corner Beech upon George Durant Corpsew Land, running his line of marked trees about South West, to a corner Beech upon James Hickens Land, thence running the line of marked trees West course to a corner Gum stand near the Western Run, upon George D. Corpsew Land, as he bought of Thaddeus Old, thence running about North West the said Corpsew's line to a corner Oak thence running about North East course to a corner Beech, thence running about South course to a corner Beech, thence running a line of new marked trees East course to the beginning place, containing Fifty six Acres more or less, and all Houses, Buildings, Orchards, Ways,

This Agreement, between Anthony Walke & William Poole Witneseth that this and
 Anthony Walke is to let to Farm to the said W^m Poole
 & his Assigns for seventeen Years from the Date
 hereof, a Piece of Land lying near Thrustons
 Bridge, joining to the Land of Matthew Phillip
 Wright, & the Land of Isaac Jacobs, & bounded
 on the South & East by a Run call'd old Plantation
 Run, on Condition that the said W^m Poole shall
 after the first two Years, during which Time he pay
 no Rent, pay ten Barrels of Corn p^t Annum, to
 the said Anthony Walke, viz for fifteen Years, that
 he shall cut no Oak, Ash, Poplar, or old Pine Trees
 without Leave except for building on the Land
 aforesaid, & give up the said Land on the first
 Day of Janry 1811, with all Improvements thereon
 to the said Anthony Walke, his Heirs & So-
 which Agreement the Parties, binding themselves,
 their Heirs & have hereunto set their Hands &
 Seals the first Day of Janry 1794.

Walke to Poole

Q?

In Presence of:
 Christopher Woodley
 Anthony Walke s^m

Anthony Walke 
 William Poole 

At a Court Held for Princess Anne County the 7th day of July 1796
 the above Agreement and Lease between the Rev Anthony
 Walke of one part, and William Poole of the other part
 was acknowledged by the Parties to the same, and Ordered
 to be Recorded . . .

Seal.

E. H. Woodley Esq.

This Indenture made the twenty-eighth
 day of June in the Year of our Lord God One
 Thousand seven hundred and Ninety four.
 Between Hitey Phillips of the County
 of Princess Anne and State of Virginia Planter
 of the one part, and George Durant Corpsew of
 the County of Princess Anne of the other part
 Witneseth that for in Consideration of the sum
 of Seventy Pounds current money of Virginia to
 the said Hitey Phillips in Hand paid by the said
 George Durant Corpsew at or before the sealing and
 delivery of these Presents, he the said Hitey Phillips
 hath granted, bargained, sold, aliened and confirmed,
 by these presents doth grant, bargain, sell, alien and
 transfer to George D. Corpsew and his Heirs
 the certain tract or parcel of Land lying in Prince
 Anne County in the Precinct of Blackwater, the
 said Land call'd and known by the name of the
 Burnt Grounds, beginning at a corner Beech tree
 on George Durant Corpsew Land, running his
 line of marked trees about South West, to a corner Beech
 aforesaid names Hickens Land, thence running the line
 of marked trees West course to a corner Gum stand near
 the Western Run, aponen George D. Corpsew Land, as he
 bought of Thaddeus Old, thence running about North
 West the said Corpsew's line to a corner Oak thence
 running about North East course to a corner Beech,
 thence running about South course to a corner Beech,
 thence running a line of new marked trees East course
 to the beginning place, containing fifty six Acres more
 or less, and all Houses, Buildings, Orchards, Ways,

Watens, Water Courses, Profits, Commodities, Hereditaments and Appurtenances whatsoever to the said Premises hereby granted, or any part thereof, belonging or in any wise appertaining and the Reversion and reversions, Remainder and Remundants, Rents, Issues and Profits thereof; and also all the Estate Right, Title, Interest, Use, Trust, Property Claim and Demand whatsoever of him the said Kitley Phillips, of in and to the said Premises, and all Deeds, Evidence and Writings touching or in any wise concerning the same. To have and to hold the Lands hereby conveyed, and all singular other the premises hereby bargained and sold, and every part and particle thereof with their and every of their Appurtenances unto the said George D. Corpsew his Heirs and Assigns for ever; and the said Kitley Phillips for himself his Executors and Administrators doth ^{Princess Anne Co. VA Deeds 1792-1795} www.virginiapioneers.net and grant to and with the said George D. Corpsew his Heirs and Assigns by these presents, that the said Kitley Phillips now at the time of sealing and delivery of these presents is seized of a good sure perfect and Indefeasible Estate of Inheritance in ^{See Simple of} and in the premises hereby bargained and sold, and that he hath good power and lawfull and absolute Authority to grant and convey the same to the said George D. Corpsew in manner and form aforesaid, and that the said premises now are and so for ever hereafter shall remain, and be free and clear of all former gifts grants Bargains, sales, recoveries, Rights and Title of former judgments, Executions, titles, Troubles, Charges, and Encumbrances whatsoever, made and done committed or suffered, by the said Kitley Phillips or any other

Person or Persons whatsoever; the D'utreints hereafter to grow due and payable to the Commonwealth of Virginia and their Successors for and in Respect of the pretences only excepted, and that the said Kitley Phillips and his Heirs all and singular the premises hereby bargained and sold with the Appurtenances, unto the said George D. Corpsew his Heirs and Assigns against him the said Kitley Phillips and his Heirs, and all and every other person or persons whatsoever having or claiming, I shall Warrant and for ever Defend by these Presents. In witness whereof the said Kitley Phillips hath hereunto set his Hand and seal the Day and Year first above Written.

Signed Sealed and .. }
Delivered in presence of us }
Harbert Sodley
James Millar
Sodley Millar

James Millar
Sodley Millar

Rec'd. Seine the 28. day 1794, the sum of Seventy
Pounds current Money of Virginia, in full of the
within mentioned Deed.

Witness
Harbert Sodley
James Wickins

At a Court Held for Princess Anne County the 7th day of July 1794.
The above Indenture of Bargain and Sale and Receipt
from Kitley Phillips to George Stewart Corpsew Gent:
were acknowledged by the said Kitley Phillips and
Ordered to be Recorded.

Seal,
E. H. Mosley Esq.

This Indenture, made this 7 Day
of July in the Year of our Lord one Thousand
Seven Hundred and Ninety four. Between
Moses Williamson and Hannah his wife of the
County of Princess Anne and Commonwealth of
Virginia of Virginia of the one part, and James
Murphy of the said County and Commonwealth
of the other part witnesseth that for and in
consideration of the sum of Eighteen Pounds fifteen
Shillings current Money of Virginia, to the said
Moses Williamson in Land paid by the said James
Murphy at or before the sealing and delivery of
these presents, the receipt hereon written he doth ac-
knowledge and thereof doth release, acquit and dis-
charge the said James Murphy his Heirs and
Administrators by these presents the
Moses Williamson and Hannah his wife have grant-
ed bargained, sold aliened and confirmed, and by
these presents do grant bargain sell alien and con-
firm unto the said James Murphy and his Heirs
for ever one certain tract, piece or parcel of Land
situate lying and being in the Parish of Lynnhaven
in the County aforesaid, containing Twenty five
Acres more or less, and bounded by the Land of
Enos Whitehurst and Simon Whitehurst and
running a straight course from Simon Whitehurst to a
place called and known by the name of Nicholas
Run, and all the Houses, Buildings, orchards, Ways,
Ways, Waters, Watercourses, Profits, Commodities
Hereditaments and Appurtenances whatsoever to the
said Premises hereby granted, or any part thereof.

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belonging, or in any wise Appertaining and the
Reversion and Reversions, Remainder and Rem-
ainders, Rents, Issues and Profits thereof, and also
all the Estate, Right, Title, Interest, Use, Trust
Property Claim and Demand whatsoever, of them
the said Moses Williamson and Hannah his
wife of in and to the said Twenty five Acres of
Land with the Appurtenances, To have and
to hold the said Twenty five Acres of Land with
the Appurtenances and every part and parcel
thereof, unto the said James Murphy his Heirs
and Assigns, to the only proper Use and Benefit of
him the said James Murphy his Heirs and Assigns
against him the said Moses Williamson and his
Heirs and all and every other Person and Persons
whatsoever shall and will Warrants and for-
ever defend by these Presents. In Witness
whereof, the said Moses Williamson and Hannah
his Wife have hereunto set their Hands and Affor-
med their seals, the Day and Year first above
Written. —

Sealed and Delivered }
In Presence of } Moses + Williamson
Joshua Whitehurst ^{mark}
Allen Backhouse ^{mark}
Margarett Campbell ^{mark}
Hannah + Williamson ^{mark}

In Court Held for Princess Anne County the 7. day of July 1794.
The above Indenture of Bargain and Sale from Moses Williamson
and Hannah his Wife to James Murphy was Acknowledged
by the said Moses and Hannah she being first privily Examined
and relinquished her Right of Lawyer, and Ordered to be
Recorded. — Test.

E. H. Moseley Etch.

To all Christian People So.
 whom these presents shall come send Greeting in
 our Lord God everlasting. I know well that I
 George Stone son of Samuel Stone dec^t. of the County
 of Princess Anne and State of Virginia for and
 in Consideration of the Love good will and natural
 affection I have and bear unto my two Daughters
 Fannye Stone and Peggy Stone, and for other good
 causes and considerations me thereunto moving
 have given, granted made over and confirmed, and
 by these presents do give, grant make over and
 confirm, unto my said Children Fannye and Peggy
 Stone, one Mare and Colt, one Cow and Yearling
 one Cow and Calf and five head of Hogs, and all
 and sundry their future Increase. ^{Princess Anne Co. VA Deeds #1792-1795}
 his ^{Stone} steeds and furniture, one Plough and
 one Loom and Mays and Geers, one Saddle and
 bridle, one Chest, one Table one Linnen and one
 Wollen Wheel, one Cart and Wheels, two Iron Pots,
 five sitting Chairs, one Gun, one frying pan and all
 my Crop now growing, to them the said Fannye
 and Peggy Stone and their Heirs for ever, to their
 own proper Use and behoof. To have and to
 hold the aforesaid Stock, Household and Kitchen
 furniture and Implements of Household, with all
 my Crop now growing, with every thing or things
 to me belonging or in any wise appertaining I
 give unto them the said Fannye and Peggy Stone
 and their Heirs for ever, and do Warrant,
 and Defend the same from the Claim or Claims of
 any other Person or Persons whatsoever. In
 306

Confirmation whereof I have hereunto set my hand
 and Seal, this Thirteenth Day of May, One Thousand
 Seven Hundred and Ninety four.
 Signed Sealed and Delivered }
 In the Presence of -

William Stone.

William Boston

William Land

Newman Salisbury

George Stone

At a Court Held for Prince Anne County the 7th day of July 1794.
 The above Deed of Gift from George Stone to his two
 Daughters Fannye and Peggy Stone was Acknowledged
 by the said George Stone, and at his Request Ordered
 to be Recorded

Test,
 E. H. Mosley Et^t.

Men by these Presents that we
 John H. Poole of the County of Norfolk and James
 Telliell of the same County both in the State of Virginia
 are held and firmly bound unto Henry Lee Esquire
 Governor of Virginia, as well as the Overseers of the
 Poor in Lynnhaven Parish, in the full sum of eighty
 pounds lawful money of Virginia, to which Pay-
 ment to be made, to the said Overseers of the poor
 in Lynnhaven Parish as aforesaid, and to their
 successors. We bind ourselves and each of us, our
 and each of our Heirs, Executors and Adminis-
 trators Jointly and severally by these Presents.

Office Condition of the above Obligation
 is that Whereas Elizabeth Poole of the County
 of Princess Anne and Parish of Lynnhaven single
 Woman, hath lately been delivered of One Male
 Bastard Child, within the same Parish of which
 Child the above bounden John H. Poole stands

Charged on Oath to be the reputed Father. If
therefore the said John H. Poole his Heirs, Executors.
Administrators, or any of them do and shall from
time to time and at all times hereafter, acquit,
discharge, and save harmless, as well the above
Named Overseers of the poor, by paying five Pounds
Pannum for seven Years, to them and their Successors,
for the time being, saving also the Inhabitants and
Parishioners of the said Parish of and from all Costs
Charges and Troubles whatsoever, for or by reason of
the Birth, Maintenance and bringing up the said
Child, and of and from all other suits, charges and
damages whatsoever, touching or concerning the
same, then this Obligation to be Void or to remain
force, as Mistris our Hands and seals this

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14th day of June 1794.

Test.

Alexander.
Anthony Walke Junr.
Anthony Walke.

John H. Poole, 
James Jolliff, 

At about H.eld for Princess Anne County the 7th day of July 1795.
The above Bond from John H. Poole, and James Jolliff
to Henry Lee Esquire Governor of Virginia and the
Overseers of the Poor, was this day proved by the Oath
of the Rev. Anthony Walke one of the Ministers to
the same, and Ordered to be Recorded.

Test,
E. H. Mosley Et al,

186.

This Indenture made the Third
Day of April in the Year of our Lord one Thousand
Seven Hundred and Ninety four. Between, John
Stone of Princess Anne County and Parish of Sym-
haven of the one part, and Mary Godfrey of the
same place of the other part Mistriseth, that for
and in Consideration of the sum of two Pounds, for
one Half Acre to the said John Stone, in Land paid
by the said Mary Godfrey by these presents he doth
hereby acknowledge, and theref. doth acquit, and
discharge the said Mary Godfrey her 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 assign, to the said Mary Godfrey and to her
heirs and Assigns for ever, one certain piece of Land
containing one Half Acre more or less, the said Land
lies at Whitehuns Landing bounded as follows, bind-
ing Nathaniel McElanahan on the North side,
James Robison on the Eastmost side, John Edmonds on
the South side, David Whitehurst on the Westmost side
of the said Land, situate lying and being in the
County aforesaid with the Reversion and Reversions
Remainder and Remainders Rents, Issues and Pro-
fits thereof, and also all the Estate, Right, Title,
Interest Property, Claim or Demand whatsoever of
him the said John Stone in or onto the said premises
or any part thereof with their Appertenances, To
have and to hold the said Land, and
premises hereby granted, bargained and sold,
with their and every of their Appertenances unto

the said Mary Godfrey her Heirs and Assigns to the
only proper use and behoof of the said Mary Godfrey
her Heirs and Assigns for ever, and the said John
Stone for himself his Heirs Executors Administrators the
hereby covenant and grant to and with the aforesaid
Mary Godfrey her Heirs and Assigns that the said John
Stone and his Heirs all and every of the aforesaid and
Intended to be hereby granted Land with the Appertences
unto Mary Godfrey her Heirs and Assigns, against
him the said John Stone his Heirs and Assigns, and
all and every other Person or Persons whatsoever law-
fully claiming and Estate, Right or Title to the before
mentioned and granted Land, and premises or any
part thereof shall and will Warrant, and forever
Defend, and that he is lawfully entitled thereto
and in the before specified Land with the Appertences
the Appertences of a good sure perfect and absolute
Estate of inheritance in fee simple and hath good
Right to convey the same unto Mary Godfrey her Heirs
and Assigns aforesaid, and it shall be lawful to and
for her the said Mary Godfrey her Heirs and Assigns for
ever hereafter peacefully and quietly to occupy and enjoy
the said Land and all other the premises hereby granted
with the Appertences without any manner of let and
trouble or interruption of the said John Stone his Heirs or
Assigns or any other person or persons whatsoever. In
Witness whereof to these Presents I have hereunto set my
Hand and Seal the Day and Year first above Written.
Signed sealed and delivered

In the Province of

George Williamson
Abel Edmonds
William Godfrey.

John Stone ... ⑤

+ 186.

Prince Anne County April the seventh Day, one Thousand
even hundred and Ninety four. Then received of Mary
Godfrey the sum of Forty Shillings current Money of
Virginia being the within Consideration Money rec'd
Iest.

George Williamson
Abel Edmonds
William Godfrey

Pt John Stone.

At aboute Hold for Prince Anne County the 7. day of July 1794
The aforesaid Indenture of Bargain and Sale from John
Stone to Mary Godfrey, and the Receipt hereon written
were proved by the Oaths of George Williamson, Abel
Edmonds and William Godfrey the Witnesses to the
same, and are Ordered to be Recorded -

Iest,
E. C. Moody Esq.

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This Indenture made the Twenty
fifth day of January in the Year of our Lord one
Thousand seven hundred and Ninety four.
Between Anne Cornish in the County of Prince
Anne in Virginia of the one part, and Dudley
Whitehead the other part, witnesseth that
for and in Consideration of the sum of Fifty Pounds
current money of Virginia in Land paid unto the
said Anne Cornish by the said Dudley Whitehead
at or before the sealing and delivery of these presents
the Receipt whereof she doth acknowledge she the said
Anne Cornish have granted, bargained and sold, and
confirmed unto the said Dudley Whitehead one Tract
or parcel of Land containing by Estimation Fifty

Acres more or less, in the said County of Prince George
lying in Buck Bay Neck, and is bounded as follow:
as to wit, begining at the West side of the Plantation
at a Red Oak a corner tree, joining Amos Etheredge and
Hilloughby Moore Orphan Land, running a N. course
down a line of marked trees joining on said Orphans
Lands to the Land of Richard Whitehurst dec. from
thence the same course to a corner Red Oak, from thence
running Eastly joining on said Whitehursts to a corner
Chinkypin Post joining on the Land Jonathan
Oakins sold Caleb Moore, and from thence running a
southerly course binding on the same Land still, to
another corner Chinkypin Post, joining on William
Bowen Land, and from thence running a W. Course
joining on said Bowen Land still, to said Etheredge
Land, still running the same Course (the same line)
and also my wright and title of Marsh called
Cornishs Marsh, and all Mays, Waters, Watercourses
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 the said Anne Cornish of and in
the same, to have and to hold all and singular
the premises hereby bargained and sold with the Appur-
tenances thereof unto the said Dudley Whitehead
his Heirs and Assigns for ever, the only proper Use
and behoof of him the said Dudley Whitehead his
Heirs and Assigns for ever, to be free and clear of
and from all Dower and all other Encumbrances
of what kindsoever. And Eastly the said

187.

Anne Cornish and her Heirs, and singular the
premises bargained and sold with the Appurtenances
unto the said Dudley Whitehead and his Heirs and
Assigns against the said Anne Cornish and her
Heirs, and all and every other person or persons
whatsoever, shall and will Warrant and for-
ever Defend the said premises, as Witnes whereof
the said Anne Cornish have hereunto set her Hand
and fixed her Seal the Day and Year first
above Written

Signed, sealed and delivered }
In the presence of }

Hilary + Cappo
Siles Chappel
Aby + Frayel
Ann Morse
Arthur + Frayel
Frances + Morris

Anne x Cornish

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at about Held for Princess Anne County the 7. day of July 1794.
The above Indenture of Bargain and Sale from Anne
Cornish to Dudley Whitehead was Acknowledged by the
said Anne Cornish and Entered to be Recorded . . .

Seal.

E. H. Moody Esq.

This Indenture made the first day
of May in the Year of our Lord one thousand
sever hundred and Ninety four Between William
Nimmo & Amy his wife of the County of Prince George
and Commonwealth of Virginia, of the one part, and
Christopher Etheredge of the County and Commonwealth
of the other part. Witnesseth that for
aforsaid of the other part. Witnesseth that for
and in Consideration of the sum of one Hundred
Pounds current Money of Virginia to the said William
Nimmo & Amy his wife in Hand paid by the said
Christopher Etheredge at and before the sealing and

Delivery of these presents, the Receipt whereof they do hereby acknowledge, and thereof, and of every part thereof, doth hereby acquit, exonerates and discharges the said Christopher Etheredge his Heirs and Assigns by these Presents they the said Nimmo & Wife, have granted, bargained, sold, aliened and confirmed and by these presents do grant, bargain sell alien and confirm, unto the said Christopher Etheredge his Heirs and Assigns for ever, one certain Tract or parcel of Land situate lying and being in the County aforesaid, and in the Land adjoining the Land of Jacobine Whi-
hurst at Taylors Branch, containing sixty three
and three quarters Acres be the same more or less, and bounded as follows. Beginning at a white Oak in the
back line, adjoining Mr. Charles Sayers Land, and
running thence North N. E. to the Head of Sayers

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Ex branch, thence down the said branch to the main road
thence West untill it intersects the side line in the
main Roads, thence by a line of marked trees adjoining
the Lands of Mr. Thomas Dawson, and Mr. Nathaniel
Hoggard to a corner white Oak, thence to the first stations
to have, and to hold the said bargained premises
with all the appurtenances and hereditaments thereunto
belonging to the said Christopher Etheredge his Heirs
and Assigns for ever, to his and their own proper Use
and behoef; And the said William Nimmo and
Amy his wife, hereby covenant and agree that
the said bargained premises is free from every
Incumbrance whatsoever, had, made, done, com-
mitted or suffered by them, and the said William
and Amy his wife for themselves their Heirs and
Assigns, the said bargained premises unto the said

unto the said Christopher Etheredge his Heirs and
Assigns shall and will WARRANT and for ever
defend against all and every Person or Persons what-
soever, In Witness whereof they hath hereunto set
their Hands and Affixed their Seals the day and
date first above written.

Signed, sealed and Delivered }

In presence of

Joseph Gray
Jonathan Hopkins

William Nimmo

Amy X Nimmo

At a Court Held for Prince George County the 7th day of July 1794.
The above Indenture of Bargain and Sale from William
Nimmo and Amy his wife to Christopher Etheredge was
Acknowledged by the said William and Amy Nimmo
the being first privily Examined Relinquished her Right
of Inheritance to the Land mentioned in the said
Indenture and is Ordered to be Recorded....

Seal,

E. H. Woodley Esq.

This Indenture, made the second Day
of December one thousand seven hundred and Ninety
three, Between, Solomon Frizzell of the County of
Prince Anne and Commonwealth of Virginia of the
one part, and Jonathan Ward of the County of Prince
Anne and Commonwealth aforesaid of the other part
Witnesseth that for and in Consideration of the sum
of Five Pounds twelve shillings and six pence in Hand
paid by the said Jonathan Ward, the Receipt whereof
he the said Solomon Frizzell doth hereby acknowledge,
he the said Solomon Frizzell hath granted, bargained
sold, aliened and confirmed, and by these presents
doth grant, bargain sell, alien and confirm unto the

said Jonathan Ward his Heirs and Assigns for ever Twenty five Acres of Land being part of twenty five bought of Sully Robinson same being part of that tract of Land. Marsh sand Banks and flat sands binding on the North side of Old Currituck Inlet, commonly called and known by the Name of the Wash, tract held claimed and belonging to Anthony Hanson Gentleman, and Major Thomas Wolfe and others as Tenants in Common. To have and to hold, as Tenants in Common the said Twenty five acres of Land as above described lying and situated as aforesaid, to him the said Jonathan Ward his Heirs and Assigns to the only proper Use and Benefit of him the said Jonathan Ward his Heirs and Assigns for ever, and the said Solomon Frizzell for himself and his Heirs the said Twenty five Acres of Land, Sand Banks and flat Sands.

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Signed sealed and Delivered

In presence of
Thomas Stone Solomon Frizzell
Charles Williamson
Thomas James

At about Held for Princess Anne County the 7 day of July 1794.
The above Indenture of Bargain and Sale from Solomon Frizzell to Jonathan Ward was Acknowledged by the said Solomon Frizzell, and Ordered to be Recorded
Test,

E. H. Mosley clk.

Chancery Court of Virginia
Book 1792-1795

189.
The Deposition of Col. Edward H. Mosley taken in a Suit in Chancery depending and undetermined in the Court of Princess Anne County Between David Scott Complainant and Richard Sparrow and Margaret his Wife, Abigail Murray and John Cannon Respondents. This Defendant being of lawful Age and first sworn on the Holy Evangelists of Almighty God deposeth and saith, That some ^{time} after the death of Richard Scott, he recollects to have been present in Court, when a paper writing purporting to be the last Will and Testament of the said Richard Scott bearing date the first day of May 1752, as well as he recollects with the Names of Thomas Grainger, Sully Williamson and Dinah Granger Subscribed as Witnesses, was offered for proof. That the said Sully Williamson who was the then surviving Witness was called upon to prove the said Will, when the said Williamson observed that he never did subscribe such a paper as a Witness, nor did he know any thing of the execution of it, and positively refused to prove it, That in Consequence of his saying that he knew nothing of the said Will or of signing it, the Court discharged him from swearing. And further he saith not. This Defendant being interrogated saith, that he found the said paper writing among the Papers in the Clerks Office, and that in Consequence thereof he made the following Note or Memorandum, upon the same, To wit, "This Will is not Recorded but is Ordered to be lodged in the Office till

190.

*Proof appears, R. Ballard Clerk at that Time.

Sworn to before me }
21st July 1791 - J.
J. Blamire,

E. H. Moseley

191.

Sully Williamson would not remember that he had subscribed the said Will as a Witness, for that he was groggy at the time of signing it. And further this Deponent saith not.

Sworn to before me }
this 21st 1791 - J.
J. Blamire

Thomas + Whitehurst

Princess Anne County, to wit:-

The Depositions of Thomas Whitehurst
William Whitehurst and John Whidden of lawful
Age, taken before me James Blamire by virtue of
a Commission to me directed and sealed annexed
in a suit in Chancery now depending in the Court
of said County, wherein David Scott is Complainant
and Richard Sparrow and Margaret his wife.

Abigail Murray and John Dawson are Defendants.
The Deponent Thomas Whitehurst being duly sworn
on the Holy Evangelists of Almighty God deposeth and saith, That he was a near Neighbour to Richard
Scott late of said County deceased, and was frequent
ly at his House in his lifetime, That he often heard
the said Richard Scott declare he had made his Will
and that the same was written by Thomas Granger:
and witnessed by the said Thomas Granger and himself
his wife, and a certain Sully Williamson; and that
he had given his said Will to Col. Anthony Walker
late of said County deceased to take care of,
That the said Richard Scott at the same time
observed that he was apprehensive that the said

The Deponent William Whitehurst being duly sworn
on the Holy Evangelists of Almighty God deposeth
and saith, That he has seen a paper writing purporting
to be the Will of Richard Scott decd. bearing date the first
day of May one thousand seven hundred and fifty
three, and from his intimate acquaintance with the
said Richard Scott, and a knowledge of his Hand writing,
he verily believes the said paper writing, to have
been signed by the said Richard Scott, and that is
further confirmed, in this opinion or belief, by a
comparison of the signature to the said Will, with the
signature of the said Richard Scott to sundry Notes of
Hand and other Papers produced by the Defendant
Richard Sparrow, and further this Deponent saith not.

Sworn to before me this
21st July 1791 - J.
J. Blamire.

W^m Whitehurst