

every part thereof do hereby release, and agite the said  
Landfor Burges and his Heirs for ever, have granted,  
bargained, sold, aliened, transferred and confirmed, and  
by these presents do grant, bargain, sell, alien, transfer  
and confirm, unto the said Landfor Burges fifty  
Acres of Land more or less situated lying and being in  
the said County and bounded as follows to wit beginning  
at the River at a Red Oak, thence along Hashings line  
about West Cours to a Colly corner tree, and from thence  
about North West Cours to a corner sweet Gum, binding on Easton  
and Landfor Burges, and from thence to a pine at the  
River, thence along the said River to the first Station To  
have and to hold the said Land and Premises  
and all Houses, Buildings, Orchards, Slaves, Waters, Water  
Courses, Profits, Commodities and Hereditaments appurtenant  
and belonging in any wise to the said Landfor Burges and his heirs for ever, free clear and  
discharged from the lawfull claim or Demand of the said  
Benjamin Cox and Anne his wife and all and every other  
Person or Persons whatsoever claiming or to claim by them  
through or under them In Witness whereof the said  
Benjamin Cox and Anne his wife have hereunto set their  
Hands and affixed their seals the Day and Year first  
above written.

Signed sealed and delivered }  
In the presence of... }  
John P. Biddle

Chasmon & Brock  
Barat Scott

Benjamin Cox ...  
Anne X Cox ...  
made

At a Court held for Princess Anne County the 3 day of December 1792  
The above Indenture of Bargain and Sale from Benjamin Cox, and  
Anne his wife to Landfor Burges was acknowledged by the said Ben-  
jamin and Anne the same Court being first duly examined Relinquished  
her Right of Dower, and is ordered to be Recorded.

J. H. Nosley Esq.

This Indenture maid the First Day of  
December in the Year of our Lord One Thousand Seven  
Hundred and Ninety two Between Adam Lockhart  
and Salley his wife of the County of Princess Anne of the  
one Part, and Thomas Old of the said County of the  
other Part, Witnesseth that for and in Consideration  
of the sum of One Hundred Pounds Current Money of  
Virginia, to the said Adam Lockhart and Salley his wife  
in hand paid by the said Thomas Old at or before the seal  
ing and Delivery of these presents, the receipt hereon written  
they do hereby Acknowledge, they the said Adam Lockhart  
and his wife Salley have granted, bargained, sold, aliened and  
confirmed, and by these presents doth grant, bargain, sell, alien  
and confirm, unto the said Thomas Old and his heirs One  
certain tract or parcel of Land situate, lying and being in  
the County of Princess Anne Precinct of Black Water con-  
cerning fifty Acres be the same more or less, and bounded as  
followeth, to wit, beginning at the Swamp side at a black Gum  
and running up the said line near about South Course to Mr.  
Phillips line, and thence running to my line that formerly belonged to Mr. Hillery Danley near about South West Cours to a  
pine, and from bounded on my own line to the Branch and  
along the Branch to the Cypress Swamp at the begining Black  
Gum, and all Houses, Buildings, Orchards, Slaves, Waters, Water  
Courses, Profits, Commodities, Hereditaments Appurtenances what  
soever 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 and him the said Adam Lockhart and Salley his wife  
of in and to the same. To have and to hold all singular  
Premises hereby bargained and sold with the Appurtenances unto the  
said Thomas Old his Heirs and Assigns, to the only proper Use and  
Behoof of him the said Thomas Old his heirs and Assigns for ever.

This Indenture made the First Day of December in the Year of our Lord One Thousand Seven Hundred and Ninety two Between Adam Lockhart and Salley his wife of the County of Prince Anne of the one Part, and Thomas Old of the said County of the other Part. Witnesseth that for and in Consideration of the sum of One Hundred Pounds Current Money of Virginia, to the said Adam Lockhart and Salley his wife in hand paid by the said Thomas Old at or before the sealing and Delivery of these Presents, the receipt hereon written they do hereby Acknowledge, they the said Adam Lockhart and his wife Salley, have granted, bargained sell aliened and Confirm'd, and by these Presents doth grant, bargain sell, alien and Confirm unto the said Thomas Old and his heirs One certain tract or percull of Land situate, lying and being in the County of Prince Anne Precinct of Black Water containing Fifty Acres be the same more or less, and

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followeth, to wit, beginning at the swamp side at and running up the said line near about South Course to Mr Phillips line, and thence running to my line that formerly belonged to Mr Killery Danley near about South West Corne to a Pine, and from bounded on my own line to the Branch and along the Branch to the Cypress Swamp at the begining Black Gum, and all Houses, Buildings, Orchards, Hay, Waters Water Courses, Profits, Commodities, Hereditaments Appurtenances what soever to the said Premises belonging or in any wise Appertaining and the Reversion and Revenues Remainder and Remainders Rents, Issues and Profits thereof, and all the Estate, Right and Title of and him the said Adam Lockhart and Salley his wife of in and to the same. To have and to hold all singular Premises hereby bargained and sold with the Appurtenances unto the said Thomas Old his Heirs and Assigns, to the only proper Use and Behoof of him the said Thomas Old his heirs and Assigns for ever.

Free and clear of and from all Dower and all Encumbrances of what nature or hindsoever And Lastly the said Adam Lockhart and Sally his Wife their Heirs all and Singular the前述 Premises hereby bargained and sold with the Appurtenances unto the said Thomas Old his Heirs and Assigns against them the said Adam Lockhart and Salley his wife and their Heirs shall and will Warrant and for ever Defend by these Presents In Witness whereof the said Adam Lockhart and Salley his wife hath hereunto set their Hand and Affix their Seals the Day and Year first above Written.

Sealed and Delivered

In the Presents of ...

James Wallace

Robert Weston

Celica Weston

Adam Lockhart

Sally Lockhart

December 4<sup>th</sup> 1792.

Then Received the sum of One Hundred Pounds, in full of the within Mentioned, I say Received by me

that

Henry Hoodard,

Adam Lockhart

Ex: At about held for Prince Anne County the 3<sup>rd</sup> day of December 1792. The above Indenture of Bargain and Sale from Adam Lockhart and Sally his wife to Thomas Old was this day Acknowledged by them, the said Sally 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. Meadley clk.

free and clear of and from all Dower and all Encumbrances of what nature or hindsoever. And Lastly he said Adam Lockhart and Sally his Wife their Heirs all and singular the summes hereby bargained and sold with the Appertenances unto the said Thomas Old his Heirs and Assigns against them the said Adam Lockhart and Sally his Wife and their Heirs shall and will Warrant and for ever Defend by these Presents In witness whereof the said Adam Lockhart and Sally his Wife hath hereunto set their Hand and Affixt their Seals the Day and Year first above Written.

Saled and Delivered  
In the Presents of . . .

James Wallace  
Robert Weston  
Leticia Weston

Adam Lockhart  
Sally Lockhart.

December 4<sup>th</sup> 1792.

Then Received the sum of One Hundred  
Pounds, in full of the within Mentioned, I say Received  
by me

That

Henry Hoodard,

At about held for Princess Anne County the 3 day of December 1792.  
The above Indenture of Bargain and Sale from Adam Lockhart and Sally his Wife to Thomas Old was this day Acknowledged by them, the said Sally being first privately Examined Relinquished her Right of inheritance to the Land mentioned in the said Indenture and is Ordered to be Recorded

Seal  
E. H. Mawley Esq.

52.

I know all Men by these Presents, that I James Danley of Princess Anne County, do believe that GOD created all Men equally free. I do hereby Concurseate & set free the following Persons. 1<sup>st</sup> Jack Tom & Gilbert being Men above the Years of Twenty one, Under Forty five; to be at Liberty on the first day of January Next. Also, one Girl (Nancy) of the Age of sixteen Years; to be free as soon as she arrives to the Years of Twenty one; which will be in October 1797. In witness whereof I do hereby Relinquish all Claim Title or Interest in them from & after the dates above mentioned: for myself my Heirs, and Assigns for ever. For the due performance of which I have hereunto set my Hand & Affixed my Seal, this third day of December One Thousand seven Hundred and Ninety Two.

2? James Danley.

At about held for Princess Anne County the 3 day of December 1792.  
The above Deed of Emancipation from James Danley went to his four Slaves, to wit, Jack, Tom, Gilbert and Nancy who Acknowledged by him. And at his Request Ordered to be Recorded

Seal  
E. H. Mawley Esq.

This Indenture made the First day of September  
in the Year One Thousand Seven Hundred and Ninety Two.  
Between Robert Weston and Leticia Weston his wife of  
the County of Princess Anne of the one part, and Thomas Old  
of the said County of the other part witnesseth that for  
and in Consideration of the sum of Five Shillings Current  
Money of Virginia to the said Robert Weston and Leticia  
his Wife in hand paid by the said Thomas Old at or before  
the sealing and Delivery of these Presents the Receipt  
hereon written they do hereby Acknowledge they the said Robert  
Weston and Leticia his wife have granted bargained sold.

53

*Daniel to his Master*

I know all Men by these Presents, that I, James Danley of Princess Anne County, do believe that GOD created all Men equally free. I do hereby Concurseate  
free the following Persons, viz: Jack, Tom & Gilbert  
being Men above the Years of Twenty one; Under forty  
five; to be at Liberty on the first day of January Next.  
Also, one Girl (Nancy) of the Age of Sixteen Years; to be free  
as soon as she arrives to the Years of Twenty one; which will  
be in October 1797. In Witness whereof I do hereby  
Renounce all Claim Title or Interest in them from & after  
the dates above mentioned: for myself my Sons, and Daugrs  
for ever. For the due performance of which I have hereunto  
set my Hand & Affixed my Seal, this third day of December  
One Thousand Seven Hundred and Ninety Two. ....

James Danley.

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At Court Held for Prince Anne County the 3 day of December 1795:  
The above Deed of Emancipation from James Danley  
his four slaves, to wit, Jack, Tom, Gilbert and Nancy was Acknow-  
ledged by him. And at his Request Ordered to be Recorded.

Test:  
E. H. Moseley Esq.

*Mosely to Weston*

This Indenture made the First day of September  
in the Year One Thousand Seven Hundred and Ninety Two.  
Between Robert Weston and Leticia Weston his Wife of  
the County of Prince Anne of the one part, and Thomas Old  
of the said County of the other part witnesseth that for  
and in Consideration of the sum of Five Millings Currant  
Money of Virginia to the said Robert Weston and Leticia  
his Wife in hand paid by the said Thomas Old at or before  
the Sealing and Delivery of these Presents the Receipt  
hereon written they do hereby Acknowledge they the said Robert  
Weston and Leticia his wife have granted bargained sold.

Alined and Confirmed, and by these Presents doth grant,  
languish sell, alien and Conform unto the said Thomas  
Old and his Heirs, One certain Tract or Piece of Land  
situate lying and being in the said County of Prince  
Anne, Precinct of Blackwater, Containing One Hundred  
Acres be the same more or less, and bounded as follows to wit  
Beginning at a Bridge in the Road, thence running from the  
Bridge up a branch to Cap. Corpew Great Dyke thence  
running up the Dyke to a corner White Oak standing on the  
said Dyke, from thence running the back lines to the Cypis  
Swamp and so along the Swamp side, to the head of a Branch  
and so up the Branch to the begining Bridge, and all  
Houses, Building, Orchards, Meads, Waters, Water Courses, Profits  
Commodities, Hereditaments and Appurtenances whatsoever, to the  
said Premises belonging or in any wise appertaining and the  
Reversion and Reversions, Remainder and Remainders Rents  
Due and Profits thereof, and all the Estate Right and Title  
of and from the same Robert Weston & Leticia his wife of in and  
to the same, To have and to hold all and Singular the  
Premises hereby bargained and Sold with the Appurtenances, an  
to the said Thomas Old his Heirs and Assigns to the only proper  
Use and Behalf of him the said Thomas Old his Heirs and  
Assigns for ever, free and clear of and from all Dower  
all other Incumbrances of what Nature or kindsoever And  
Lastly the said Robert Weston and Leticia his wife their  
slaves, all and singular the Premises hereby bargained and Sold  
with the Appurtenances unto the said Thomas Old his Heirs and  
Assigns against them the said Robert Weston and Leticia his wife  
and their slaves, and all and every other person and Persons whoso-  
ever shall and will warrant and for ever defend by these Presents.

2. In Witness whereof they the said Robert Weston and Leticia his  
wife hath hereunto set their hands and affixed their seals the Day  
and Year first above written.

Sealed and Delivered in the presence of  
Adam Burkhardt, James Wallace,  
Sally Estarkhart,  
Robert Weston...  
Leticia Weston...

Aliened and Confirmed, and by these Presents doth grant,  
Bargain Sell, Alien and Conform unto the said Thomas  
Old and his Heirs, One certain Tract or Parcel of Land  
situate lying and being in the said County of Princess  
Anne, Precinct of Blackwater, Containing One Hundred  
Acres be the same more or less, and bounded as follows to wit  
Beginning at a Bridge in the Road, thence running from the  
Bridge up a branch to Cap<sup>t</sup>. Coprew Great Ditch thence  
running up the Ditch to a corner White Oak standing on the  
said Ditch, from thence running the back lines to the Cypress  
Swamp and so along the Swamp Side, to the head of a Branch  
and so up the Branch to the beginning Bridge, and all  
Houses, Building, Orchards, Flays, Waters, Watercourses, Profits  
Comonities, Hereditaments and Appurtenances whatsoever, to the  
said Premises belonging or in any wise Appertaining and the  
Reversion and Reversions, Remainder and Remainders, Rents  
Issue and Profits thereof, and all the Estate Rights and Title  
of and him the same Robert Weston & Leticia his wife of an  
to the same, To have and to hold all and singular the  
Premises hereby bargained and Sold with the Appurtenances, unto  
to the said Thomas Old his Heirs and Assigns to the only proper  
Use and Behoof of him the said Thomas Old his Heirs and  
Assigns for ever, free and clear of and from all Dower,  
all other Incumbrances of what Nature or kind soever. And  
Lastly the said Robert Weston and Leticia his Wife their  
Heirs, all and singular the Premises hereby bargained and Sold  
with the Appurtenances unto the said Thomas Old his Heirs and  
Assigns against them the said Robert Weston and Leticia his Wife  
and their Heirs, and all and every other person and Persons whatso-  
ever shall and will warrant and for ever defend by these Presents.

2d. In witness whereof they the said Robert Weston and Leticia his  
wife hath countersigned their hands and affixed their seals the Day  
and Year first above written  
Sealed and Sawnd in the presence of  
Adam Lockhart, James Wallace,  
Sally, <sup>et</sup> mod.

Robert Weston...  
Leticia Weston...

Sep<sup>r</sup> 1. 1792  
Show Received the Sum of Five Shillings in full of the within Men-  
tioned I say Received by me.  
Leticia Weston.  
Henry Woodward.

At a Court Held for Princess Anne County the 3 day of December 1792  
The aforesaid Indenture of Bargain and Sale from Robert Weston and  
Leticia his wife to Thomas Old and the Receipt thereon written, was  
this day Acknowledged by the said Leticia Old, she being first privately  
examined Relinquished her Rights of Inheritance, and was proved  
as to the said Robert by the Oath of Adam Lockhart and Sarah  
Lockhart and Lodged for further Proof. And at a Court Held  
for the aforesaid County by Adjournment on the 4<sup>th</sup> Day of December  
1792, the said Indenture was fully proved as to the said Robert  
Weston by the Oath of James Wallace the third Witness to the  
same, and is Ordered to be Recorded.

Test,  
E. H., Moseley Esq.

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Indenture, made the Second  
Day of December in the Year of our Lord, One Thousand  
Seven Hundred and Ninety two Between John Garriss  
and Mary his wife of the County of Princess Anne in Vir-  
ginia of the one part and Dudley Whitehead of the other  
part Wilmetts, that for in Consideration of sum of  
Twenty two Pounds in hand paid unto the said John Garriss  
& Mary his wife by the said Dudley Whitehead at or before  
the Sealing and Delivering of these Presents that the receipt  
whereof he doth acknowledge he the said John Garriss and  
Mary his wife, hath aranted bargained and sold and  
Confirmed unto the said Dudley Whitehead and his heirs, one  
certain tract or Parcel of Land, containing Thirty six &  
half Acres, lying in Princess Anne County in Nancy Creek  
Neck and is bounded as followeth to wit Beginning at the side of  
a Creek running Westerly joining on a piece of Land formerly

Sept 1. 1792.

Show Received the Sum of Five Shillings in full of the within Mentioned I say Received by me. Letitia Weston  
Hester Woodard.

At a Court Held for Princess Anne County the 3<sup>rd</sup> day of December 1792  
The aforesaid Indenture of Bargain and Sale from Robert Weston and  
Letitia his wife to Thomas Old and the Receipt herein Written, was  
this day Acknowledged by the said Letitia Old, she being first privily  
Examined Relating to her Rights of Inheritance, and was proved  
as to the said Robert by the Oath of Adam Lockhart and Sarah  
Lockhart and Lodged for further Proof. And at a Court Held  
for the aforesaid County by Adjournment on the 4<sup>th</sup> Day of January  
1792, the said Indenture was fully proved as to the said Robert  
Weston by the Oath of James Wallace the third Witness to the  
same, and is Ordered to be Recorded.

Test,  
E. H. Moncley Etch.

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Witness. Indenture, made the 3<sup>rd</sup> Day of December in the Year of our Lord, One Thousand Seven Hundred and Ninety two Between John Garriss and Mary his wife of the County of Princess Anne in Virginia of the one part and Dudley Whitehead of the other part witnesseth, that for in Consideration of sum of Twenty two pounds in hand paid unto the said John Garriss & Mary his wife by the said Dudley Whitehead at or before the Sealing and Delivering of these Presents that the Receipt whereof he doth acknowledge he the said John Garriss and Mary his wife hath granted bargained and sold and Confirmed unto the said Dudley Whitehead and his heirs, the certain tract or Parcel of Land, containing Thirty six & half Acres, lying in Princess Anne County in Narrows Creek Neck and is bounded as followeth to wit Beginning at the side of a Creek running Easterly joining on a piece of Land formerly

Thomas Old die from thence running Northly binding on said Land still & Joseph Givins Land and from thence Easterly binding on Ann Kinneon Orphan of John Kinneon deceased and from thence running southerly joining on Charles Whitehurst Line and Mark Moore, and from thence running Easterly down to the Creek joining on said Ann Kinneon Land, and from thence running Northly binding on said Creek to the first Station, it being the Land that John Garriss and Mary his wife held by the Death of Elisabeth Kinneon Orphan of John Kinneon and all Mays 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 him the said John Garriss and Mary his wife of in and to the same shall have and to hold all and Singular the Premises hereby bargained and sold with the Appurtenances unto the said Dudley Whitehead his heirs and Assigns forever to the only proper Use and Benefit of him the said Dudley Whitehead his heirs and Assigns forever to be free and clear of and from all Dower and all other Incumbrances of what nature or kind soever And Lastly the said John Garriss and Mary his wife and their heirs and singular the premises is bargained and sold with the Appurtenances unto the said Dudley Whitehead his heirs and Assigns against the said John Garriss & Mary his wife and their heirs and all and every other person persons whatsoever shall and will warrant and for ever defend these Presents as witnesseth whereof the said John Garriss and Mary his wife have hereunto set their hands and fixed their seals the Day and Year first above written.

Peter Morse  
John X. Cummings  
J. Morris  
John Garriss  
Mary Garriss

Thomas Old die from thence running Northly binding on said Land still & Joseph Givin Land and from thence Westerly binding on Ann Kinnion Orphan of John Kinnion die and from thence running southerly joining on Charles Whitehurst Line and Mark Moore, and from thence running Easterly down to the Creek joining on said Ann Kinnion Land, and from thence running Northly binding on said Creek to the first Station, it being the Land that John Garriss and Mary his wife held by the Death of Elisabeth Kinnion Orphan of John Kinnion and all ways Waters Water Courses Profts and Appurtenances whatsoever to the said Prem. ipes belonging or in any wise Appertaining and the Reversion and Reversions Remainder and Remainders Rents Issues and Profts thereof, and all the Estate Right and Title of him the said John Garriss and Mary his wife of in and to the same

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So have and to hold all and singular the premises hereby bargained and sold with the Appurtenances unto the said Dudley Whitehead his heirs and Assigns for ever to 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 Dowers and all other Incumbrances of what nature or hindooever And Lastly of the said John Garriss and Mary his wife and their heirs and singular the premises is bargained and sold with the Appurtenance unto the said Dudley Whitehead his heirs and Assigns against the said John Garriss & Mary his wife and their heirs and all and every other person persons whatsoever shall and will Warrant and for ever defend these Presents as Witnes whereof the said John Garriss and Mary his wife have hereunto set their hands and sealed with a Seal the Day and Year first above written.

Peter Morse  
Joshua X Cummins  
John Garriss

John Garriss ...  
Mary + Garriss  
mark

25.

At a Court Held for Princess Anne County the 5 day of December 1792. The aforesaid Indenture of Bargain and Sale from John Garriss and Mary his Wife to Dudley Whitehead, was Acknowledged by the said John Garriss and Mary his Wife the same County being first Priviley Examined Relinquished her Right of Inheritance to the Land mentioned in the said Indenture and is Ordered to be Recorded.

Seal.

E. H. Moseley Esq.

This Indenture made the Seven day of March in the Year of our Lord One Thousand Seven Hundred and Ninety two, Between Henry Smith and Amye his Wife of the County of Princess Anne in Virginia of the one Part, & Mayor Whitehurst of the same place of the other Part. Witneseth that for and in Consideration of the sum of One hundred and Ten Pounds £100<sup>00</sup> Specie to them in Hand by the said Mayor Whitehurst before the Sealing and Delivery of these Presents, the Receipt hereon Written they do hereby acknowledge they the said Henry Smith and Amye his wife have granted bargained Sold and Conformed and by these Presents do grant bargain sell and Conform unto the said Mayor Whitehurst his Heirs and Assigns for ever Twenty Five Acres of Land more or less lying & being in the aforesaid County and bounded as follows. Bounded as follows Beginning at a Stake and running North Fifty five Degrees Westerly Ninety two poles to a White Oak thence due North Sixty four poles to a white Gum, thence South 59 Degrees Westerly to John Whiteheads line thence binding on his line to the first Station, together with all Orchards Woods Watercourses and Houses whatsoever to the said Premises belonging or in any wise Appertaining and the Reversion and Reversions Remainder and Remainders Rents Issues and Profts thereof, and all the Rights and

At a Court Held for Prince Anne County the 3<sup>rd</sup> day of December 1792.  
The aforesaid Indenture of Bargain and Sale from John Garrish  
and Mary his Wife to Dudley Whitehead, was Acknowledged  
by the said John Garrish and Mary his Wife the same day  
being first Privily Examined Relinquished her Right of  
Inheritance to the Land mentioned on the said Indenture  
and is Ordered to be Recorded.

Sect.  
E. H. Moseley Et al.

This Indenture made the Seven day of March  
in the Year of our Lord One Thousand Seven Hundred  
and Ninety two. Between Henry Smith and Amey  
his Wife of the County of Prince Anne in Virginia of the  
one Part, & Major Whitehurst of the same place of the other  
Part. Witneseth that for and in Consideration of the sum  
of Thirty Pounds Specie to them in Hand by the said Major  
Whitehurst before the sealing and Delivery of these presents  
the Receipt hereon Written they do hereby Acknowledege they  
the said Henry Smith and Amey his wife have granted bar  
gained sold and Confirmed and by these Presents do grant bar  
gain sell and Confer unto the said Major Whitehurst his  
Heirs and Assigns for ever Twenty Five Acres of Land more  
or less lying & being in the aforesaid County and bounded  
as follows. Bounded as follows Beginning at a Stake and  
running North Fifty five Degrees Westerly Ninety two poles  
to a White Oak thence due North Sixty four Poles to a stake  
Oak, thence South 59 Degrees Westerly to John Whiteheads line  
thence binding on his line to the first Station, together with all  
Orchards, Woods, Watercourses and Houses whatever 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 Rights and

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Title of them the said Henry Smith and Amey his Wife  
of or in and to the said Land and Appurtenances to  
have and to hold the said Land and Appurtenances  
unto him, the said Major Whitehurst his Heirs & Assigns  
for ever free and clear from Dower and all other Incumbrance  
of what Nature or kind soever, and the said Henry Smith  
and Amey his Wife and their Heirs all and every the  
Premises hereby bargained and sold with the Appurtenan-  
ces, unto the said Major Whitehurst his heirs and Assigns  
against them the said Henry Smith and Amey his wife  
and their Heirs shall and will warrant and for ever  
Defend by these Presents In Witness whereof they the  
said Henry Smith and his Wife have hereunto set their  
Hand and Affixed their Seals the Day and Year first  
stated above Mentioned.....

Sealed and Delivered  
in presence of....

John Benney  
John Hobson  
James Williams

Henry Smith  
Amey Smith

At a Court Held for Prince Anne County the 3<sup>rd</sup> day of December 1792  
The above Indenture of Bargain and Sale from Henry Smith and  
Amey his Wife to Major Whitehurst was Acknowledged by  
the said Henry and Amey Smith the being first Privily Examined  
Relinquished her Right of Dower, and is Ordered to  
be Recorded.....

Sect.  
E. H. Moseley Et al.

Title of them the said Henry Smith and Amye his wife  
of or and to the said Land and Appurtenances so  
have and to hold the said Land and Appurtenances  
unto him the said Major Whitchurst his Heirs & Assigns  
for ever free and clear from Dower and all other Incumbrance  
of what Nature or kind soever. and the said Henry Smith  
and Amye his wife and their Heirs all and every the  
Premises hereby bargained and sold with the Appurtenen-  
ces, unto the said Major Whitchurst his heirs and Assigns  
against them the said Henry Smith and Amye his wife  
and their Heirs shall and will warrant and for ever  
defend by these Presents In witness whereof they the  
said Henry Smith and his wife have hereunto set their  
Hand And Affixed their seals the Day and Year first  
first above Mentioned.

Sealed and Delivered}

In presence of.....  
Jully Bonney  
John Holmes  
James Williams

Henry Smith  
Princess Anne Co. VA Deeds 1792-1795  
Amye

At about Sealed for Princess Anne County the 3 day of December 1792  
The above Indenture of Bargain and Sale from Henry Smith and  
Amye his wife to Major Whitchurst was Acknowledged by  
the said Henry and Amye Smith the being first privily Examined  
and Relinquished her Right of Dower. and is Ordered to  
be Recorded.

Seal  
E. H. Moreley Esq.

This Indenture made the 3 Day of December  
in the Year of our Lord One Thousand Seven Hundred  
and Ninety two. Between Anthony Murphy and  
Mary his wife of the County of Princess Anne in Virgi-  
nia of the one Part. and Thomas Robinson of the same  
Place of the other Part. Witnesseth, that for and in con-  
sideration of the sum of One Hundred and Six Pounds  
in Specie. to the said Anthony Murphy and his wife in hand  
paid Thomas Robinson at and before the sealing & delivery  
of these Presents the Receipt whereof they do hereby acknowledge  
they the said Anthony Murphy & his wife have bargained  
sold and confirmed and by these Presents do grant bargain  
sell and confirm unto the said Thomas Robinson and his  
Heirs a certain tract or parcel of Land containing Eighty  
Acres more or less. Beginning at the main Road and  
running down said Whitchurst's line to the upper Swamp  
thence down said Swamp to Hillis Langley line down said  
Langley line to the main Road thence down said Road  
to the first station and all Houses Buildings Ways Waters  
Water Courses, Profits and Appurtenances whatsoever to the  
said premises belonging or in any wise appertaining and the  
Reversion and Reversions Remainder & Remainders Rents.  
Fees & Profits thereof. and all the Estate Right and Title of  
them the said Anthony Murphy & his wife. of in. and to the  
same. To have and to hold all and singular the  
Premises hereby bargained & sold with the Appurtenances unto  
the said Thomas Robinson his Heirs & Assigns. to the only  
proper Use and Service of him the said Thomas Robinson  
his Heirs and Assigns for free and clear of and from all  
Dower and all other Incumbrance of what nature or kind  
soever And Lastly the said Anthony Murphy & his  
wife their heirs all and singular the Premises hereby bargained

This Indenture made the 3 Day of December  
in the Year of our Lord One Thousand Seven Hundred  
and Ninety two Between Anthony Murphy and  
Mary his wife of the County of Princess Anne in Virgi-  
nia of the one part, and Thomas Robinson of the same  
place of the other Part, witnesseth that for and in con-  
sideration of the sum of One Hundred and Six Pounds  
in Specie, to the said Anthony Murphy and his wife in hand  
paid Thomas Robinson at and before the sealing & delivery  
of these Presents the Receipt whereof they do hereby acknowledge  
that they the said Anthony Murphy & his wife have bargained  
sold and confirmed and by these Presents do grant bargain  
sell and confirm unto the said Thomas Robinson and his  
Heirs a certain tract or Parcel of Land, containing Eighty  
Acres more or less, Beginning at the main Road and  
running down Daniel Whitehurst's Line to the Syppes <sup>using</sup>  
thence down said Swamp to Hills Langley line down said  
Langley line to the main Road, thence down said Road  
to the first Station, and all Houses Buildings Ways Waters  
Water Courses, Profits and Appurtenances whatsoever to the  
said Premises belonging or in any wise appertaining and the  
Reversion and Reversions Remainder & Remainders Rents  
Yields & Profits thereof, and all the Estate Right and Title of  
them the said Anthony Murphy & his Wife, of, in, and to the  
same. To have and to hold all and singular the  
Premises hereby bargained & sold with the Appurtenances unto  
the said Thomas Robinson his Heirs & Assigns, to the only  
proper Use and Benefit of him the said Thomas Robinson  
his Heirs and Assigns for free and clear of and from all  
Dower and all other Incumbrance of what nature or kind  
ever and Lastly the said Anthony Murphy & his  
Wife their heirs all and singular the Premises hereby bargained

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and sold with the Appurtenances unto the said Thomas  
Robinson his heirs and Assigns, against them the said Antho-  
ny Murphy & his Wife 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 Anthony Murphy and his Wife  
have hereunto set their hands and affixed their seals  
the Day and Year first above mentioned . . .

[Sealed and Delivered]

In the presence of  
Thoroughgood Land  
W. Bishop  
Nathl. Newton

Anthony Murphy  
Mary Murphy.

At a Court Held for Princess Anne County the 3 day of December 1792.  
The above Indenture of Bargain and Sale from Anthony Murphy  
and Mary his wife to Thomas Robinson was Acknowledged by  
the said Anthony and Mary, the being first privily Examined  
Renounced her Right of Dower and is Ordered to be  
sealed, . . .

Seal,  
E. H. Moreley Esq;

This Indenture made the Third Day of  
December in the Year of our Lord One Thousand Seven  
Hundred and Ninety two Between James Hargrove  
of the County of Princess Anne in Virginia of the one part  
and John Edwards of the same place of the other Part,  
witnesseth that for and in Consideration of the sum  
of Thirty Pounds in hand by the said John Edwards before  
the sealing and Delivering of these Presents the Receipt hereon  
Written he doth hereby acknowledge he the said James Hargrove  
have granted, bargained, sold, and confirmed and by these Presents  
do grant bargain sell and confirm unto the said John  
Edwards his Heirs and Assigns for ever, Forty Acres of  
Land lying and being in the aforesaid County, and

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and Sold with the Appurtenances unto the said Thomas Robinson his heirs and Assigns, against them the said Anthony Murphy & his Wife 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 Anthony Murphy and his Wife have hereunto set their Hands and Affixed their Seals the Day and Year first above mentioned . . . .

Sealed and Delivered}

In the Presents of  
Thorowgood Land  
H. Bishop  
Nath. Newton

Anthony Murphy  
Mary Murphy.

At a Court Held for Prince Anne County the 25<sup>th</sup> day of December 1792.  
The above Indenture of Bargain and Sale from Anthony Murphy  
and Mary his wife to Thomas Robinson was Acknowledged by  
the said Anthony and Mary, the being first privately Examined  
Relinquished her Right of Dower and is Ordred to be  
Recorded,

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E. H. Mosley Etch;

This Indenture made the Third Day of  
December in the Year of our Lord One Thousand Seven  
Hundred and Ninety two BETWEEN James Hargrove  
of the County of Prince Anne in Virginia of the one Part  
and John Edwards of the same place of the other Part,  
Witnesseth that for and in Consideration of the sum  
of Thirty Pounds in hand by the said John Edwards before  
the Sealing and Delivering of these Presents the Receipt whereon  
Written he doth hereby Acknowledge he the said James Hargrove  
have granted, bargained, sold and Confirmed and by these Presents  
do grant, bargain, sell and Confirm unto the said John  
Edwards his Heirs and Assigns for ever Forty Acres of  
Land lying and being in the aforesaid County and

Bounded as followeth. beginning at Stonebridge Run, and  
running South Seven degrees Easterly Thirteen Poles to a Pine-mun  
thence North Eighteen degrees Easterly two hundred Poles to a  
White Oak, thence binding on a Line of New Market Tree to  
the said Run to a Line of Joshua Fentress's thence binding on  
that Line to the first Station together with all Building, orchards  
Woods, Water Courses whatever 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 Right and Title of him the said James Hargrove of in  
or to the said Land and Appurtenances to have and to  
hold the said Land and Appurtenances unto him the said  
John Edwards his Heirs and Assigns for ever, free and clear from  
Dower and all other Incumbrance of what Nature and Kind  
ever, and the said James Hargrove his Heirs, all and Singular  
the Premises hereby bargained and Sold with the Appurtenances  
and the dwards his Heirs and Assigns against  
him the said James Hargrove and his Heirs shall and will  
Warrant, and for ever Defend by these Presents. In Witness  
whereof he the said James Hargrove have hereunto set his  
Hand and Affixed his Seal the Day and Year first men-  
tioned . . . .

Sealed and Delivered}

In Presence of . . .

Thorowgood Land

Joel King.

John Johnson

James + Hargrove  
mark

At a Court Held for Prince Anne County the 25<sup>th</sup> day of December 1792.  
The above Indenture of Bargain and Sale, was Acknowledged by  
James Hargrove to John Edwards and is Ordred to be Recorded

Test,  
E. H. Mosley Etch.

Bounded as followeth. beginning at Horsebridge Run, and running South Seven degrees Easterly Thirteen Poles to a Pinmon thence North Eighteen degrees Easterly two hundred Poles to a White Oak, thence turning on a Line of New Market Trees to the said Run to a Line of Joshua Fentress thence binding on that Line to the first Station together with all Building Orchards Woods Water Courses whatsoever to the said Premises belonging or in any wise Appertaining, and the Reversion and Rents or Remainder and Revenues, Rents, Taxes and Profits thereof, and all the Right and Title of him the said James Hargrove of in or to the said Land and Appurtenances to have and to hold the said Land and Appurtenances unto him the said John Edwards his Heirs and Assigns for ever, free and clear from Power and all other Incumbrance of what Nature and Kind soever, and the said James Hargrove his Heirs, all and Singular the Premises hereby bargained and Sold with the Appurtenances unto the said John Edwards his Heirs and Assigns and him the said James Hargrove and his Heirs shall and will Warrant and for ever defend by these Presents, In Witness whereof he the said James Hargrove have hereunto set his Hand and Affixed his Seal the Day and Year first mentioned.

Sealed and Delivered  
In Presence of . . .  
Thoroughgood Land  
Joel King.  
John Johnson

James + Hargrove

At about Helds for Princess Anne County the 25<sup>th</sup> day of December 1792,  
The above Indenture of Bargain and Sale, was acknowledged by  
James Hargrove to John Edwards and is Ordered to be Recorded

E. H. Moseley Esq.  
Test,

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This Indenture made the Twenty Ninth Day of August in the Year of our Lord One Thousand Seven Hundred and Ninety two Between Joshua Capps and Rhoda his wife and Francis Seneca in Virginia of the one part, and Joshua Seneca of the same Place of the other Part witnesseth that for and in Consideration of the sum of Nine Pounds Specie to the said Joshua Capps and Rhoda his wife and Francis Seneca in Hand paid by the said Jonathan Seneca at or before the Sealing and Delivery of these presents, that the Receipt hereon written they doth hereby acknowledge, he the said Joshua Capps and Rhoda his wife and Francis Seneca, have granted bar gained sold and confirmed, unto the said Jonathan Seneca and his Heirs, One certain Parcel of Land containing by Estimation Ten Acres and a half, lying and being in Pung in the said County of Princess Anne, and is bounded as followeth to wit Beginning at a Line joining William Capps Land, running a southerly Course to a parcel of marked Trees joining Jesse Seneca's Land, from thence running a low Easterly Course to a gum aline tree, running thence from the said Gum a Easterly Course to a branch of low tree, joining the said Jesse Seneca's Land, from thence turning running a Northerly Course to and by a parcel of marked Trees joining Mary Seneca's Land to a corner standing joining James Berry's Land, and the said Mary Seneca's Land, from thence running Easterly joining the said Berry's Land and William Capps Land to the first station place where it doth join the said Jonathan Seneca's Land. We the said Joshua Capps and Rhoda his wife and Francis Seneca, doth deliver up to the Jonathan Seneca all Right in the above mentioned Land, that Jonathan Seneca son, them when he deceased.

This Indenture made the Twenty  
Ninth Day of August in the Year of our Lord One  
Thousand Seven Hundred and Ninety two Between  
Joshua Capps and Rhoda his wife and Francis Seneca  
in Virginia of the one part, and Joshua Seneca of the same  
place of the other Part witnesseth that for and in  
consideration of the sum of Nine Pounds Specie to the said  
Joshua Capps and Rhoda his wife and Francis Seneca in  
Hand paid by the said Jonathan Seneca at or before the  
Sealing and Delivery of these presents, that the Receipt hereon  
written they doth hereby acknowledge, he the said Joshua Capps  
and Rhoda his wife and Francis Seneca have granted bar-  
gained sold and confirmed, unto the said Jonathan Seneca  
and his Heirs, One certain Parcel of Land containing by  
Estimation Ten Acres and a half, lying and lying in  
the said County of Prince Anne, and bounded as follows  
on the West Beginning at a Tree joining William Capps  
Land, running about Easterly Course to a parcel of marked Trees  
joining Jesse Seneca's Land, from thence running about Easterly  
Course to a gum aline tree, running thence from the said Gum  
a Westerly Course to a branch of low drain, joining the said  
Jesse Seneca's Land, from thence turning running a Northerly  
Course to and by a parcel of marked Trees joining Mary  
Seneca's Land to a corner standing joining James Berry's  
Land, and the said Mary Seneca's Land, from thence run-  
ning Easterly joining the said Berry's Land and William  
Capps Land to the first station place where it doth join  
the said Jonathan Seneca's Land. We the said Joshua Capps  
and Rhoda his wife and Francis Seneca, doth deliver up  
to the Jonathan Seneca all Right in the above mentioned  
Land, that Jonathan Seneca may have them when he deceased.

Capps & Seneca.

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and all Ways Waters Water Courses Profits and Appurtenances  
whatsoever to the said premises belonging or in any wise Appur-  
tenant and the Reversion and Reversions, Remainders and  
Remainders Rents, Issues and Profits and all the Estate Right  
and Title of him the said Joshua Capps and Rhoda his wife and  
Francis Seneca 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 Jonathan Seneca and his heirs and  
Assigns, to the only proper Use and Benefit of him the said Jon-  
athan Seneca his Heirs and Assigns for ever, free and clear of  
and from all Dower, and all other Incumbrance of what nature  
or kind whatsoever. And Lastly the said Joshua Capps  
and Rhoda his wife and Francis Seneca and their Heirs  
and singular the Premises hereby bargained and Sold with the  
Appurtenances unto the said Jonathan Seneca his Heirs, and  
Assigns against the said Joshua Capps and Rhoda his wife  
and Assigns, and their Heirs and Assigns and all and  
other Person or Persons whatsoever shall and will Warrant  
and for ever Defend by these Presents, In Witness whereof  
the said Joshua Capps and Rhoda his wife and Francis  
Seneca hereunto have fixed their Seals the Day and  
Year first above Mentioned,

Signed Sealed & Delivered }  
the Presents of .....  
Benjamin Capps  
Thoroughgood Land  
William Seneca

Joshua Capps   
Rhoda Capps   
Francis Seneca

At a Court Held for Prince Anne County the 1<sup>st</sup> day of December 1792.  
The above Indenture of Bargain and Sale from Joshua Capps and  
Rhoda his wife and Francis Seneca to Jonathan Capps was this day  
fully proved by the Oath of William Seneca a third witness to the same  
the said Indenture having been at October Court last just proved by the  
Oath of Benjamin Capps and Thoroughgood Land the other two  
Witnesses and is Ordered to be Recorded.

Test  
E. H. Moseley Esq.

and all Ways Waters Water Courses Profits and Appurtenances whatsoever to the said Premises belonging or in any wise Appertaining and the Reversion and Reversions Remainders and Remainders Rents, Issues and Profits with all the Estate Right and Title of him the said Joshua Cappis and Rhoda his wife and Francis Seneca 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 Jonathan Seneca and his heirs and Assigns, to the only proper Use and Behoof of him the said Jonathan Seneca his Heirs and Assigns for ever, free and clear of and from all Power, and all other Innuinance of what nature or kind whatsoever. And Lastly the said Joshua Cappis and Rhoda his Wife and Francis Seneca and their Heirs and singular the Premises hereby bargained and Sold with the Appurtenances unto the said Jonathan Seneca his Heirs, and Assigns against the said Joshua Cappis and Rhoda his Wife, and Francis Seneca, and their Heirs and Assigns and all and other Person or Persons whatsoever shall and will Warrant and for ever Defend by these Presents, In Witness whereof the said Joshua Cappis and Rhoda his Wife and Francis Seneca hereunto have fixed their Seals the Day and Year first above Mentioned.

Signed Sealed & Delivered }  
the Presents of .....

Joshua Cappis

Rhoda Cappis

Francis Seneca

At a Court held for Prince Anne County the 1<sup>st</sup> day of December 1792.  
The above Indenture of Bargain and Sale from Joshua Cappis and Rhoda his Wife and Francis Seneca to Jonathan Cappis was this day fully proved by the Oaths of William Seneca a third witness to the same  
said Indenture having been at October Court last past proved by the  
Oaths of Benjamin Cappis and Thoroughgood Land the other two  
Witnesses and is Ordered to be Recorded.

Test,  
E. H. Mowley Et al.

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Being Conscious of the Impropriety of holding our fellow Creature in Slavery, I do hereby Emancipate one Negro called Peter, aged four Years old to go out and be Free when he arrives to the Age of twenty one Years, which will be in October one thousand Eight Hundred and Nine, as Witness hereunto I have set my Hand and Seal this the 7<sup>th</sup> Day of January 1793.

Joel King

At a Court held for Prince Anne County the 7<sup>th</sup> day of January 1793. The above Deed of Emancipation from Joel King to his Negro called Peter, was Acknowledged by the said Joel King and at his Request is Ordered to be Recorded,

Test,  
E. H. Mowley Et al.

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Witness Indenture made the Sixth Day of December in the Year of our Lord One Thousand seven Hundred and Ninety two, BETWEEN Henry Chapel of the County of Prince Anne of the one Part, and Jonathan Woodhouse Jr. of the said County of the other Part. Witnesseth, that for and in Consideration of the sum of Twenty Eight Pounds, two Shillings and six pence Current Money of Virginia, to the said Henry Chapel in hand paid by the said Jonathan Woodhouse at or before the sealing and delivery of these Presents the receipt whereof I do hereby acknowledge, and thereof and of every part thereof do hereby acquit exonerate and discharge the said Jonathan Woodhouse Jr. his Heirs and Assigns by these Presents. he the said Henry Chapel have granted, bargained, sold, aliened and confirmed and by these Presents do grant bargain sell aline and confirm