

Administrators have granted, bargained, sold, aliened, transferred, and confirmed and by these Presents do grant, bargain, sell, alien, transfer, and confirm unto to the said John P. Biddle, and Rice Land Jun^r Two Hundred and Fifty Acres of Land be the same or less, being the whole of that Tract and Plantation of Land with the Appurtenances, whereon the said Isaac Scott now lives Two Negroes to wit Lucy and Gony, Twelve Head of Cattle and Two Horses, To have and to hold, the said Two Hundred and Fifty Acres of Land be the same more or less, with the Appurtenances, the said Two Negroes Lucy and Gony Twelve Head of Cattle, and Two Horses, to them the said John P. Biddle, and Rice Land Jun^r, and their Heirs for ever. Upon Trust Nevertheless and these Presents are upon this Condition, that if the said Isaac Scott his Heirs, Executors and Administrators do not well, and truly save harmless, and indemnified the said John P. Biddle, and Rice Land Jun^r from all hurt and injury, which they their Heirs, Executors, or Administrators, may sustain or suffer, by reason or means of their having become Security for the said Isaac Scott as aforesaid, then these Presents, and every thing herein contained to be considered as null, void, and of no effect, otherwise, it shall and be lawful, for the said John P. Biddle, and Rice Land Jun^r, or either of them, their Heirs, Executors or Administrators, as soon as they or either of them, shall sustain or suffer any harm or injury on Account of the securityship, to sell, and dispose of as much of the Property hereby conveyed, as will satisfy and reimburse them or either of them, for the harm or injury so sustained, Provided the said Isaac Scott his Heirs, Executors or Administrators have Twenty Days previous Notice of the time and place of such Sale, which shall be a public One, And if any part of the said property

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should be their sold, the Overplus of the Money (if any) after satisfying the injury for which it may be sold, to be paid to the said Isaac Scott his Heirs Executors or Administrators In Witness whereof the Parties to these Presents have hereunto set their Hands and Seals, the Day and Year first above written.

Signed, sealed and Delivered
In Presence of.....

W^m Nimmo
George Gasking
Peter Land
X Geo: Precious

Isaac Scott
John P. Biddle
Rice Land Jun^r

At a Court Held for Princeps Anne County the 4th day of April 1797
The above Indenture in Trust between Isaac Scott, John P. Biddle, and Rice Land Jun^r was this day acknowledged by the said Isaac Scott and is Ordered to be Recorded, the said Deed having been at February Court last past, proved as to the said Isaac Scott and Biddle by the Oath of William Nimmo one of the Witnesses, and also proved as to all the parties by the Oath of George Gasking and George Precious two of the other Witnesses to the same.

Teste,

E. H. Mosley Clk.

Lamb to Rice.
This Indenture made the fifteenth Day of January in the Year of our Lord One Thousand seven Hundred and Ninety seven, and in the Twenty first Year of the Commonwealth. Between James Lamb of Princeps Anne County of the one part, and Francis Rice of the Borough of Norfolk of the other Parts Witnesses, that the said James Lamb for and in consideration of the Sum of Fifty Pounds of lawful Money of the Commonwealth, to him in Hand paid by the said Francis Rice, at before the sealing and delivery of these Presents

should be their sold, the Overplus of the Money (if any) after, satisfying the injury for which it may be sold, to be paid to the said Isaac Scott his Heirs Executors or Administrators In Witness whereof the Parties to this Indenture have hereunto in each pageably set their Hands and seals, the Day and Year first above Written.

Signed, sealed and Delivered
In Presence of.....

W^m Nimmo
George Goshing
Peter Land
Geo: Precious

Isaac Scott
John P. Biddle
Ace Land Junr.

At a Court Held for Princeps Anne County the 4th day of April 1797
The above Indenture in Trust between Isaac Scott, John P Biddle, and Ace Land Junr. was this day acknowledged by the said Isaac Scott and is Ordered to be Recorded, the said Isaac Scott being at February Courts last past, proved as the said Isaac Scott by the Oath of William Nimmo one of the Witnesses, and also proved as to all the parties by the Oath of George Goshing and George Precious two of the other Witnesses to the same.

E. H. Mossley Clk.

Lamb to Rice

This Indenture made the fifteenth Day of January in the Year of our Lord One Thousand seven Hundred and Ninety seven, and in the Twenty first Year of the Commonwealth, Between James Lamb of Princeps Anne County of the one part, and Francis Rice of the Borough of Norfolk of the other Part Witnesseth, that the said James Lamb for and in consideration of the Sum of Fifty Pounds of lawful Money of the Commonwealth, to him in Hand paid by the said Francis Rice, at before the sealing and delivery of these Presents

this Receipt whereof is hereby acknowledged, have bargained and sold, and by these Presents do bargain, sell, and deliver unto the said Francis Rice his Heirs and Assigns, a certain House and Office, Also, Five Lots of Land, situate lying and being in the Town of Hopewell and County of Princeps Anne aforesaid, together with all the singular Houses, Dove Houses, Barns, Buildings, Stables, Yards, Gardens, Orchards, Lands, Tenements, Meadows, Pastures, Feedings, Commons, Woods, Underwoods, Rugs, Waters, Water Courses, Fishings, Privileges, Profits, Easements, Commodities, Advantages, Emblements, Hereditaments, and Appurtenances whatsoever to the said House, Lots and Parcels of Land belonging or appertaining, or with the same used or enjoyed, or accepted, reputed, taken or known, as part, parcel, or member thereof, or as belonging to the same or any part thereof) and the Reversion thereof, together with all the said Premises, Tenements, and Remainders, Yearly and Rents, Issues and Profits thereof and of every part, and Parcel thereof. To have and to hold the said Tracts or Parcels of Land, with the Tenements, Hereditaments, and Appurtenances, and all and singular other the Premises herein before mentioned, or intended to be hereby bargained and sold, and every part and Parcel thereof, with every of their Rights Members, and Appurtenances, unto the said Francis Rice his Heirs and Assigns for ever, (to and for the only proper use and behoof of him the said Francis Rice his Heirs and Assigns for ever,) and the said James Lamb for himself and his Heirs the said Houses, Lots and Parcels of Land with all and singular the premises and Appurtenances before mentioned unto the said Francis Rice his Heirs and Assigns free from the Claim or Claims of him the said James Lamb his Heirs and all and every Person or Persons whatsoever, shall, will and do Narrant, and for ever Defend by these Presents In Witness whereof, the said James Lamb & Francis

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should be their sold, the Overplus of the Money (if any) after satisfying the injury for which it may be sold, to be paid to the said Isaac Scott his Heirs Executors or Administrators In Witness whereof the Parties to this Indenture have hereunto set their Hands and Seals, the Day and Year first above written.

Signed sealed and Delivered In Presence of.....

W Nimmo
George Gasking
Dicer Bonds
X Geo: Precious

Isaac Scott
John C. Biddle
Ace Land Junr.

At a Court Held for Prince George County the 4th day of April 1797 The above Indenture in Trust between Isaac Scott, John C Biddle and Ace Land Junr. was this day acknowledged by Isaac Scott and is Ordered to be Recorded, the said Deed having been of February Court last past, proved as to the said Isaac Scott and Biddle by the Oath of William Nimmo one of the Witnesses, and also proved as to all the parties by the Oath of George Gasking and George Precious two of the other Witnesses to the same.

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E. H. Mosley Clk.

Lamb to Rice.
This Indenture made the fifteenth Day of January in the Year of our Lord One Thousand Seven Hundred and Ninety seven, and in the Twenty first Year of the Commonwealth. Between James Lamb of Prince George County of the one part, and Francis Rice of the Borough of Norfolk of the other Part, Witnesseth, that the said James Lamb for and in consideration of the sum of Fifty Pounds of lawful Money of the Commonwealth, to him in Hand paid by the said Francis Rice, at before the sealing and delivery of these Presents

the Receipt whereof is hereby acknowledged, have bargained and sold, and by these Presents do bargain, sell, and deliver unto the said Francis Rice his Heirs and Assigns, a certain House and Office, Also, Five Lots of Land, situate lying and being in the Town of Alexandria and County of Prince George aforesaid, together with all the singular Houses, Dove Houses, Barns, Buildings, Stables, Yards, Gardens, Orchards, Lands, Tenements, Meadows, Pastures, Feedings, Commons, Woods, Underwoods, Rivers, Waters, Water Courses, Fishings, Privileges, Profits, Easements, Commodities, Advantages, Emblements, Hereditaments, and Appurtenances whatsoever to the said House, Lots and Parcels of Land belonging or appertaining, or with the same used or enjoyed, or accepted, reputed taken or known, as part, parcel, or member thereof, or as belonging to the same or any part thereof) and the Reversion and Remainders, Yearly and Quently, Moies and Profits thereof and of every part, and Parcel thereof: To have and to hold the said Tracts or Parcels of Land, with the Tenements, Hereditaments, and Hereditaments, and all and singular other the Premises herein before mentioned, or intended to be hereby bargained and sold and every part and Parcel thereof, with every of their Rights Members, and Appurtenances, unto the said Francis Rice his Heirs and Assigns for ever, (to and for the only proper use and behoof of him the said Francis Rice his Heirs and Assigns for ever,) and the said James Lamb for himself and his Heirs the said Houses, Lots and Parcels of Land with all and singular the premises and Appurtenances before mentioned unto the said Francis Rice his Heirs and Assigns free from the Claim or Claims of him the said James Lamb his Heirs and all and every Person or Persons whatsoever, shall, will and do Warrant, and for ever Defend by these Presents In Witness whereof, the said James Lamb & Francis

This Indenture made the sixth Day
of February in the Year of our Lord, One Thousand
Seven Hundred and Ninety Seven. Between Isaac
Scott and Frankley his wife of the County of Princeps
Anne and Commonwealth of Virginia of the one Part
and John P. Biddle and Ree Land Jun^r. of the said
County and Commonwealth aforesaid of the other Part
Whereas, the said John P. Biddle and Ree Land Jun^r.
have lately executed a Bond to Lemuel Cornick and
Adam Keeling as Executors of Isaac Cary dec. as Securities
to the said Isaac Scott, in Order to indemnify the said
Executors, for delivering up the Estate of the said Isaac
Cary into the Hands of the said Isaac Scott as by the said
Bond will appear, and the said Isaac Scott, and Frankley
his wife, in Order to save harmless and indemnify the
said John P. Biddle and Ree Land Jun^r. for becoming his
Securities as aforesaid have agreed to convey to them Two
Hundred and Fifty Acres of Land, as herein after
expressed, Two Negroes to wit, Lucy, and Comy, Twelve
Head of Cattle and Two Horses, Now this Indenture
Witnesseth, that the said Isaac Scott and Frankley his
Wife, for and in Consideration of the said John P.
Biddle and Ree Land Jun^r. having become Securities for
the said Isaac Scott, in the aforesaid Bond to the said Le-
muel Cornick, and Adam Keeling, and also for and in
Consideration of the sum of Twenty Shillings, by them the
said John P. Biddle and Ree Land Jun^r. to them in
Hand paid at and before the sealing and delivery of
these Presents, the Receipt whereof he doth hereby acknow-
ledge, and thereof acquit, and discharge the said John
P. Biddle, and Ree Land Jun^r. their Heirs, Executors and

Scott to Biddle & Land.

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This Indenture made the sixth Day of February in the Year of our Lord One Thousand Seven Hundred and Ninety Seven. Between Isaac Scott and Franky his wife of the County of Prince Anne and Commonwealth of Virginia of the one Part and John P. Biddle and Ree Land Jun^r of the said County and Commonwealth aforesaid of the other Part Whereas, the said John P. Biddle and Ree Land Jun^r have lately executed a Bond to Lemuel Cornick and Adam Keeling as Executors of Isaac Cary dec^d. as Securities to the said Isaac Scott, in Order to indemnify the said Executors, for delivering up the Estate of the said Isaac Cary into the Hands of the said Isaac Scott as by the said Bond will appear, and the said Isaac Scott, and Franky his Wife in Order to save harmless the said John P. Biddle and Ree Land Jun^r as Securities as aforesaid have agreed to convey to them Two Hundred and Fifty Acres of Land, as herein after expressed, Two Negroes to wit, Lucy and Gony, Twelve Head of Cattle and Two Horses, Now this Indenture Witnesseth, that the said Isaac Scott and Franky his Wife for and in Consideration of the said John P. Biddle and Ree Land Jun^r having become Securities for the said Isaac Scott, in the aforesaid Bond to the said Lemuel Cornick, and Adam Keeling, and also for and in Consideration of the sum of Twenty Shillings, by them the said John P. Biddle and Ree Land Jun^r to them in Hand paid at and before the sealing and delivery of these Presents, the Receipt whereof he doth hereby acknowledge, and thereof acquit, and discharge the said John P. Biddle, and Ree Land Jun^r their Heirs, Executors and

Scott to Biddle & Land Jun^r

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Administrators, have granted, bargained, sold, aliened, transferred, and confirmed and by these Presents do grant, bargain, sell, alien, transfer, and confirm unto to the said John P. Biddle, and Ree Land Jun^r Two Hundred and Fifty Acres of Land be the same more or less, being the whole of that Tract and Plantation of Land with the Appurtenances, whereon the said Isaac Scott now lives Two Negroes to wit Lucy and Gony, Twelve Head of Cattle and Two Horses, To have and to hold, the said Two Hundred and Fifty Acres of Land be the same more or less, with the Appurtenances, the said Two Negroes Lucy and Gony Twelve Head of Cattle, and Two Horses, to them the said John P. Biddle, and Ree Land Jun^r and their Heirs, for ever. Upon Trust Nevertheless and these Presents are upon this Condition, that if the said Executors and Administrators shall not and truly save harmless, and indemnified the said John P. Biddle, and Ree Land Jun^r from all hurt and injury, which they their Heirs, Executors, or Administrators, may sustain or suffer, by reason or means of their having become Security for the said Isaac Scott as aforesaid, then these Presents, and every thing herein contained to be considered as null, void, and of no effect, otherwise, it shall and be lawful, for the said John P. Biddle, and Ree Land Jun^r or either of them, their Heirs, Executors or Administrators as soon as they or either of them, shall sustain or suffer any harm or injury on Account of the securityship, to sell, and dispose of as much of the Property hereby conveyed, as will satisfy and reimburse them or either of them, for the harm or injury so sustained, Provided the said Isaac Scott his Heirs, Executors or Administrators have Twenty Days previous Notice of the time and place of such Sale, which shall be a public One. And if any part of the said property

should be their sold, the Overplus of the Money (if any) after satisfying the injury for which it may be sold, to be paid to the said Isaac Scott his Heirs Executors or Administrators In Witness whereof the Parties to these Presents have hereunto interchangeably set their Hands and Seals, the Day and Year first above Written.

Signed sealed and Delivered In Presence of.....

W Nimmo
George Gooking
Peter Land
Geo: Precious

Isaac Scott
John C. Biddle
Aee Land Junr

At a Court Held for Princes Anne County the 4th day of April 1797 The above Indenture in Trust between Isaac Scott, John C Biddle and Aee Land Junr. was this day acknowledged by the said Isaac Scott and is Ordered to be Recorded, the said Isaac Scott being last at February Courts last past, proved as to the said Indenture by the Oath of William Nimmo one of the Witnesses, and also proved as to all the parties by the Oath of George Gooking and George Precious two of the other Witnesses to the same.

Teste,
E. H. Mosley Clk.

Lamb to Rice.
This Indenture made the fifteenth Day of January in the Year of our Lord One Thousand seven Hundred and Ninety seven, and in the Twenty first Year of the Commonwealth. Between James Lamb of Princes Anne County of the one part, and Francis Rice of the Borough of Norfolk of the other Part. Witnesseth, that the said James Lamb for and in consideration of the Sum of Fifty Pounds of lawful Money of the Commonwealth, to him in Hand paid by the said Francis Rice, at before the sealing and delivery of these Presents

the Receipt whereof is hereby acknowledged, have bargained and sold, and by these Presents do bargain, sell and deliver unto the said Francis Rice his Heirs and Assigns, a certain House and Office, Also, Five Lots of Land, situate lying and being in the Town of Hempesville and County of Princes Anne aforesaid, together with all the singular Houses, Dove Houses, Barns, Buildings, Stables, Yards, Gardens, Orchards, Lands, Tenements, Meadows, Pastures, Feedings, Commons, Woods, Underwoods, Ways, Waters, Water Courses, Fishings, Priviledges, Profits, Easements, Commodities, Advantages, Emoluments, Hereditaments, and Appurtenances whatsoever to the said House, Lots and Parcels of Land belonging or appertaining, or with the same used or enjoyed, or accepted, reputed taken or known, as part, parcel, or member thereof, or as belonging to the same or any part thereof) and the Reversion and Remainder and Remainders, Yearly and other Rents, Issues and Profits thereof and of every part, and Parcel thereof: To have and to hold, the said Tracts or Parcels of Land, with the Tenements, Hereditaments, and Hereditaments, and all and singular other the Premises herein before mentioned, or intended to be hereby bargained and sold and every part and Parcel thereof, with every of their Rights Members, and Appurtenances, unto the said Francis Rice his Heirs and Assigns for ever, (to and for the only proper use and behoof of him the said Francis Rice his Heirs and Assigns for ever,) and the said James Lamb for himself and his Heirs the said Houses, Lots and Parcels of Land with all and singular the premises and Appurtenances before mentioned unto the said Francis Rice his Heirs and Assigns free from the Claim or Claims of him the said James Lamb his Heirs and all and every Person or Persons whatsoever, shall, will and do Warrant, and for ever Defend by these Presents In Witness whereof, the said James Lamb & Francis

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the Receipt whereof is hereby acknowledged, have bargained and sold, and by these Presents do bargain, sell and deliver unto the said Francis Rice his Heirs and Assigns, a certain House and Offices, Also, Five Lots of Land, situate lying and being in the Town of Kemperville and County of Princess Anne aforesaid, together with all the singular Houses, Dove Houses, Barns, Buildings, Stables, Yards, Gardens, Orchards, Lands, Tenements, Meadows, Pastures, Feedings, Common Woods, Underwoods, Mays, Waters, Water Courses, Fishings, Priviledges, Profits, Easements, Commodities, Advantages, Emoluments, Hereditaments, and Appurtenances whatsoever to the said House, Lots and Parcels of Land belonging or appertaining, or with the same used or enjoyed, or accepted, reputed taken or known, as part, parcel, or member thereof, or as belonging to the same or any part thereof) and the Reversion and Reversions, Remainder and Remainders, ^{Useful and} other Rents, Houses and Profits thereof and of every part and Parcel thereof: To have and to hold the said Tracts or Parcels of Land, with the Tenements, Hereditaments, and Hereditaments, and all and singular other the Premises herein before mentioned, or intended to be hereby bargained and sold and every part and Parcel thereof, with every of their Rights Members, and Appurtenances, unto the said Francis Rice his Heirs and Assigns for ever, to and for the only proper use and behoof of him the said Francis Rice his Heirs and Assigns for ever, and the said James Lamb for himself and his Heirs the said Houses, Lots and Parcels of Land with all and singular the premises and Appurtenances before mentioned unto the said Francis Rice his Heirs and Assigns free from the Claim or Claims of him the said James Lamb his Heirs and all and every Person or Persons whatsoever, shall, will and do Warrant, and for ever Defend by these Presents In Witness whereof, the said James Lamb & Francis

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Rice have hereunto set their Hands and Seals the Day and Year first above Written

Signed, sealed and Delivered
In the Presence of

Tho: Brown

Thos. Rainden

Andrew Speckie

James Lamb

Fran: Rice

At about Tenth for Princess Anne County the 1st Day of May 1797
The above Indenture of Bargain and Sale between James Lamb and Francis Rice was Acknowledged by the Parties to the same and Ordered to be Recorded

Teste,
E. H. Moody Clk.

This Indenture, made the Fourth Day of April One Thousand Seven Hundred and Ninety Six Between John Kilgro and Elizabeth his Wife of the State of North Carolina and County of Currituck of the one Part, and Malbon Kilgro of the State of Virginia and County of Princess Anne of the other Part, Witnesseth that for and in Consideration of the sum of seven pounds ten Shillings in Hand paid by the said Malbon Kilgro, the Receipt whereof we the said John Kilgro and Elizabeth his Wife doth hereby acknowledge, and doth acquit and discharge the said Malbon Kilgro and his Heirs and hereby hath granted, bargained, sold, and delivered unto the said Malbone Kilgro and his Heirs presents doth grant bargain sell and deliver unto the said Malbone Kilgro and his Heirs, a certain Tract or Parcel of Land, lying on the main Road near Pungs Landing containing Five

And have hereunto set their Hands and Seals the Day and Year first above Written.

In the Presence of }
Signed, sealed and Delivered }
Tho: Brown
Tho: Hamblin
Andrew Freckie

James Lamb

Fran: Rice

At about Held for Princess Anne County the 1st Day of May 1797. The above Indenture of Bargain and Sale between James Lamb and Francis Rice was Acknowledged by the Parties to the same and Ordered to be Recorded

Teste,
E. H. Mosley Clk.

This Indenture

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of April One Thousand Seven Hundred and Ninety Six Between John Kilgro and Elizabeth his Wife of the State of North Carolina and County of Currituck of the one Part, and Malbon Kilgro of the State of Virginia and County of Princess Anne of the other Part. Witnesseth that for and in Consideration of the sum of seven Pounds Ten Shillings in Hand paid by the said Malbon Kilgro, the Receipt whereof we the said John Kilgro and Elizabeth his Wife doth hereby acknowledge, and doth acquit and discharge the said Malbon Kilgro and his Heirs and hereby hath granted, bargained, sold, and delivered unto the said Malbone Kilgro and his Heirs presents doth grant bargain sell and deliver unto the said Malbone Kilgro and his Heirs, a certain Tract or Parcel of Land, lying on the main Road near Rings Landing containing Six

Kilgro

Kilgro

Acres more or less, being the Fifth part of the Land of Richard Salmons deceased whereon he lived with all its Appurtenances thereunto belonging or in any wise appertaining, to the only proper use and behoof of him the said Malbon Kilgro and his Heirs for ever, and we the said John Kilgro and Elizabeth his wife do for ourselves and our Heirs Warrant and for ever Defend the said bargain gained Premises unto the said Malbon Kilgro his Heirs, and Assigns for ever, against us and our Heirs and all Persons whatsoever, claiming thereunto. In Witness whereof we have set our Hands and Seals the Day and date first above Written

signed, sealed and Delivered }
In Presence of us }
Francis Achisi

John x Kilgro

Elizabeth + Kilgro

At about Held for Princess Anne County the 1st day of May 1797: The above Indenture of Bargain and Sale from John Kilgro and Elizabeth his wife to Malbon Kilgro was acknowledged by the said John and Elizabeth Kilgro she being first privily examined relinquished her Right of Power, and Ordered to be Recorded.

Teste,
E. H. Mosley Clk.

This Indenture made the Seventeenth Day of April in the Year of our Lord Christ. One Thousand Seven Hundred and Ninety seven. Between Anthony Ventres of the County of Princess Anne of the one Part, and Solomon Frizzle of the said County of the other Part Witnesseth that the said Anthony Ventres for and in consideration of the sum of Fourteen Pounds Eleven Shillings to him in Hand paid by the said Solomon Frizzle at the executing and delivery of these presents, the Receipt the said Anthony

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 Acres more or less, being the Fifth part of the Land of
 Richard Salmons deceased whereon he lived with all
 its Appurtenances thereunto belonging or in any wise
 appertaining, to the only proper use and behoof of him the
 said Malbon Kilgro and his Heirs for ever, and we the
 said John Kilgro and Elizabeth his wife do for ourselves and
 our Heirs Warrant and for ever Defend the said bar-
 gained Premises unto the said Malbon Kilgro his Heirs,
 and Assigns for ever, against us and our Heirs and all
 Persons whatsoever, claiming thereunto. In Witness
 whereof we have sett our Hands and Seals the Day and
 date first above Written

signed Sealed and Delivered }
 In Presence of us . . . }
 Francis Achis }
 John Achis }
 Jacama Achis }

John ^{his} x Kilgro ^{mark} 

Elizabeth ^{his} + Kilgro ^{mark} 

As about Held for Princess Anne County the 1st day of May 1797.
 The above Indenture of Bargain and Sale from John Kilgro and
 Elizabeth his wife to Malbon Kilgro was acknowledged by the
 said John and Elizabeth Kilgro, she being first privately examined
 relinquished her Right of Power, and Ordered to be Recorded.
 Teste,
 E. R. Mosley, Clk.

This Indenture made the Seventeenth
 Day of April in the Year of our Lord Christ, One
 Thousand Seven Hundred and Ninety seven, Between
 Anthony Tentref of the County of Princess Anne of the one
 Part, and Solomon Frizzle of the said County of the other Part
 Witnesseth that the said Anthony Tentref for and in con-
 sideration of the sum of Fourteen Pounds Eleven Shillings to
 him in Hand paid by the said Solomon Frizzle at the enrolling
 and delivery of these presents, the Receipt the said Anthony

Tentref acknowledgeth, and every part and parcel thereof
 doth acquit, release and discharge, the said Solomon Frizzle
 his Heirs, Executors and Administrators and Assigns hath
 granted, bargained, sold, and confirmed, and by these presents
 doth grant, bargain, sell, and confirm unto the said Solomon
 Frizzle his Heirs and Assigns for ever, one certain Tract of
 Marsh Land lying in the County aforesaid between the
 said Solomon Frizzles High Land and a part of the Bay
 and Sawley's Creek, all to the Northward of said Creek from
 the Land of John Willbore dec. to a creek binding Henry
 Smiths Marsh and Hincys for Ninety seven Acres by Survey
 and the Reversion, Remainder, Issues and Profits thereof with
 all the Estate, Right, Title, Interest, Claim and Demand of
 him the said Anthony Tentref his Heirs, Executors Administrators
 or Assigns of in or unto the same, and every part and
 parcel thereof with the Appurtenances. To have and
 to hold, the said Tract of Marsh Land with all and sin-
 gular the Appurtenances hereby granted, or intended to be
 granted unto the said Solomon Frizzle his Heirs and Assigns
 to the only proper Use and Behoof of him the said Solomon
 Frizzle his Heirs and Assigns for ever, and that he the
 said Solomon Frizzle his Heirs and Assigns shall for
 ever peaceably and Quietly possess and enjoy the said
 Marsh Land with the Appurtenances without the Molesta-
 tion or interruption any person or persons whatsoever, and
 that the said Anthony Tentref for himself his Heirs, Exec-
 utors and Administrators shall and will any time here-
 after, make and execute, all such other conveyances and
 Assurances for the better confirming said Marsh with the
 Appurtenances, without any manner of lett suit trouble
 or interruption of him the said Anthony Tentref his

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Princess Anne to Bonney

Fentrefs acknowledgeth, and every part and parcel thereof doth acquit, release and discharge, the said Solomon Frizzle his Heirs, Executors and Administrators and Assigns hath granted, bargained, sold, and confirmed, and by these presents doth grant, bargain, sell, and confirm unto the said Solomon Frizzle his Heirs and Assigns for ever, one certain Tract of Marsh Land lying in the County aforesaid between the said Solomon Frizzles High Land and a part of the Bay and Danleys Creek, all to the Northward of said Creek from the Land of John Willbore dec. to abreck binding Henry Smiths Marsh and Kinseys for Ninety seven Acres by Survey and the Reversion, Remainder, Issues and Profits thereof with all the Estate, Right, Title, Interest, Claim and Demand of him the said Anthony Fentrefs his Heirs, Executors Administrators or Assigns of in or unto the same, and every part and parcel thereof with the Appurtenances. To have and to hold the said Tract of Marsh Land with all and singular the Appurtenances hereby granted, or intended to be granted unto the said Solomon Frizzle his Heirs and Assigns to the only proper Use and behoof of him the said Solomon Frizzle his Heirs and Assigns for ever, and that he the said Solomon Frizzle his Heirs and Assigns shall for ever peaceably and Quietly possess and enjoy the said Marsh Land with the Appurtenances without the Molestation or interruption any person or persons whatsoever, and that the said Anthony Fentrefs for himself his Heirs, Executors and Administrators shall and will any time hereafter, make and execute, all such other conveyances and Assurances for the better confirming said Marsh with the Appurtenances, without any manner of lett suit trouble or interruption of him the said Anthony Fentrefs his

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Heirs or Assigns or any other person or persons whatsoever will Warrant and for ever Defend, In Witness whereof the said Anthony Fentrefs hath hereunto set his Hand and Seal the Day and the Year first above Written.

Signed Sealed & Delivered

In the Presence of ..

Charles Williamson
James + Williamson
Sary Eaton

Anthony Fentrefs

At a Court Held for Princeps Anne County the 1st day of May 1797.
The above Indenture of Bargain and Sale from Anthony Fentrefs to Solomon Frizzle was Acknowledged by the said Anthony Fentrefs and Ordered to be Recorded.

Teste.

E. F. Mosley Clk.

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This Indenture made the Ninth Day of November in the Year of our Lord One Thousand Seven Hundred and Ninety six, Between William Bonny of Princeps Anne County Virginia of the one Part, and John Bonney of the same County and Colony of the other Part, Witnesseth, the said William Bonny for and in Consideration of the sum of Twelve Pounds, current Money of Virginia, to him in Hand paid by the said John Bonney before the enscaling and delivery of these presents the receipt whereof he doth hereby acknowledge, release, and discharge the said John Bonny his Heirs Executors Administrators, hath granted, bargained, sold unto the said John Bonny a certain piece of Land, being in the upper precinct of the Eastern Shore in Princeps Anne County containing Six Acres of Land being part of the Tract of Land which the said William Bonny now lives on,

Heirs or Assigns or any other person or persons whatsoever will Warrant and for ever Defend. In Witness whereof the said Anthony Fentress hath hereunto set his Hand and Seal the Day and the Year first above Written.

Signed Sealed & Delivered
In the Presence of ..

Charles Williamson
James + Williamson
Sary + Eaton

Anthony Fentress

At a Court Held for Princess Anne County the 1st day of May 1797. The above Indenture of Bargain and Sale from Anthony Fentress to Solomon Frizzle was Acknowledged by the said Anthony Fentress and Ordered to be Recorded.

E. H. Mosley Clk

Princess Anne Co. VA Deeds 1795-1798

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This Indenture made the Ninth Day of November in the Year of our Lord One Thousand Seven Hundred and Ninety six. Between William Bonny of Princess Anne County Virginia of the one Part, and John Bonny of the same County and Colony of the other Part. Witnesseth the said William Bonny for and in Consideration of the Sum of Twelve Pounds current Money of Virginia, to him in Hand paid by the said John Bonny before the enscaling and delivery of these presents the receipt whereof he doth hereby acknowledge release, and discharge the said John Bonny his Heirs Executors Administrators, hath granted, bargained, sold unto the said John Bonny a certain piece of Land, being in the upper precinct of the Eastern Shore in Princess Anne County containing Six Acres of Land being part of the Tract of Land which the said William Bonny now lives on.

Bonny to Bonny

To have and to hold to the only proper use and behoof of him the said John Bonny his Heirs, Executors Administrators and Assigns for ever, and the said William Bonny and Semima his Wife their Heirs Executors Administrators, the said hereby conveyed and unto the said John Bonny his Heirs and Assigns, against him the said William Bonny and Semima his Wife their Heirs, Executors Administrators and all other Persons whatsoever, shall and will Warrant and Defend. In Witness whereof we have hereunto set our Hands and Seals the Day and Year first above Written.

Signed Sealed & Delivered
In the Presence of ..

Mary + Bonny
Sary + Bonny
John Harrison

William Bonny

Semima Bonny

At a Court Held for Princess Anne County the 1st day of May 1797 The above Deed of Bargain and Sale from William Bonny and Semima his Wife, to John Bonny son of Mary was acknowledged by the said William and Semima Bonny she being first privily examined, relinquished her Right of Dower, and Ordered to be Recorded.

E. H. Mosley Clk

This Indenture made this 25th Day of February in the Year of our Lord One Thousand Seven Hundred and Ninety Seven. Between George Sparrow of the County of Norfolk of the one Part, and George Mathias of the County of Princess Anne of the other part Witnesseth that the said George Sparrow for and in Consideration of the Sum of Seventy five Pounds current Money of Virginia, to him in Hand paid by the

Sparrow to Mathias

To have and to hold to the only proper use and behoof of him the said John Bonney his Heirs, Executors Administrators and Assigns for ever, and the said William Bonney and Semima his Wife their Heirs Executors Administrators, the said hereby conveyed Land unto the said John Bonney his Heirs and Assigns, against him the said William Bonney and Semima his Wife their Heirs, Executors Administrators and all other Persons whatsoever, shall and will Warrant and Defend. In Witness whereof we have hereunto set our Hands and Seals the Day and Year first above Written

signed sealed & Delivered
In the Presence of...
Mary + Bonney
Mary + Bonney
John Harrison

William Bonney
Semima Bonney

Princess Anne Co. VA Deeds 1795-1798

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At about Held for Princess Anne County the 1st Day of May 1797. The above Deed of Bargain and Sale from William Bonney and Semima his Wife, to John Bonney Son of Mary was acknowledged by the said William and Semima Bonney she being first privily examined, relinquished her Right of Power and Ordered to be Recorded.

Teste,
E. H. Mosley 6th.

Sparrow to Mathias

This Indenture, made this 25th Day of February in the Year of our Lord One Thousand Seven Hundred and Ninety Seven. Between, George Sparrow of the County of Norfolk of the one Part and George Mathias of the County of Princess Anne of the other part Witnesseth that the said George Sparrow for and in Consideration of the Sum of Seventy five Pounds current Money of Virginia, to him in Hand paid by the

said George Mathias the Receipt whereof I do hereby acknowledge, and the said George Mathias of the same for ever, exonerate, acquit and discharge, I have granted, bargained sold alienated ensigned and confirmed, and by these presents doth grant bargain, sell, ensigned and confirm unto the said George Mathias his Heirs and Assigns for ever, the following Tract or parcel of Land lying and being in the County of Princess Anne situate and being as followeth, containing by estimation Thirty Acres be the same more or less, bounded by the lines of Joshua Hopkins John Drevry and John Mathias be the same more or less, being the same Lands which devolved to me by the death of my Father James Sparrow dec. and all Houses Ways, Water Ways, Courses and Water Courses, Profits, Comittities, Hereditaments and Appertinances therunto belonging or as any wise Appertaining, together with the Reversion and Advowson, and Remainders, Rents and Issues thereby, and all the Estates, Rights, Title, Interest, Claims and Demands of him the said George Sparrow with the Appertinances, unto him the said George Mathias his Heirs and Assigns for ever, against the Lawfull Claim or Demand of him the said George Sparrow and of all and every person or Persons, whomsoever. In Witness whereof I have hereunto set my Hand and Seal this Twenty fifth Day of February in the Year of our Lord as the date above Written.

signed sealed & Delivered
In Presence of...
John Mathias
William Mathias
Mathias Drevry
Samuel Mathias

George Sparrow

At about Held for Princess Anne County the 1st Day of May 1797. The above Indenture of Bargain and Sale from George Sparrow to George Mathias was acknowledged by the said George Sparrow, and Ordered to be Recorded.
E. H. Mosley 6th.

said George Matthias the Receipt whereof I do hereby acknowledge, and the said George Matthias of the same for ever exonerate, acquit and discharge. I have granted, bargained sold alienated ensigned and confirmed, and by these presents doth grant bargain sell ensigned and confirm unto the said George Matthias his Heirs and Assigns for ever, the following Tract or parcel of Land lying and being in the County of Princeps Anno situate and being as followeth, containing by estimation Thirty Acres be the same more or less, bounded by the lines of Joshua Hopkins John Drenrey and John Matthias be the same more or less, being the same Lands which devolved to me by the death of my Father James Sparrow dec. and all Houses Ways, Water Ways, Courses and Water Courses, Profits, Comittities, Hereditaments and Appertinances thereunto belonging or in any wise Appertaining, together with the Reversion and Reversions, and Remainders, Rents and Issues thereby, and all the Estates, Rights, Title, Interest, Claims and Demands of him the said George Sparrow with the Appertinances, unto him the said George Matthias his Heirs and Assigns for ever, against the lawfull Claim or Demand of him the said George Sparrow and of all and every person or Persons, whomsoever. In Witness whereof I have hereunto

set my Hand and seal this Twentysfifth Day of February in the Year of our Lord as the date above Written.

Signed Sealed & Delivered
In Presence of...

John Matthias
William Matthias
Matthias Drenrey
Samuel Matthias

George Sparrow

Received February the 23. 1797. The with Consideration of Seventyfive Pounds.
about Held for Princeps Anne County the 1st Day of May 1797.
The above Indenture of Bargain and Sale from George Sparrow to George Matthias was acknowledged by the said George Sparrow, and Ordered to be Recorded.
E. H. Moxley tith.

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This Indenture made the 23 Day of February in the Year of our Lord One Thousand Seven Hundred and Ninety Seven. Between Matthias Drenrey and Mary his wife of the one part, and George Sparrow of the other part. Witnesseth, that the said Matthias Drenrey and Mary his wife, for and in consideration of the sum of Five Shillings current Money of Virginia, to them in Hand paid by the said George Sparrow the receipt whereof they do hereby acknowledge, hath granted, bargained, and sold, and by these presents doth hereby bargain and sell unto the said George Sparrow Two pieces or Parcels of Land, containing by estimation Eighty Acres as by Patterns, be the same more or less, which in good Will we jointly give up, because the said Land and premises devolves to the said George Sparrow at the said Mary Drenrey decessed, and the first piece of Land is bounded by the lines of John Drenrey, Joshua Hopkins and John Matthias, the other by Moses Robertson and Lachariah Broughton which will more fully and clearly appear by the Will of James Sparrow dec. together with the Reversion and Reversions, Remainder and Remainders thereof, Rents and Profits, Comidity, Hereditaments and Advantage with the Appertinances thereunto belonging. To have and to hold the said Land and Appertenance unto the said George Sparrow his Heirs and Assigns for ever, from the claims of any person or persons. In Witness whereof we have hereunto set our Hand and seal this Twentys third Day of February 1797. as above Written

Drenrey to Sparrow.

Signed Sealed and Delivered
In Presence of...
William Matthias
John Matthias
Samuel Matthias
George Matthias

Matthias Drenrey
Mary Drenrey X

Land to Land.

This Indenture made the 23 Day of February in the Year of our Lords. One Thousand Seven Hundred and Ninety Seven. Between Matthias Drevrey and Mary his wife of the one part, and Georg Sparrow of the other part, Witnesseth, that the said Matthias Drevrey and Mary his wife, for and in consideration of the sum of Five Shillings current Money of Virginia, to them in Hand paid by the said George Sparrow the receipt whereof they do hereby acknowledge, hath granted, bargained, and sold, and by these presents doth hereby bargain and sell unto the said George Sparrow Two pieces or Parcels of Land, containing by estimation Eighty Acres as by Patterns, be the same more or less, which in good Will we jointly give up because the said Land and premises devolves to the said ^{George Sparrow as the said} Mary Drevrey deceased, and the first piece of Land is bounded by the lines of John Drevrey, Joshua Hopkins and John Matthias, the other by Moses Robertson and Zachariah Broughton which will more fully and clearly appear by the Will of James Sparrow dec. together with the Reversion and Reversions, Remainder and Remainders thereof, Rents and Profits, Comidity, Freedoms and Advantage with the Appertinances thereunto belonging. To have and to hold the said Land and Appertenance unto the said George Sparrow his Heirs and Assigns for ever, from the claimes of any person or persons

Drevrey to Sparrow.

In Witness whereof we have hereunto set our Hand and did this Twentieth third Day of February 1797. as above Written signed sealed and Delivered
 In Presence of
 William Matthias
 John Matthias
 Samuel Matthias
 George Matthias

Matthias Drevrey
 Mary Drevrey X
 mark

Received the within Consideration money for the within mentioned Land,

at above Held for Princess Anne County, the 1st Day of May 1797. The aforesaid Indenture of Bargain and Sale from Matthias Drevrey and Mary his Wife to George Sparrow was Acknowledged by the said Matthias Drevrey and Ordered to be Recorded

Teste:
 E. H. Mosley Ck.

This Indenture made the Twentieth fifth Day of in the Year of our Lords, One Thousand Seven Hundred and Ninety Seven. Between the said Land son, and Mary Anne his Wife, of the County of Princess Anne and Commonwealth of Virginia of the one Part, and Hillary Land son of the said Rec of the same County, and Commonwealth aforesaid of the other Part, Witnesseth, that they the said Rec Land and Mary Anne his Wife, for and in Consideration of the natural love Affection, and regard, which he the said Rec Land has and bears towards his said son Hillary Land and in Order to promote, and increase his Interest, and Welfare in the World, and also for, and in Consideration of the sum of Twenty Shillings by the said Hillary Land to him the said Rec Land in Hand paid, at, and before the sealing and delivery of these Presents, the Receipt whereof, he doth hereby acknowledge, and thereof acquit, and discharge the said Hillary Land his Heirs, Executors, and Administrators, have given, granted, transferd, and confirmed, and by these presents do give, grant, transfer and confirm, unto the said Hillary Land, One certain Tract Parcel

Drevrey to Sparrow.

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