

Received the within Consideration money for the within mentioned Land;

It is about Held for Princeps Anne County the 1<sup>st</sup> Day of May 1797. The aforesaid Indenture of Bargain and Sale from Matthias Henry and Mary his Wife to George Sparrow was Acknowledged by the said Matthias Henry and Ordered to be Recorded .....

Teste.  
E. H. Moseley Clk.

This Indenture made the Twentysfifth Day of <sup>in the Year of our Lord, One Thousand, seven Hundred, and Ninetyseven.</sup> Between Ace Land Sen. and Mary Anne his Wife, of the County of Princeps Anne and Commonwealth of Virginia of the one Part, and Hillary Land son of the said Ace of the same County, and Commonwealth aforesaid of the other Part. Witnesseth, that they the said Ace Land and Mary Anne his Wife, for and in Consideration of the natural love Affection, and regard, which he the said Ace 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 Ace 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 confirmd, and by these Presents do give, grant, transfer and confirm, unto the said Hillary Land, One certain Tract

Land to Land.

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Plantation or Parcel of Land with the Appurtenances situate lying, and being on Pungo Ridge in said County, containing One Hundred and Forty Nine Acres or thereabouts be the same more or less, and is the whole of the remainder of that Tract and Plantation of Land, which the said Ace Land Sen. purchased of his Brother Jeremiah Land. To have and to hold, the said Tract and Plantation of hereby given, granted, and transferd to him the said Hillary Land, together with all Houses Buildings, Orchards, Ways, Waters, Water Courses Profits Commodities, Hereditaments and Appurtenances thereunto in any wise belonging or Appurtenanting to him the said Hillary Land and his Heirs for ever, free, and clear from the claim or demand of the said Ace Land and Mary Anne his Wife, and all others claiming or to claim, by from, through or under them. In Witness whereof the said Ace Land Sen. and Mary Anne his Wife, have hereunto set their Hands and seals the Day, and Year, first above Written.

signed, sealed and Delivered  
In Presence of

Teste.  
Simon Shipp  
Ace Land Jun.  
James Land  
Nancy Land.

Ace Land  
Mary Anne Land

It is about Held for Princeps Anne County the 1<sup>st</sup> Day of May 1797. The above Indenture of Gift from Ace Land and Mary Anne Land his Wife to Hillary Land was acknowledged by the said Ace and Mary Anne Land, she being first privily examined relinquished her Right of Dower, and Ordered to be Recorded .....

Teste.  
E. H. Moseley Clk.

Plantation or Parcel of Land with the Appurtenances situate  
lying and being on Pungo Ridge in said County, contain-  
ing One Hundred and Forty Nine Acres or thereabouts  
be the same more or less, and in the whole of the remainder  
of that Tract and Plantation of Land, which the said  
Ace Land Sen. purchased of his Brother Jeremiah  
Land. To have and to hold, the said Tract  
and Plantation of hereby given, granted, and transferd  
to him the said Hillary Land, together with all House  
Buildings, Orchards, Ways, Waters, Water Courses Profits  
Commodities, Hereditaments and Appurtenances thereunto  
in any wise belonging or Appertaining to him the said  
Hillary Land and his Heirs for ever, free, and clear from  
the claim or demand of the said Ace Land and Mary  
Anne his Wife, and all others claiming or to claim, by from  
through or under them. In Witness whereof the  
said Ace Land Sen. and Mary Anne his Wife have  
hereunto set their Hands and seals the Day, and Year  
first above Written.

Signed, sealed and Delivered  
In Presence of

John Shipp  
Ace Land Jun.  
James Land  
Nancy Land.

Ace Land  
Mary Anne Land

At about 10 o'clock for Princess Anne County the 1<sup>st</sup> Day of May 1797  
The above Indenture of Gift from Ace Land and Mary  
Anne Land his Wife to Hillary Land was acknowledged by  
the said Ace and Mary Anne Land, she being first privately  
examined relinquished her Rights of Dower, and Ordered  
to be Recorded.

Tests.

E. H. Mosley Clk.

231.  
This Indenture, made the 6<sup>th</sup>  
Day of January in the Year of our Lord, One  
Thousand Seven Hundred and Ninety seven Betw-  
een Abraham Fisher and Franky his wife of the  
County of Princess Anne and State of Virginia of the  
one part, and Dudley Whitehead of the County and State  
aforesaid of the other Part, Witnesseth that for and  
in consideration of the Sum of One Hundred and Fifty  
Pound current Money in Hand paid by Dudley White  
head, to the said Abraham Fisher at or before the sealing  
and delivery of these Presents, the Receipt whereof is hereby  
acknowledged, and thereof doth acquit, and discharge the  
said Dudley Whitehead and his Heirs, and have granted  
bargained, and sold and by these presents do grant, bar,  
gain and sell, unto the said Dudley Whitehead and his heirs  
a certain tract or parcel of Land, containing Forty Nine  
Acres more or less, lying and being in the County aforesaid  
and bounded as follows, beginning at a pine a corner tree at  
the Peason, running Easterly binding on the Land of John  
Whitehead son; and Ransom Brock to a sweet Gum, a corner  
tree, thence running Northwardly binding on the Land of  
Ransom Brock and the Land formerly belonging to Francis  
Morise dec. to a white Oak, adjoining the new meeting House  
Land, thence running Westerly to a sweet Gum in the  
Edge of the Peason, and from thence running Southwardly, as  
the Peason runs to the first Station. To have and  
to hold, the said Tract or parcel of Land to the said  
Dudley Whitehead and his Heirs and Assigns for ever,  
with all the Appurtenances thereunto belonging, tor in  
any wise appertaining, to the only proper use and behoof  
of him the said Dudley Whitehead and his Heirs and Assigns  
for ever, and the said Abraham Fisher and Franky his

This Indenture, made the 6<sup>th</sup> Day of January in the Year of our Lord One Thousand Seven Hundred and Ninety seven Between Abraham Fisher and Franky his wife of the County of Princeps Anne and State of Virginia of the one part, and Dudley Whitehead of the County and State aforesaid of the other Part. Witnesseth that for and in consideration of the Sum of One Hundred and Fifty Pound current Money in Hand paid by Dudley Whitehead, to the said Abraham Fisher at or before the sealing and delivery of these Presents. the Receipt whereof is hereby acknowledged, and thereof doth acquit, and discharge the said Dudley Whitehead and his Heirs, and have granted bargained, and sold and by these presents do grant, bargain and sell, unto the said Dudley Whitehead and his Heirs a certain tract or parcel of Land, containing Forty Nine Acres more or less, lying and being in the County aforesaid and bounded as follows, begining at a pine a corner tree at the Peason, running Easterdley binding on the Land of John Whitehead son; and Ransom Brock to a sweet Gum, a corner tree, thence running Northwardly binding on the Land of Ransom Brock and the Land formerly belonging to Francis Morse dec. to a white Oak, adjoining the new meeting House, Land, thence running Easterdley to a sweet Gum in the Edge of the Peason, and from thence running Southwardly, as the Peason runs to the first Station. To have and to hold, the said Tract or parcel of Land to the said Dudley Whitehead and his Heirs and Assigns for ever, with all the Appurtenances thereunto belonging, for in any wise appertaining, to the only proper use and behoef of him the said Dudley Whitehead and his Heirs and Assigns for ever, and the said Abraham Fisher and Franky his

Whitehead.

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Wife doth for themselves and their Heirs Warrant and for ever Defend the said Tract and Parcel of Land unto the said Dudley Whitehead and his Heirs and Assigns for ever, against ourselves the said Abraham Fisher and Franky his Wife and their Heirs, and all persons whomsoever. In Witness whereof the said Abraham Fisher and Franky his Wife, hath hereunto set their Hands and Seals the Day and Year first above Written.

Signed, Sealed and Delivered }  
In Presents of .....  
Joel King  
Terdinant Wilkinson  
Joshua Limmount  
J<sup>r</sup>. Whitehead, son of Jonathan.

Abraham Fisher  
Franky + Fisher

At a Court Held for Princeps Anne County, the 1<sup>st</sup> day of May 1797  
The above Indenture of Bargain and Sale from Abraham Fisher and Franky his Wife to Dudley Whitehead, was acknowledged by the said Abraham and Franky Fisher she being first privily examined, relinquished her right of Dower, and is Ordered to be Recorded.  
Teste,  
E. H. Mosseley Clk.

Land to Land.

This Indenture, made the Nineteenth Day of January in the Year of our Lord One Thousand seven Hundred and Ninety seven, Between Thoroughgood and Brydella his Wife of the County of Princeps Anne in Virginia of the one Part, and William Land of the same place of the other Part, Witnesseth, that for and in consideration of the sum of Nineteen Pounds Ten Shillings to the said Thoroughgood Land in Hand paid by the said

232.  
Wife doth for themselves and their Heirs Wa. Ant.  
and for ever Defend the said Tract and Parcel of Land  
unto the said Dudley Whitehead and his Heirs and  
Assigns for ever, against ourselves the said Abraham  
Fisher and Franky his Wife and their Heirs, and  
all persons whomsoever. In Witness whereof the  
said Abraham Fisher and Franky his Wife, hath  
hereunto set their Hands and Seals the Day and  
Year first above Written. . . . .

Signed, Sealed and Delivered }  
In Presents of . . . . .

Joel King  
Ferdinand Wilkinson  
Joshua Simmount  
In Whitehead, son of Jonathan.

Abraham Fisher  
Franky + Fisher  
marks.

Princess Anne Co. VA Deeds 1795-1798

At about Field for Princess Anne County, VA  
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The above Indenture of Bargain and Sale from Abraham  
Fisher and Franky his Wife to Dudley Whitehead, was  
acknowledged by the said Abraham and Franky Fisher  
she being first privily examined, relinquished her right  
of Dower, and is Ordered to be Recorded. . . . .

Teste,

E. H. Mosely Clk.

Land to Land.  
This Indenture, made the Nineteenth  
Day of January in the Year of our Lord One thousand  
seven Hundred and Ninety Seven, Between Thoroughgood  
and Syddia his Wife of the County of Princess Anne in  
Virginia of the one Part, and William Land of the same  
place of the other Part, Witnesseth, that for and in  
consideration of the sum of Nineteen Pounds Ten Shillings  
to the said Thoroughgood Land in Hand paid by the said

Williams Land at or before the sealing and delivery of  
these presents the receipt whereof they do hereby acknow-  
ledge, they the said Thoroughgood Land and wife, have  
granted, bargained, and sold, and confirmed unto the said  
William Land and his Heirs, a certain Tract or Parcel  
of Land, bounded as follows, Beginning at a Red Oak,  
thence long a line to a Holly, thence Westerly to the 1<sup>st</sup> Per.  
coon, thence along the Percon to the Swamp, thence on  
the Swamp to a Pine, thence on James Senecas line to the  
first Station, containing Thirty Nine Acres be the same  
more or less, and all Houses, Buildings, Orchards,  
Ways, except my Path to stand where it now does, Water  
Courses Profits and Appurtenances whatsoever, to the said  
premises belonging or in any wise appertaining, and the  
Reversion and Reversions, Remainder and Remainders, Herit-  
ages, and Profits thereof, and all the Estate, Right and Title  
the same, To have and to hold, all and singu-  
lar the premises hereby bargained and sold with the Appur-  
tenances unto the said William Land and his Heirs and Assigns  
for ever, free and clear of and from all Taxes, <sup>as well as</sup> other  
Incumbrance of what nature or kindsoever, and Lastly  
the said Thoroughgood Land and wife all and singular the  
premises hereby bargained and sold with the Appurtenances unto  
the said William Land and his Heirs, against them the said Thoroughgood  
Land and their Heirs all and every other Person or Persons what-  
soever, shall and will Warrant and Defend by these Presents  
In Witness whereof we have hereunto set our Hands  
and Seals, this Day and Year above mentioned. . . . .

Signed in the Presence of-

Craamus Hargnes  
John Barnes  
Joel + Doudge  
marks.

Thoroughgood Land  
Sydda + Land  
marks.

William Land at or before the sealing and delivery of these presents the receipt whereof they do hereby acknowledge, they the said Thoroughgood Land and wife, have granted, bargained, and sold, and confirmed unto the said William Land and his Heirs, a certain Tract or Parcel of Land, bounded as follows. Beginning at a Red Oak, thence long a line to a Holly, thence Westerly to the percoson, thence along the Percoson to the Swamp, thence on the Swamp to a Pine, thence on James Senecas line to the first Station, containing Thirty Nine Acres be the same more or less, and all Houses, Buildings, Orchards, Ways, except my Path to stand where it now does, Water Courses, Profits and Appurtenances whatsoever, to the said premises belonging or in any wise appertaining, and the Reversion and Reversions, Remainder and Remainders, Herits, Issues, and Profits thereof, and all the Estate, Right and Title of them the said Thoroughgood Land and Wife, of in, to the same. To have and to hold, all and singular the premises hereby bargained and sold with the Appurtenances unto the said William Land and his Heirs and Assigns for ever, free and clear of and from all Taxes, and all other Incumbrance of what nature or kind soever. And Lastly the said Thoroughgood Land and wife all and singular the premises hereby bargained and sold with the Appurtenances unto the said William Land and his Heirs, against them the said Thoroughgood Land and his Heirs all and every other Person or Persons whatsoever, shall and will Warrant and Defend by these Presents. In Witness whereof we have hereunto set our Hands and Seals, this Day and Year above mentioned . . . . .

signed in the Presence of -  
 Erasmus Hargreaves  
 John Barnes  
 Joel F. Doudge  
 make.

Thoroughgood Land   
 Lydda Land   
 make.

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An above Held for Princess Anne County the 1. Day of May 1797.  
 The aforesaid Indenture of Bargain and Sale from Thoroughgood Land and Lydia his Wife, to William Land was acknowledged by the said Thoroughgood and Lydia Land she being first privately examined, relinquished her right of Dower and is Ordered to be Recorded . . . . .

Teste.  
 E. H. Moseley Clk.

This Indenture, made the 23 Day of January in the Years of our Lords, One Thousand Seven Hundred and Ninety Seven. Between John Whitehead son of Jonathan of the County of Princess Anne and Commonwealth of Virginia of the one Part, and Willis Morris of the County and Commonwealth aforesaid of the other Part, and Whereas, the said Willis Morris has conveyed a certain Tract or Parcel of Land, containing Thirty Nine Acres to the said John Whitehead in Trust, to secure the payment of the sum of Twenty five Pounds with Interest, And Whereas, the said Willis Morris hath paid the said John Whitehead the above sum with Interest in order to redeem the said Land, and secure it from sale thereof to be made by the said John Whitehead. Now this Indenture Witnesseth that the said John Whitehead did for and in consideration of the said sum of Twenty five Pounds current Money of Virginia to the said John Whitehead in Hand paid by the said Willis Morris at and before the sealing and delivering of these Presents, the receipt whereof he doth hereby acknowledge and thereof do release acquit and discharge the said Willis Morris and his Executors and Administrators by these Presents, he the said John Whitehead aforesaid, have remised, released, and for ever quitted the claim and by

Whitehead  
 Morris

An a Court Held for Princeps Anne County the 7. Day of May 1797.  
The aforesaid Indenture of Bargain and Sale from Thoroughgood  
Land and Lydia his Wife, to William Land was acknowledged  
by the said Thoroughgood and Lydia Land she being first primly  
examined relinquished her right of Power and is Ordered to  
be Recorded

Teste.

E. H. Moseley Clk.

This Indenture, made the 23 Day of  
January in the Year of our Lords One Thousand seven  
Hundred and Ninety seven. Between John  
Whitehead son of Jonathan of the County of Princeps Anne  
and Commonwealth of Virginia of the one Part, and Willis  
Morris of the County and Commonwealth aforesaid of  
the other Part, and Whereas **Princess Anne Co. VA Deeds 1795-1798**  
has conveyed a certain Tract or Parcel of Land con-  
sisting Thirty Nine Acres to the said John Whitehead in  
Trust, to secure the payment of the sum of Twenty five  
Pound with Interest, And Whereas, the said Willis Morris  
hath paid the said John Whitehead the above sum with  
Interest in order to redeem the said Land, and secure it  
from sale thereof to be made by the said John Whitehead  
Now this Indenture Witnesseth that the  
said John Whitehead did for and in consideration of the  
said sum of Twenty five Pounds current Money of Virginia  
to the said John Whitehead in Hand paid by the said  
Willis Morris at and before the sealing and delivering of  
these Presents, the receipt whereof he doth hereby acknowledge  
and thereof do release acquit and discharge the said Willis  
Morris and his Executors and Administrators by these  
Presents, he the said John Whitehead aforesaid, have  
remised, released, and for ever quitted the claim and by

Whitehead to Morris

these Presents do remise, release, and for ever quit the  
claim unto the said Willis Morris his Heirs and Assigns  
for ever, the said Tract and Plantation of Land situated  
as aforesaid with its Appurtenances, together with all the  
Estate, Right, Title, Interest, Use, Trust, Claim and Demand  
whatsoever, of him the said John Whitehead of in and to  
same, In Witness whereof the said John Whitehead  
have hereunto sett his Hand and Seal the Day and  
Year first above Written.

signed, sealed and Delivered }  
In Presence of . . . . .

Joel King  
James Achys  
Dudley Whitehead  
Jn. Brown

Jn. Whitehead son of Jonathan.

An a Court Held for Princeps Anne County the 7. day of May 1797.  
This Indenture of Bargain and Sale from John Whitehead Jun. to Willis  
Morris was acknowledged by the said John Whitehead Jun  
and is Ordered to be Recorded

Teste,

E. H. Moseley Clk.

This Indenture made the Third Day  
of December in the Year One Thousand seven Hundred  
and Ninety six. Between John Whitehead son of  
Jonathan and Franky his Wife of the County of Princeps  
Anne in Virginia of the one Part, and Jesse Morris  
of the said County of the other Part, Witnesseth  
that for and in Consideration of the sum of thirty five  
Dollars current Money of Virginia, to the said John  
Whitehead and Franky his Wife in Hand paid by the  
said Jesse Morris at or before the sealing and delivery of  
these Presents, the receipt whereof they do hereby acknowledge.

Whitehead & Morris

and thereof doth release, acquit, and discharge the said Jesse Morris his Heirs, Executors and Administrators by these Presents, they the said John Whitehead and Franky his wife, have granted, bargained, sold, aliened, and confirmed, and by these presents do grant, bargain, sell, alien and confirm, unto the said Jesse Morris and his Heirs a certain parcel of Marsh, containing by estimation thirty Five Acres more or less, situate lying and being in the said County of Princeps Anne and is bounded as followeth, Begining at a Cedar Post, and thence running Southwardly to a pine, a corner tree, near the Marsh, thence Eastwardly in the Marsh, adjoining the Marsh of Jesse Morris to a Gut, called Crab Creek Gut, thence Southwardly to a Pond, thence binding on the said Pond to a creek known by the Name of Crab Creek, thence binding on the said Creek Eastwardly to Nannis Creek Bay, thence Northwardly along the said Bay to William Morris's Ditch, thence Westwardly along said Ditch to another Pond, thence the same Course to another Ditch, thence to the first Station, and the Reservations, Remainders, Rents, and Property thereof and all the Estate, Right and Title and Property of him the said John Whitehead, Son of Jonathan and Franky his Wife of and in the said Marsh Land and Appurtenances To have and to hold the said Marsh and Appurtenances unto him the said Jesse Morris his Heirs and Assigns for ever, free and clear of all incombrances of what nature or kindsoever, and the said John Whitehead and Franky his Wife, for themselves and their Heirs, all and singular the premises hereby granted and sold, with the Appurtenances, unto the said Jesse Morris his Heirs and Assigns, against them the said John Whitehead and Franky his Wife, their Heirs, Executors, Administrators or Assigns, and all and every other person or persons whatsoever

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shall and will Warrant and for ever Defend, safe and sure, unto him the said Jesse Morris and his Heirs for ever, hereafter by Virtue of this present Deed. In Witness whereof the said John Whitehead and Franky his Wife have hereunto set their Hands and Seals the Day and Year first above Written. . . . .

Signed sealed & Delivered  
In Presence of . . . . .  
Joel King  
Jr. Brown  
Jr. Gibson  
Jerdinand Wilkinson  
Dudley Whitehead  
Joshua Beamount

In Whitehead Son of Jonathan seal  
Franky Whitehead seal  
marks

At a Court Held for Princeps Anne County the 1<sup>st</sup> day of May 1797.  
The above Indenture of Bargain and Sale from John Whitehead and Franky his Wife to Jesse Morris was acknowledged by the said John Whitehead Jun<sup>r</sup> and is Ordered to be Recorded  
The  
E. J. Mosley Clk.

236.  
This Indenture, made the 25<sup>th</sup> Day of January in the Year of our Lord one Thousand seven Hundred and Ninety seven, Between Willis Morris and Elizabeth his wife of the County of Princeps Anne and State of Virginia of the one Part, and Joshua Beamount of the County and State aforesaid of the other Part Witnesseth, that for and in consideration of the sum of Forty Nine Pound Ten Shillings current Money in Hand paid by the said Joshua Beamount the Receipt whereof they doth hereby acknowledge, and therefore doth acquit, and discharge the said Joshua Beamount and his Heirs, and have granted, bargained and

Beamount

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shall and will Warrant and for ever Defend, safe and sure, unto him the said Jesse Morris and his Heirs for ever: hereafter by Virtue of this present Deed. In Witness whereof the said John Whitehead and Franky his Wife have hereunto set their Hands and Seals the Day and Year first above Written.

Signed Sealed & Delivered  
In Presence of.....

Joel King  
Jr. Brown  
Jr. Gibson  
Bertram Wilkinson  
Dudley Whitehead  
Joshua Leammount

In Whitehead son of Jonathan  
Franky Whitehead

At a Court Held for Princeps Anne County the 1<sup>st</sup> day of May 1797.  
The above indenture of Bargain and Sale from John Whitehead Junr. and Franky his Wife to Jesse Morris was acknowledged by the said John Whitehead Junr. and is Ordered to be

Teste  
E. H. Mosley Clk.

This Indenture, made the 25<sup>th</sup> Day of January in the Year of our Lord one Thousand seven Hundred and Ninety seven. Between Willis Morris and Elizabeth his wife of the County of Princeps Anne and State of Virginia of the one Part, and Joshua Leammount of the County and State aforesaid of the other Part Witnesseth, that for and in consideration of the sum of Forty Nine Pound Ten Shillings current Money in Hand paid by the said Joshua Leammount the Receipt whereof they doth hereby acknowledge, and therefore doth acquit, and discharge the said Joshua Leammount and his Heirs, and have granted, bargained and

Morris to Leammount.

hold, and by these Presents do grant, bargain and sell unto the said Joshua Leammount and his Heirs, a certain Tract of Parcel of Land containing Eighteen Acres lying on the Back Bayshore, and bounded as follows Beginning at William Doudges line running Easterly binding on Doudges to Edward Capps line, thence running Northwardly to a cedar Post, thence running Easterly binding on said Capps to the Marsh, thence running Northwardly as the Marsh runs to a pine, thence running Westwardly to Jacob Chappell line, thence running Southwardly to the first Station. To have and to hold, the said Tract and Parcel of Land to the said Joshua Leammount and his Heirs and Assigns for ever, with all its Appurtenances hereunto belonging or in any wise appertaining to the only proper use and behoef of him the said Joshua Leammount and his Heirs and Assigns for ever, and the said Willis Morris and Elizabeth his Wife, doth for themselves and their Heirs Warrant and for ever Defend the said Tract and Parcel of Land to the said, unto the said Joshua Leammount, and his Heirs and Assigns for ever, against them the said Willis Morris and Elizabeth his Wife and their Heirs and all Persons whatsoever. In Witness whereof the said Willis Morris and Elizabeth his Wife hath hereunto set their Hands and Seals the Day and Year above Written.

Signed Sealed and Delivered  
In Presence of:.....

Joel King  
Dudley Whitehead  
James Arkife  
Jr. Brown

Willis Morris  
Elizabeth Morris

At a Court Held for Princeps Anne County the 1<sup>st</sup> Day of May 1797.  
The above Indenture of Bargain and Sale from Willis Morris and Elizabeth his Wife to Joshua Leammount was acknowledged by the said Willis Morris and Elizabeth his Wife, she being first privily examined, relinquished her Right of Dower, and Ordered to be Recorded.

Teste  
E. H. Mosley Clk.

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Sold, and by these Presents do grant, bargain and sell unto the said Joshua Leamont and his Heirs, a certain Tract of Parcel of Land containing Eighteen Acres lying on the Back Bay Shore, and bounded as follows Beginning at William Doudges line, running Easterly binding on Doudges to Edward Capps line, thence running Northwardly to a cedar Post, thence running Easterly binding on said Capps to the Marsh, thence running Northwardly as the Marsh runs to a pine, thence running Westwardly to Jacob Chapples line, thence running Southwardly to the first Station, To have and to hold, the said Tract and Parcel of Land to the said Joshua Leamont and his Heirs and Assigns for ever, with all its Appurtenances hereunto belong

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ing or in any wise appertaining, to the only proper use and behoef of him the said Joshua Leamont and his Heirs and Assigns for ever, and the said Joshua Leamont and his Heirs and Assigns for ever Defend the said Tract and Parcel of Land to the said, unto the said Joshua Leamont, and his Heirs and Assigns for ever, against them the said Willis Morris and Elizabeth his Wife and their Heirs and all Persons whatsoever. In Witness whereof the said Willis Morris and Elizabeth his Wife hath hereunto set their Hands and Seals, the Day and Year above Written. Signed, Sealed and Delivered.

In Presents of: . . . .  
Joel King  
Dudley Whitehead  
James Ashby  
Jn. Brown

Willis Morris  
Elizabeth Morris

At a Court Held for Prince's Anne County the 1<sup>st</sup> Day of May 1791. The above Indenture of Bargain and Sale from Willis Morris and Elizabeth his Wife to Joshua Leamont was acknowledged by the said Willis and Elizabeth Morris, she being first privily examined, relinquished her Right of Dower, and Ordered to be Recorded, . . . .  
E. F. Woodley Clk.

This Indenture, made this Twentieth Day of March, One Thousand Seven Hundred and Ninetythree Between Joshua Leamont and his Wife Mary, Willis Morris, and Elizabeth his Wife of the one part and Jacob Chappel of the other Part, all of the County of Prince's Anne, and State of Virginia, Witnesseth, that for an in consideration of the sum of Eleven Pound Two Shillings to the said Joshua Leamont and his wife Mary and Willis Morris and his wife Elizabeth in Hand paid by the said Jacob Chapple, at and before the sealing and delivering of these presents, the Receipt whereof they doth hereby acknowledge, and therefore doth release acquit and discharge unto the said Jacob Chapple his Heirs Executors, and Administrators by these presents, they the said Joshua Leamont and his wife Mary and Willis Morris and his wife Elizabeth have bargained and confirmed and by these presents doth grant, bargain, sell, alien, and confirm, unto the said Jacob Chapple, a certain piece or parcel of Land, situate, lying and being in the County of Prince's Anne and State of Virginia, and bounded as follows, binding on William Doudges line, beginning at a pine stump running Eastwardly to a corner pine, thence Northwardly binding on Willis Morris and Joshua Leamonts line to a corner, thence Westwardly to a corner Pine, thence to the first Station, containing three and three 1/4 more or less, and all Buildings, Orchards, Ways, Waters, Water Courses, Profits Commodities, Hereditaments, and Appurtenances whatsoever to the said Premises, hereby granted, or any part thereof, belonging or in any wise appertaining, and the Reversions, Remainder, and Remainders, Rents, Issues and Profits thereof, and also all the Estate, Right, Title, Interest, Use, Trust, Property, Claim and Demand whatsoever of them

Leamont, Morris, Chapple.

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This Indenture, made this Twentyfourth Day of March, One Thousand Seven Hundred and Ninetythree Between Joshua Lemount and his Wife Mary, Willis Morris and Elizabeth his Wife of the one part and Jacob Chappel of the other Part, all of the County of Prince Anne, and State of Virginia, Witnesseth, that for an in consideration of the sum of Eleven Pound Two Shillings to the said Joshua Lemount and his wife Mary and Willis Morris and his wife Elizabeth in Hand paid by the said Jacob Chapple, at and before the sealing and delivering of these presents, the Receipt whereof they doth hereby acknowledge, and therefore doth release acquit and discharge unto the said Jacob Chapple his Heirs, Executors, and Administrators by these presents, they the said Joshua Lemount and his wife Mary and Willis Morris and his wife Elizabeth, have bargained and confirmed and by these presents doth grant, bargain, sell, alien, and confirm, unto the said Jacob Chapple, a certain piece or parcel of Land, situate, lying and being in the County of Prince Anne and State of Virginia, and bounded as follows, binding on William Doucogs line, begining at a pine stump running Eastwardly to a corner pine, thence Northwardly binding on Willis Morris and Joshua Lemounts line to a corner, Chinhepen, thence Westwardly to a corner Pine, thence to the first Station, containing three and three 1/4 more or less, and all Buildings, Orchards, Ways, Waters, Water Courses, Profits Commodities, Hereditaments, and Appurtenances whatsoever to the said Premises, hereby granted, or any part thereof belonging or in any wise Appertaining, and the Reversions, Remainder and Remainders, Rents, Issues and Profits thereof, and also all the Estate, Right, Title, Interest, Use, Trust, Property, Claim and Demand whatsoever of them

Lemount Morris to Chapple.

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the said Joshua Lemount and Mary his Wife and Willis Morris and Elizabeth his wife of them and to the said premises and all other Deeds, Evidences, and Writings touching or in any wise concerning the same. To have and to hold the said Land hereby conveyed, and all and singular other the premises hereby bargained and sold and every part and parcel thereof, with their and every of their Appertinances unto the said Jacob Chapple his heirs, and Assigns for ever, to the only proper Use and behoof of him the said Jacob Chapple and his Heirs and Assigns for ever, and the said Joshua Lemount and Mary his wife Willis Morris and Elizabeth his wife for themselves, their Heirs, Executors and Administrators, doth covenant, promise and grant, to and with Jacob Chapple his Heirs and Assigns by these Presents, that the said premises now at the time of sealing and delivering these presents, is seized of a good and perfect and indefeasible Estate of Inheritance in Fee Simple of an in the premises hereby bargained and sold, and that they have good power and lawful and absolute Authority to grant and convey the same, to the said Jacob Chapple in manner and form aforesaid, and that the said premises now and so for hereafter shall remain and be free and clear of an from all former and other Gifts, Grants, Bargains, Power, Rights of Power, Judgments, Execution, Titles, Troubles, Charges, and Incumbrances whatsoever, made, done, committed or suffered by the said Joshua Lemount and his Wife Mary Willis Morris and his Wife Elizabeth or any other Person or Persons whatsoever, and the said Joshua Lemount and Mary his Wife, Willis Morris and Elizabeth his Wife their Heirs all and singular the premises hereby bargained and sold, with the Appurtenances unto the said Jacob Chapple and his Heirs and all and every person and Persons whatsoever, shall Warrant, and for ever

the said Joshua Leamount and Mary his Wife as Willis Morris and Elizabeth his wife of them and to the said premises and all other Deeds, Evidences, and Writings touching or in any wise concerning the same. To have and to hold the said Land hereby conveyed, and all and singular other the premises hereby bargained and sold and every part and parcel thereof, with their and every of their Appertinances unto the said Jacob Chapple his Heirs, and Assigns for ever, to the only proper Use and Benefit of him the said Jacob Chapple and his Heirs and Assigns for ever, and the said Joshua Leamount and Mary his wife Willis Morris and Elizabeth his wife for themselves, their Heirs, Executors and Administrators, doth covenant, promise and grant, to and with Jacob Chapple his Heirs and Assigns by these Presents, that the said premises now at the time of sealing and delivering these presents, is seized of a good and perfect and indefeasible Estate of Inheritance in the simple of an in the premises hereby bargained and sold, and that they have good power and lawful and absolute Authority to grant and convey the same to the said Jacob Chapple in manner and form aforesaid, and that the said premises now and so for hereafter shall remain and be free and clear of an from all former and other Gifts, Grants, Bargains, Dower, Rights of Dower, Judgments, Executions, Titles, Troubles, Charges, and Incumbrances whatsoever, made, done, committed or suffered by the said Joshua Leamount and his Wife Mary Willis Morris and his Wife Elizabeth or any other Person or Persons whatsoever, and the said Joshua Leamount and Mary his Wife, Willis Morris and Elizabeth his Wife their Heirs all and singular the premises hereby bargained and sold, with the Appertinances unto the said Jacob Chapple and his Heirs and all and every person and Persons whatsoever, shall Warrant and for ever

Ex<sup>v</sup>

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Defend by these Presents, In Witness whereof the said Joshua Leamount and his Wife Mary, Willis Morris and his Wife Elizabeth have set their Hands and seals the Day and Year first above Written, . . .

James Gornto  
William Shepherd  
Lovy x Parsons  
mark

Joshua Leamount   
Mary x Leamount   
Willis Morris   
Elizabeth x Morris   
mark.

At about Field for Prince Anne County the 1<sup>st</sup> Day of May 1797. The above Indenture of Bargain and Sale from Joshua Leamount and Mary his Wife, Willis Morris and Elizabeth his Wife, to Jacob Chapple, was acknowledged by the said Joshua and Mary Leamount and Elizabeth Morris his Wife the James Gornto being first privately examined, relinquished their Rights Dower, and Ordered to be Recorded, . . .

Teste,

E. H. Mosley Clk.

This Indenture made the 6<sup>th</sup> Day of January in the Year of our Lord One Thousand Seven Hundred and Ninety, seven Between Joshua Leamount and Mary his Wife of the County of Prince Anne and State of Virginia of the one part, and Abraham Fisher of the County and State aforesaid of the other Part. Witnesseth, that for and in Consideration of the Sum of Ninety Pound current Money in Hand paid by Abraham Fisher to the said Joshua Leamount the receipt whereof they doth hereby acknowledge, and thereof doth acquit, and discharge the said Abraham Fisher and his Heirs and have granted bargained and sold and by these presents

Fisher  
Leamount

Defend by these Presents, <sup>in</sup> Witness whereof the said Joshua Leamont and his Wife Mary, Willis Morris and his Wife Elizabeth have set their Hands and seals the Day and Year first above Written, ..

James Gornt  
William Shepherd  
Lovy x Passons  
mark

Joshua Leamont <sup>seal</sup>  
Mary <sup>in</sup> x Leamont <sup>seal</sup>  
Willis Morris <sup>seal</sup>  
Elizabeth x Morris <sup>seal</sup>  
mark

At about Field for Princess Anne County the 1<sup>st</sup> Day of May 1797. The above Indenture of Bargain and Sale from Joshua Leamont and Mary his Wife, Willis Morris and Elizabeth his Wife, to Jacob Chapple, was acknowledged by the said Joshua and Mary Leamont, Willis and Elizabeth Morris his Wife the Princess Anne Co. VA Deeds 1795-1798  
Coverd being first privily examined, relinquished their Rights of Power, and Ordered to be Recorded.

In Teste,  
E. H. Massley Clk.

Leamont to Fisher

This Indenture made the 6<sup>th</sup> Day of January in the Year of our Lord One Thousand Seven Hundred and Ninety seven Between Joshua Leamont and Mary his Wife of the County of Prince Anne and State of Virginia of the one part and Abraham Fisher of the County and State aforesaid of the other Part. Witnesseth, that for and in Consideration of the Sum of Ninety Pound current Money in Hand paid by Abraham Fisher to the said Joshua Leamont the receipt whereof they doth hereby acknowledge, and thereof doth acquit, and discharge the said Abraham Fisher and his Heirs and have granted bargained and sold and by these presents

do grant, bargain, and sell unto the said Abraham Fisher and his Heirs a certain Tract or parcel of Land containing Thirty Acres more or less, being all the Land the said Joshua Leamont bought of Dudley Whitehead, lying in the aforesaid County and bounded as follows. Beginning at a red Oak, a corner tree, adjoining the Lands of Amos Edridge and Elizabeth Moore, running Northwardly down a line of mark trees, adjoining the Land of Elizabeth Moore and Richard Whitehurst de. to a red Oak a corner tree, adjoining Richard Whitehurst Orphan of Richard, thence running Easterly adjoining the same Land to a corner Chincopin Post, adjoining Caldwell Moore, thence running Southwardly down the said Moore's line to a corner Chincopin Post adjoining Amos Edridge, from thence running Westerly binding on said Edridge to the first Station. To have and to hold the said Tract or Parcel of Land, to the said Abraham Fisher and his Heirs and Assigns forever, with all the Appurtenances thereunto belonging or in any wise appertaining, to the only proper Use and behoof of him the said Abraham Fisher and his Heirs and Assigns for ever, and the said Joshua Leamont and Mary his wife doth for themselves and their Heirs Warrant and forever defend the said Tract and Parcel of Land unto the said Abraham Fisher and his Heirs and Assigns for ever, against ourselves the said Joshua Leamont and Mary his Wife and their Heirs, and all Persons whatsoever. In Witness whereof the said Joshua Leamont and Mary his Wife hath hereunto set our Hands and seals the Day and Year above Written;

Signed Sealed and Delivered  
In Presents of ...  
Joel King  
Ferdinand Wilkinson  
Jr. Whitehead son of Jonathan  
Dudley Whitehead.

Joshua Leamont <sup>seal</sup>  
Mary <sup>in</sup> x Leamont <sup>seal</sup>  
mark

do grant, bargain, and sell, unto the said Abraham Fisher and his Heirs a certain Tract or parcel of Land containing Thirty Acres more or less, being all the Land the said Joshua Beamount bought of Dudley Whitehead, lying in the aforesaid County and bounded as follows. Beginning at a red Oak, a corner tree, adjoining the Lands of Amos Echridge and Elizabeth Moore, running Northwardly down a line of marked trees, adjoining the Land of Elizabeth Moore and Richard Whitehurst de. to a red Oak a corner tree, adjoining Richard Whitehurst Orphan of Richard, thence running Easterly adjoining the same Land to a corner Chincopin Post, adjoining Cold Moore, thence running Southwardly down the said Moore's line to a corner Chincopin Post adjoining Amos Echridge, from thence running Westerly binding on said Echridge to the first Station. To have and to hold the said Tract or Parcel of Land, to the said Abraham Fisher and his Heirs and Assigns for ever, with all the Appurtenances thereunto belonging or in any wise appertaining, to the only proper use and benefit of him the said Abraham Fisher and his Heirs and Assigns for ever, and the said Joshua Beamount and Mary his wife doth for themselves and their Heirs Warrant and forever defend the said Tract and Parcel of Land unto the said Abraham Fisher and his Heirs and Assigns for ever, against ourselves the said Joshua Beamount and Mary his wife and their Heirs, and all Persons whatsoever. In Witness whereof the said Joshua Beamount and Mary his wife hath hereunto set our Hands and seals the Day and Year above Written:

Signed Sealed and Delivered

In Presents of . . . .

Jed King

Ferdinand Wilkinson

Jr. Whitehead Son of Jonathan

Dudley Whitehead.

Joshua Beamount

Mary Beamount

At a Court Held for Princess Anne County the 1<sup>st</sup> day of May 1797  
The aforesaid Indenture of Bargain and Sale from Joshua Beamount and Mary his Wife to Abraham Fisher, was taken and read by the said Joshua and Mary Beamount, she being first privately examined relinquished her right of Dower and is Ordered to be Recorded.

Teste

E. K. Mosley Clk.

This Indenture, made the Fourth Day of April in the Year of our Lord One Thousand Seven Hundred and Ninety Seven Between Francis Foster, of the County of Princess Anne, and Commonwealth of Virginia of the one Part, and Charles Fisher of the same County and Commonwealth of the other Part, Whereas James Foster did in his lifetime lease of the Rev. Anthony Walke of said County a piece of Land in Kempsville, Twenty Acres square, lying opposite to Caleb Boush's Land whereon he lives, for the Term of Seven Years for the purpose of erecting, and establishing a Blacksmith's shop thereon, as by Indenture executed by the said James Foster and Anthony Walke, bearing date the First Day of November in the Year of our Lord One Thousand Seven Hundred and Ninety four, reference being thereunto had will appear and Whereas the said Francis Foster, having possessed himself of the whole of the Estate of the said James Foster, hath bargain'd and sold unto the said Charles Fisher, all the right and Title in the said demised premises which vested in the said James Foster, by Virtue of the above recited Indenture, and also to the Shop erected thereon, with like liberty to remove the same at the end of the

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At a Court Held for Princess Anne County the 14 day of May 1797  
The aforesaid Indenture of Bargain and Sale from Joshua  
Lamont, and Mary his Wife to Abraham Fisher, was  
acknowledged by the said Joshua and Mary Lamont, she  
being first privily examined, relinquished her rights of Dower  
and is Ordered to be Recorded.

Teste,  
E. K. Moody Clk.

This Indenture, made the Fourth  
Day of April in the Year of our Lord One Thou-  
sand Seven Hundred and Ninety Seven Between  
Francis Foster, of the County of Princess Anne, and  
Commonwealth of Virginia of the one Part, and  
Charles Fisher of the same County and Commonwealth  
aforesaid of the other Part, Whereas James Fisher  
late of said County dec. Brother of the said Francis  
did in his lifetime lease of the Rev. Anthony Walke  
of said County a Piece of Land in Kempsville Twenty  
Acres Square, lying opposite to Caleb Boushies Land  
whereon he lives, for the Term of Seven Years for the purpose  
of erecting, and establishing a Blacksmiths Shop thereon,  
as by Indenture executed by the said James Foster and  
Anthony Walke, bearing date the Thirst Day of November  
in the Year of our Lord One Thousand Seven Hundred  
and Ninetyfour, reference being thereunto had will ap-  
pear And Whereas the said Francis Foster, ha-  
ving possesit himself of the whole of the Estate of the said  
James Foster, hath bargained and sold unto the said Charles  
Fisher, all the right and Title in the said demised premises  
which vested in the said James Foster, by Virtue of the  
above recited Indenture, and also to the Shop, erected there-  
on, with like liberty to remove the same at the end of the

Francis Foster

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said Term as he the said James Foster had  
this Indenture Witnesseth, that the  
said Francis Foster, for and in consideration of the sum  
of One Hundred and Fifty Pounds by the said Charles  
Fisher to him 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 Charles Fisher, his Heirs, Executors and Adminis-  
trators, hath granted, bargained, sold, aliened, transferred,  
and confirmed, and by these Presents doth grant, bargain  
sell, alien, transfer and confirm, unto the said Charles  
Fisher, all the rights and Title of both the said James  
Foster, and him the said Francis of in and to the said  
demised Premises, and all Houses and Buildings  
thereon. To have and to hold, the  
bargained Premises, to him the said Charles Fisher,  
or his Heirs for ever, that is to say, the said piece of  
Land for the Remainder of the said Term of Seven Years  
and the Buildings as his own Property, and the said  
Francis Foster doth hereby for himself, his Heirs, Executors  
and Administrators Warrant and defend the Title  
of the said bargained Premises as above stated, to him the said  
said Charles Fisher and his Heirs for ever, against the law-  
ful Claim or demand of him the said Francis Foster, or  
any other Person or Persons, claiming or to claim by  
from, through, or under him, or the said James Foster. In  
Witness whereof, the said Francis Foster hath hereunto  
set his Hand and Seal the Day and Year first above Written

Signed Sealed and Delivered  
In Presents of  
David Hopkins  
Hillery Parsons  
Nathaniel Paynter

Francis Foster