

This Indenture, made the Thirteth Day of September in the Year of our Lord, One Thousand Seven Hundred and Ninety seven, Between Charles Iberly, Sen<sup>r</sup> of the one part, and William Brock, Son of Thomas of the other part. Witnesseth that for and in Consideration of the sum of Eighty Seven Pound Ten Shillings current Money of Virginia, to the said Charles Iberly, Sen<sup>r</sup>, paid by the said William Brock, Son of Thomas, at or before the sealing and delivering of these presents, the Receipt whereof doth hereby acknowledge, and thereof doth release acquit and discharge, the said William Brock, Son of Thomas, Executors and Administrators by these presents and, & the said Charles Iberly, Sen<sup>r</sup>, hath granted bargained sold, aliened, and confirmed, and by these presents, doth grant, bargain, sell, alien and confirm unto the said William Brock, Son of Thomas and his Heirs and Assigns for ever, one piece or parcel of Land lying and being in Princess Anne County, and adjoining the aforesaid William Brock, Son of Thomas, Land, and bounded as follows, Beginning at a Willow by the Bridge called Brock's Bridge, and running S. 71° E. 17 1/2 pole to an Oak, thence N 69° E. 5 pole to Pine, thence N. 61° E. 11 pole to a pine, thence S 12° W. 105 pole, along the Back Road, thence across the field N 71° W. 53 pole, to the Road in front, thence along the same to the first Station and contains Twenty five Acres, and all Houses, Buildings, Orchards, Ways, Waterers, Master Courses except one Watercourse to myself and my Heirs all other personal Commodities, Hereditaments and Appurtenances whatsoever, to the said premises hereby granted, or any part thereof belonging or in any wise appertaining, and the Reversion and Reversions, Remainder and

said Ann Whitehurst and her Heirs and Assigns one acre, in tract of Land containing Five Acres be the same more or less, and is bounded as follows, binding upon Henry Smith, the Land of John Shearwood dec<sup>d</sup>, and the Land of Samuel Whitehurst dec<sup>d</sup>, as Major Whitehurst Deed from John Shearwood will more fully appear. To have and to hold the said bargained premises with all the Appurtenances whatsoever, to the said Ann Whitehurst and her Heirs and Assigns for ever, to the only proper use and behoef of her the said Ann Whitehurst and her Heirs for ever, and the said Major Whitehurst and Frances W. do hereby covenant and promise that the said Land is free from every Incombrance whatsoever made, done, committed or suffered by them, and the said Major Whitehurst for himself his Heirs, Executors, Administrators or Assigns the said Ann Whitehurst, and her Heirs and Assigns for ever, and he the said Major Whitehurst will warrant and for ever defend against Person or Persons whatsoever, In witness whereof, they the said Major Whitehurst and Frances his wife have set their Hands, the Day and Year above written

[Sealed & Delivered.]  
In the presence of,

James Whitehouse  
mark  
Cedar tr Whitehouse  
mark

Major Whitehouse

At a Court Held for Princess Anne County the 2 day of October 1797.  
The above Indenture of Bargain and Sale from Major Whitehurst to Ann Whitehurst was acknowledged by the said Major Whitehurst and Ordered to be Recorded —

Teste,  
E. J. Moseley Esq<sup>r</sup>.

○ This Indenture, made the Thirtieth Day of September in the Year of our Lord, One Thousand seven Hundred and Ninety seven, Between Charles Henly sen<sup>r</sup> of the one part, and William Brock son<sup>r</sup> of Thomas of the other part. Witnesseth that for and in Consideration of the sum of Eighty seven Pound, ten shillings current Money of Virginia, to the said Charles Henly sen<sup>r</sup>, paid by the said William Brock son<sup>r</sup> of Thomas, at or before the sealing and delivering of these presents, the Receipt whereof doth hereby acknowledge, and thereof doth release, acquit and discharge, the said William Brock son<sup>r</sup> of Thomas, Executors and Administrators by these presents and the said Charles Henly sen<sup>r</sup>, hath granted bargained sold, aliened, and confirmed, all and singular the presents, doth grant, bargain and convey unto the said William Brock son<sup>r</sup> of Thomas and his Heirs and Assigns for ever, one piece or parcel of Land lying and being in Prince Anne County, and adjoining the aforesaid William Brock son<sup>r</sup> of Thomas Land, and bounded as follows, Beginning at a Willow by the Bridge called Brock's Bridge, and running S. 71° E. 17 1/2 pole to an Oak, thence N 69° E. 5 pole to Pine, thence N. 61° E. 11 pole to a pine, thence S 12° W. 108 pole, along the Back Road, thence across the fields N 71° W. 53 pole, to the Road in Front, thence along the same to the first station and contains Twenty five Acres, and all Houses, Buildings, Orchards, Ways, Watercourses except one Watercourse to myself and my Heirs all other personal Commodities, Hereditaments and Appurtenances whatsoever, to the said premises hereby granted, or any part thereof belonging or in any wise Appertaining, and the Reversion and Reversions, Remainder and

remainders, Rents, Issues and Profits thereof, and also all the Estate, Right, Title, Interest, Use, Benefit, Property, Claim and Demand whatsoever, of, & the said Charles Henly sen<sup>r</sup> of, in, and to the said premises, and all Deeds, Evidences and Writings touching or in any wise concerning the same. To have and to hold the 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 Appurtenances unto the said William Brock son<sup>r</sup> of Thomas his Heirs and Assigns forever, to the only proper use and behoof of him the said William Brock son<sup>r</sup> of Thomas and of his Heirs and Assigns forever, and the said Charles Henly sen<sup>r</sup> for me and my Heirs Executors and Administrators, doth covenant promise and grants, to and with the said William Brock son<sup>r</sup> of Thomas his Heirs and Assigns by these presents, that the said Charles Henly sen<sup>r</sup> presents was seized of a good shire perfect and undivided Estate of Inheritance in fee simple of and in the premises hereby bargained and sold, and that he hath good power and lawfull and absolute Authority to grant and convey the same, to the said William Brock son<sup>r</sup> of Thomas and his Heirs in manner and form aforesaid, and that the said premises now are and so for ever hereafter shall remain, and be free, and clear of and from all former and other Gifts, Grants, Bargains, Sales, Dower, Title and Title of Dower, Judgments, Executions, Titles, Troubles, Charges and Encumbrances whatsoever, made, done, committed or suffered, by the said Charles Henly sen<sup>r</sup> or any other person or persons whatsoever, the Diversets hereafter to grow due and payable to our Sovereign Commonwealth, for and in respect of the premises, hereby bargained and sold, with the Appurtenances unto the said William Brock son<sup>r</sup> of Thomas, Heirs and Assigns, against him the said Charles Henly sen<sup>r</sup> and my Heirs, and all and every other person and persons whatsoever,

Remainders, Rents, Issues and Profits thereof, and also  
all the Estate, Right, Title or Interest, Us, Trust, Property, Claim  
and Demand whatsoever, of, I the said Charles Henly Sen<sup>r</sup>  
of, in, and to the said premises, and all Deeds, Evidences  
and Writings touching or in any wise concerning the  
same, To have and to hold the 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 Appurtenances unto the said  
William Brock son of Thomas his Heirs and Aſigns forever,  
to the only proper use and behoof of him the said William  
Brock son of Thomas and of his Heirs and Aſigns forever,  
and the said Charles Henly Sen<sup>r</sup> for me and my Heirs  
Executors and Administrators, doth covenant promise and  
grant, to and with the said William Brock son of Thomas  
his Heirs and Aſigns by these presents, that the said Charles  
Henly Sen<sup>r</sup>, now at the time of sealing and delivering  
these presents was seized of a good shure prospect and  
ſeizable Estate of Inheritance in Feſſimble of and in  
the premises hereby bargained and sold, and that he  
hath good power and lawfull and absolute Authority to  
grant and convey the same, to the said William Brock  
son of Thomas and his Heirs in manner and form  
aforeaid, and that the said premises now are and  
ſo for ever hereafter shall remain, and be free and clear  
of and from all former and other Gifts, Grants, Bargains  
Sales, Dower, Rule and Title of Dower, Judgments, Execu  
tions, Titles, Troubles, Charges and Encumbrances whatsoever  
made, done, committed or suffered, by the said Charles  
Henly Sen<sup>r</sup>, or any other person or persons whatsoever,  
the Ductrents hereafter to grow due and payable to our  
Sovereign Commonwealth for, and in respect of the premises  
hereby bargained and sold, with the Appurtenances  
unto the said William Brock son of Thomas, Heirs and  
Aſigns, against him the said Charles Henly Sen<sup>r</sup>, and my  
Heirs, and all and every other person and persons whatsoever.

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shall and will Warrant and for ever Defend by  
these presents. And Lastly, that I the said Charles  
Henly Sen<sup>r</sup>, and my Heirs and all and every other person  
and persons and his and their Heirs any Thing having  
or concerning in the premises herein before mentioned  
intended to be hereby bargained and sold shall and  
will from Time to Time, and at all other Times hereafter  
at the reasonable request, and at the proper Cost and  
Charges in the Law of him the said William Brock son  
of Thomas, his Heirs or Aſigns, make do and execute  
or cause or procure to be made, done and executed,  
all and every such further and other lawfull and  
reasonable Act and Acts, Thing and Thing, Convey  
ances, Aſurances for the further better and more perfect  
conveying and Aſsuring the premises aforesaid with this  
and every of their Appurtenances unto the said William  
Brock son of Thomas his Heirs and Aſigns as by  
the said William Brock son of Thomas his Heirs or  
Aſigns, or their Council learned in the Law shall be  
reasonably devised, advised or required, In witness  
whereof the said Charles Henly Sen<sup>r</sup>, hath hereunto  
set my Hand and Seale the Day and Year first  
above written.

Scaled and Delivered }  
In the presence of -  
Thomas X Bonney  
Nathaniel X Williams  
William Bushy  
Moses Brock

Charles Henly

At about Held for Princess Anne County the 3 day of October 1798  
The above Indenture of Bargain and Sale from Charles  
Henly to William Brock son of Thomas was Acknowledged  
by the said Charles Henly, and Ordered to be Recorded  
by the State,

E. H. Moseley Et al.

shall and will Warrantes and for ever Defend by  
these presents. And Lastly, that I the said Charles  
Henly Sen<sup>r</sup>. and my Heirs and all and every other person  
and persons and his and their Heirs any thing having  
concerning the before mentioned hearents before mentioned  
intended to be hereby bargained and sold shall and  
will from time to time, and at all other times hereafter  
at the reasonable request, and at the proper Cost and  
Charges in the Law of him the said William Brock son  
of Thomas, his Heirs or Assigns, make do and execute  
or cause or procure to be made, done and executed,  
all and every such further and other lawfull and  
reasonable Act and Acts, Thing and Thing, Convey-  
ances Assurances for the further better and more perfect  
conveying and Assuring the premises aforesaid with thin  
and every of their Appurtenances unto the said William

Brock son of Thomas his Heir and Assigns, by  
the said William Brock son of Thomas his Heir and  
Assigns, or their Council learned in the Law shall be  
reasonably devised advised or required, In witness  
whereof the said Charles Henly Sen<sup>r</sup>. hath hearents  
set my Hand and Seal the Day and Year first  
above written.

Scaled and Delivered }  
In the presence of ..

Thomas X. Bonney  
Nathaniel X. Williams

William Buskey  
Moses Brock

Charles Henly

At about Held for Princess Anne County the 3<sup>d</sup> day of October 1798  
The above Indenture of Bargain and Sale from Charles  
Henly to William Brock son of Thomas was Acknowledged  
by the said Charles Henly, and Ordered to be Recorded.

Seale.

E. H. Moseley Esq.

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I Know all Men by these Presents that I, William Buskey, son of Nethoughby of Prince Anne County  
for divers good causes and considerations me thewreunto  
moving, but more especially for and in consideration  
of the particular Love and Affection which I have and  
bear unto my Friend Charles Henly Sen<sup>r</sup>. I give as  
follows to my Friend Charles Henly Sen<sup>r</sup>. Eight Acres of  
Land, out of my Tract, adjoining the main Road, to  
give the said Land to him and his Heirs for ever.  
In witness hearents I set my Hand and Seal  
this 3<sup>d</sup> Day of September 1797.

W. Brock son of Tho:

Moses Brock

Thomas X. Bonney

Nathaniel X. Williams

William Buskey

Court Held for Prince Anne County the 3<sup>d</sup> day of October 1798.  
The above Deed of Gift from William Buskey to Charles Henly  
was Acknowledged by the said William Buskey and Order-  
ed to be Recorded.

Seale.

E. H. Moseley Esq.

I Know all Men by these Presents, that  
We, Samuel Coleman, George Loyall, Nathaniel Doush  
and John Bramble, of the County and Borough of  
Norfolk, are Held, and firmly Bound unto James Hood  
Esquire, Governor of the Commonwealth of Virginia, in  
Thirty Thousand Dollars, to be paid to the said James  
Hood Esquire and his Successors for the Use of the said  
Commonwealth, for payment whereof well and truly to  
be made. We, bind ourselves, and each of our Heirs  
Executors and Administrators jointly and severally,

.295.

Know all Men by these Presents that I,  
 William Buskey Son of Wiloughby of Prince Anne County  
 for divers good causes and considerations me the more  
 moving, but more especially for and in consideration  
 of the particular Love and affection which I have and  
 bear unto my Friend Charles Henley Sen<sup>r</sup>. I give as  
 follows to my Friend Charles Henley Sen<sup>r</sup>. Eight Acres of  
 Land, out of my Tract, adjoining the main Road; I  
 give the said Land to him and his Heirs for ever.  
 & In witness hereunto I set my Hand and Seal.  
 this 30<sup>th</sup> Day of September 1797.

W<sup>m</sup>. Brock son of Thos:

Moors Elcock.

Thomas & Doney

Nathaniel Williams

William Buskey

At a Court Held for Prince Anne County the 3 day of October 1798  
 The above Deed of Gift from William Buskey to Charles Henley  
 was Acknowledged by the said William Buskey and others  
 and to be Recorded

Seal.

E. H. Moseley Esq<sup>r</sup>.

Princess Anne Co. VA Deeds 1795-1798

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Know all Men by these Presents, that  
 We, Samuel Coleman, George Loyall, Nathaniel Boush  
 and John Bramble, of the County and Borough of  
 Norfolk, are Held, and firmly Bound unto James Wood  
 Esquire, Governor of the Commonwealth of Virginia, in  
 Thirty Thousand Dollars, to be paid to the said James  
 Wood Esquire and his Successors for the Use of the said  
 Commonwealth, for payment whereof well and truly to  
 be made, We, bind ourselves, and each of our Heirs  
 Executors and Administrators jointly and severally, . . . .

by these Presents, sealed with our Seals, and dated the  
 6<sup>th</sup> Day of November 1797 . . . .  
 The Condition of the above Obligation is such, that  
 Whereas the above Bound Samuel Coleman is Comti-  
 tuted and Appointed by the said James Wood Esquire  
 Governor of the said Commonwealth Collector of Taxes, in  
 the County of Prince Anne for the Years 1792, 1793  
 1794 and 1795, by Commission date the 31 Day of August last  
 It therefore the said Samuel Coleman do and shall true-  
 ly and faithfully collect Accounts for and Pay the Public  
 Taxes for the aforesaid Years, imposed and directed to be  
 Collected by Law, to the Person or Persons, empowered  
 by Law to receive the same for the Use of the said  
 Commonwealth, Then the above Obligation to be void or  
 else to remain in full force and Virtue . . . .

Sealed and Delivered  
 In the Presence of,  
 At the Court

Samuel Coleman

E. H. Moseley,

Geo. Loyall

Nathl. Boush

Jr. Bramble

of Quarterly Sessions

At a Court Held for Prince Anne County the 6<sup>th</sup> day of November 1797  
 The above Bond from Samuel Coleman, Collector of the Revenue  
 Tax in this County, for the Years 1792, 1793, 1794 & 1795,  
 together with George Loyall, Nathaniel Boush and John  
 Bramble his securities, entered into and Acknowledged the  
 above Bond to James Wood Esquire Governor of the Common-  
 wealth of Virginia, which is Ordered to be Recorded . . . .

Seal.

E. H. Moseley Esq<sup>r</sup>.

by these Presents, sealed with our Seals, and dated this  
6<sup>th</sup> Day of November 1797.  
The Condition of the above Obligation is such, that  
Whereas the above Bondsman Samuel Coleman is Consti-  
tuted and Appointed by the said James Wood Esquire  
Governor of the said Commonwealth Collector of Taxes in  
the County of Princess Anne for the Years 1792, 1793,  
1794 and 1795, by Commission, dated the 31<sup>st</sup> Day of August last.  
If therefore the said Samuel Coleman do and shall truly  
and faithfully collect Accounts for and pay the Public  
Taxes for the aforesaid Years, imposed and directed to be  
Collected by Law, to the Person or Persons, <sup>respecting</sup> and  
imperious by Law to receive the same for the Use of the said  
Commonwealth, then the above Obligation to be void or  
else to remain in full force and Virtue.

Scaled and Delivered }  
In the Presence of }  
The Court  
S. H. Moseley,

Samuel Coleman  
Princess Anne Co. VA Deeds 1795-1798  
www.virginiapioneers.net  
Nathl. Boush ...  
Jn<sup>r</sup>. Bramble ...

of Quarterly Sessions  
At a Court Held for Princess Anne County the 6<sup>th</sup> day of November 1797  
The above Bond from Samuel Coleman, Collector of the Revenue  
Taxes in this County, for the Years 1792, 1793, 1794 & 1795,  
together with George Loyall, Nathaniel Boush and John  
Bramble his Securities, entered into and Acknowledged the  
above Bond to James Wood Esquire Governor of the Common-  
Wealth of Virginia, which is Ordered to be Recorded.

Sealed.  
S. H. Moseley Et<sup>r</sup>.

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Know all Men by these Presents that  
He, Samuel Coleman, George Loyall, Nathaniel Boush  
and John Bramble of the Borough of Norfolk are held  
and firmly bound, unto John Hancock Esq<sup>r</sup>, Adam  
Steeling, Thomas Walker and Jonathan Woodhouse Gen<sup>r</sup>  
men Justices of Princess Anne County in the sum of  
Two Thousand Pounds current Money of Virginia, to  
be paid to the Justices and their Successors for the Use of  
the Commonwealth of Virginia. To which Payment well  
and truly to be made. We bind ourselves, our Heirs, Execu-  
tors and Administrators, Jointly and severally firmly  
by these Presents, sealed with our Seals, and dated this  
6<sup>th</sup> Day of November 1797, in the twenty-second Year  
of the Commonwealth.

The Condition of the above Obligation is such  
that if the above Bondsman Samuel Coleman is  
constituted and appointed Collector of Taxes in the County  
of Princess Anne due for the Years 1792, 1793, 1794 &  
1795, by Virtue of a Commission from his Excellency James  
Wood Governor of the Commonwealth of Virginia, dated the  
31<sup>st</sup> day of August last. If therefore the said Samuel Cole-  
man do well and truly collect and receive all Officers  
fees and dues put into his Hands to Collect, and duly  
account for and pay the same, to the Officers to whom such  
fees are due respectively at such times as are prescribed  
by Law, and in all things shall truly and faithfully exe-  
cute and perform the said Office of Collector as aforesaid  
then the above Obligation to be void, or else to remain in force  
and Virtue.

Scaled and Delivered }  
in open Court ..

Samuel Coleman ...  
Geo. Loyall ...  
Nathl. Boush ...  
Jn<sup>r</sup>. Bramble ...

At a Court of Quarterly Sessions Held for the County of Princess Anne the 6<sup>th</sup> Day of November 1797  
The above Bond from Samuel Coleman Collector of Officers Fees in  
this County together with George Loyall, Nathaniel Boush and  
John Bramble his Securities entered into and acknowledged the above  
Bond to John Hancock Esq<sup>r</sup>, Adam Steeling, Thomas Walker and Jonathan  
Woodhouse Gentlemen Justices of said County and their Success-  
ors which is Ordered to be Recorded.

S. H. Moseley Et<sup>r</sup>.

**Know all Men by these Presents that**  
**We, Samuel Coleman, George Loyall, Nathaniel Boush**  
**and John Bramble of the Borough of Norfolk are held**  
**and firmly bound unto John Hancock Senr. Adam**  
**Meeling, Thomas Walker and Jonathan Woodhouse Gen-**  
**lemen Justices of Prince Anne County in the sum of**  
**Two Thousand Pounds current Money of Virginia to**  
**be paid to the Justices and their Successors for the Use of**  
**the Commonwealth of Virginia. To which Payment well**  
**and truly to be made. We bind ourselves our Heirs, Execu-**  
**tors and Administrators, jointly and severally firmly**  
**by these Presents, sealed with our Seals, and dated this**  
**6<sup>th</sup> day of November 1797, in the twenty-second Year**  
**of the Commonwealth.**

**The Condition of the above Obligation is such**  
**that Whereas the above bound Samuel Cole-**  
**man is constituted and appointed Collector of Taxes in the**  
**County of Prince Anne due for the Years 1792, 1793, 1794 &**  
**1795, by Virtue of a Commission from his Excellency James**  
**Wood Governor of the Commonwealth of Virginia, dated the**  
**31<sup>st</sup> day of August last. If therefore the said Samuel Cole-**  
**man do well and truly collect and receive all Officers**  
**fees and dues put into his Hands to collect, and duly**  
**account for and pay the same, to the Officers to whom such**  
**fees are due respectively at such times as are prescribed**  
**by Law, and in all things shall truly and faithfully ex-**  
**ecute and perform the said Office of Collector as aforesaid —**  
**then the above Obligation to be void, or else to remain in force**  
**and Virtue.**

**Sealed and Delivered }  
 in open Court... }  
 Samuel Coleman  
 Geo. Loyall  
 Nathl. Boush  
 Jn<sup>r</sup>. Bramble**

**At a Court of Quarterly Sessions held for the County of Prince Anne the 6<sup>th</sup> day of November 1797**  
**The above Bond from Samuel Coleman Collector of Officers fees in**  
**this County together with George Loyall, Nathaniel Boush and**  
**John Bramble his securities entered into and acknowledged the above**  
**Bond to John Hancock Senr Adam Meeling, Thomas Walker and Jono,**  
**than Woodhouse Gentlemen Justices of said County and their Success-**  
**ors which is Ordered to be Recorded.**

E. H. Mosley Esq.

**Know all Men by these Presents that We**  
**Samuel Coleman, George Loyall, Nathaniel Boush and**  
**John Bramble of the Norfolk Borough are held and firmly**  
**bound unto James Wood Esquire Governor of the Common-wealth of Virginia in the sum of Three Thousand Pounds**  
**to be paid to the said James Wood Esquire and his**  
**Successors, for payment whereof well and truly to be made**  
**We bind ourselves, and each of our Heirs, Executors, and**  
**Administrators, jointly and severally firmly by these**  
**Presents, Sealed with our seals and dated this 6<sup>th</sup> day of**  
**November 1797. . . . .**

**The Condition of the above Obligation is such**  
**that Whereas said Samuel Coleman is constituted and**  
**appointed Collector of the County of Prince Anne, by**  
**a Commission from the Governor under the Seal of the**  
**Commonwealth, dated the 31<sup>st</sup> day of August last,**  
**before the said Samuel Coleman shall well and**  
**truly Collect all Taxes and Accounts for and Pay the**  
**same in such manner as is by Law directed, and all fines**  
**fines and forfeitures and Amercements, accruing or becoming due to the**  
**Commonwealth in the said County, and shall duly Account**  
**for and pay the same, to Jacobin Ambler Esquire, Treasurer**  
**and his Successors for the Use of the Commonwealth, and**  
**shall in all other things truly and faithfully execute the**  
**said Office of Collector during his Continuance therein,**  
**then the above Obligation to be Void, otherwise to remain in**  
**full force and Virtue. . . .**

**Sealed & Delivered }  
 In presence of }  
 E. H. Mosley.**

Samuel Coleman  
 Geo. Loyall  
 Nathl. Boush  
 Jn<sup>r</sup>. Bramble

**At a Court of Quarterly Sessions held for Prince Anne County the 6<sup>th</sup> day of November 1797**  
**The above Bond from Samuel Coleman Collector of the Taxes due**  
**in this County together with George Loyall, Nathaniel Boush and**  
**John Bramble his securities entered into and Acknow-**  
**ledged this above Bond to James Wood Esquire Governor of the**  
**Commonwealth of Virginia, which is Ordered to be Recorded**

Tate.  
 E. H. Mosley Esq.

Know all Men by these Presents that we Samuel Coleman, George Loyall, Nathaniel Boush and John Bramble of the Norfolk Borough, are held and firmly bound unto James Wood Esquire Governor of the Commonwealth of Virginia in the sum of three thousand Pounds to be paid to the said James Wood Esquire and his successors, for payment whereof well and truly to be made we bind ourselves and each of our Heirs, Executors, and Administrators, jointly and severally firmly by these Presents. Sealed with our seals and dated this 6<sup>th</sup> day of November 1797. . . . .

<sup>the Treasurer</sup> The Condition of the above Obligation is such that Whereas said Samuel Coleman is constituted and appointed Collector of the County of Princess Anne, by a Commission from the Governor under the Seal of the Commonwealth, dated the 31<sup>st</sup> day of August last,

If therefore the said Samuel Col. <sup>Princess Anne Co.</sup> VA Deeds 1795-1798  
& only Collect all Taxes and Accises due and payable in the name in such manner as is by Law directed, and all fines & forfeitures and Unearnments, accruing or becoming due to the Commonwealth in the said County, and shall duly account for and pay the same, to Jacobin Ambler Esquire Treasurer and his Successors for the Use of the Commonwealth, and shall in all other things truly and faithfully execute the said Office of Collector during his Continuance therein, then the above Obligation to be void, otherwise to remain in full force and Virtue. . . .

Sealed & Delivered  
In presence of. . .  
E. H. Mosley.

Samuel Coleman  
Geo. Loyall . . .  
Nathl. Boush . . .  
Jn. Bramble . . .

At about of Quarterly Sessions Held for Prince George County the 6<sup>th</sup> day of November 1797  
The above Bond from Samuel Coleman Collector of the Taxes due in this County together with George Loyall, Nathaniel Boush and John Bramble his securities entered into and Acknowledged this above Bond to James Wood Esquire Governor of the Commonwealth of Virginia, which is Ordered to be Recorded

Seal.  
E. H. Mosley Et.

This Indenture made the eleventh Day of September in the Year of our Lord One Thousand Seven Hundred and Ninety seven. Between William Atchison and Mary his wife of the Borough of Norfolk of the first part, John Stewart Lovitt of the County of Princess Anne of the second part, and Adam Sieeling of the said County of Princess Anne of the third part. Whereas the said William Atchison is and stands justly indebted to the above named John Stewart Lovitt in the just and full sum of Two Thousand Dollars, East, borrowed by the said William Atchison from the said John Stewart Lovitt. And Whereas, the said William Atchison is willing and desirous to secure to the said John Stewart Lovitt the aforesaid sum from the date of these presents. Now this Indenture witnesseth that the said William Atchison and Mary his Wife, as well to secure the payment of the said sum of Two Thousand Dollars, as for and in Consideration of the sum of Twenty Dollars to them in Hand paid by Adam Sieeling before the signing and sealing of these presents, the receipt whereof they do hereby acknowledge, and thereof do acquit the said Adam Sieeling his Heirs and Assigns for ever, they the said William Atchison and Mary his wife have granted, bargained, sold, aliened and confirmed and by these presents Do grant, bargain sell, alien and confirm unto the said Adam Sieeling his Heirs and Assigns for ever, a certain Tract or parcel of Land lying and being in the Parish of Lynn Haven and County of Princess Anne <sup>suspect</sup> to contain Two Hundred and Ninety five Acres, be the same more or less, and which said Tract or parcel of Land

This Indenture made the seventh  
Day of September in the Year of our Lord.  
One Thousand Seven Hundred and Ninety seven.  
Between William Atchison and Mary his wife  
of the Borough of Norfolk of the first part, John  
Stewart Lovitt of the County of Princess Anne of the  
second part, and Adam Steeling of the said County of  
Princess Anne of the third part. Whereas  
the said William Atchison is and stands fully  
indebted to, the above named John Stewart Lovitt  
in the sum of two thousand Dollars.  
Cash, borrowed by the said William Atchison from  
the said John Stewart Lovitt. And Whereas, the  
said William Atchison is willing and desirous to se-  
cure to the said John Stewart Lovitt the aforesaid  
sum of two thousand Dollars, with lawful interest  
thereon from the date of these presents. Now  
Indenture witnesseth that the said William  
Atchison and Mary his wife, as well to secure the pay-  
ment of the said sum of Two Thousand Dollars, as for  
and in Consideration of the sum of Twenty Dollars  
to them in Hand paid by Adam Steeling before the  
signing and sealing of these presents, the receipt  
whereof they do hereby acknowledge, and thereof do  
acquit the said Adam Steeling his Heirs and Aisigns  
for ever, they the said William Atchison and Mary  
his wife have granted, bargained, sold aliened and  
confirmed and by these presents Do grant, bargain  
sell, alien and confirm, unto the said Adam Steeling  
his Heirs and Aisigns for ever, a certain tract or pa-  
reel of Land lying and being in the Parish of Lynn  
haven and County of Princess Anne to contain Two  
Hundred and Ninety five Acres, be the same more  
or less, and which said Tract or parcel of Land

Princess Anne Co. VA Deeds 1795-1798  
[www.virginiapioneers.net](http://www.virginiapioneers.net)

is commonly called and known by the Name of  
Eastwood, and bounded as followen, on the main road  
opposite the Land the property of Smyth Shepherd and  
adjoining the Land of Jacob Ellegood and the Land of  
late the property of Thomas Woodhouse deceased, together  
with all Houses, Ways, Waters, Water Courses, Gardens  
Orchards, and Appurtenances thereto belonging or in  
any wise appertaining. To have and to hold the  
said Tract or parcel of Land and all and singular  
the premises thereunto belonging unto the said  
Adam Steeling his Heirs and Aisigns for ever. In  
Trust. Nevertheless, that it shall be lawful for the said  
Adam Steeling his Executors, Administrators or Aisigns  
as any time after the first day of January in the Year of  
our Lord One Thousand Eight Hundred and Two, at  
the request of the said John Stewart Lovitt his Heirs,  
which shall be  
hereby conveyed for the best price that can be obtained  
at Public Sale, giving Thirty day Previous Notice of the  
time and place of Sale, in some publick Newes Paper,  
and the Money arising from such sale, to be by the  
said Adam Steeling Applied to the payment of the  
said Two Thousand Dollars with the Interest which shall  
be due thereon, together with costs of drawing and recording  
this Deed and the necessary charges attending the sale  
of the said Tract or parcel of Land, to the said John  
Stewart Lovitt his Heirs, Executors, Administrators or  
Aisigns, and the Overplus, if any, to be paid to the  
said William Atchison his Heirs or Aisigns. And  
the said William Atchison for himself his Heirs Ex-  
ecutors and Administrators doth further covenant and  
agree, to and with the said John Stewart Lovitt his Heir  
and Aisigns, and that if the Premises hereby conveyed  
shall fall short of the sum necessary to pay the said debt  
of two Thousand Dollars, with interest, cost and charge  
as aforesaid, that then and in that case, If the said

is commonly called and known by the Name of Eastwood, and bounded as follows, on the main road opposite the Land the property of Smyth Sheppard and adjoining the Land of Jacob Elligood and the Land of late the property of Thomas Woodhouse deceased, together with all Houses, Ways, Waters, Water Courses, Gardens, orchards, and appurtenances thereto belonging or in any wise appertaining. To have and to hold the said Tract or parcel of Land and all and singular the premises thereto belonging unto the said Adam Steeling his Heirs and Assigns for ever. In Trust Nevertheless, that it shall be lawful for the said Adam Steeling his Executors, Administrators or Assigns at any time after the first day of January <sup>which shall be</sup> in the Year of our Lord One Thousand Eight Hundred and Two, at the request of the said John Stewart Lovitt his Heirs, Executors, Administrators or Assigns, to sell the same at Public Sale, giving Thirty day Previous Notice of the time and place of Sale, in some publick Newes Paper, and the Money arising from such Sale, to be by the said Adam Steeling Applied to the payment of the said Two Thousand Dollars with the Interest which shall be due thereon, together with costs of drawing and recording this Deed and the necessary charges attending the sale of the said Tract or parcel of Land, to the said John Stewart Lovitt his Heirs, Executors Administrators or Assigns, and the overplus, if any, to be paid to the said William Atchison his Heirs or Assigns. And the said William Atchison for himself his Heirs & executors and Administrators doth further covenant and agree, to and with the said John Stewart Lovitt his Heirs and Assigns, and that if the Premises hereby conveyed shall fall short of the sum necessary to pay the said debt of Two Thousand Dollars, with interest costs and charge as aforesaid, that then and in that case, if the said

William Atchison his Heirs, Executors or Administrators will well and truly pay to the said John Stewart Lovitt all and every sum that shall remain unpaid. In Witness whereof the Parties to these Presents have set their hands and sealed the Day and Year first above Written:

Signed Sealed and Delivered }  
In presence of  
Joseph Van Stolt  
William Langley sen<sup>r</sup>.  
Solomon Street, John Lovitt  
William Elligood } to Adam  
W<sup>m</sup>. Dale Woodhouse  
John Lovitt sen<sup>r</sup>.  
John Cornish Steeling

H. Atchison   
Mary Atchison   
John J. Lovitt   
Adam Steeling

At a Court Held for Princess Anne County the day of February 1798.  
The said Indenture of Trust, from William Atchison and Mary his Wife to John Stewart Lovitt and Adam Steeling was this day proved by the Oath of Joseph Van Stolt and John Lovitt sen<sup>r</sup>, two of the Witnesses in the same and lodged for further Proof. And at a Court Continued and Held for the said County the 6<sup>th</sup> Day of February 1798. The aforesaid Indenture of Trust was further proved as to the said William Atchison and Mary his Wife, and John Stewart Lovitt by the Oath of William Langley sen<sup>r</sup> a third Witness to the same, and is Ordered to be Recorded, -----  
, Teste.

E. H. Mooseley Esq<sup>r</sup>,

William Aitchison his Heirs, Executors or Administrators will well and truly pay to the said John Stewart Lovitt all and every sum that shall remain unpaid. In Witness whereof the Parties to these Presents have set their hands and seals the Day and Year first above Written:

[Signed Sealed and Delivered]

In presence of

Joseph Karslott

William Langley sen<sup>r</sup>

Solomon Head, John Lovitt

William Elligood

W<sup>r</sup> Dale Woodhouse to Adam

Hen<sup>r</sup> Cornish ... Sterling

W. Aitchison

Mary Aitchison

John S. Lovitt

Adam Steelingston

At a Court Held for Prince Anne County the day of February 1798  
The above Indenture of trust, from William Aitchison  
and Mary his Wife, to John Stewart Lovitt on [www.virginiapioneers.net](http://www.virginiapioneers.net)  
Steeling was this day proved by the Oath of Joseph  
Karslott and John Lovitt sen<sup>r</sup>, two of the Witnesses  
to the same and lodged for further Proof. And at a  
Court Continued and Held for the said County the 6<sup>th</sup>  
Day of February 1798. The aforesaid Indenture of  
trust was further proved as to the said William  
Aitchison and Mary his Wife, and John Stewart Lovitt  
by the Oath of William Langley sen<sup>r</sup>, a third Witness  
to the same, and is Ordered to be Recorded, -----

, late.

E. H. Mosley att<sup>r</sup>.

297.  
This Indenture, made the Twentyfirst  
day of June, in the year of our Lord One Thousand  
and seven hundred and Eighty Seven. Between  
William Robinson Attorney at Law and of the Cou-  
nty of Prince Anne of the one part, and Tully  
Robinson junior, son of the said William Robinson of  
the other part. Witnesseth, that for and in Con-  
sideration of the natural love and Affection which  
he bears to the said Tully, and further considering the  
the uncertainty of human life, and he the said William  
having property of the said Tully in his hands, which was  
devised to him by his Grandmother Elizabeth Lennard  
and his Uncle James Lennard, which will more fully  
appear by reference being had to their respective Wills,  
and which he never has accounted for therefore.

1798 Said William for these Considerations hath  
bargained and sold unto the said Tully, all that  
tract or parcel of Land, which he the said William  
had devised to him by his Father Tully Robinson,  
deceased and Grandfather to the said Tully being  
situated near Kempville, and butting and bounding  
to the East on Lands belonging to Charles Lawyer  
on the West by Anthony Walkie and divided by the  
 Creek on the South from the Lands of the said Walkie  
which Lands he the said William Robinson has sold  
to the said Tully and his Heirs for ever. To have  
and to hold the said bargained Land and prem-  
ises to him and his Heirs for ever, and he the said  
William Robinson doth covenant and agree that he  
will for ever defend the Title of the said Land and  
premises to the said Tully and his Heirs for ever.  
In Witness whereof he the said William hath

Robinson

Robinson to

2

2

2

2

2

2

2

2

2

297.  
This Indenture, made the Twentyfirst  
day of June, in the Year of our Lord, One Thousand  
and seven Hundred and Eighty Seven. Between  
William Robinson Attorney at Law and of the County  
of Princess Anne of the one part, and Tully  
Robinson Junior son of the said William Robinson of  
the other part, Witneseth, that for and in Con-  
sideration of the natural Love and Affection which  
he bears to the said Tully, and further considering the  
uncertainty of human life, and he the said William  
having property of the said Tully in his hands, which was  
devised to him by his Grandmother Elizabeth Lennant  
and his Uncle James Lennant, which will more fully  
appear by reference being had to their respective Wills,  
and which he never has accounted for therefore.

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bargained and sold unto the said Tully  
tract or parcel of Land, which he the said William  
had devised to him by his Father Tully Robinson  
deceased and Grandfather to the said Tully being  
situated near Kempville, and butting and bounding  
to the East on Lands belonging to Charles Lawyer  
on the West by Anthony Walker and divided by the  
 Creek on the South from the Lands of the said Walkers  
which Lands he the said William Robinson has sold  
to the said Tully and his Heirs for ever. So, have  
and to hold the said bargained Land and pre-  
mises to him and his Heirs for ever, and he the said  
William Robinson doth covenant and agree that he  
will for ever defend the Title of the said Land and  
premises to the said Tully and his Heirs for ever.  
In Witness whereof he the said William hath

hereunto set his Hand and Affixed his Seal the Day  
and Year first above Written.

Signed Sealed and Delivered  
In Province of . . . .

Mary Robinson

Edward Rice

Ann Rice

Ann Dudley

W<sup>m</sup>. Robinson

At Court held for Princess Anne County the 5<sup>th</sup> day of February 1798  
The above Indenture of Bargain and Sale from William Robinson  
to the said Tully Robinson Junior was this day proved according  
to Law by the Oath of Edward Rice and Ann Dudley two of the  
surviving Witnesses to the same, who also made oath that they saw  
Mary Robinson and Anne Rice d<sup>r</sup>, the other two Witnesses, subscribe  
their names to the said Indenture at the request of the said  
William Robinson and is Ordered to be Recorded . . . .

E. H. Mooley 6th.

I know all men by these Presents that I William  
Robinson doth appoint Edward  
Rice for the Love and Affection which I bear to the said Edward  
Rice my Brother in Law has constituted and appointed him  
the said Edward to receive and deliver to my Son Tully  
Robinson a Deed of Bargain and Sale executed by me on the  
Twenty first Day of June, One Thousand Seven Hundred and  
Eighty Seven, for the Lands and Premises to which this is  
annexed. In Witness whereof I have set my Hand and Seal  
21<sup>st</sup> Day of June 1797.

Witness present,

Ann Rice

Ann Dudley

Mary Robinson

W<sup>m</sup>. Robinson

These are to certify that I have delivered the above Instrument  
of Writing to Tully Robinson Junior in presence of the  
subscribing Witnesses to said Instrument,

Edward Rice.

At Court held for Princess Anne County the 5<sup>th</sup> day of February 1798.  
The above Instrument of Writing from William Robinson to Edward Rice  
and the said Rice certifies theron, which is annexed to an Indenture of  
Bargain and Sale from the said William Robinson to his Son Tully  
Robinson Junior, was this day proved by the Oath of Ann Dudley the  
surviving Witness to the same, who also made oath that she saw  
Anne Rice and Mary Robinson d<sup>r</sup>, subscribe their Names as  
Witnesses to the same at the Request of the Parties, and is Ordered  
to be Recorded.

E. H. Mooley 6th.

hereunto set his Hand and affixed his Seal the Day  
and Year first above Written.

Signed Sealed and Delivered  
In Presence of . . . .

Mary Robinson  
Edward Rice  
Anne Rice  
Ann Dudley

W<sup>m</sup>. Robinson

At a Court held for Princess Anne County the 5<sup>th</sup> day of February 1793  
the above Indenture of Bargain and Sale from William Robinson  
to his son Sully Robinson Junior was this day proved according  
to Law by the Oath of Edward Rice and Ann Dudley two of the  
surviving Witnesses to the same, who also made oath that they saw  
Mary Robinson and Anne Rice die, the other two Witnesses subscribe  
their names to the said Indenture at the request of the said  
William Robinson and is Ordered to be Recorded . . . .

E. H. Moseley btk.

S<sup>t</sup> Know all Men by these Presents that I William  
Robinson of the County of Prince Anne doth appoint Edward  
Rice for the Love and Affection which I bear to the said W<sup>m</sup>.  
Rice my Brother in Law has constituted and appointed him  
the said Edward to receive and deliver to my son Sully  
Robinson a Deed of Bargain and Sale executed by me on the  
Twenty first Day of June One Thousand seven Hundred and  
Eighty seven for the Lands and Promises to which this is  
Annexed . . . . In Witness whereof I have set my Hand and Seal

21<sup>st</sup> Day of June 1787.

Witness present,

Anne Rice

Ann Dudley

Mary Robinson

W<sup>m</sup>. Robinson

These are to certify that I have delivered the above Instrument  
of Writing to Sully Robinson Junior in Presence of the  
Subscribing Witnesses to said Instrument,

Edward Rice.

At a Court held for Princess Anne County the 5<sup>th</sup> day of February 1793.  
The above Instrument of Writing from William Robinson to Edward Rice  
and the said Rice's certificate thereon, which is annexed to an Indenture of  
Bargain and Sale from the said William Robinson to his son Sully  
Robinson Junior, was this day proved by the Oath of Anne Dudley the  
surviving Witness to the same, who also made oath that she saw  
Anne Rice and Mary Robinson die, subscribe their Names as  
Witnesses to the same at the Request of the Parties, and is Ordered  
to be Recorded . . . .

E. H. Moseley btk.

Whereas Duncan Campbell of the County of  
Princess Anne died leaving two Daughters Margaret and  
Nancy, who by virtue of the statute of distributions became  
entitled to a considerable personal Estate, as distributees of  
the said Duncan Campbell, and Whereas the Guar-  
dianship of the said Margaret and Nancy Campbell  
was committed unto W<sup>m</sup>. Scantling of the County of  
Princess Anne, and afterwards of the said W<sup>m</sup>. Scantling  
with Thomas Hemphill of the said County and Whereas  
the said Margaret Campbell afterwards intermarried  
with Christopher Moseley of the said County of Princess Anne  
and the said Nancy intermarried with Jacob Bishop of  
the said County, which said Christopher Moseley and  
Jacob Bishop by virtue of their intermarriage became  
entitled in right of their wives to the distributive pro-  
portions of the personal Estate of the said Duncan Campbell  
Now this Indenture made this Ninth Day of Novem-  
ber in the Year of Christ, One Thousand seven Hundred  
and Ninety seven, Between Christopher Moseley  
and Caleb Boush Bishop of the County of Princess Anne of the  
one part, and Caleb Boush of the same County of the  
other part, Witnesseth, that the said Christopher Moseley  
and Jacob Bishop for and in Consideration of the sum of  
One Hundred and Twenty Pounds to them in Hand  
paid by the said Caleb Boush, at or before the execution  
of these presents, the receipt whereof is hereby admitted,  
and the said Caleb Boush thereof for ever discharged, how  
bargained, sold, assigned, transferred and made over, and here-  
by do, and each of them does, Bargain, sell, assign, transfer  
and make over, unto the said Caleb Boush, all the  
right, title and interest, which they or either of them  
have, or might or ought to have to any part, or portion,  
of the personal Estate of the said Duncan Campbell in  
right of their respective wives as daughters and

Whereas Duncan Campbell of the County of  
Princess Anne died leaving two Daughters Margaret and  
Nancy, who by virtue of the statute of distributions became  
entitled to a considerable personal Estate, as distributees of  
the said Duncan Campbell, and Whereas the Guar-  
dianship of the said Margaret and Nancy Campbell  
was committed unto W<sup>m</sup>. Scantling of the County of  
Princess Anne, and afterwards of the said W<sup>m</sup>. Scantling  
unto Thomas Rempe of the said County and Whereas  
the said Margaret Campbell afterwards intermarried  
with Christopher Moseley of the said County of Princess Anne  
and the said Nancy intermarried with Jacob Bishop of  
the said County, which said Christopher Moseley and  
Jacob Bishop by virtue of their intermarriage became  
entitled in right of their wives to the distributory proper-  
ties of the said Margaret and Nancy Campbell, in  
and of the personal Estate of the said Duncan Campbell  
Now this Indenture made this 9<sup>th</sup> day of February  
in the Year of Christ, One Thousand seven hundred  
and Ninety seven. Between Christopher Moseley  
and Jacob Bishop of the County of Princess Anne of the  
one part, and Caleb Boush of the same County of the  
other part, witnesseth, that the said Christopher Moseley  
and Jacob Bishop for and in Consideration of the sum of  
One Hundred and Twenty Pounds to them in Hand  
paid by the said Caleb Boush, at or before the execution  
of these presents, the receipt whereof is hereby admitted,  
and the said Caleb Boush thereof for ever discharged, how  
bargained, sold, assigned, transferred and made over, and he  
by do, and each of them does, bargain, sell, assign, trans-  
fer and make over, unto the said Caleb Boush, all the  
right, title and interest, which they or either of them,  
have, or might or ought to have to any part, or portion  
of the personal Estate of the said Duncan Campbell in  
right of their respective wives as daughters and -

distributees of the said Duncan Campbell, and the said  
Christopher Moseley and Jacob Bishop do moreover,  
and each of them does hereby assign, transfer and make  
over, unto the said Caleb Boush all the claims debts dues  
and demands either in Law or equity which they or either  
of them have, or might or ought to have against the said  
William Scantling his securities, heirs and executors, or against  
the said Thomas Rempe his securities, heirs and executors,  
by virtue of the Guardianship respectively confided to them  
of the person and Estates of the said Margaret and Nancy  
Campbell. In Witness whereof the said Christopher  
Moseley and Jacob Bishop have hereunto subscribed their names  
and affixed their seals, the day and Year firsts herein  
Written. ....

Signed Sealed and Delivered ]

In Presence of . . . .

W<sup>m</sup>. Campbell

Salisbury

Charles Smith

John Nemo

Christopher X Moseley, Sen <sup>his</sup>  
mark

Jacob Bishop <sup>his</sup> mark

Recd. November the 9<sup>th</sup> 1797. the sum of One hundred &  
Twenty Pounds in full of the within. in testimony --  
whereof, we have hereunto set our hands and seals,  
In Presence of.

W<sup>m</sup>. Campbell

John Nemo

Fr. S. Salisbury

Charles Smith.

Christopher X Moseley, Sen <sup>his</sup>  
mark

Jacob Bishop, . . . . <sup>his</sup> mark

At about Hhld for Princess Anne County the 5<sup>th</sup> day of February 1798.  
The above Indenture and Receipt from Christopher Moseley  
and Jacob Bishop to Caleb Boush, was proved according  
to Law by the Oath of W<sup>m</sup>. Campbell, Fr. S. Salisbury and  
Charles Smith three of the Witnesses to the same, and is  
Ordered to be Recorded. ....

Teste,

E. H. Moseley Esq: