

11.
It about Held for Prince Anne County the 7th day of May 1798:
the aforesaid Indenture of Trust from Willis Lurley to William
White Gent, was proved according to Law by the Oath of Ann
Dudley, Elizabeth White and Jessie Peake the three Witnesses
to the same, and Ordered to be Recorded,

To witness,
E. H. Mooseley Et al.,

This Indenture, made the Twentieth Day of
January in the Year of our Lord, One Thousand Seven
Hundred and Ninety eight, Between Jacob Dudley
and Margaret his wife of St. Motts Island in the County of
Prince Anne in Virginia of the one part, and Samuel Etheridge
of the same Island of the other part witnesseth,
that the said Jacob Dudley for and in Consideration of the
sum of One Hundred and fifty Pounds of Princess Co. VA Wills 1798-1800 www.virginiapioneers.net
paid him in Hand paid by the said Samuel Etheridge at or before
the sealing and delivery of these presents, the receipt hereon
written he doth hereby acknowledge; they the said Jacob Dudley
and Margaret his wife have granted, bargained, sold and
confirmed, and by these presents do grant, bargain, sell and
confirm unto the said Samuel Etheridge his Heirs and Assigns
for ever, one Tract piece or parcel of Land and Marsh
containing Fifty Acres more or less, lying and being on that
part of St. Motts Island which lies in Virginia, in the aforesaid
County of Prince Anne, and is bounded by the Lands of
Robert Dudley and James Spratt and on the Back Bay.
To have and to hold the aforesaid Fifty Acres of
Land and Marsh more or less, and the Revenues and
Accessions, Remainders and Remainders Rents, Fines and
Profits thereof, together with all Woods, Way, Waters and
Water Courses and Marshes thereto belonging or in any
wise appertaining to him the said Samuel Etheridge his
Heirs and Assigns for ever, free and clear from Taxes.

and all other Incumbrances whatever, and all and
singular the premises hereby bargained and sold unto
the said Samuel Etheridge his Heirs and Assigns shall
and will Warrant and for ever defend, against
me and my Heirs and all and every other Person
or Persons whatsoever, In this right whereof the said
Jacob Dudley and Margaret his Wife have hereunto
set their hands and affixed their seals the Day and
Year first above written.

Signed, sealed & Delivered,

In the presence of,

John X. Sullivan

Sally T. Austin

William T. Rogers

Anna T. Rogers

Sam Etheridge

Jacob Dudley

Margit + Dudley

Received of Samuel Etheridge One hundred and Fifty Pounds
Specie Money being the Consideration Money within
Mentioned the 20th January 1798.

Witness,

John X. Sullivan

Anna T. Rogers

Sam Etheridge

William T. Rogers

Sally T. Austin

Jacob Dudley

At a Court Held for Prince Anne County the 7th day of May 1798.
The above Indenture of Bargain and Sale from Jacob Dudley
and Margaret his wife to Samuel Etheridge and the
Receipt hereon written, were acknowledged by the said Jacob
Dudley and Ordered to be Recorded.

To wit,

E. H. Mooseley Et al.

This Indenture, made this Fourteenth Day of December, in the Year of our Lord, one Thousand seven hundred and Ninety seven. Between George Shore of the County of Norfolk of the one part, and Henry Wells of the County aforesaid, of the other Part. Witnesseth, that the said George Shore for and in Consideration of the sum of One hundred and sixty Pounds current Money of Virginia, to the said George Shore in Hand paid by the said Henry Wells aforesaid, or before the sealing and delivery of these presents the Receipt whereof he the said George Shore doth hereby acknowledge, and himself therewith fully satisfied content and paid, and every part thereof doth acquit and for ever discharge him the said Henry Wells and his Heirs and Assigns by these presents, hath granted, bargained sold and conveyed, and by these presents doth grant, bar-

gees to the said Henry Wells and his
Heirs and Assigns for ever, a piece or parcel of Land containing
One Hundred Acres be the same more or less, situate near
Moore's Bridge in the County of Prince George, and
bounded as follows, (to wit) on the Land of Thomas Drury
on the South, on the Land of Mr. Susanah Lovell dec, on the
East, and on the Land Edward H. Mooseley, being part
of that well known Plantation called Chapman's and bequea-
th to my Mother by said Chapman, together with all the
so. Richards. Gardens. Woods. Underwoods. Wayes. Waters.
and Watercourses and Appurtenances thereunto belong-
ing or in any wise Appertaining, and the Reversion and
Reversions. Remainder and Remainders, and all the
Right, Title, Interest, Property, Claim and Demand touching
or concerning the same, from the said George Shore, his Heirs
Executors, Administrators and Assigns, unto him the said
Henry Wells aforesaid, his Heirs and Assigns, and to the only
proper use and behoof of him the said Henry Wells aforesaid, his -

and all other Incumbrances whatever, and all and singular the premises hereby bargained, and sold unto the said Samuel Etheridge his Heirs and Assigns shall and will warrant and for ever defend, against me and my Heirs and all and every other Person or Persons whatsoever. In witness whereof the said Jacob Dudley and Margaret his Wife have hereunto set their hands and affixed their seals the Day and Year first above written.
Signed sealed & delivered. }
In the presence of....

John X. Sullivan

Sally X. Austin

William X. Rogers

Anna X. Rogers

Jam Etheridge

Jacob Dudley

Margit X. Dudley

Received of Samuel Etheridge, in consideration and payment of the sum of One hundred and Sixty Pounds 1798. 1800 Specie Money being the Consideration Money within
Mentioned the 20th January 1798.

Witness

John X. Sullivan

Anna X. Rogers

Jam Etheridge

William X. Rogers

Sally X. Austin

Jacob Dudley

At a Court Held for Prince George County the 7th day of May 1798.
The above Indenture of Bargain and Sale from Jacob Dudley
and Margaret his wife to Samuel Etheridge and the
Receipt hereon written, were acknowledged by the said Jacob
Dudley and Ordered to be Recorded.

Seale,

E. H. Mooseley Esq:

and all other Incumbrances whatever, and all and singular the premises hereby bargained and sold unto the said Samuel Etheridge his Heirs and Assigns shall and will Warrant and for ever defend, against me and my Heirs, and all and every other Person or Persons whatsoever. In witness whereof the said Jacob Dudley and Margaret his Wife have hereunto set their hands and affixed their seals the Day and Year first above written.

Signed sealed & Delivered,

In the presence of,

John X. Sullivan

Sally X. Auton

William X. Rogers

Anna X. Rogers

Sam Etheridge

Jacob Dudley

Margit Dudley

Received of Samuel Etheridge One hundred and forty pounds
specie Money being the Consideration Money within
Mentioned the 20th January 1798.

Witness

John X. Sullivan

Anna X. Rogers

Sam Etheridge

William X. Rogers

Sally X. Auton

Jacob Dudley

At a Court Held for Prince George County the 7th day of May 1798.
The above Indenture of Bargain and Sale from Jacob Dudley
and Margaret his wife to Samuel Etheridge and the
Receipt hereon written, were acknowledged by the said Jacob
Dudley and Ordered to be Recorded.

To the

E. H. Mooseley Esq:

This Indenture, made this Fourteenth
Day of December, in the Year of our Lord, one Thousand
and seven hundred and Ninety seven. Between
George Shore of the County of Norfolk of the one part, and
Henry Wells of the County aforesaid, of the other Part,
Witnesseth, that the said George Shore for and in Consideration of the sum of One hundred and sixty Pounds current
Money of Virginia, to the said George Shore in hand paid
by the said Henry Wells sen^r, at or before the sealing and delivery
of these presents the receipt whereof he the said George Shore
doth hereby acknowledge, and himself therewith fully ac-
quitted content and paid, and every part thereof doth acquit
and for ever discharge him the said Henry Wells sen^r his
Heirs and Assigns by these presents, fully granted, bargained
sold and conveyed, and by these presents doth grant, bar-
ge, and release to the said George Shore in hand paid
Henry Wells sen^r his
Heirs and Assigns for ever, a piece or parcel of Land containing
One Hundred Acres be the same more or less, situate near
Moore's Bridge in the County of Prince George, and
bounded as follows, (to wit) on the Land of Thomas Tracy
on the South, on the Land of Mr. Susanah Ewell dec^r, on the
East, and on the Land Edward H. Mooseley, being part
of that well known Plantation called Chapman's and bequea-
thed to my Mother by said Chapman, together with all House-
es, Orchards, Gardens, Woods, Underwoods, Ways, Waters,
and Watercourses and Appurtenances thereunto belong-
ing or in any wise Appertaining, and the Reversion and
Reversions, Remainder and Remainders, and all the
Rights, Title, Interest, Property, Claim and Demand touching
or concerning the same, from the said George Shore, his Heirs
Executors, Administrators and Assigns, unto him the said
Henry Wells sen^r his Heirs and Assigns, and to the only
proper use and behoof of him the said Henry Wells sen^r, his

12.

This Indenture, made this Fourteenth
Day of December, in the Year of our Lord, one Thousand
and seven hundred and Ninety seven. Between
George Shore of the County of Norfolk of the one part, and
Henry Wells of the County aforesaid, of the other Part.
Witnesseth, that the said George Shore for and in Consideration of the sum of One hundred and sixty Pounds current
Money of Virginia, to the said George Shore in Hand paid
by the said Henry Wells aforesaid, at or before the sealing and delivery
of these presents the Receipt whereof he the said George Shore
doth hereby acknowledge, and himself therewith fully ac-
quitted content and paid, and every part thereof doth acquit
and for ever discharge him the said Henry Wells aforesaid his
Heirs and Assigns by these presents, hath granted, bargained
sold and conveyed, and by these presents doth grant, bar-
gain, sell, and convey, unto the said George Shore
Princess Co. VA Wills 1798-1800 www.virginiapioneers.net
Heirs and Assigns for ever, a piece or parcel of Land containing
One Hundred Acres be the same more or less, situate near
Moore's Bridge in the County of Prince George, and
bounded as follows, (to wit) on the Land of Thomas Gray
on the south, on the Land of Mr. Jonathan Ewell dec'd, on the
East, and on the Land Edward H. Mooreley, being part
of that well known Plantation called Chapman's and bequeath-
ed to my Mother by said Chapman, together with all the
so. Orchards, Gardens, Woods, Underwoods, Ways, Waters,
and Watercourses and Appurtenances thereunto belonging
and in any wise appertaining, and the Reversion and
Reversions, Remainder and Remainders, and all the
Right, Title, Interest, Property, Claim and Demand touching
or concerning the same, from the said George Shore, his Heirs
Executors, Administrators and Assigns, unto him the said
Henry Wells aforesaid, his Heirs and Assigns, and to the only
proper use and behoof of him the said Henry Wells aforesaid, his

Heirs and Assigns forever, to have and to hold
the said piece or parcel of Land situated as aforesaid
with all and singular the premises and Appurtenances
hereby granted and conveyed, and every part and parcel
thereof unto him the said Henry Wells aforesaid, his Heirs and
Assigns forever, and the said George Shore for himself his
Heirs and Assigns the aforesaid Land and Premises,
and every part and parcel thereof with the Appurtenances
unto the said Henry Wells his Heirs and Assigns forever
shall and will WARRANT and for ever DEFEND by these
presents. In Witness whereof the said George Shore
hath hereunto set his Hand and affixed his Seal the
Day and Year above written.

Signed Sealed & Delivered}

In presence of

Waddell

Henry Wells Junr.

George Shore. (Signature)

Received Norfolk December 14, 1797 of Henry Wells for
the full sum of One Hundred and Sixty Pounds, for
the Consideration aforesaid mentioned.

Witness

Waddell

William Row

Henry Wells Junr.

George Shore.

At about Hhild for Princs. County the 7th day of May 1798
The above Indenture of Bargain and Sale and the Receipt
hereon Written, from George Shore to Henry Wells, were signed
by the Both of the three Witnesses to the same, and Ordered
to be Recorded

Seal.

E. J. C. Mooreley Et al.

Henry and Aſigns for ever. To have and to hold
the ſaid piece or parcell of Land ſituated as aforesaid.
with all and singular the premises and Appurtenances
hereby granted and conveyed, and every part and parcel
thereof unto him the ſaid Henry Wells aſt. his Heirs and
Aſigns forever, and the next George Shores for himſelf his
Heirs and Aſigns the aforesaid Land and premises,
and every part and parcel thereof with the Appurtenances
unto the ſaid Henry Wells his Heirs and Aſigns for ever
ſhall and will Warrant and for ever Defend by these
premises. In witness whereof the ſaid George Shores
hath hereunto set his Hand and affixed his Seal the
day and Year above written.
Signed Sealed & Delivered
In presence of

Waddell

William Row

Henry Wells Junr.

Princess Co. VA WILLS 1798-1800

13.

This Indenture, made the Sixth Day of
February in the Year of our Lord, One Thousand Seven
Hundred and Ninety eight, Between N. Hillary
Williams of Princess Anne County in Virginia of the one
part, and Isaac Murray of the State and County aforesaid
of the other part, Witneseth, that for and in consideration
of the sum of Five Pounds Ten Shillings current Money of
Virginia, to the ſaid Hillary Williams in Hand paid by the
Isaac Murray at or before the sealing and delivery of these
premises, the receipt whereof he doth hereby acknowledge, he
the ſaid Hillary Williams have granted, bargained, sold,
and confirmed and by these presents do grant, bargain, sell
and confirm, unto the ſaid Isaac Murray and to his Heirs
for ever, a certain Tract or parcell of Land, containing by
estimation Two Acres be the same more or less, bounded as
follows. Beginning at a red Oak tree on the West side of the
ſaid Land to a Run or Branch, along the ſaid run or
Branch to a line tree, thence to the first Red Oak tree, with the use
and privilege of all Waters, Water Courses, of and belonging to
the Land in the ſaid Hillary Williams at present posſeſſed,
bordering and adjoining ſaid two acres of Land, for the use
and benefit of a Water Grist Mill, ſituate and lying in the
County aforesaid, with all Buildings, Orchards, Wayes,
Waters, Water Courses, Profits and Appurtenances whatsoeuer, to
the ſaid premises belonging or in any way Appertaining,
and the Reversion Revertions, Remainder and Remainders
Rents, Housa, and Profits thereof, and all the Estate, Right and
title of the ſaid Hillary Williams of in and to the ſame,
To have and to hold, all and singular the premises
hereby bargained and sold with the Appurtenances unto
the ſaid Isaac Murray his Heirs and Aſigns, to the only
proper use and behoof of him the ſaid Isaac Murray his Heirs
and Aſigns for ever, free, and clear of and from all Dower,
and all other Incumbrances of what nature and kind soever,
And Lastly the ſaid Hillary Williams his Heirs, all

Received Norfolk December 1st 1797 of Henry Wells, for
the full sum of One Hundred and Sixty Pounds, for
the Consideration within mentioned.

Witness

Waddell

William Row

Henry Wells Junr.

George Shores.

In a Court held for Princess Anne County the 7th day of May 1798
The above Indenture of Bargain and Sale and the Receipt
thereon Written, from George Shores to Henry Wells, were proved
by the Oath of the three Witnesses to the same, and Ordered
to be Recorded....

Teste.

E. J. Moseley Etch.

to have and to hold
the said piece or parcell of Land situated as aforesaid
with all and singular the premises and Appurtenances
hereby granted and conveyed, and every part and parcel
therof unto him the said Henry Wells sen^r, his Heirs and
Assigns for ever, and the said George Shores for himself his
Heirs and Assigns the aforesaid Land and Premises,
and every part and parcel thereof with the Appurtenances
unto the said Henry Wells his Heirs and Assigns for ever
shall and will Warrant and for ever Defend by these
Presentments. In witness whereof the said George Shores
hath hereunto set his Hand and Affixed his Seal the
Day and Year above written.

Signed Sealed & Delivered}

In presence of

J. H. Waddell

William Row

Henry Wells Jun^r:

Princess Co: VA WILLS 1798-1800

Received Dorset December 14th 1797 of Henry Wells
the full sum of One Hundred and Sixty Pounds, for
the Consideration aforesaid mentioned.

Witness

J. H. Waddell

William Row

Henry Wells Jun^r:

George Shores.

At a Court held for Princess Co: County the 7th day of May 1798
The above Indenture of Purchase and Sale and the Receipt
thereon written, from George Shores to Henry Wells, were proved
by the Oath of the three Witnesses to the same, and Ordered
to be Recorded.

Seale.

E. H. Mealey Etch.

13.

This Indenture, made the Sixth Day of
February in the Year of our Lord, One Thousand Seven
Hundred and Ninety eight, Between N. Hillary
Williams of Princess Anne County in Virginia of the one
part, and Isaac Murray of the State and County aforesaid
of the other part, Witneseth, that for and in consideration
of the sum of Five Pounds Ten Shillings current Money of
Virginia, to the said Hillary Williams in Hand paid by the
Isaac Murray at or before the sealing and delivery of these
presentments, the receipt whereof he doth hereby acknowledge, he
the said Hillary Williams have granted, bargained, sold,
and confirmed and by these presentments do grant, bargain, sell
and confirm, unto the said Isaac Murray and to his Heirs
for ever, a certain Tract or parcell of Land, containing by
estimation Two Acres be the same more or less, bounded as
follows, Beginning at a red Oak tree on the West side of the
said Land to a Run or Branch, along the said run or
Branch to the South side of said Land
to a line tree, thence to the first Red Oak tree, with the use
and privilege of all Waters, Water Courses of and belonging to
the Land to the said Hillary Williams at present possessed,
bordering and adjoining said two acres of Land, for the use
and benefit of a Water Grist Mill, situate and lying in the
County aforesaid, with all Kinds of Buildings, Orchards, Ways,
Waters, Water Courses, Profits and Appurtenances whatsoever to
the said premises belonging or in any ways appertaining,
and the Reversion Revertence, Remainder and Remainder
Rents, Houses, and Profits thereof, and all the Estate Right and
Title of the said Hillary Williams of in and to the same;
To have and to hold, all and singular the premises
hereby bargained and sold with the Appurtenances unto
the said Isaac Murray his Heirs and Assigns, to the only
proper use and behoof of him the said Isaac Murray his Heirs
and Assigns for ever, free, and clear of and from all Taxes,
and all other Incumbrances of what nature and kind soever;
And Lastly the said Hillary Williams his Heirs, all

13.

This Indenture, made the Sixth Day of February in the Year of our Lord, One Thousand Seven Hundred and Ninety eight, Between Hillary Williams of Princess Anne County in Virginia of the one part, and Isaac Murray of the State and County aforesaid of the other part, Witnesseth, that for and in Consideration of the sum of Five Pounds Ten Shillings current Money of Virginia, to the said Hillary Williams in Hand paid by the said Isaac Murray at or before the sealing and delivery of these presents, the receipt whereof he doth hereby acknowledge, he the said Hillary Williams have granted, bargained, sold, and confirmed and by these presents do grant, bargain, sell and confirm unto the said Isaac Murray and his Heirs for ever, a certain Tract or parcell of Land, containing by estimation Two Acres be the same more or less, bounded as follows. Beginning at a red Oak tree on the West side of the said Land to a Run or Branch, along the said Run or branch to another branch on the South of ^{Princess Co.} a Red Oak tree, thence to the first Red Oak tree, with the use and privilege of all Waters, Water Courses of and belonging to the Land to the said Hillary Williams at present possessed, bordering and adjoining said two acres of Land, for the use and benefit of a Water Grist Mill situated and lying in the County aforesaid, with all Houses, Buildings, Orchards, Woods, Waters, Water Courses, Profits and Appertaining whatsoever to the said premises belonging or in any ways Appertaining, and the Reversion Rescissions, Remainder and Remainders Rents, Issues, and Profits thereof, and all the Estate, Right and Title of the said Hillary Williams of in and to the same, To have and to hold, all and singular the premises hereby bargained and sold with the Appertaining unto the said Isaac Murray his Heirs and Assigns, to the only proper use and behoof of him the said Isaac Murray his Heirs and Assigns for ever, free, and clear of and from all Dower, and all other Incumbrances of what nature and kind soever, And Hasteily the said Hillary Williams his Heirs, all

and singular the premises hereby bargained and sold, with the Appertaining unto the said Isaac Murray his Heirs and Assigns, against him the said Hillary Williams his Heirs, and all and every other Person and Persons whatsoever, shall and will Warren and for ever defend by these presents. In Witness whereof the said Hillary Williams have hereunto set his Hand and seal the day and year first above mentioned.

Signed Sealed & Delivered]

in Presence of us,

Nancy H. Denby

Thomas Drury

Nathaniel Hellum

John Bradley

Hillary Williams

Received of Isaac Murray Five Pounds Ten Shillings being the full amount of the Consideration Money for the Land aforesaid this 6th day of February 1798.

Test.

Thomas Drury

Nathaniel Hellum

John Bradley

Hillary Williams

All above Held for Princess Anne County the 7th day of May 1798
The above Indenture of Purchase and Sale, and the Receipt
Written from Hillary Williams to Isaac Murray were
acknowledged by the said Hillary Williams and Ordered to
be Recorded. ----

Test,

E. H. Moseley, Esq.

and singular the premises hereby bargained and sold,
with the Appurtenances unto the said Isaac Murray
his Heirs and Assigns, against him the said Hillary
Williams his Heirs, and all and every other person and
persons whatsoever, shall and will Warren and
for ever defend by these presents, in witness whereof
he the said Hillary Williams have hereunto set his Hand
and sealed the Day and Year first above Mentioned.
Signed sealed and delivered
in presence of us,

Nancy H Denby

Thomas Drury

Nathaniel William

John Bradley

Hillary Williams

Received of Isaac Murray Five Pounds Ten Shillings
being the full amount of the Consideration Money for
the Land annexed this 6th Princess Co. VA Wills 1798-1800
L 5, 10. 0.

Isaac

Thomas Drury
Nathaniel William
John Bradley

Hillary Williams

At about 100d for Prince Anne County the 7th day of May 1798
the above Indenture of Bargain and Sale, and the Receipts
Written from Hillary Williams to Isaac Murray were
Acknowledged by the said Hillary Williams and Ordered to
be Recorded, ---

Isaac

E. F. Moseley Esq.

14.

This Indenture, made the 30th Day of
January in the Year of our Lord one thousand seven
hundred and Ninety eight, Between Silas Chappel
of the County of Prince Anne and State of Virginia of the
one part, and Jacob Dudley of the County and State aforesaid
of the other part. Witnesseth that for and in Con-
sideration of the sum of One Hundred Pound current
Money of Virginia, in Hand paid by the said Jacob Dudley
to the said Silas Chappel the Receipt whereof he doth hereby
acknowledge, and therefore doth acquit and discharge the said
Jacob Dudley and his Heirs, and have granted, bargained
and sold, and by these presents do grant, bargain and sell,
unto the said Jacob Dudley and his Heirs a certain Tract
or parcel of Land containing Forty Acres more or less, ly-
ing on the Back Bayshore, and Bound as follows, Begining
at a Chincopin Stake, a corner stake standing in the line between
the www.virginiapioneers.net Junes, running Southwardly
down the said Junes line to a corner pine standing in Willis
Morriss's line, thence running nearly as the road runs to
another corner pine in the line between the said Silas Chappel
and Jacob Chappel, being nearly West course, thence running
Northwardly to another corner pine in the said Silas Chappel's
line, thence running East down a straight line of marked trees
to the first Station. To have and to hold the said Tract
or parcel of Land to the said Jacob Dudley and his Heirs
and Assigns for ever, with all the Appurtenances thereunto
belonging or in any wise Appertaining, to the only proper-
ty and Effect of him the said Jacob Dudley and his Heirs
and Assigns for ever, and the said Silas Chappel doth, for
himself and his Heirs Warren, and for defend the said
Tract and parcel of Land unto the said Jacob Dudley and his
Heirs, and Assigns for ever, against himself the said Silas
Chappel and his Heirs, and all persons or Persons whatsoever
In Witness whereof the said Silas Chappel hath hereunto set
his Hand and Seal the Day and Year above Written.

and singular the premises hereby bargained and sold,
with the Appertenances unto the said Isaac Murray
his Heirs and Assigns, against him the said Hillary
Williams his Heirs, and all and every other Person and
Persons whatsoever shall and will Warren and
for ever defend by these presents. In witness whereof
be the said Hillary Williams have hereunto set his Hand
and seal the day and Year first above mentioned.

Signed sealed & delivered

in presence of us,

Nancy H. Denby

Thomas Drury

Nathaniel William

John Bradley

Hillary Williams

mark

Received of Isaac Murray Five Pounds Ten Shillings
being the full amount of the Consideration Money for
the Land annexed this Princess Co. VA Wills 1798-1800

L 5, 10. 0.

Test.

Thomas Drury
Nathaniel William
John Bradley

Hillary Williams

At about 100d for Princess Anne County the 7th day of May 1798.
The above Indenture of Bargain and Sale, and the Receipt
Written from Hillary Williams to Isaac Murray were
Acknowledged by the said Hillary Williams and Ordered to
be Recorded. ----

Teste,

E. F. Moorely Etch.

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This Indenture, made the 30th Day of
January in the Year of our Lord one thousand seven
hundred and Ninety eight, Between Silas Chappel
of the County of Prince Anne and State of Virginia of the
one part, and Jacob Dudley of the County and State aforesaid
of the other part. Witneseth that for and in Con-
sideration of the sum of One Hundred Pound current
Money of Virginia, in Hand paid by the said Jacob Dudley
to the said Silas Chappel the Receipt whereof he doth hereby
acknowledege, and therefore doth acquit and discharge the said
Jacob Dudley and his Heirs, and have granted, bargained
and sold, and by these presents do grant bargain and sell,
unto the said Jacob Dudley and his Heirs a certain Tract
or parcel of Land containing Forty Acres more or less, ly-
ing on the Back Bay shore, and Bound as follows, Begining
at a Chincopin Stake, a corner stake standing in the line between
the said lands, and John James running Southwardly
down the said James line to a corner pine standing in Willis
- Morris's line, thence running nearly as the road runs to
another corner pine in the line between the said Silas Chappel
and Jacob Chappel, being nearly West course, thence running
Northwardly to another corner pine in the said Silas Chappel's
line, thence running East down a straight line of marked trees
to the first Station. To have and to hold the said Tract
or parcel of Land to the said Jacob Dudley and his Heirs
and Assigns for ever, with all the Appertenances thereunto
belonging or in any wise Appertaining, to the only proper
use and behoof of him the said Jacob Dudley and his Heirs
and Assigns for ever, and the said Silas Chappel doth for
himself and his Heirs Warren, and for defend the said
Tract and Parcel of Land unto the said Jacob Dudley and his
Heirs and Assigns for ever, against himself the said Silas
Chappel and his Heirs, and all persons or Persons whatsoever
In Witness whereof the said Silas Chappel hath hereunto set
his Hand and seal the Day and Year above Written.

14.

This Indenture, made the 30th. Day of January in the Year of our Lord one thousand seven hundred and Ninety eight. Between Silas Chappel of the County of Prince Anne and State of Virginia of the one part, and Jacob Dudley of the County and State aforesaid of the other part. Witnesseth that for and in Consideration of the sum of One Hundred Pound current Money of Virginia, in Hand paid by the said Jacob Dudley to the said Silas Chappel the Receipt whereof he doth hereby acknowledge, and therefore doth acquit and discharge the said Jacob Dudley and his Heirs, and have granted, bargained and sold, and by these presents do grant bargain and sell unto the said Jacob Dudley and his Heirs a certain Tract or parcel of Land containing Forty Acres more or less, lying on the Back Bay shore, and Bound as follows, Beginning at a Chincapin Stake, a corner stake standing in the line between the said Silas Chappel and Cap' John Jones Princess ^{County} VA Wills 1798-1800 www.virginiapioneers.net

down the said Jones line to a corner pine standing in Willis Morris's line, thence running nearly as the road runs to another corner pine in the line between the said Silas Chappel and Jacob Chapple, being nearly West course, thence running Northwardly to another corner pine in the said Silas Chappel's line, thence running East down a strake line of marked trees to the first Station. To have and to hold the said Tract or parcel of Land to the said Jacob Dudley 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 Jacob Dudley and his Heirs and Assigns for ever, and the said Silas Chappel doth for himself and his Heirs Warrent, and for defend the said Tract and parcel of Land unto the said Jacob Dudley and his Heirs and Assigns for ever, against himself the said Silas Chappel and his Heirs, and all persons or Persons whatsoever in Wiliams whereof the said Silas Chappel hath hereunto set his hand and Seal the Day and Year above Written.

15.

Signed and Delivered
In Presence of
Silas Chappel

Joel King
Thomas Dudley
Willis Morris
John & Coxe
Sam'l & Cornish
Sam'l & Grimstead

Received of Mr. Jacob Dudley the within sum of One Hundred Pound, it being in full for the within sum mentioned in the Indenture, as Witnessed my Hand January 30th. 1798.
, late,
Joel King
Thomas Dudley

At about Half past Five o'clock in the afternoon of the 7th day of May 1798. The above Indenture of Bargain and Sale, and the Receipt hereon Witten from Silas Chappel to Jacob Dudley, were Recorded, Date,

E. H. Mooseley Esq.

This Indenture made the Twenty first day of November in the Year of our Lord One thousand seven hundred and Ninety seven. Between Silas Chappel of the County of Prince Anne in Virginia of the one part and Thomas Dudley of North Carolina of the other part Witnesseth that for and in consideration of the sum of Ninety six Pounds to the said Silas Chappel in Hand paid by the said Thomas Dudley at or before the sealing and delivery of these presents, the Receipt whereof he doth hereby acknowledge, he the said Silas Chappel have granted, bargained and sold and confirmed unto the said Thomas Dudley and his Heirs a certain Tract or parcel of

signed and Delivered] .
In Presents of....

Jac. King
Thomas Dudley
Willis Morris
John & Joe
Lowe & Cornish
Samuel & Grinnell

Silas Chappel

Received of Mr. Jacob Dudley the within Sum of One Hundred
Pound, it being in full for the within Sum mentioned in the
Ind, as witness my Hand January 30th. 1798.

Jac. King
Thomas Dudley

Silas Chappel.

At a Court Held for Prince Anne County the 7th day of May 1798.
The above Indenture of Bargain and Sale, and the Receipt
hereon Written from Silas Chappel to Jacob Dudley, were
acknowledged by the said Silas Chappel and Ordered to be
Recorded,

Princess Co. VA Wills 1798-1800 www.virginiapioneers.net

E. H. Moseley Esq:

Land containing Forty Acres bounded as follows to w^e: Be-
ginning at a Stake near the Marsh, and running due North
to William Bowens Line, thence West, southerly on said Bowens
line to a stone, thence due South to a Dutch, thence binding on
said Dutch to the first Station, with a Trestlebridge and use of my
Marsh for his Stock, and all Rivers, Building Orchards,
Ways, Waters Water Courses, Profits and Appurtenances,
whatsoever, to the said Premises belonging or in any wise
appertaining, and the Reversion and Reversions, Remainders
and Remainders, Rents, Issues and Profits thereof and
all the Estate, Right and Title of him the said Silas Chappel
of, in, and to the same, to have and to hold all
and singular the premises hereby bargained and sold with
the Appurtenances unto the said Thomas Dudley his Heirs
and Assigns for ever, free and clear of and from all Dower
and all other Incumbrance of what nature or kind soever.
And I, as by the said Silas Chappel all & singular the
premises hereby bargained and sold with the Appurtenances,
unto the said Thomas Dudley his Heirs, against him the
said Silas Chappel his Heirs, all and every other Person or
Persons whatsoever, shall and will Warrant, and for
ever defend by these presents. In Witness whereof he
hath hereunto set his Hand and Affixed his Seal the Day
and Year first Mentioned

signed sealed and Delivered]

In the Presence of us,

John Whithead
Morrowood Land
Jacob F. Prizzel
Ruth E. Morris
Sarah

Silas Chappel

At a Court Held for Prince Anne County the 7th day of May 1798.
The above Indenture of Bargain and Sale from Silas Chappel to Thomas
Dudley, was acknowledged by the said Silas Chappel and Ordered to be
Recorded,

Seal,

E. H. Moseley Esq:

Land containing Forty Acres bounded as follows to wit: Beginning at a stake near the Marsh, and running due North to William Bowens line, thence West, southerly on said Bowens line to a pine, thence due South to a Duck, thence binding on said Duck to the first Station, with a trivedge and use of any Marsh for his Stock, and all Rivers, Building, Orchards, Ways, Waters, Water Courses, Profits and Appurtenances whatsoever, to the said Premises belonging or in any wise appertaining, and the Reversion and Reversions, Remainders and Remainders, Rents, Issues and Profits thereof and all the Estate, Right and Title of him the said Silas Chappel of in, and to the same, to have and to hold all and singular the premises hereby bargained and sold with the Appurtenances unto the said Thomas Dudley his Heirs and Assigns for ever, free and clear of and from all Rents and all other Incumbrance of what nature or kind soever. And Lastly the said Silas Chappel ^{likewise} singular the premises hereby bargained and sold with the Appurtenances unto the said Thomas Dudley his Heirs, against him the said Silas Chappel his Heirs, all and every other Person or Persons whatsoever, shall and will Warrant, and forever defend by these Presents. In witness whereof he hath hereunto set his Hand and Affixed his Seal the Day and Year first Mentioned
Signed Sealed and Delivered
In the Presence of us,

John Whithead
Shirwood Land
Eleazar F. Spriggle
^{and} Ruth F. Morris
mark

Silas Chappel 

It about Being for Prince Anne County the 7 day of May 1798.
The above Indenture of Bargain and Sale from Silas Chappel to Thomas Dudley was acknowledged by the said Silas Chappel and Ordered to be Recorded,
Teste,

E. H. Morley Et al.

This Indenture made the 3 day of February in the Year of our Lord One Thousand seven hundred and Ninety eight, Between Jacy Chappel of the County of Prince Anne and State of Virginia of the one part, and Silas Chappel of the County and State aforesaid of the other part witnesseth that for and in Consideration of the sum of Three Hundred current Money of Virginia, in Land paid by the said Silas Chappel to the said Jacy Chappel, the receipt whereof he doth hereby acknowledge, and therefore doth acquit, and discharge, the said Silas Chappel and his heirs, and have granted bargained and sold, and by these presents do grant, bargain, and sell, unto the said Silas Chappel and his Heirs, a certain Tract or Parcel of Land containing Four Hundred Acres more or less, lying on the Back Bay shore, and bounded as follows Beginning at a corner pine in William Bowen and William Scott line, running Easterly down the said Bowen line to another corner pine, thence running Northwardly ten pine in the line of Arthur Spriggle et al., thence running Easterly down a line of marked trees to Sampson Mallott line, thence southerly as the Mallott line runs to a stake in the line of James Mason et al., thence Westerly down the said Mason line to a corner pine, thence Southwardly to a corner tree in William Dodge line, thence Westerly down the said Dodge to a corner tree in the line of Thomas Campbell and John James, thence Northwardly down the said Campbells line to a corner pine, thence South West to a red Oak in the line of Mary Achijo et al, thence Westerly down the said line to a Dogwood in John James's line, thence Northwardly down the said James line to a corner pine, thence Westerly down the said line to a white Gum on the side of the road a corner tree, thence Northwardly as the road runs to the first Station, also Fifty Acres of Land more or less; binding on the Land of John Achijo and Rhoda Whithurst, and Two Hundred Acres of Marsh, To have and to hold the said Tracts and Parcels of Land to the said Silas Chappel and his Heirs and Assigns for ever, with all its Appurtenances —

This Indenture made the 3 day of February
in the Year of our Lord One Thousand seven Hundred
and Sixty eight, Between Jaby Chappel of the County
of Princess Anne and State of Virginia of the one part, and
Silos Chappel of the County and State aforesaid of the other
part witnesseth that for and in Consideration of the sum
of Three hundred current Money of Virginia in hand paid by
the said Silos Chappel to the said Jaby Chappel, the receipt where
of he doth hereby acknowledge, and therefore doth acquit, and do
charge, the said Silos Chappel and his Heirs, and have granted bar
gained and sold, and by these presents do grant Bargain, and
sell, unto the said Silos Chappel and his Heirs, a certain Tract
or Parcel of Land containing Four Hundred Acres more or less,

lying on the Back Bay shore, and bounded as follows Beginning,
at a corner pine in William Bowen and William Scott line, running
Easterly down the said Bowen line to another corner pine, thence
running Northwardly to a pine in the line of Arthur Spriggin da
thence running Easterly down a line of marked trees to a corner
Hallett line, thence Southwardly as the Potters line runs to a pine
at the in the line of James Abason da, thence Westerly down the
said Abason line to a corner pine, thence Southwardly to a corner

tree in William Doudge line, thence Westerly down the said
Doudges to a corner tree in the line of Thomas Campbell and
John James, thence Northwardly down the said Campbells line to
a corner pine, thence South West to a red Oak in the line of Mary
Abson da thence Westerly down the said line to a Dogwood in
John James's line, thence Northwardly down the said James line to a
corner pine, thence Westerly down the said line to a white Gum on
the side of the Road a corner tree, thence Northwardly as the Road
runs to the first Nation, also fifty acres of Land more or less;
binding on the Land of John Uchis and Rhoda Whitehurst, and
Two Hundred Acres of Marsh, To have and to hold the said
Tracts and Parcels of Land to the said Silos Chappel and his
Heirs and Assigns for ever, with all its Appurtenances — .

hereunto belonging or in any wise appertaining, to the only
proper use and behoof of him the said Silos Chappel and his
Heirs and Assigns for ever, and the said Jaby Chappel doth for
himself, and his Heirs Warrant and for defend the said tract
and parcel of Land unto the said Silos Chappel and his Heirs and
Assigns for ever, against himself the said Jaby Chappel and his Heirs
and all Persons or Persons whatsoever, In Witness whereof the
said Jaby Chappel hath hereunto set his Hand and seal, the
day and Year above written:

Signed sealed and delivered]

In Presence of:

Joel King
Francis Uchis
Hillary Salmono
mark

Jaby Chappel

At about Field for Princs Anne County the 7th day of May 1798.
The above Indenture of Bargain and Sale from Jaby Chappel to Silos
Chappel was this day fully proved by the Oath of Hillary Salmono attired
Witness to the same, and Ordered to be Recorded; the said Indenture
1800 www.virginiapioneers.net proved by the Oath of Joel King
and Francis Uchis the other two Witnesses to the same. . . .

; Teste,

E. H. Moxley Esq.

To all to whom these Presents shall come
I Silos Chappel of the County of Princess Anne sign Greeting
Sithow Ye, that I Silos Chappel as well for and in Considera
tion of the natural Love and Affection which I have unto my
Nephew Jaby Chappel of the County aforesaid, also for divers other
other good causes and Considerations me hereunto moving, hath
given and granted, and by these presents do give and grant
alien and conform, unto my aforesaid, Nephew Jaby Chappel
a certain tract or parcel of Land containing Forty Acres
more or less, bounded as follows. Beginning at a stake post, on the
side of the Road in Capt. John James's line, running Northwardly
as the Road runs to a corner pine in William Bowen and William

This Indenture made the 3 day of February
in the Year of our Lord One Thousand seven hundred
and Sixty eight Between Jaby Chappel of the County
of Prince George and State of Virginia of the one part, and
Sila Chappel of the County and State aforesaid of the other
part witnesseth that for and in Consideration of the sum
of Three Pounds current Money of Virginia, in Hand paid by
the said Silas Chappel to the said Jaby Chappel, the Receipt where
of he doth hereby acknowledge, and therefore doth acquit, and dis
charge, the said Silas Chappel and his Heirs, and have granted be
gained and sold, and by these presents do grant, bargain, and
sell, unto the said Silas Chappel and his Heirs, a certain Tract
or Parcel of Land containing Four Hundred Acres more or less,

lying on the Back Bay Shore; and bounded as follows Beginning
at a corner pine in William Bowen and William Scott line, running
Easterly down the said Bowen line to another corner pine, thence
running Northwardly to a corner pine in the line of Thomas Campbell late
thence running Easterly down a line of marked trees to James
Patton line, thence southwardly as the Patton line runs to a pine
tree in the line of James Abason late, thence Westerly down the
said Abason line to a corner pine, thence Southwardly to a corner
tree in William Dodge line, thence Westerly down the said
Dodge's to a corner tree in the line of Thomas Campbell and
John James, thence Northwardly down the said Campbells line to
a corner pine, thence Southwest to a red Oak in the line of Harry
Atkis late, thence Westerly down the said line, to a Dogwood in
John James's line, thence Northwardly down the said James line to a
corner pine, thence Westerly down the said line to a white Gum on
the side of the Road a corner tree, thence Northwardly as the Road
runs to the first Station, also fifty acres of Land more or less,
binding on the Land of John Atkis and Rhoda Whitehurst, and
Two Hundred Acres of Marsh, To have and to hold the said
Tracts and Parcels of Land to the said Silas Chappel and his
Heirs and Assigns for ever, with all its Appurtenances —

hereunto belonging or in any wise appertaining, to the only
proper use and behoof of him the said Silas Chappel and his
Heirs and Assigns for ever, and the said Jaby Chappel doth for
himself, and his Heirs Warrant and for defend the said Tract
and parcel of Land, unto the said Silas Chappel and his Heirs and
Assigns for ever, against himself the said Jaby Chappel and his Heirs
and all Persons or Persons whatsoever. In witness whereof the
said Jaby Chappel hath hereunto set his Hand and seal, the
day and Year above written.

signed sealed and delivered]

In Presence of,

J. King

Francis Atkis

Hillery & Salmon

Jaby Chappel....

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Ab about Field for Prince Anne County the 7th day of May 1798.
The above Indenture of Bargain and Sale from Jaby Chappel to Silas
Chappel was this day fully proved by the Oath of Hillary Salmon altho
Nimco to the same, and Ordered to be Recorded, the said Indenture
was first put by the Oath of Joel King
and Francis Atkis the other two Wifes to the same.

; Seale,

E. H. Mealey Et.

To all to whom these Presents shall come
Sila Chappel of the County of Prince George Greetings
I know ye, that Silas Chappel as well for and in Considera
tion of the natural Love and Affection which I have unto my
Nephew Jaby Chappel of the County aforesaid, also for divers other
other good causes and Considerations me hereunto moving, hath
given and granted, and by these presents do give and grant
all and confirm, unto my aforesaid Nephew Jaby Chappel
a certain tract or parcel of Land containing Forty Acres
more or less, bounded as follows Beginning at a stake post, on the
side of the Road in Capt. John Jones's line, running Northwardly
as the Road runs to a corner pine in William Bowen and William