

Rents, Issues, and Profits thereof, and also all the Estate, Right
 Right, Title, Interest, Use, Trust, Property, Claim and Demand
 whatsoever, of them the said Thomas Godfrey and Elizabeth his
 Wife, of us, and to the said Land and premises, or any part
 thereof. To have and to hold all and singular the
 premises with the Appurtenances, unto the said Joseph William
 moon his Heirs and Assigns for ever, free and clear of and
 from all Power and all other Incumbrances of what nature
 or kindsoever, to the only proper Use and behoof of him the
 said Joseph Williamson his Heirs and Assigns for ever, and the
 said Thomas Godfrey and Elizabeth his Wife for themselves their
 Heirs, Executors and Administrators do Warrant and
 defend the said Land and premises unto the said Joseph
 Williamson his Heirs and Assigns for ever, against all and
 every other Person or Persons whatsoever. In Witness
 whereof the said Thomas Godfrey and Elizabeth his Wife,
 have hereunto set their Hands and Affixed their seals,
 the Day and Year first above written.

Es.

Thomas Godfrey

Elizabeth Godfrey

Received

1799, of Joseph Williamson the
 sum of Five Pounds, being the Consideration Money within mentioned
 in the

at Court Held for Princeps Anne County the 4th day of February 1799.
 The above Indenture of Bargain and Sale from Thomas Godfrey and
 Elizabeth his Wife to Joseph Williamson, was Acknowledged by the said
 Thomas and Elizabeth Godfrey, she being first privily examined,
 relinquished her right of Inheritance, and Ordered to be Recorded.

Tento,

E. H. Mosley Etk.

This Indenture, made the Eighth Day of
 August, in the Year of our Lord One Thousand Seven
 Hundred and Ninety Eight Between Edward Black
 Mosley Sen^r of the County of Princeps Anne and Common
 wealth of Virginia of the one part, and Edward Black Mosley
 Jun^r of the aforesaid place of the other part, Witnesseth that
 for and in consideration of the sum of Forty Dollars to the
 said Edward Black Mosley Sen^r, in Hand paid by the said
 Edward Black Mosley Jun^r at or before the sealing and delivery
 of these Presents, the Receipt hereon written he doth hereby ack
 nowledge. He the said Edward B. Mosley Sen^r hath granted
 bargained, and sold, and by these presents doth grant bargain
 and sell, unto the said Edward Black Mosley Jun^r, his Heirs
 and Assigns for ever, Fifty Acres of Marsh Land and half
 Acre of High Land adjoining the said Marsh, situate lying
 and being on Ragged Island and County aforesaid, and
 bounded as follows, to wit, Beginning at the Meanders of the said Cove
 along the high Land, so as to include
 to the main Bridge that is next to the high Land, so as to include
 the aforesaid Fifty Acres of Marsh and half Acre of high Land.
 To have and to hold the aforesaid Land and Marsh
 unto him the said Edward Black Mosley Jun^r, his Heirs and Assigns
 for ever, to the only proper Use and behoof of him the said
 Edward Black Mosley Jun^r, his Heirs and Assigns for ever.
 In Witness whereof, the said Edward Black Mosley Sen^r
 hath hereunto set my Hand and Affixed my seal the Day and
 Year first above Written.

Edward Black Mosley

E. H. Mosley

at Court Held for Princeps Anne County the 4th day of February 1799
 The above Indenture of Bargain and Sale from Edward Black
 Mosley Sen^r to Edward Black Mosley Jun^r, was Acknowledged
 by the said Edward Black Mosley Sen^r, and Ordered to be
 Recorded.

Tento,

E. H. Mosley Etk.

This Indenture, made the Thirtieth Day of September in the Year of our Lord One Thousand Seven Hundred and Ninety eight, Between Francis Barnes of the County of Princeps Anne in the Commonwealth of Virginia of the one Part, and Charles Barnes Son of Joshua Barnes and Sarah Barnes Widow of the said Joshua of the other Part. Whereas the said Francis Barnes by a certain Deed of Gift bearing date the Sixth Day of May One Thousand Seven hundred and eighty three, did give and grant unto the said Joshua Barnes his son a certain Tract or parcel of Land, whereon the said Francis Barnes then lived, to him and his Heirs for ever. And Whereas the said Joshua Barnes by his last Will and Testament dated the Third Day of January Seventeen hundred and Ninety eight, did give and devise the said Tract or parcel of Land with its Appurtenances unto his Son the said Charles Barnes and to his Heirs for ever subject to the Right of the said Sarah Barnes therein during her Widowhood or natural life, being thereunto had will more fully appear. And Whereas it has been doubted whether the Deed of the said Francis Barnes to his Son the said Joshua Barnes was good and effectual in Law to pass the Fee simple Estate of the Land therein mentioned. Now this Indenture Witnesseth, that the said Francis Barnes in order to remove such Doubts, and to confirm the said Deed as well as the gift and devise of the aforesaid Land, made by the said Joshua Barnes to his Son the said Charles Barnes and his Widow the said Sarah Barnes, hath ratified and confirmed: and by these Presents doth ratify and confirm, the aforesaid Deed, to his Son the said Joshua Barnes, and the gift and devise of the said Joshua to his Son the said Charles Barnes and to the said Sarah Barnes: To have and to hold the aforesaid Land with its Appurtenances unto the said Charles Barnes his Heirs and Assigns for ever; subject to the Right of the said Sarah Barnes therein during her Widowhood or natural life as aforesaid. In Witness whereof the said Francis Barnes hath hereunto set his Hand and Affixed his Seal the Day and Year first herein Written

Francis Barnes

Barnes to Barnes

at a Court Held for Princeps Anne County the 4th day of February 1799. The aforesaid Indenture of Ratification and Confirmation from Francis Barnes to Charles Barnes and Sarah Barnes, was proved by the Oath of Samuel Roberts, Mary Roberts and Ariney Barnes those of the Witnesses to the same, and Ordered to be Recorded.

Judge,
E. H. Hooley

This Indenture, made the Fifteenth Day of December in the Year of our Lord God One Thousand Seven Hundred and Ninety eight, Between William Green of the County of Princeps Anne of the one Part, and James Whitehurst Son of Elizabeth of the same County and James Whitehurst Son of Elizabeth of the same County of the other Part. Witnesseth, that for and in Consideration of the sum of One Hundred and Fifty Pounds current money of Law to the said William Green, in Hand paid by the said James Whitehurst at or before the sealing and delivery of these presents, the Receipt whereof he doth hereby acknowledge, and release, acquit and discharge the said James Whitehurst Son of Elizabeth of West Neck, his Heirs, Executors and Administrators by these presents doth grant, bargain, sell, and confirm unto the said James Whitehurst and his Heirs for ever, One Hundred and Twenty five Acres of Land, Beginning at a black Gum Tree joining Jesse Morris's line, running allist course to a corner Beach, from thence running down to Rayos line, and from thence running about East course to a post joining Green Dawley line, and thence abouterly course to a sweet Gum a corner tree, from thence to the first station, and all Houses Orchards, Ways, Water Courses, Profits, and all other Appurtenances whatsoever, to the said premises hereby granted or any part thereof belonging, or any wise thereto belonging, and the Reversion and Remainders Rents and Issues, and also all Rite and Title, Interest, Claim and Demand for ever; of them the said William Green of, in, to the said premises any wise concerning the same. To have and to hold the

Green to Whitehurst

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Land hereby conveyed, and all singular the premises hereby bargained and sold, and every part thereof with the Appurtenances unto the said James Whitehurst, Son of Elizabeth of West Neck, and his Heirs and Assigns for ever, and he, he, he of him the said James Whitehurst, and him William Green for himself and his Heirs and Assigns, do promise to and with the said James Whitehurst his Heirs and Assigns, by the said William Green at the time of sealing and delivery of these Presents, that he hath good power, and lawful and absolute Aite, to grant, and convey the same, unto the said James Whitehurst in manner and form; and the said premises for ever and ever hereafter shall remain and be free and clear from all former Grants, Bargains and Sales, Dower, Rights and Titles of Power, Judgments, Troubles, Charges and Incumbrances whatsoever, made or committed or suffered, by the said William Green or any other person or persons whatsoever, shall be free and clear from all former Grants, Bargains and Sales, Dower, Rights and Titles of Power, Judgments, Troubles, Charges and Incumbrances whatsoever, and that the said William Green and his Heirs all and singular the premises hereby bargained and sold with the Appurtenances unto the said James Whitehurst his Heirs and Assigns, against him the said William Green and his Heirs and Assigns, and all, and every other Person whatsoever, shall and will Warrant and defend for ever these Presents. In Witness whereof the said William Green have hereunto set his Hand and Seal, this Day and Year above mentioned, signed, sealed and Delivered.

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Stone to Stone

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This Indenture, made the Tenth Day of January in the Year of our Lord, One Thousand Seven Hundred and Ninety nine, Between Thomas Stone of the County of Prince Anne in the Commonwealth of Virginia of the one Part, and Simon Stone of the said County and Commonwealth of the other Part. Whereas John Lovell late of said County deceased was in his lifetime indebted to the said Simon Stone in the sum of Three Hundred Pounds current Money of Virginia, and in order to secure the payment of that sum did by Deed bearing date the twelfth day of December Seventeen hundred and Ninety one, convey in Trust to the said Thomas Stone, a Tract or parcel of Land situate lying and being in said County containing by estimation four Hundred Acres more or less, as by said Deed duly proved thereunto had well more fully appear. And Whereas the said Thomas Stone in pursuance of the Power vested in him by the said John Lovell in and by his aforesaid Deed after the time limited therein, for the payment of the aforesaid Debt, to the said Simon Stone, did at the request of the said Simon Stone advertise and sell the aforesaid Land with its Appurtenances, at public Auction for ready Money on the Twenty Ninth Day of December Seventeen hundred and Ninety one, at which Sale the said Simon Stone became the highest bidder and purchaser at the price of Four Hundred and Ninety five Pounds. Now this Indenture Witnesseth, that the said Thomas Stone by Virtue of the Trust reposed in him by the said John Lovell as aforesaid, and for and in Consideration of the said sum of Four hundred and Ninety five Pounds, to him in Hand paid by the said Simon Stone at and before the sealing and delivery of these Presents, the Receipt whereof is hereby acknowledged, hath granted, bargained, sold, aliened, conveyed, ledged, hath granted, bargained, sold, aliened, conveyed,

In the presence of us

Grasmus Hoagno
Amey Hoagnes
Jemie X Etheridge

William Green

At a Court Held for Prince Anne County the 5th day of February 1799
The above Indenture, of Bargain and Sale from William Green to James Whitehurst, was Acknowledged by the said William Green and Ordered to be Recorded

E. F. Moseley etc.

released and confirmed, and by these Presents, doth grant, bargain, sell, alien, enfeoff, release and confirm unto the said Simon Stone his Heirs and Assigns for ever, the aforesaid Tract or parcel of Land situate as aforesaid with its Appurtenances, containing by survey lately made thereof, three hundred and Ninety two Acres, be the same more or less, and is bounded, as in and by the said John Lovetts deed in Trust, herein before mentioned is particularly described. To have and to hold the said Tract or parcel of Land with the Appurtenances situate as aforesaid, unto the said Simon Stone his Heirs and Assigns for ever: to the only proper Use and behoof of him the said Simon Stone and of his Heirs and Assigns for ever. In Witness whereof the said Thomas Stone hath hereunto set his Hand and seal the Day and Year first herein written signed sealed and delivered.

In Presence of ...)

Thomas Stone. (Seal)

At a Court Held for Prince Georges County the 2 day of February 1799.
The above indenture of Bargain and Sale from Thomas Stone to Simon Stone was acknowledged by the said Thomas Stone, and Ordered to be Recorded.

Teste:

E. K. Mosley Ck.

Know all Men by these Presents that I Diana Wilson of Prince Georges County for diverse good causes and valuable considerations but especially out of Love and Affection for my Daughter Sarah Wilson, have given and granted, and do hereby give, grant and confirm unto my said Daughter the House and Piece of Land, which I have in the Town of Kempesville, as well as the following Goods and Chattels, two other Beds and furniture, two Trunks, and two Cheats, two Tables, and six Chairs, six Ruler Rates, six China Rates one Coffee Pot, two Tea Pots, a set of Cups and Saucers, all my Knives and Forks, my Loom and Spinning Wheel, my Kettle, Pots, Pans, Griddle, and all my Kitchen Furniture my Tongs and Shovel, Flat Irons, a pair of Bellows, Tins, and Pails, and my Cow: To have and to hold, all and singular the said Land, Goods, and Chattels, unto my said Daughter Sarah Wilson her Heirs, Executors and Administrators, with this Reservation that I Diana Wilson shall retain the Use and Possession of the said Land, House, Goods and Chattels during my natural Life, without any Abatement or Hindrance. In Witness whereof I have hereunto set my Hand and seal this 29th Day of December in the Year of Christ One thousand seven hundred and Ninety eight

Diana Wilson

Acknowledged, sealed and delivered in Presence of)
John King
Thomas J. Pendley
Arter J. Godfrey

Diana Wilson. (Seal)

At a Court Held for Prince Georges County the 2 day of February 1799
The above Deed of Gift from Diana Wilson to Sarah Wilson was this day acknowledged by the said Diana Wilson, and Ordered to be Recorded

Teste:
E. K. Mosley Ck.

This Indenture, made the First Day January in the Year four Lord. One Thousand Seven Hundred and Ninety Nine. Between Henry Murden and Sally his Wife of the County of Princeps Anne and Common Wealth of Virginia of the one Part. and Randolph Lovitt of the same County and Commonwealth aforesaid of the other Part. Witnesseth, that the said Henry Murden and Sally his Wife for and in Consideration of the sum of One Hundred and Sixty two Pounds shewillings by him the said Randolph Lovitt to him the said Henry Murden in Hand paid, at and before the sealing and delivery of these presents, the receipt whereof he doth hereby acknowledge, and thereof acquit and discharge the said Randolph Lovitt and his Heirs for ever. have granted, bargained sold, aliened transferd and confirmd, and by these presents do grant, bargain, sell, alien, transfer and confirm, unto the said Randolph Lovitt, a piece or parcel of Land situate lying in the aforesaid County, bounding on the one side of Thomas Lovitt, Lancaster Lovitt containing Fifty Acres, and all Houses, Buildings, Orchards Ways, Water Courses Profits, Commodities Hereditaments, and Appurtenances thereunto in any wise belonging or Appurtenant: To have and to hold, the said Fifty Acres of Land with the Appurtenances as aforesaid hereby bargained, and sold to him the said Randolph Lovitt and his Heirs for ever, and the said Henry Murden doth hereby for himself, his Heirs, Executors, and Administrators for ever Warrant and defend the Title of the said bargained premises to him the said Randolph Lovitt and his Heirs for ever. In Witness whereof the said Henry Murden and Sally his wife have hereunto set their Hands and Seals, the Day and Year first above Written.

Murden to Lovitt,

signed sealed and delivered
In Presence of
Daniel Murden
Baton Whitcomb
Reuben Lovitt

Henry Murden
Sally x Murden

Received February the 2. 1799. the within sum of One Hundred and Sixty two Pounds in full

Henry Murden

At a Court Held for Princeps Anne County the 4th day of February 1799. The aforesaid Indenture of Bargain and Sale from Henry Murden and Sally his Wife to Randolph Lovitt was proved according to and Law, by the Oath of Daniel Murden, Baton Whitcomb and Reuben Lovitt the Witnesses to the same, the said Sally being first privately examined relinquished her right of Dower, and Ordered to be Recorded,

Teste,
E. H. Moseley Clk.

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Commonwealth of Virginia:
To Erasmus Baynes, Jonathan Woodhouse, Tully Moseley Gentlemen, Greeting: Whereas, Robert Kaye and Elizabeth his Wife, by their certain Indenture of Bargain and Sale, bearing date the 3rd day of May 1798, have sold and conveyed or exchanged with John Achys Gent: a Free Simple Estate of a certain Tract or parcel of Land lying and being in the County of Princeps Anne containing by estimation Fifty Acres, lying on the South End of the said Robert Kaye's Plantation, being the Land formerly William Shippo and sold to Francis Achys, and Achys to the said Robert Kaye, and part of Fifty Acres of Land adjoining it, and is the said Land Francis Achys bought of William Achys and sold to Robert Kaye, And Whereas the said Elizabeth cannot conveniently travel to our Court of our said County of Princeps Anne, to make acknowledgment of the conveyance aforesaid Therefore We do give unto you, or any two or more of you, power to receive the acknowledgment which the said Elizabeth shall be willing to make before you, of the conveyance or exchange aforesaid contained in the said Indenture which is herunto annexed. And We do therefore Command You, that You do

venture, made the First Day January
 one Thousand seven Hundred
 nine. Between Henry Burden and
 of the County of Princeps Anne and Common
 wealth of the one Part, and Randolph Lovitt
 of the other Part, and Commonwealth aforesaid of the
 one Part, that the said Henry Burden
 Wife for and in Consideration of the sum
 of one hundred and sixty two Pounds Ten shillings by
 Randolph Lovitt to him the said Henry
 Burden paid, at and before the sealing and
 presents, the receipt whereof he doth hereby
 acknowledge, that he doth hereby
 acquit and discharge the said Ran
 dolph Lovitt and his Heirs for ever, have granted, bargained
 sold and conveyed, confirmed and confirmed, and by these presents
 in full, alien, transfer and confirm, unto the
 said Randolph Lovitt, a piece or parcel of Land, situate
 in the County of Princeps Anne of
 the Parish of Lankester Lovitt containing Fifty Acres,
 with Buildings, Orchards Ways, Water Courses
 and Appurtenances, and Appurtenances
 by wise belonging or Appurtenancing: To
 hold, the said Fifty Acres of Land
 with Appurtenances as aforesaid hereby bargained,
 sold and conveyed unto the said Randolph Lovitt and his Heirs
 the said Henry Burden doth hereby for
 himself, Executors, and Administrators for ever
 warrant and defend the Title of the said bargained
 sold and conveyed unto the said Randolph Lovitt and his Heirs for
 ever, whereof the said Henry Burden and
 his Heirs have hereunto set their Hands and Seals, the
 day and first above Written.

Henry Burden
 Sally x Burden

Received February the 2. 1799. the within sum of One
 Hundred and Sixty two Pounds in full

Henry Burden

At about Field for Princeps Anne County the 2^d day of February 1799.
 The aforesaid Indenture of Bargain and Sale from Henry Burden
 and Sally his Wife to Randolph Lovitt was proved according to
 Law, by the Oath of Daniel Burden, Batson Whitworth and
 Andrew Lovitt the Witnesses to the same, the said Sally being
 first privately examined, relinquished her right of Dower, and
 Ordered to be Recorded,

E. H. Mosley Clerk

The Commonwealth of Virginia:

Sheweth that John Woodhouse, Sally
 Mosley Gentlemen, Greeting: Whereas, Robert Kaye
 and Elizabeth his Wife, by their certain Indenture of Bargain
 and Sale, bearing date the 3^d day of May 1798, have
 sold and conveyed or exchanged with John Ackys Gent: a
 Fee Simple Estate of a certain Tract or parcel of Land
 lying and being in the County of Princeps Anne containing
 by estimation Fifty Acres, lying on the South End of the said
 Robert Kaye's Plantation, being the Land formerly William
 Shipp's and sold to Francis Ackys, and Ackys to the said
 Robert Kaye, and part of Fifty Acres of Land adjoining it,
 and is the said Land Francis Ackys bought of William Ackys
 and sold to Robert Kaye. And Whereas the said Elizabeth
 cannot conveniently Travel to our Court of our said County of
 Princeps Anne, to make acknowledgment of the conveyance aforesaid
 Therefore We do give unto you, or any two or more of you, power
 to receive the acknowledgment which the said Elizabeth shall be
 willing to make before you, of the conveyance or exchange aforesaid,
 said contained in the said Indenture which is hereunto annexed,
 And We do therefore Command You, that You do

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Personally go to the said Elizabeth Mayo and receive her acknowledgment of the same and examine her privily and apart from her said Husband Robert Mayo whether she doth the same freely and voluntarily without the Threats or Persuasions of her said Husband, and whether she is willing the same should be Recorded in the Court of the said County: And when you have received her acknowledgment and examined as aforesaid, that you distinctly and openly certify us thereof in our Court of our said County under your Seals sending them and there the said Indenture and this Writ Witness Edward Hack Mosseley Clerk of our Court of our said County the 2^d Day of October 1798. in the 23^d. Year of the Commonwealth.

E. H. Mosseley.

By Virtue of this Commission to us directed We the subscribers did personally go to the within named Elizabeth Mayo Wife of the said Robert Mayo, and examined her privily and apart from her said Husband and before us she acknowledged the Indenture hereto annexed to be her Act and Deed and declared that she executed the same freely and voluntarily without the threats or persuasions of her said Husband, and that she was willing to relinquish and convey all her right and Title of Dower, which she might claim of in and to the Lands and Appurtenances within specified to the said John Aship, and was willing that the same should be recorded in the Court of the said County of Princeps Anne, to which Court we do hereby Certify under our Hands and Seals, this 31st day of December 1798.

Erasmus Haynes

Jon^r: Woodhouse

At about Field for Princeps Anne County the 4th day of February 1798. The above Commission and Certificate of the Execution thereof was this day returned and Ordered to be Recorded:

Teste,
E. H. Mosseley Clk.:

Know all Men by these Presents that We, Cornelius Calvert Jun^r: James Robinson and Dennis Dawley are held and firmly bound unto James Wood Esq: Governour of the Commonwealth of Virginia, and to his Successors in the sum of Fifteen hundred Dollars current Money of Virginia, to be paid to the said James Wood Esq: as Governour aforesaid, and to his Successors for the Use of the said Commonwealth: To which payment well and truly to be made. We bind ourselves and each of Us, our and each of our Heirs, Executors and Administrators, jointly and severally firmly by these Presents; Sealed with our Seals and dated this Fourth of February One Thousand Seven Hundred and Ninety Nine.

The Condition of the above Obligation is such: That as: the above bound Cornelius Calvert Jun^r: hath this Day produced to the Worshipful Court of the County of Princeps Anne the Credentials of his Ordination as Minister of the Gospel of the Protestant Episcopal Church, and also of his being in regular Communion with the Christian Society of that Church: hath taken the Oath of Allegiance to this Commonwealth, and hath obtained from the said Court of Princeps Anne County a Testimonial authorizing him to celebrate the Rites of Matrimony according to the forms and customs of the Church to which he belongs, as required by an Act to regulate the solemnization of Marriages, prohibiting such as are incestuous or otherwise unlawful, to prevent forcible and stolen Marriages, and for the punishment of the Crime of Bigamy. If therefore the said Cornelius Calvert shall in all things well and truly fulfil and comply with the directions of the said recited Act in celebrating the rites of Matrimony according to the forms and customs of his said Church, then the above Obligation to be void, or else to remain in full force and Virtue.

Signed Sealed and delivered
In Presence of

Cornelius Calvert Jun^r.

Ja^s: Robinson

Dennis Dawley

At a Court Held for Princeps Anne County the 2^d day of February 1799
The aforesaid Bond from Cornelius Calvert Jun^r. together with James Robinson and Dennis Dawley his Securities to James Wood Esq^r. Governor of the Commonwealth of Virginia, was this day acknowledged by them the said Cornelius Calvert Jun^r. James Robinson and Dennis Dawley and Ordered to be Recorded

Tate;
E. H. Woodley Clk.

Know all Men by these Presents that We, Lemuel Cornick Jun^r. Dennis Whitehurst and William Shepherd Jun^r. of the County of Princeps Anne, are held and firmly bound to James Wood Esquire Governor or Chief Magistrate of the Commonwealth of Virginia in the full and Just sum of One Thousand Pounds current Money to be paid to the said James Wood Esquire and his Successors for the Use of the said Commonwealth, for payments hereof. 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 Fourth Day of February 1799:

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The Condition of the above Obligation is such that Whereas the above bound Lemuel Cornick is Commissioned and Appointed by the said James Wood Esq^r. to carry into Execution an Act of Assembly intituled an Act concerning Wrechs, passed on the 20th day of June 1782. Now therefore if the said Lemuel Cornick Jun^r. shall and do faithfully execute and perform the duty of a Commissioner of Wrechs as aforesaid according to the directions of the said Act. Then this Obligation to be void or else to remain in full force and Virtue

Sealed and Delivered }
In the Presence of }
E. H. Woodley

Lemuel Cornick Jun^r (Seal)
Dennis Whitehurst (Seal)
William Shepherd Jun^r (Seal)

At a Court Held for Princeps Anne County the 2^d day of February 1799
The aforesaid Bond from Lemuel Cornick Jun^r. together with Dennis Whitehurst and William Shepherd Jun^r. his Securities to the Governor was Acknowledged by the said Lemuel Cornick Jun^r. Dennis Whitehurst and William Shepherd Jun^r. which is Ordered to be Recorded

Seal
E. H. Woodley Clk.

This Indenture, made on the Thirtieth Day of August One Thousand Seven Hundred and Ninety Eight
Between William White of the County of Princeps Anne and State of Virginia of the one Part, and James Taylor, Jr. of the Borough of Norfolk as Trustee of the other Part, Witnesseth.
that for and in Consideration of the sum of Four Hundred and thirty and no parts of Cents, Five Shillings and eight pence current Money of the State of Virginia, which he the said William White is justly indebted to Thomas Newton and James Taylor Administrators of the Estate of Col: Robert Tucher deceased, and who honestly desires to secure and pay to them; and for and in consideration of the sum of five Shillings like Money, to the said William White in Hand paid by the said James Taylor Jr. at and before the sealing and delivery of this, the receipt of which he doth hereby acknowledge, and thereof, and of every part thereof doth exonerate and discharge the said James Taylor, Jr. his Heirs, Executors, and Administrators, He the said William White hath granted, bargained, sold and confirmed, and by these presents doth grant, bargain, sell and confirm unto the said James Taylor Jr. as Trustee for the payment of the above debt to the said Thomas Newton and James Taylor their Heirs and Assigns for ever. Two tracts of Land, to wit, One lying and being in the County of Princeps Anne, adjoining the Lands of Anthony Walkie and Charles Williamson, containing One hundred and seventy eight Acres, granted to the said White by Benjamin Harrison Governor of this Commonwealth on the 15th day of

White to Taylor.

Prinings Anne County the 1st day of February 1799
Bond from Cornelius Calvert Jun^r together with
Dennis Daulery his Securities to James Wood
of the Commonwealth of Virginia was this day
by them the said Cornelius Calvert Jun^r James Robinson
Daulery and Ordered to be Recorded . . .

Teste;
E. H. Woodley Clk.

All Men by these Presents that We
Nich Jun^r Dennis Whitehurst and William Shepherd
County of Prinings Anne are held and firmly bound
Esquire Governor or Chief Magistrate of the
State of Virginia in the full and Justness of One
Hundred current Money to be paid to the said
Esquire and his Successors for the Use of the said
State for payment whereof We bind ourselves and
Heirs Executors and Administrators jointly and
severally by these Presents sealed with our Hands
the fourth Day of February 1799: . . .

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Condition of the above Obligation is such that
the above bound Samuel Cornick is Commissioned and
by the said James Wood Esq. to carry into Execution
an Act concerning Wrecks passed
the day of June 1782. Now therefore if the said
Cornick Jun^r shall and do faithfully execute and per-
form every thing which shall be required of him
by a Commissioner of Wrecks as aforesaid accord-
ing to the directions of the said Act. Then this Obligation to be
to remain in full force and Virtue . . .

delivered
me of
Woodley

Samuel Cornick Jun^r
Dennis Whitehurst
William Shepherd Jun^r

At about Held for Prinings Anne County the 1st day of February 1799.
The aforesaid Bond from Samuel Cornick Jun^r together with Dennis
Whitehurst and William Shepherd Jun^r his Securities to the
Governor was Acknowledged by the said Samuel Cornick Jun^r
Dennis Whitehurst and William Shepherd Jun^r which is Ordered
to be Recorded . . .

Teste;
E. H. Woodley Clk.

This Indenture made on the Thirtieth Day
of August One Thousand Seven Hundred and Ninety Eight ..
Between William White of the County of Prinings Anne and
State of Virginia of the one Part, and James Taylor Jr. of the
Borough of Norfolk as Trustee of the other Part. Witnesseth
that for and in Consideration of the sum of Four Hundred and
Sixty five Pounds eight Shillings and eight pence current
Money of Great Britain which he the said William
White is justly indebted to Thomas Newton and James Taylor
Administrators of the Estate of Col: Robert Tucker deceased, and
honestly desires to secure and pay to them; and for and in
consideration of the sum of five Shillings like Money, to the said
William White in Hand paid by the said James Taylor Jr. at
and before the sealing and delivery of this, the receipt of which
he doth hereby acknowledge, and thereof, and of every part thereof
doth exonerate and discharge the said James Taylor Jr. his Heirs
Executors, and Administrators, He the said William White hath
granted, bargain, sold and confirmed, and by these presents
doth grant, bargain, sell and confirm unto the said James
Taylor Jr. as Trustee for the payment of the above debt to the
said Thomas Newton and James Taylor their Heirs and Affs.
in full for ever. Two tracts of Lands to wit One lying and being
in the County of Prinings Anne, adjoining the Lands of Anthony
Walke and Charles Williamson, containing One hundred and
seventy eight Acres, granted to the said White by Benjamin
Harrison Governor of this Commonwealth on the 15th day of

Witness
my Hand
the 30th Day
of August
1798

November, one Thousand seven hundred and eighty two. One other tract of Land lying and being in the County of Norfolk, containing Three Thousand Acres granted to the said William White by Beverly Randolph Esq. Governor of this Commonwealth on the 30th day of June 1791, also one other tract or parcel of Land in the County of Prince Anne, which the said William White purchased of Thomas Newton Administrator with the Will annexed of Robert Balard deceased, on the 2 day of May 1771, with all the Appurtenances belonging or in any wise appertaining to the premises hereby granted, or intended to be granted, and the Reversion or Reversions, Remainder and Remainders, and all Services, Benefits and Profits of the said Lands and premises and all his Rights, Claims, Interests and Securities relating to the same: To have and to hold the said Land, and other premises, unto the said James Taylor Jr. as Trustee aforesaid his Heirs and Assigns forever, to the use, profit and behoof of him the said James Taylor Jr. his Heirs and Assigns forever. And the said William White doth hereby grant, for himself and his Heirs, that he the said William White and his Heirs and every of them, shall and will Warrant and forever defend, the said Lands and other premises and every part and Article thereof, with all and singular the Rights and Appurtenances, unto the said James Taylor Jr. his Heirs and Assigns for ever: against him the said William White his Heirs and every of them, and against every other Person whomsoever. Upon Trust Nevertheless the said James Taylor Jr. his Heirs Executors, Administrators or Assigns, shall (after the first day of October, one Thousand seven hundred and Ninety eight) as soon as the said James Taylor Jr. his Heirs, Executors, Administrators or Assigns shall think proper, or the said William White shall request, (which ever of these two circumstances shall first happen) sell for the best price that can be gotten, after giving ten days public Notice, the said Lands and Premises, and out of the money arising from such Sale discharge pay and satisfy to the said Thomas Newton and

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James Taylor aforesaid, their Heirs, Executors, Administrators or Assigns, the above mentioned sum of Four Hundred and Sixty five Pounds eight Shillings and eight Pence with lawful Interest from the Thirtieth day of August, One Thousand seven Hundred and Ninety eight: until the same shall be fully discharged, and the expenses attending the drawing and Recording this Indenture, and the contingent Charges of the Sale as aforesaid, and other necessary expenses that shall attend the securing and obtaining the above mentioned Money, or performing any thing that is or shall be necessary relative to the intent of this Indenture, and that the said James Taylor Jr. as Trustee, his Heirs, Executors, Administrators or Assigns, shall pay or cause to be paid, the Overplus, if any remains from such Sale, to the said William White his Heirs, Executors, Administrators or to his or their Order. In Witness whereof the said William White and James Taylor Jr. have hereunto set their Hands and seals, the first above written.

Sealed and Delivered }
In the Presence of }
Warren Ashley
Rich. Taylor
Michael Cavan

Wm White ...
Ja. Taylor Jr. ...

At a Court held for Prince Anne County the 1st day of April 1799.
The above Indenture of Trust, between William White of the one part and James Taylor Junr. as Trustee of the other part was this day proved according to Law by the Oath of Warren Ashley, Richard Taylor and Michael Cavan the Witnesses to the same, and Ordered to be Recorded:

Seals,
E. H. Moseley Clk;

This Indenture, made the Fifteenth Day of June, in the Year of our Lord One Thousand Seven Hundred and Ninety eight, Between Nathaniel M'Glenahan of the County of Prince's Anne, and Commonwealth of Virginia of the one Part, and Susanna Bayntar of the same County and Commonwealth aforesaid of the other Part. Witnesseth that the said Nathaniel M'Glenahan, for and in Consideration of the natural regard, love, and Affection which he has, and bears for his Aunt the said Susanna Bayntar, and in Order to promote her Interest in the World, and also for and in Consideration of the sum of Twenty Shillings by the said Susanna Bayntar to him in Hand paid at, and before the sealing, and delivery of these Presents: the Receipt whereof he doth hereby acknowledge, and thereof acquit, and discharge the said Susanna Bayntar, hath granted, bargained, sold, aliened, transferred and confirmed, and ^{Princess Co. VA Wills 1798 1800 www.virginiapioneers.net} bargain, sell, alien, transfer, and confirm, unto the said Susanna Bayntar, all that Tract and Plantation of Land with the Appurtenances, whereon he the said Nathaniel now lives, and which was devised to him by his Father in his last Will, and Testament; and the two following Slaves, to wit, Hannibal and Jemmy. To have and to hold, the said Tract, and Plantation of Land with the Appurtenances, and the said Slaves, Hannibal, and Jemmy, to her the said Susanna Bayntar; and her Heirs for ever: reserving and saving Nevertheless to the said Nathaniel M'Glenahan the use and labour of the said two Slaves Hannibal, and Jemmy to him the said Nathaniel M'Glenahan for and during his natural life. In Testimony whereof the said Nathaniel M'Glenahan hath hereunto set his Hand and Seal the Day and Year first above Written.

Signed Sealed and Delivered
In Presence of _____

N. M'Glenahan to Bayntar

Witness to the Acknowledgement
Wm. Robinson
Jas. Robinson
202 Jas. Gibson
Anthony Walke, Jr.

N. M'Glenahan 

As above Held for Prince's Anne County the 1st day of April 1799. The aforesaid Indenture of Bargain and Sale from Nathaniel M'Glenahan to Susanna Bayntar was this day fully proved by the Oath of Anthony Walke, Jr. a Witness to the same and Ordered to be Recorded, the said Indenture of Bargain and Sale, was proved in September Court last past by the Oath of James Robinson and James Gibson two of the other Witnesses to the same and Ordered to be lodged for further Proof.

Fac.
E. H. Mosley Clk.

This Indenture, made the Eleventh Day of December in the Year of our Lord One Thousand Seven Hundred and Ninety eight, Between Richard Mason and Peggy his wife of the County of Prince's Anne in Virginia of the one part, and Thoroowoods Lored of the same place of the other part. Witnesseth that the said Richard Mason and wife, for and in Consideration of the sum of Seventy Pounds - here to the said Richard Mason and Wife, in Hand paid by the said Thoroowood, Lored at and before the sealing and delivery of these presents the receipt whereof they do hereby acknowledge, they the said Mason and Wife have granted, bargained, and sold and confirmed, and by these presents do grant, bargain, sell and confirm unto the said Thoroowood, Lored and his Heirs, a certain Tract or parcel of Land bounded as follows, to wit, Beginning at a little sweet Gum, a corner of Nathan Bonney's and running on his line of markt trees Westerly, to another Gum, thence along a line of markt trees, to a red Oak abornier, thence Easterly along a line of markt trees to a pine, abornier, of Solomon Whitehurst, thence along his line to the first Station containing Twenty five Acres, the said Land was conveyed first by Nathan Bonney to Christopher Williamson together with all Houses, Buildings, Orchards, Ways, Waters, Waters Holes, Courses, Rights and Appurtenances, whatsoever, to the said Thoroowood, Lored and his Heirs, and the Heirs, Assigns and Reversions, Remainder or Remainders, Rents

Mason to Lored

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Issues and Profits thereof, and all the Estate Right, Title
 of them the said Kedar Mason and Wife 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 Thoroughgood Land, to the only proper use and behoof
 of him the said Thoroughgood Land 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 Lastly
 the said Kedar Mason and wife, all and singular the premises
 hereby bargained and sold, with the Appurtenances unto the said
 the said Thoroughgood Land his Heirs and Assigns, against them
 the said Kedar Mason and Wife all and every other Person
 or Persons whatsoever, shall and will Warrant and for
 ever defend by these Presents: In Witness whereof they the
 said Kedar Mason and Wife, have set their Hands and Affix-
 ed their Seals, the Day and Year first Mentioned.

signed, sealed and delivered
 In the Presence of,
 William Heath
 Nathan Conroy
 Charles Land
 John Bonney

Kedar + Mason
 Peggy x Mason

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At a Court Held for Princes Anne County the 1 day of April 1799
 The above Indenture of Bargain and Sale from Kedar Mason
 and Peggy his Wife to Thoroughgood Land she was acknowledged
 by the said Kedar and Peggy Mason she being first privately
 examined, relinquished her right of Dower, and Orders to be
 Recorded

E. H. Mosley Clk.

This Indenture, made the First Day of
 April in the Year of our Lord, One Thousand Seven Hun-
 dred and Ninety nine Between William Keeling
 and Adam Keeling Junr. of the County of Princes Anne and
 Elizabeth Wife to the said Adam of the one Part, and Ree
 Land Junr. of the County aforesaid of the other Part:
 Witnesseth, that for and in Consideration of the sum
 of One Hundred Pound current Money of Virginia, to
 the said William Keeling Junr. Adam Keeling and Elizabeth
 his Wife, in Hand paid by the said Ree Land at or
 before the sealing and delivery of these Presents, the Receipt where-
 of they do hereby acknowledge, and thereof do release, acquit
 and discharge the said Ree Land his Executors and Admini-
 strators by these Presents, they the said William Keeling, Adam
 Keeling and Elizabeth his wife, have granted, bargained, sold,
 aliened, and confirmed, and by these presents do grant, bar
 aliened, and confirmed, unto the said Ree Land, and
 his Heirs, fifty Acres of Land more or less, situate, lying
 and being in the Parish of Lynnhaven and County of Prince
 Anne aforesaid, which Land the said William Keeling and
 Thomas Keeling Father to the said Adam, bought of John
 Ellegood of the County of Norfolk b. Borough, and all Houses
 Buildings, Ways, Waters, Water Courses, Profits, Commodities,
 Hereditaments and Appurtenances to the said premises hereby
 granted, or any part thereof belonging, or in any wise appur-
 taining; and the Reversion and Reversions, Remainder,
 and Remainders, Rents, Issues and Profits thereof, and
 also all the Estate, Right, Title, Interest, Use, Trust, Property
 Claim and Demand whatsoever, of them the said William Keel-
 ing, Adam Keeling and Elizabeth his wife, of in, and to the
 said Premises, and all Sheds, Evidences and Writings, touching
 or in any wise concerning the same. To have and to hold
 the said fifty Acres of Land more or less, situated as aforesaid,
 and all and singular other the premises hereby granted, and
 every Part and Parcel thereof with their and every of their

Land
 Keeling
 Junr.