

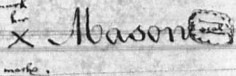
• fines and Profits thereof, and all the Estate Right, his
of them the said Cedar Mason and Wife of in and to the same
To have and to hold, all and singular the premises
hereby bargained and sold with the Appurtenances unto
the said Thoroogood Land, to the only proper use and behoof
of him the said Thoroogood 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 Cedar Mason and wife, all and singular the premises
hereby bargained and sold, with the Appurtenances unto the said
the said Thoroogood Land his Heirs and Assigns, against them
the said Cedar 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 Cedar Mason and Wife, have set their hands and affixed
their seals, the Day and Year first Mentioned.

Signed, sealed and delivered]

Princess Co. VA Wills 1798-

In the presence of,

William Heath
Nathan Conney
Charles Land
John T. Bonney

Cedar + Mason 
Luggy X Mason 

At a Court Held for Prince Anne County the 1st day of April 1797
The above Indenture of Bargain and Sale from Cedar Mason
and Luggy his Wife to Thoroogood Land etc. was acknowledged
by the said Cedar and Luggy Mason the being first privately
examined, relinquished her right of Dower, and Ordered to
be Recorded.

, Teste,

E. H. Moody Esq:

124.

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 sen^r. of the County of Prince Anne and
Elizabeth Wife to the said Adam of the one Part, and Rec-
Land sen^r. 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, Adam Keeling and Elizabeth
his Wife, in Hand paid by the said Rec 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 Rec Land his Executors and Admin-
istrators 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-
800 www.virginiapiioneers.net
gees, and release unto the said Rec 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 & Borough, and all Houses
Buildings, Ways, Waters, Water Courses, Profits, Commodities,
Inheritments and Appurtenances to the said premises hereby
granted, or any part thereof belonging, or in any wise oppur-
taining; and the Reversion and Reversions, remainder-
and Reversions, 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 Seats, 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

Appurtenances, unto the said Rec Land his Heirs and
Assigns for ever, to the only proper Use and Behoof of him
the said Rec Land and of his Heirs and Assigns for ever:
and the said William Keeling Adam Keeling and Elizabeth
his wife, for themselves, their Heirs, Executors and Adminis-
trators doth covenant promise, and grant, to and with the said
Rec Land and his Heirs and Assigns by these Presents, that
the said William Keeling and Adam Keeling and their Heirs
all and singular the said Premises hereby granted with
their Appurtenances, unto the said Rec Land his Heirs
and Assigns, against them the said William Keeling and
Adam Keeling their Heirs and Assigns, and all and every
other Person and Persons whatsoever shall and will War-
rant and for ever defend by these Presents. In witness
whereof the said William Keeling Adam Keeling and Eliza-
beth his Wife, have hereunto set their Hands and Seals, the
Day and Year first above written.

Princess Co. VA Wills 1793-1800 www.virginiapioneers.net

Saled and Delivered.
In presence of:
William Keeling
Joseph White
Jr. Robinson

William Keeling Sen. *[initials]*
Adam Keeling Sen. *[initials]*
Elizabeth Keeling. *[initials]*

Received the Day of April, nineteen hundred and
ninety nine of the wised named Rec Land the sum of One hundred
Pounds current money of Virginia being the Consideration within mentioned

125.

This Indenture, made the First Day of December
in the Year of our Lord, One Thousand Seven Hundred and
Ninety seven, Between, Frederick Boush and Elizabeth his
Wife of the County of Prince Anne, and Commonwealth of Virginia
of the one Part, and Smith Shepherd Sen^r of the same County and
Commonwealth aforesaid of the other Part, witnesseth, that
the said Frederick Boush and Elizabeth his wife, for and in
Consideration of the sum of Fifty one Pounds Ten shillings, by the
said Smith Shepherd Sen^r to the said Frederick Boush, 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 Smith Shepherd Sen^r, his Heirs, Executors
and Administrators, have granted, bargained, sold, aliened, trans-
ferred and confirmed and by these Presents do grant, bargain, sell
convey, transfer and confirm, unto the said Smith Shepherd Sen^r
One certain Piece or Parcel of Land situate, lying and being in
said County of Prince Anne, containing Thirty Three Acres
3 rods bounded as follows, to wit, Beginning at a white Oak by the
side of a branch, N. 18 E. 82 poles into the Road,
thence down the said Road N. 11 W. 12 poles, N. 15 W. 10 poles
N. 22 W. 16 poles, N. 14 W. 18 poles, N. 28 E. 11 1/2 poles, N. 42 W. 6
poles, N. 45 W. 10 poles, N. 48 W. 16 poles, N. 26 W. 8 poles, N. 33
W. 10 poles, N. 44 W. 8 poles, N. 50 W. to the Line, between the said
Frederick Boush and Dennis Whithurst, thence along the same
to the middle of the branch, thence along the middle of the said
branch, agreeable to the Meanders thereof, until the said first
mention'd Oak, bear S. 81 E. and thence to the said Oak, the
first station, To have and to hold, the said Thirty
three Acres of Land, situate, lying, being, and bounded as
aforesaid, and all Houses, Buildings, Orchards, Woods, Waters
Watercourses, Profits, Commodities, Hereditaments and Appurte-
nances, thereunto in any wise belonging to him the said
Smith Shepherd Sen^r and his Heirs for ever. In
Witness whereof the said Frederick Boush and Elizabeth
his Wife have hereunto set their Hands and Seals, the
Day and Year first above written:

Seale,
E. H. Mooreley Esq.

Appurtenances, unto the said Recd Land his Heirs and
Assigns for ever, to the only proper Use and Benefit of him
the said Recd Land and of his Heirs and Assigns for ever:
and the said William Keeling Adam Keeling and Elizabeth
his wife, for themselves, their Heirs, Executors and Administrators
doth covenant promise, and grant, to and with the said
Recd Land and his Heirs and Assigns by these presents, that
the said William Keeling and Adam Keeling and their Heirs
all and singular the said premises hereby granted with
their Appurtenances, unto the said Recd Land his Heirs
and Assigns against them the said William Keeling and
Adam Keeling their Heirs and Assigns, and all and every
other Person and Persons whatsoever shall and will War-
rant and for ever defend by these presents, In Witness
whereof the said William Keeling Adam Keeling and Eliza-
beth his Wife, have hereunto set their Hands and Seals, the
Day and Year first above written.

Princess Co. VA Wills 1798-1800

Received and delivered
In presence of
William Huggins
Joseph White
Jr. Robinson

William Keeling, sen.
Adam Keeling, sen.
Elizabeth Keeling.

Received the Day of
Nineteen Hundred and
Ninety nine of the instant named Recd Land the sum of One hundred
Pounds current money of Virginia being the consideration within mentioned

\$ 100.

At a Court held for Prince Anne County the 1st day of April 1799.
The above Indenture of Bargain and Sale from William Keeling, sen.
Adam Keeling, sen. and Elizabeth his Wife, to Recd Land, sen., was
acknowledged by the said William Keeling and Adam Keeling
and Ordered to be Recorded.

Seal,
E. H. Mooreley Esq.

.125.

This Indenture, made the First Day of December
in the Year of our Lord, One Thousand Seven Hundred and
Ninety seven, Between, Frederick Boush and Elizabeth his
Wife of the County of Prince Anne, and Commonwealth of Virginia
of the one Part, and Smith Shepherd Sen^r, of the same County and
Commonwealth aforesaid of the other Part, Witnesseth; that
the said Frederick Boush and Elizabeth his wife, for and in
Consideration of the sum of Fifty one Pounds Ten Shillings, by the
said Smith Shepherd Sen^r, to the said Frederick Boush, 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 Smith Shepherd Sen^r, his Heirs, Executors
and Administrators, have granted, bargained, sold, aliened, trans-
ferred and confirmed and by these Presents do grant, bargain, sell
Transfer, transfer and confirm, unto the said Smith Shepherd Sen^r
One certain Piece or Parcel of Land situate lying and being in
said County of Prince Anne, containing Thirty Three Acres
and bounded as follows, to wit, Beginning at a white Oak by the
side of a branch, and running thence along the said branch
thence down the said Branch N. E. W. 12 poles, N. 15. W. 10 poles
N. 22. W. 16 poles, N. 14. W. 18 poles, N. 28. W. 4 poles, N. 42. W. 6
poles, N. 45. W. 10 poles, N. 48. W. 16 poles, N. 36. W. 8 poles N. 33
W. 10 poles, N. 44. W. 8 poles, N. 50. W. 10 to the Line, between the said
Frederick Boush and Dennis Whitburn, thence along the same
to the middle of the branch, thence along the middle of the said
branch, agreeable to the Meanders thereof, until the said first
mention'd Oak, bear S. 81 E. and thence to the said Oak, the
first station, To have and to hold, the said Thirty
three Acres of Land, situate, lying, being, and bounded as
aforeward, and all Houses, Buildings, Orchards, Woods, Waters
Watercourses, Profits, Commodities, Hereditaments and Appurte-
nances, thereunto in any wise belonging to him the said
Smith Shepherd Sen^r, and his Heirs for ever. In
Witness whereof the said Frederick Boush and Elizabeth
his Wife have hereunto set their Hands and Seals, the
Day and Year first above Written.

Sealed, Signed and Delivered
In Presence of . . .

W. Nimmo

Adam B. Harting

David Tintre Jr.

John Hodges

Frederick Boush

Elizabeth Boush

At a Court Held for Princess Anne County the 7th day of May 1798.
The above Indenture of Bargain and Sale from Frederick Boush and Elizabeth his Wife to Smith, Shepherd, was this day proved by the Oath of William Nimmo and David Tintre Jr., two of the Witnesses to the same, and Ordered to be lodged for further Proof, and at another Court Held for the said County on the 1st day of April 1799. The aforesaid Indenture of Bargain and Sale from Frederick Boush and Elizabeth his Wife, to Smith, Shepherd lately deceased, was acknowledged by the said Frederick Boush, and Ordered to be Recorded.

Teste.

E. H. Moseley Esq.

Princess Co. VA Wills 1798-1800

acquit and discharge the said Joseph Roberts his Heirs, Executors, Administrators, hath given, granted, aliened, transferred and confirmed, and by these Presents, doth give, grant, and transfer, that Plantation or Parcel of Land, situated, lying and being in the County of Princess Anne, and bounded, on Broad Creek, and on Nicholas Deuler on the South, North, and Hoggard on the East, and George Chandler on the North East, containing One Hundred Acres more or less, the said Plantation is now in the Occupation and Possession of Samuel Roberts for his natural life, and after his deceas, and is the same tract or Plantation of Land with the Appurtenances, which the said Sarah Smith her relict from whom the Dower inherited being Due at Law from her son to the said Land, To have and to hold, the said tract or Plantation of Land infinite, lying, and bounded as aforesaid, and all Houses, Buildings, Orchards, Ways, Waters, Water Courses, Lotts, Commodities, Hereditaments, and Appurtenances thereunto in any wise belonging or Appertaining to him or his Heirs, Executors, and his Flirs for ever. In Witness whereof, the said Sarah Smith hath hereto set her Hand and Seal, the Day and Year first above Written.

Signed, sealed and delivered,

In Presence of . . .

Matthew Lukens

Rebecca X. Drewry

John Jr. Chappel

mark

Sarah ^{to} Smith

mark

September the 6th 1798. Received from Joseph Roberts the sum of Twenty Shillings, in full of the within Due for Land.

Teste.

Sarah ^{to} Smith

mark

At a Court Held for Princess Anne County the 1st day of April 1799. The above Due of gift from Sarah Smith to Joseph Roberts together with the Receipt hereon written were acknowledged by the said Sarah Smith and Ordered to be Recorded.

Teste,

E. H. Moseley Esq.

Sealed, signed and delivered }
In presence of ... }

, 126,

W. Nimm

Adam B. Tidling

David Tidling Jr.

John Hodges

Frederick Boush

Elizabeth Boush

At a Court Held for Princess Anne County the 7th day of May 1798.
The above Indenture of Bargain and Sale from Frederick Boush and Elizabeth his Wife to Smith Shepherd, was this day proved by the Oath of William Nimm and David Tidling Junr, two of the Witnesses to the same, and Ordered to be lodged for further Proof, and at another Court Held for the said County on the 1st day of April 1799. The aforesaid Indenture of Bargain and Sale from Frederick Boush and Elizabeth his Wife, to Smith Shepherd lately deceased, was acknowledged by the said Frederick Boush, and Ordered to be Recorded.

State.

E. H. Moseley Esq.

Princess Co. VA Wills 1798-1800

acquit and discharge the said Joseph Roberts his Heirs Executors, Administrators, heirs given, granted, aliened, transferred and confirmed, and by these Presents doth give, grant, and transfer, that Plantation or Part of Land situated lying and being in the County of Princess Anne, and bounded, on Broad Creek, and on Nicholas Deeler on the South, North and Hoggarde on the East, and George Chandler on the North East, containing One Hundred Acres more or less, the said Plantation is now in the Occupation and Possession of Samuel Roberts for his natural life, and after his deceaseth, and is the same tract or Plantation of Land with the Appurtenances which the said Sarah Smith her receipt from whom the Dower inherited being Her at Law from her son to the said Land, To have and to hold, the said tract or Plantation of Land situate, lying, being, and bounded as aforesaid, and all Houses, Buildings, Orchards, Ways, Waters, Water Courses, Fruits, Commodities, Hereditaments, and Appurtenances therunto in any wise belonging or appertaining to him whereof, the said Sarah Smith shall be her Tenant and Seel, the Day and Year first above Written.

Signed, sealed and delivered }

In presence of ... }

Matthias Luthens

Rebecca x Browne

John Jr. Chappel

Sarah + Smith

mark.

September the 6th 1798. Received from Joseph Roberts the sum of Twenty Shillings, in full of the within Deed for Land.

State.

Sarah + Smith

mark.

At a Court Held for Princess Anne County the 1st day of April 1799. The above Deed of gift from Sarah Smith to Joseph Roberts together with the Receipt hereon written were acknowledged by the said Sarah Smith and Ordered to be Recorded.

State.

E. H. Moseley Esq.

Padon to Maulbone

Ex?

This Indenture, made this Twenty Ninth Day of March in the Year of our Lord One Thousand Seven Hundred and Ninety nine, Between Charles Padon and Frankey his Wife of the County of Princess Anne of the one Part, and Peter Maulbone of the said County of Princess Anne of the other Part, Witneseth that the said Charles Padon hath and doth for and in Consideration of the sum Two Hundred and Fifty Pound current Money of Virginia, to him the said Charles Padon in Hand paid by the said Peter Maulbone the Receipt whereof they the said Charles Padon and Frankey his Wife doth acknowledge themselves fully contained and paid of every part and parcel of one certain tract or parcel of Land and doth by these presents, grant, bargain, sell, and confirm unto him the said Peter Maulbone and his Heirs for ever, one certain tract or parcel of Land situated, lying and being in the County of Princess Anne, containing Seventy Nine more or less Acres, and bounded as follows to wit, on and by, Beginning at the Gum-stump by the Run and running Southward as the road goes, till it comes to a white Oak, and then on to the next white Oak, joining Hillary Lands line, then running Westwardly joining John Bonney line till it crosses the Run, then running Southwardly on the same line joining John Harrison line, then running Westwardly to the uttermost bounds of Bonneys Pattern, then running Northwardly on Bonneys Pattern, then running the same line out to the first station together with the Appurtenances thereunto belonging with all Houses, Orchards, Woods, Ways, Waters, and Watercourses thereunto belonging or in any wise Appertaining: To have and to hold, the above mentioned Tract or parcel of Land and premises in Fee Simple, and they the said Charles Padon and Frankey his Wife, for

128.

themselves, their Heirs, Executors and Administrators, doth Warrant and for ever defend, the said tract or parcel of Land and Premises from the just or lawfull claim or claims of any Person or Persons whatsoever, to the only life, and Bellof of him the said Peter Maulbone and his Heirs and Assigns, for ever: In Witness whereof, they the said Charles Padon and Frankey his Wife hath hereunto set their Hands and Affixed their Seals, the Day and Year above Mentioned.

Sealed and Delivered
In the Abreavts of.
John Harrison
John Bonney
William Grento

Charles Padon
John Bonney
Frances Padon

At Abbeant Held for Princess Anne County the 1st day of April 1799.
The above Indenture of Burgin and Sale, from Charles Padon to Peter Maulbone was acknowledged by the said Charles Padon and Frankey his Wife, she being first privily examined relinquished her right of Dower, and Ordered to be Recorded.

Seale,
E. H. Mosley Esq:

Sent to Jonathan Senterf

This Indenture made the 1st Day of April in the Year of Christ, One Thousand Seven Hundred and Ninety Nine, Between Jonathan Senterf and Sarah his Wife, of Princess Anne County of the one Part, and Malachi Whitehurst of the said County of the other Part, Witneseth, that for and in Consideration of the sum of Fifty Pounds current Money of Virginia, to them in Hand paid by the said Malachi Whitehurst, the Receipt whereof they hereby acknowledge, they the said Jonathan Senterf and Sarah his Wife, have granted, sold and confirmed,

and by these Presents, do all, alien and confirm unto the said
Malachi Whitehurst and his Heirs, a certain Tract of
Land lying in the said County, containing by computation
One Hundred and Seventy five Acres (more or less) bounded
by the Lands of Nathaniel Nicholas, Jonathan Hopkins,
David Whitehurst, John Mosley, John Hopkins, William
Hunter, and another piece of Land belonging to Jonathan
Hopkins, and all Buildings and Appurtenances thereto
belonging, and all the Right, Title, and Interest of them
the said Jonathan Fentress and Sarah his Wife, To
have and to hold, the said Land hereby conveyed
unto the said Malachi Whitehurst, his Heirs, and Assigns
for ever. In witness whereof the said Jonathan Fentress
and Sarah his Wife, have hereunto set their hands and
seals the Day and Year above written.

[Signed and Delivered]

In presence of

M^r. Campbell,

W^m. Hunter,

Hillary Larson

Jonathan Fentress
Princess Co. VA Wills 1793-1800
Sarah X Fentress

mark

At about Hildes, Princess Anne County the 1st day of April 1794.
The above Deed of Bargain and Sale from Jonathan Fentress
and Sarah his Wife, to Malachi Whitehurst, was this day
Acknowledged by the said Jonathan and Sarah Fentress, the
same having been first privily examined, relin-
Ex. quished her right of Inheritance to the Land mentioned
in the said Deed, and Ordered to be Recorded;

Seale,

E. H. Mosley Esq.

129.

This Indenture, made the Eleventh Day of
December, in the Year of our Lord, One Thousand
Seven Hundred and Ninety Between Thos.
Thorogood Land and Lydia his wife of the County of Prince-
Anne in Virginia of the one Part, and Cedar Mason of
the same place of the other Part, Witneseth that for
and in Consideration of the sum of Seventy five Pounds paid
to the said Thorogood Land and Wife, in Hand paid by
the said Cedar Mason at or before the sealing and delivery
of these Presents, the Receipts whereof they do hereby acknowledge,
they the said Thorogood Land and Wife, have
granted, bargained and sold and confirmed, and by these
Presents do grant, bargain, sell, and confirm unto the said
Cedar Mason and his Heirs, a certain tract or parcel of
Land bounded as follows to wit, Beginning at a Pine, in
James Sonne's line, and running on a line of marsh Trees to
on the Head of the Swamp, and William Land's line, to the
Swamp, thence along the Swamp, and William Land's line, to
the first station, containing One Hundred and ten Acres, be
the same more or less, the said Land John Achijo sold to
Whitehurst, together with all Houses, Buildings, Orchards,
Ways, Waters, Watercourses, Profits, and Appurtenances, what-
soever to the Premises belonging, or in any wise appertaining
and the Reversion and Reversions, Remainder and Term
Cinders, rents, houses, and profits thereof, and all the
Estate, Rights and Title, of them the said Thorogood Land
and Wife of me, and to the same, To have and to hold
all and singular the Premises hereby bargained and sold
with the Appurtenances, unto the said Cedar Mason his
Heirs and Assigns for ever, to the only proper Use, and
Benefit of him the said Cedar Mason, free and clear of
and from all Taxes, and all other Incumbrance of what
nature or Kind soever. And I shall by the said Thorogood
Land and Wife, all and singular, the premises hereby -

bargained and sold: with the Appurtenances, unto the said cedar Mason his Heirs and Assigns, against them the said Thorogood Land and wife all and every other Person whatsoever shall and Warrant; and forever defend by these presents. In Witness whereof they the said Thorogood Land and Wife have set their hands and affixed thereto the Day and Year first mentioned.

Signed Sealed & Delivered
In the presence of...

William Heath
Nathaniel Bonney
Charles Land
John F. Bonney
mark

Thorogood Land
Lydia Land

At a Court held for Prince Anne County the 1st day of April 1799
The above Indenture of Bargain and Sale from Thorogood Land
and Lydia his Wife to cedar **Princess Co. VA Wills 1798-1800**
and to the said Thorogood Land lately so: by the Bath
of Nathaniel Bonney, William Heath and John Bonney three of the
Witnesses to the same. And was acknowledged by the said Lydia Land
she being first privately examined, relinquished her right of Dower.
and Ordered to be recorded.

Then: the blank in the 3rd line
in the aforesaid Deed from { State,
Land & M^t to Slave was left }
so in the Original Deed - E. H. Moseley Esq:

Williamson
This Indenture, made the Sixteenth Day of
February in the Year of our Lord One Thousand Seven
Hundred and Ninety nine, Between George Williamson
and Elizabeth his Wife of the County of Prince
Anne in the State of Virginia of the one Part and John
Williamson of the same place and State. Witnesseth
that for in Consideration of the sum of Ten Dollar cur-
rent money of Virginia, to the said George Williamson
and Elizabeth his Wife, in Land paid by the said

John Williamson at or before the sealing and delivery
of these Presents, the Receipt hereon written he doth hereby
acknowledge, he the said George Williamson and Elizabeth
wife, hath granted, bargained, sold, aliened and confirmed
and by these presents do grant, bargain sell, alien and
confirm, unto the said John Williamson and his Heirs
a certain piece or parcel of Land, containing One Acre
more or less, situate, lying joining David Whitehurst and
Matthew Godfrey in the County aforesaid, and all Buildings
Orchards, Woods, Waters, Watercourses, Profits and Appur-
tenances whatsoever to the said premises belonging, or in
wise appertaining, and all the Estate, Right, and Title
of him the said George Williamson and Elizabeth his wife
of in and to the said One Acre of Land more or less;
with the Appurtenances: To have and to hold
all and singular the premises hereby bargained and sold
unto the said John Williamson his Heirs and Assigns, to
the end of his life, and after his death, to the said John
Williamson his Heirs and Assigns for ever, free and clear
of and from all Dower, and all other Incumbrance of
what nature or kind soever. In Witness whereof the
said George Williamson and his Wife Elizabeth hath
hereunto set his Hand and Affixed his Seal the Day
and Year first above Mentioned:

Sealed and Delivered
In Presence of...

George Williamson
Elizabeth Williamson

Received the day and year first written mentioned of John Williamson
the sum of Ten Dollar being the Consideration money within expressed
Seale,

At a Court held for Prince Anne County the 1st day of April 1799.
The above Indenture of Bargain and Sale from George Williamson and Elizabeth
his Wife to John Williamson and Cheape, was acknowledged by the said
George and Elizabeth Williamson, she being first privately examined, relinquished
her right of Dower, and Ordered to be Recorded.

E. H. Moseley Esq:

This Lease, made the Twenty third Day of February in the Year of our Lord One Thousand Seven Hundred and Ninety Nine. I, John Williamson of the County of Prince Anne in the State of Virginia doth Lease unto my Father George Williamson and wife Elizabeth, for the term of Life, a certain piece or parcel of Land containing One Acre more or less, in the County aforesaid and is the same House and Land whereon the said George Williamson resided, and all Buildings, Orchards Woods, Water Courses, Profits, and Appurtenances whatsoever, to the said George Williamson and Wife Elizabeth for the terms of Life. In Witness whereof the said John Williamson hath hereunto set his Hand and Affixed his Seal the Day and Year first above mentioned:
 Sealed and Delivered
 In presence of . . .
 John Williamson

Princess Co. VA Wills 1798

[Handwritten signature]

Box?

At about Midday for Prince Anne County the 1st day of April 1799.
 The above, Lease for Life from John Williamson to his Father,
 and Mother George and Elizabeth Williamson was Acknowledged
 by the said John Williamson, and Ordered to be Recorded.

Teste,

S. H. Moosey Esq:

This Indenture, made the twentieth Day of April in the Year of our Lord One Thousand Seven Hundred and Ninety Nine Between James Henly Son of the County of Prince Anne and Common wealther of Virginia of the one part, and Cornelius Henly his son, of the aforesaid County and Commonwealth of the other part. Witneseth, that the said James Henly for and in Consideration of the natural Love and Affection which he hath and bears towards his Son the said Cornelius Henly and also for the further Consideration of One dollar to him in Hand paid by the said Cornelius Henly at or before the sealing and delivery of these presents, the receipt hereon written he doth hereby acknowledge, hath given granted, aliened, released, and confirmed, and by these presents doth give, grant, alien, release, and confirm unto the said Cornelius Henly his Heirs and Assigns for ever, a tract of Land containing One hundred and Fifty Acres more or less, lying and being in the said County and is bounded, as followeth, to wit, Beginning at a Bridge adjoining Job M. Cleary's Land and running down the Road about One hundred Yards to a young Red Oak in the bent of the Road, thence running Westwardly down or along a line of marked trees marked by myself to a young Mulberry tree standing by a Water hole in the cleared Land, thence running Northwardly to a Solly and forked Dogwood standing in the old Plantation wherein now lies, thence Northeastwardly to a young Hazelnut tree, thence running the same Course to a sweet Gum standing on the Edge of the Swamp called the Cypress Swamp, it being all that part of the tract of Land and Appurtenances lying and being to the Northward and Eastward of the aforesaid Boundaries, which I the said James Henly own and wherein the said Cornelius Henly and myself now liveth, with all Houses, Orchards, Woods, Ways, Waters, Water Courses, low grounds or Swamps and Profits to

the same belonging or in any wise Appertaining and
the Reversion and Reversions, Remainder and Rem-
ainders, and all the Estate Right, and Title, which is the
said James Henley have of and in the same; To have
and to hold the said One Hundred and Fifty
Acres of Land more or less, according to the aforesaid
Boundaries, to him my said Son Cornelius Henley his heirs
and Assigns for ever, to the only proper Use and Behoof
of him the said Cornelius Henley his Heirs and Assigns
for ever, free and clear from all Incumbrances whatever;
and I the said James Henley senr: the right and Title of the
aforesaid tract or parcel of Land and Appurtenances
hereby given and granted, unto the said Cornelius Henley
his Heirs and Assigns, shall and will Warrant
and for ever defend by these Presents, against the lawful
claim of me, or my Heirs, and against all and every
other Person or Persons whatever: In Witness,
whereof the said James Henley senr: Princess Co. VA. Witsy 1798

28? Hand and Affixed my Seal the Day and Year
first within written.

Signed, sealed & Delivered
In the Presence of

Leaman Benney
Jr. Woodhouse
William Moore
James Moore
James Henley jun:

James Henley senr:

Received One dollar of my son Cornelius Henley being the
Consideration Money within mentioned this 6th of April 1799.

James Henley senr:

At a Court held for Princess Anne County the 6th day of May 1799.
The above Indenture of Life from James Henley senr to Cornelius
Henley, was acknowledged by the said James Henley and
Ordered to be Recorded

Teste,
S. H. Mooseley Esq;

This Indenture made the Sixth Day of
April, in the Year of our Lord, One Thousand
Seven Hundred and Ninety Nine. Between James
Henley senr: of the County of Prince Anne and Com-
monwealth of Virginia of the one Part, and James
Henley jun: his son of the aforesaid County and Common-
wealth of the other Part. Witneseth that the said
James Henley for and in Consideration of the Natural
Love and Affection which he hath, and bears towards
his Son the said James Henley jun: and also for the further
Consideration of one Dollar, to him in Hand paid by the
said James Henley jun: at or before the sealing and delivery
of these presents, the receipt hereon written, he doth hereby
acknowledge, hath given, granted, aliened, released, and
confirmed, and by these presents doth give, grant, alien
release, and confirm unto the said James Henley jun: his
1800 www.virginiapioneers.net
land and Appurtenances forever. One Tract or parcel of Land
containing One Hundred and Ten Acres more or less, lying
and being in the said County and is bounded as followeth
(to wit) Beginning at a Bridge adjoining Jacob McClellan's
Land, and running down the Road about one hundred yards
to a young Red Oak, in the bend of the Road, thence running
wardly down or along a line of trees marked by myself, to a
young Mulberry tree standing by a Waterhole in the cleared
Land, thence running Northwestwardly to a Holly and forked
Dogwood standing in the old plantation whereto I now live,
thence running Northwestwardly to a young Walnut Tree, thence run-
ning the same course to a sweet Gum standing on the Edge of
the Swamp called the Cypress Swamp, it being all that part of
the tract of Land and Appurtenances lying and being to
the Southwest and Northwest of the aforesaid Boundaries,
whereon the said James Henley jun: now liveth, with all Houses
Orchards, Woods, Hayr., Waters, Water Courses, Low Grounds, or Swamps
and Profits to the same belonging or in any wise Appertaining
and the Reversion and Reversions, Remainder and Remainders
219 and all the Estate, Right, and Title which the said James

Henry Sen^t have of and in the same. To have and
to hold the said One Hundred and Acres of Land
more or less, according to the aforesaid Boundaries, to him
my said son James Henry Jun^r, his Heirs and Assigns forever,
to the only proper use and Behoof of him the said James
Henry Jun^r, his Heirs and Assigns forever, free and clear
from all Incumbrances whatever, and I the said James Henry
Sen^t the rights and Title of the aforesaid tract or parcel of
Land and Appurtenances hereby given and granted unto
the said James Henry Jun^r, his Heirs and Assigns, shall and
will for ever warrant and defend by these presents,
against the lawful claim of me or my Heirs, and against
all and every other person or persons whatever. In
Witness whereof I the said James Henry Sen^t, hath here
unto set my Hand and Affixed my Seal the Day and
Year first written.

Signed Sealed & Delivered
In the presence of,

William Moore

James Moore

Leviathan Horning

Jn. Woodhouse

Cornelius Henry

Princess Co. VA Wills 1798-1800

James Henry Sen^t.

Received One Dollar of my son James Henry being the
Consideration Money within mentioned this 6th Day of
April 1799.

James Henry Sen^t.

At a Court Held for Princess Anne County the 6th day of May 1799.
The above Deed of Gift and Receipt hereon written from James
Henry Sen^t to James Henry Jun^r, were Acknowledged by the
said James Henry Sen^t and Ordered to be Recorded.

Seal.

E. H. Moore Esq^r.

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This Indenture, made the Eighth
Day of April in the Year of our Lord, One Thousand
Seven Hundred and Ninety Nine, Between Cornelius
Henry of the County of Princess Anne and Common
wealth of Virginia of the one Part, and James Henry Sen^t
Father of the said Cornelius Henry of the other Part, Wit-
nesseth, that the said Cornelius Henry for and in Considera-
tion of One dollar to him in Hand paid by the said
James Henry the Receipt hereon written he doth hereby ac-
knowledge, and also for the Yearly Rent herein after reserved
paid, demised, granted, and to farm Lett, and by these
Presente. Both, demise, grant, and to Farm Lett, unto
the said James Henry, One Tract or parcel of Land, Con-
taining Sixty Acres, more or less, it being part of the One
hundred and fifty Acres of Land which he the said James
Henry by Deed bearing date the tenth day of April
1800 www.virginiapioneers.net Year aforesaid. To
have and to hold the aforesaid Sixty Acres of
Land more or less, to him the said James Henry and
his Assigns from the date of these Presents for and during
the natural life of him the said James Henry, with liberty
or the privilege of cutting selling and using Timber or Wood
as well on the said Sixty Acres of Land as on the said
One hundred and Fifty Acres of Land given me as afore
said during the aforesaid Term, the Houses, Orchards, and
improvements wherein he the said James Henry now resides
or lives on, are to be contained in, and included, and
considered as part of the said Sixty Acres of Land more
or less; Yielding and Paying unto the said Cornelius
Henry his Heirs and Assigns, the Yearly Rent of
One Shilling to be paid on the first Day of January
in every Year during the said Term, if the sum shall
be lawfully demanded. In Witness whereof the
Parties to these Presents have hereunto set our

Seals and Affixed our Seals the Day and Year
first above Written:

Signed Sealed & Delivered
In presence of

Jn. Woodhouse
William Moore
Solomon Bonney
James Moore

Cornelius Henly 
James Henley Sen. 

Received One Dollar being the Consideration Money
within mentioned this 8th day of April 1799.

Cornelius Henly

At a Court Held for Princess Anne County the 6th day of May 1799.
The above Deed for Life from Cornelius Henly to his Father
James Henley Sen. and the Receipt hereon written witnesseth
acknowledged by the Parties, and Ordered to be Recorded.

Seale,

E. H. Moseley Esq.

This Indenture, made this Eighth Day
of April in the Year of our Lord One Thousand Seven
Hundred and Ninety Nine, Between James Henly
Jun. of the County of Princess Anne and Commonwealth
of Virginia of the one part, and James Henley Sen. Father
of the said James Henley Jun. of the other part. Witnesseth
that the said James Henley Jun. for and in Consideration of
One Dollar to him in Hand paid by the said James Henley
Sen. the Receipt hereon written he doth hereby acknowledge
and also for the Yearly Rent herein after Reserved. Hath
demised, granted, and to Farm Lettov, and by these presents
doth demise, grant and to farm Lettov unto the said James

Henly Sen. one Tract or Parcel of Land, Containing
Twenty five Acres more or less. It being part of the One
Hundred and ten Acres of Land which he the said James
Henly Sen. gave me the said former Henly first by Deed
bearing date the Sixth day of April in the Year of our Lord
One Thousand Seven, Hundred and Ninety Nine. To
have and to hold, the aforesaid Twenty five Acres
of Land more or less. Bounded as followeth, Beginning
at Cornelius Henly's line, down a Ditch about Two Hundred
yards to a fence, running Westwardly down said fence to the
Swamp. To him the said James Henly Sen. and his Assigns from
the date of these presents for and during the natural life
of him the said James Henly Sen. with liberty or the privilege
of cutting selling and using Timber or Woods, as well on the
said Twenty five Acres of Land, as on the said one Hundred
and Ten Acres of Land given me as aforesaid, during the
aforesaid Term. Yielding and paying to the said James
Henly Sen. his Heirs and Assigns the Yearly Rent of
one Dollar to him in Hand paid on the 8th day of January in every
year during the said Term, if the same shall be lawfully
Demanded. In witness whereof the parties to these Pre-
sentents have hereunto set our Hands and Affixed our Seals the
Day and Year first above Written.

Signed Sealed & Delivered
In the presence of

William Moore
Jn. Woodhouse
Solomon Bonney
James Moore.

James Henley Jun. 
James Henley Sen. 

Received One Dollar being the Consideration Money
within mentioned this 8th day of April 1799.

James Henley Jun.

At a Court Held for Princess Anne County the 6th day of May 1799.
The above Deed for Life from James Henley Jun. to his Father James
Henley Sen. and the Receipt hereon written were Acknowledged by
the Parties, and Ordered to be Recorded.

Seale,
E. H. Moseley Esq.

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Seals and Affixed our Seals the Day and Year
first above Written:
Signed Sealed & Delivered }
In presence of.

Jn. Woodhouse
William Moore
Solomon Bonney
James Moore

Cornelius Henly
James Henley Sen^r

Received One Dollar, being the Consideration Money
within mentioned this 8th day of April 1799.

Cornelius Henly

All Court Held for Princess Anne County the 6th day of May 1799.
The above Lease for Life from Cornelius Henly to his Father
James Henly Sen^r and the Princess Go. VA Wills 1798-
Acknowledged by the Parties, and Ordered to be Recorded.

Teste,
E. H. Moseley Et^r.

This Indenture, made this Eighth Day
of April in the Year of our Lord One Thousand Seven
hundred and Ninety Nine, Between James Henly
Jun^r of the County of Princess Anne and Commonwealth
of Virginia of the one part, and James Henley Sen^r Father
of the said James Henly Jun^r of the other part, witnesseth
that the said James Henly Jun^r for and in Consideration of
One Dollar to him in Hand paid by the said James Henly
Sen^r the Receipt hereon written he doth hereby acknowledge
and also for the Yearly Rent herein after Received, Both
demised, granted, and to Farm Letten, and by these presents
Both demise, grant and to farm Letten unto the said James

Henly Sen^r one Tract or Parcel of Land, Containing
Twenty five Acres more or less, to be part of the One
hundred and ten Acres of Land which to the said James
Henly Jun^r gave me the said former Henry Jun^r by Deed
bearing date the Sixth day of April in the Year of our Lord
One Thousand Seven Hundred and Ninety Nine. To
have and to hold, the aforesaid Twenty five Acres
of Land, more or less. Bounded as followeth, Beginning
at Cornelius Henlys line, down a Ditch about Two hundred
Yards to a fence, running Northwardly down said fence to the
Swamp, to him the said James Henly Jun^r, and his Assigns from
the date of these presents for and during the natural life
of him the said James Henly Jun^r with liberty or the privilege
of cutting selling and using Timber or Wood, as well on the
said Twenty five Acres of Land, as on the said one hundred
and Ten Acres of Land given me as aforesaid, during the
aforesaid Term. Holding and paying to the said James
Henly Jun^r, his Heirs and Assigns the Yearly Rent of
Eight Dollars to be paid on the first day of January in every
year during the said Term, if the same shall be lawfully
Demanded. In Witness whereof the parties to these Pre-
sents have hereunto set our Seals and Affixed our Seals the

Day and Month first above Written.

Signed Sealed & Delivered }

In the presence of
William Moore
Jn. Woodhouse
Solomon Bonney
James Moore.

James Henly Jun^r.
James Henley Sen^r.

Received One Dollar being the Consideration Money
within mentioned this 8th day of April 1799.

James Henly Jun^r.

All Court Held for Princess Anne County the 6th day of May 1799.
The above Lease for Life from James Henly Jun^r to his Father James
Henly Sen^r and the Receipt hereon written were Acknowledged by
the Parties, and Ordered to be Recorded.

Teste,
E. H. Moseley Et^r.

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This Indenture, made the 25th. Day of
February in the Year of our Lord One Thousand
Seven Hundred and Ninety Nine Between Matthew
Shroppe Wright of the County of Norfolk of the one Part
and Rec. Land jun^r of the County of Princess Anne of the
other Part. Witneseth, that for and in Consideration
of the sum of One Thousand two Hundred and Seven Pounds
Ten Shillings current Money of Virginia to the said Matthew
S. Wright in Hand paid by the said Rec. Land jun^r at and
before the sealing and delivery of these presents, the Receipt
whereof he doth hereby acknowledge, and thereof and of every
part thereof, doth hereby acquit, exonerate and discharge
the said Rec. Land his Heirs and Assigns by these presents
he the said Matthew S. Wright hath granted, bargained
sold, aliened, and confirmed to the said Rec. Land jun^r to have and to hold
bargain, sell, alien, and confirm, unto the said Rec. Land jun^r
his Heirs and Assigns, One certain Tract or parcel of
Land situate lying and being in the said County of
Princess Anne, and on a branch of Lynnhaven River
running from Anthony Walkers Mill, and is bounded
by the Lands of William Walker dec^r, William Maynes and
William Seeling on the North, the said William Seeling
and James Maynes on the East, Isaac Jacob and Anthony
Walker on the South, and by the said Branch or Creek by
its Meanders on the West, and contains four Hundred and
two and half Acres. To have and to hold the
said bargained premises with all the Appurtenances there
unto belonging to the said Rec. Land jun^r, his Heirs, Executors
and Administrators for ever, to his and their own proper
Use and Behoof; and the said Matthew S. Wright doth
hereby covenant and promis that the said Land is free
from every Incumbrance whatsoever, had, made, done.

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committed or suffered by him, and the said Matthew Wright
for himself, his Heirs, Executors and Administrators the said
bargained premises unto the said Rec. Land for ever will
Warrant and defend against all and every person or persons
whatsoever. In witness whereof the said Matthew
S. Wright, hath hereunto set his Seal and seal this day
and Year first above Written.

Signed Sealed & Delivered]

In the Presence of]

Robert B. Taylor

The: Mathews

James Nemo x to the acknowledgment

Matthew S. Wright

At a Court Held for Princess Anne County the 6th day of May 1799.
The above Indenture of Bargain and Sale from Matthew
Shroppe Wright to Rec. Land jun^r, was proved according to
Law and acknowledged before Notaries to the same, and
Ordered to be Recorded.

Seal.

E. H. Hendley Esq:

This Indenture, made Sixteenth
Day of January in the Year of our Lord One thousand
seven hundred and Ninety Nine, Between
Henry Cappa of the County of Princess Anne of the part
and Elizba Cappa the son of Moses of the other part
Witnesseth that for and in Consideration of the sum
of Fifteen Pounds to the said Henry Cappa in Hand
paid by the said Moses Cappa at or before the sealing
and delivering of these presents, the Receipt whereof he
doth hereby acknowledge, and the said Henry Cappa
hath granted bargained and sold unto the said Moses
Cappa his Heirs and Assigns one certain Tract of