

Boush, and of his Heirs and Assigns for ever. In
Witness whereof the said John Floyd hath hereunto set
his Hand and Seal the Day and Year first herein Written

signed, sealed and Delivered }
In Presence of }
Dennis Dawley
William Bishop
James Nimmo
Willis Butt

John Floyd

At a Court Held for Princeps Anne County the 7th day of April 1800.
The above and aforesaid Indenture of Bargain and Sale from
John Floyd to Frederick Boush, was acknowledged by the said
John Floyd, and Ordered to be Recorded, ...

Teste,
E. H. Newley Clk.

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Boush to Floyd.
This Indenture, made the 21st Day of
December in the Year of our Lord, one Thousand seven
hundred and Ninety nine. Between Frederick Boush
of the County of Princeps Anne and Commonwealth of Vir-
ginia of the one Part, and John Floyd of said County and
Commonwealth of the other Part, Witnesseth, that the said
Frederick Boush, for and in Consideration of the sum of -
Six hundred and four Pounds current Money of Virginia
which he owes to the said John Floyd and which he is desirous
to pay and secure to him. Hath granted, bargained, and
sold, and by these presents doth grant, bargain and sell unto
the said John Floyd his Heirs and Assigns for ever. All that
Tract or parcel of Land which the said John Floyd by Deed
bearing Date the Day before the Date hereof, sold and con-
veyed to the said Frederick Boush containing two hundred and

thirteen and a half Acres, situate lying and being in the said
County of Princeps. To have and to hold the said
Tract or parcel of Land with its Appurtenances unto the
said John Floyd his Heirs and Assigns for ever. Upon Trust
nevertheless and these Presents are upon this Condition that
if the said Frederick Boush, his Heirs, Executors, or Administ-
rators, shall well and truly pay or cause to be paid unto the said
John Floyd his certain Attorney, his Executors or Administrators,
the aforesaid sum of Six hundred and four pounds at or upon
the 20th Day of September in the Year Eighteen hundred, then these
Presents and every Thing herein contained shall cease, and become
void and of no effect, but if the aforesaid sum of six hundred and
four pounds or any part thereof, should then remain due and
unpaid, it shall and may be lawfull, and full Power and
Authority is hereby given, to the said John Floyd his Executors
Administrators or Assigns, to sell and dispose of the aforesaid Land
and

to sell at Public Auction for ready Money after
twenty Days public Notice thereof, in some News Paper and
out of the Money arising from such sale, to retain and keep such
sum as shall be necessary, to discharge the aforesaid Debt, or
so much thereof as shall be then due and owing with lawful Interest
from the first Day of October, 1799. The said John Floyd, his
executors, Administrators or Assigns paying or causing to be
paid to the said Frederick Boush his Executors Administrators
or Assigns or to his or their Order, the Overplus of the Money
if any, after discharging the aforesaid Debt, and such Interest
as may become due thereon, together with the Costs and Charges of
such sale. In Witness whereof the said Frederick Boush hath
hereunto set his Hand and Seal the Day and Year first herein Written

signed, sealed and Delivered }
In Presence of }
James Nimmo
Dennis Dawley
William Bishop
Willis Butt

Frederick Boush

At a Court Held for Prince Georges County the 7th day of April 1800
The aforesaid Indenture of Trust, from Frederick Boush to
John Floyd, was proved according to Law, by the Oath of James
Nimmo, Dennis Parley and William Bishop three of the
Witnesses to the same and Ordered to be Recorded.

Tate,

E. H. Mosley Clk.

This Indenture, made this First Day of
February in the Year of our Lord one Thousand eight hun-
dred. Between George Veale of the Borough of Norfolk
of the one Part, and Thomas Veale of the Town of Port-
smouth in the Commonwealth of Virginia of the other Part
Witnesseth that the said George Veale for and in Consider-
ation of the sum of Eleven hundred Dollars and for and in Consider-
ation of the sum of Eleven hundred Dollars in Hand paid by the said Thomas Veale at or before the en-
making and delivery of these presents, the receipt whereof is
hereby acknowledged, and thereof, for ever exonerate, acquit
and discharge him the said Thomas Veale his executors,
and Administrators, have granted, bargained, sold, aliened
enfeoffed, and confirmed, and by these presents do grant,
bargain sell, alien, enfeoff, and confirm, unto him the said
Thomas Veale his heirs and Assigns for ever, a certain tract
or parcel of Land situate lying and being in the County
of Prince Georges and bounded on the North by the Lands
of William C. Veale, and the Lands of Thomas Veale on the
South, and binding on the Cypress Swamp so as to include
one hundred and sixteen Acres, reserving however the privilege
of a Road for the benefit of the said George Veale from his
394 back Land, to run binding on William C. Veale's line to the

Publick Road, being part of the Land allotted to the
aforesaid George Veale, as will more fully appear by referring
to the Will of the late Thomas Veale duly recorded in
Norfolk County Court: and all Houses, Ways, Waters,
Profits, Commodities, and Appurtenances to the same belong-
ing or in any wise Appurtenant, together with the Reversion
and Reversions, Remainder and Remainders, Rents and
Fines thereof, and all the Estate, Right, Title, Interest, Claim
and Demand of him the said George Veale of in and to the
same, To have and to hold, the said Tract of
One hundred and sixteen Acres of Land and premises
with the Appurtenances thereto belonging, unto him the said
Thomas Veale his Heirs and Assigns for ever, against the
claim and demand of him the said George Veale his heirs
and Assigns, and the said George Veale for himself, and
his Heirs, the said Land and premises with the Appurtenances
unto him the said Thomas Veale his Heirs and Assigns
shall and lawfully stand for defend by these presents
against the claim and demand of all and every person
or persons whatsoever. In Witness whereof the said
George Veale hath hereunto set his Hand and seal the
Day and Year first herein Written. . . .

Signed, sealed and Delivered
in Presence of

Ralph Byot
Matthew Barbury
W^m C. Veale
And^o Field

George Veale

At a Court Held for Prince Georges County the 7th day of April 1800.
The above and aforesaid Indenture of Bargain and Sale from George
Veale to Thomas Veale, was acknowledged by the said George Veale
and Ordered to be Recorded. . . .

Tate,

E. H. Mosley Clk.

To all to whom these Presents shall come,
 Oden Whitehurst of the Island of Barbadoes send Greeting
 Whereas, a Division of certain Negroes late the property of my
 deceased father was, by mutual consent made between my self,
 and the other Children of my said father, in which division
 a Negro Woman called Kate, was set apart to me, who after said
 division increased and had five two Children called Jacob
 and Sings, who together with the said Kate were left in the
 possession and care of my Brother Francis Whitehurst, who
 from my long absence from the County of Princess Anne sup-
 posed that I was dead, and in consequence thereof, by his last
 Will and Testament gave the said Negroes Jacob and Sings to
 his son Tully Whitehurst who is now an Infant under the age
 of twenty one Years. And Whereas Daniel Burden as
 Guardian to the said Tully Whitehurst hath delivered the
 said Negroes Jacob and Sings to me upon my Application
 to him for them, and upon my shew to them, being clearly
 ascertained. Now Know Ye, that I the said Oden
 Whitehurst for the natural love and affection which I have
 for the said Tully Whitehurst and for his better advancement
 in the World, have given and granted, and by these Presents
 do give and grant unto the said Tully Whitehurst his Heirs
 and Assigns the whole of, the Money which may have been
 received, or which may be now due and owing for the hire of
 the said Negroes, together with all my part or proportion of
 the Money and other property to which I am or may be intit-
 led from the Estate of my Nephew William Whitehurst dec.
 In Witness whereof I have hereunto set my Hand and
 seal this thirteenth day of September seventeen hundred and
 Ninety Nine.

Whitehurst to Whitehurst

Ex?

Sealed and Delivered
 In Presence of ...
 Reuben Lovitt
 Batson Whitehurst
 Batson Burden

Oden Whitehurst



At a Court Held for Princess Anne County the 7. day of April 1800.
 The said Deed of Gift from Oden Whitehurst to his Nephew
 Tully Whitehurst, was proved according to Law by the Oath of
 Batson Whitehurst and Batson Burden two of the Jurors.
 to the same and Ordered to be Recorded.

Teste,

E. H. Hooley Clk.

Whitehurst Whitehurst

Ex?

To all People &c. I Oden Whitehurst of the Island
 of Barbadoes send Greeting. Know Ye, that I the said
 Oden Whitehurst, for and in Consideration of the natural Love and
 Affection which I have and bear unto my Brother Arthur Whitehurst,
 and his son Oden and his other Children, namely Tully, Betty,
 Polly, Solly and Nancy Whitehurst, of Princess Anne County in
 Virginia, and also for other good causes and considerations me
 thereunto moving, have given and granted, and by these presents
 do give and grant unto the said Arthur Whitehurst
 my Brother, his natural Heir, a Negro Boy called Sings, which
 Negro is at this time in the possession of Daniel Burden as Guar-
 dian of my Nephew Tully Whitehurst, and after the death of my Bro-
 ther Arthur, I give the said Negro Sings to my Brother Arthur's
 son Oden Whitehurst my Nephew, to him and his heirs. And should
 my Nephew Oden Whitehurst die, before he comes to the age of
 twenty one Years or without issue, I give the said Negro Boy to all my
 Brother Arthur's Children after the death of their Father. I
 have and to hold the above Negro Boy Sings, as
 above specified. In Witness whereof I have hereunto set my Hand
 and seal this 14th day September, One Thousand Seven hundred
 and Ninety nine.

signed sealed and Delivered
 In Presence of Us..

Reuben Lovitt
 Batson Whitehurst
 Batson Burden

Oden Whitehurst



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At Court Held for Princeps Anne County the 8th day of April 1800
The aforesaid Deed of Gift from Eden Whitehurst to his Brother
Arthur Whitehurst and Eden Whitehurst his Nephew
was proved by the Oath of Reuben Lovitt, and Watson
Whitehurst two of the Witnesses to the same, and is
Ordered to be Recorded.

Teste,

E. H. Mosley Clk.

Whitehurst to

To all People of the Island of Barbados send Greeting. Know Ye that the
said Eden Whitehurst for and in Consideration of the natural
love and Affection which have and bear unto my Nieces
Margaret, Betsey and Rezia Whitehurst Daughters to my Bro
ther Francis Whitehurst of Princeps Anne County in Virginia do
and also for other good causes and Considerations have given
granted, and by these presents do give grant and confirm unto
the said Margaret, Betsey and Rezia Whitehurst a Negro
Woman by the Name Sarah which is now Possession of Mr Daniel
Whitehurst their Brother, and Mr Malachi Morden as
Guardians of my Nieces Margaret, Betsey and Rezia Whitehurst.
that is to say, when the youngest Sister comes of Age, then the said
Negro Woman Sarah and her Increase to be equally divided
Share and Share alike to them and their Heirs for ever, & M
Witnesses whereof I have hereunto set my Hand and Seal this
fourteenth Day of September. One Thousand Seven hundred
and Ninety nine.

Signed Sealed and Delivered
In Presence of . . .

Reuben Lovitt
Watson Whitehurst
Watson Morden

Eden Whitehurst



At Court Held for Princeps Anne County the 8th day of April 1800
The aforesaid Deed of Gift from Eden Whitehurst to his Nieces
Margaret, Betsey and Rezia Whitehurst was proved by the
Oath of Reuben Lovitt and Watson Whitehurst two of the
Witnesses and Ordered to be Recorded.

Teste,

E. H. Mosley Clk.

At the Request of the Parties concerned We the
Subscribers, being met at the House of Josiah Black
divided the Negroes left by John Barsons dec^d. in
his last Will and Testament to his Wife Susanna,
according to the following List, by Consent, as follows.

Barsons's division

- First Lot.
To Josiah Black, Negro Sister at £60 to pay to Hilary
ten Pounds, and to Joshua Hopkins Assignee of Rob^t Butt five Pounds.
- Second Lot.
To Joshua Hopkins Assignee of Robert Butt in Right of his
Right of his Wife Nancy.
- Third Lot.
To Joshua Hopkins, Assignee of Robert Butt in Right of his
Wife Rebecca Butt, Negro Nancy and Child Betty.
at £45. to receive five Pounds from Josiah Black.
- Fourth Lot.
To Hilary Barsons, Negroes Peg and Bazar at £15. and
£25. that is forty Pounds, and to receive ten Pounds from
Josiah Black. Given under our Hands and Seals
this 4th Day of April 1798.
Anthony Mathews
Thomas Moberg Jr
Jas^s Robinson

Ex?

This is to Certify that We, the Parties concerned gave our Consent to the above Division April 4th 1790.

Joshua Hopkins for himself and
Robbert Dull
Josiah Slack
Killery Parsons.

At a Court Held for Princess Anne County the 8th day of April 1800.
The above and aforesaid Division of the Lower Run of Shwann
Parsons in Meadon of John Parsons dec. made by consent of the
Parties by Anthony Walke and James Robinson Gent. two of
Persons Appointed ^{by the Parties} to make the said Division, being this
day returned, is Ordered to be Accorded.

Teste,
E. H. Mosley Clk.

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At a Court Held for Princess Anne County the 6th day of May 1799
Upon the Application of Tully Mosley Junr for leave
to Build a Water Grist Mill on a Stream or Water Course
between him and the Land of Anthony Walke Gent. on
the opposite side against which he would Abut his Dam.
It is Ordered that the Clerk Issue a Writ of Ad Quod
Damnum, directed to the Sheriff of the said County, com-
manding him to Summon a Jury of Twelve Freeholders
to meet on the Land proposed for the abutment of the said
Dam, and Locate and Circumscribe one Acre of the same
for the aforesaid Purpose, and return the Jurys Inquest of the
same, made according to Law to the next Court.
The said Anthony Walke being present and consented to the same.

Teste,
E. H. Mosley Clk.

The Commonwealth of Virginia

To the Sheriff of Princess Anne County We Comma-
nd You to Summon and Impannel Twelve Freeholders

to meet on the Lands of Anthony Walke Gent. and being
first sworn by you, to impartially, and to the best of their
skill and Judgment, view the Lands proposed for the
Abutment of a Dam for a Water Grist Mill applied for by

Tully Mosley Junr. on the Water Course between his Land
and the Land of the said Anthony Walke, and to locate
and circumscribe by certain Metes and Bounds, One
Acre thereof, having due regard to the Interest of both

Parties, and Appraise the same according to its true value,
to examine the Lands above and below of the property
of others, which may probably be overflowed, and to say
what damage it would be to the several proprietors, and

whether the Navigation of any such proprietors, or the
Office carrying
will be overflowed, to enquire whether and in what degree
fish of Passage and Ordinary Navigation will be obstructed, wh-

ther by any, or by what means such obstruction may be prevented,
and whether in their Opinion the health of their Neighbours
will be annoyed by the stagnation of the Waters, and the inquest
so made and sealed by the Jurors together with this Writ shall
be returned by you the said Sheriff to the next Court to be

Held for the said County, in July next; Witness Edmund Slack
Mosley Clerk of our Court of our said County of Princess Anne
the 8th day of May 1799, in the 23rd Year of the Commonwealth.

E. H. Mosley,

In pursuance of the within Precept, I have summoned a Jury on the Lands
within mentioned, and having sworn, and charged them agreeable to Law
they have considered on their Inquest, and rendered the same under
Hands and seal, which Inquest is herewith annexed.

Memorandum,
The said Anthony Walke was present and consented to signing this
Writ.
E. H. Mosley, Turn Over.

Application for a Mill,
Mosley

Mosley vs Walke
Dammum

We of the Jury, being summoned by the Sheriff of Prince Anne County, to meet on the Lands of Anthony Walke Esquire, and to view the Land proposed for the Construction of a Dam for a Water Grist Mill, applied for by Jolly Mosley Junr. on the Water course between the Lands of the said Jolly Mosley Junr. and the said Anthony Walke's Land, and having been sworn by the said Sheriff agreeable to Law We have located and circumscribed one Acre of the Land of the said Anthony, according to the metes and boundaries following, to wit. Beginning at a small Gun Tree near a Marsh and running North sixty five degrees West five poles to a stake, thence South twenty three degrees West, thirty two poles to a stake, thence South sixty two degrees East five pole to an old Pine Stump, near an old Mill Dam, and from thence to the Beginning. We have estimated the Value of the said Acre of Land at three Pounds to be paid by the said Jolly Mosley to the said Anthony Walke. We find that these Lands of no other person, but that of said Anthony Walke will be overflowed, and that there is no mansion House of any person, or the Office, cartilage, or garden thereunto belonging, or orchard which will be overflowed. We have enquired and find that fish of passage and ordinary Navigation will in no degree be obstructed by the erection of the said Mill, and that the health of the Neighbourhood will not be annoyed by the stagnation of the waters. We find that Anthony Walke will sustain damage by the overflowing of his Land to the Value of in Addition to the Value of the Acre before mentioned. In Witness whereof we have hereunto Affixed our Seals and subscribed our Names on the 24th day of May 1799.

Jolly Mosley
Anthony Walke
Jury's Report.

- | | | |
|----------------------|-----|--------------------|
| Chas. Jayer | ... | Caleb Williamson |
| William Carraway | ... | Jona. Hopkins |
| Joseph Williamson | ... | Mitchell Thomegood |
| Chas. Whitehurst | ... | Joseph Gray |
| Joshua Hopkins | ... | David Scott |
| Miloughby Whitehurst | ... | Abel Edmonds |

At a Court Held for Prince Anne County the 5th day of April 1800
On Consideration of the Jury's Report this day returned by James Robinson Deputy Sheriff of the said County relative to the Application of Jolly Mosley Junr for an Acre of Land belonging to Anthony Walke Esq. on the opposite side of the Stream or Water Course to Abut a Dam to Erect a Water Grist Mill. It is the Opinion of the Court that the said Application is reasonable, leave is therefore Granted the said Jolly Mosley to Erect the said Mill, and that the said Acre of Land be vested in him the said Jolly Mosley Junr. his Heirs and Assigns upon his paying the Valuation Money to the said Anthony Walke and the Damages, if any, occasioned by the overflow of the said Stream through Woodland or Swamp, agreeable to the Jury's Report, and that the said Request be Recorded.

J. H. Mosley Esq.

Wright to Wright.
 This Indenture made the First Day of February in the Year of our Lord one Thousand eight hundred. Between Jeremiah Wright of the Parish of Lyttelton and County of Princeps Anne of the one Part and William Wright of the said Parish and County of the other Part. Witneseth that the said Jeremiah Wright for and in Consideration of the sum of One hundred and fifty Pounds current Money of Virginia, to him in hand paid by the said William Wright, the Receipt whereof the said Jeremiah Wright doth hereby acknowledge, and thereof doth acquit and discharge the said William Wright he the said Jeremiah Wright hath granted, bargained and sold aliened and confirmed, and by these presents doth grant bargain and sell alien and confirm unto the said William Wright his heirs and Assigns for ever. All that piece parcel or tract of Land containing Seventynine and a half Acres be the same more or less, lying and being in the Parish of Lyttelton and County of Princeps Anne, joining on William Wright, John and Adam Lovitt and Keratic and Jeremiah Lands Land and also all Trees, Hedges, and Under Woods, Commons Common of Pasture, Profits, Commodities, Advantages, Emoluments and Accretiments whatsoever, to the said Seventynine and half Acres of Land above mentioned belonging or any wise or in or upon the said Land, growing hapning or arising, and also the Reversion and Reversions, Remainder and Remainders, Rents, Issues and Profits of the said 79 1/2 Acres of Land and of every part thereof. And also all the Estate, Right and Title, Interest, Claim and Demand whatsoever to him the said Jeremiah Wright of, in and to the said 79 1/2 Acres of Land and every part thereof. To have and to hold, all and singular the said 79 1/2 Acres of Land above mentioned and every part and parcel thereof, with the Appurtenances unto the said William Wright his heirs and Assigns to the only

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proper Use and behoof of the said William Wright his heirs and Assigns for ever. and the said Jeremiah Wright doth for himself, his heirs and Assigns, covenant and grant to and with the said William Wright his heirs and Assigns, that he the said Jeremiah Wright, hath not at any time heretofore made, any former or other bargain, sale, gift, Grant, Lease Release, or Confirmation of the said Premises hereby bargained and sold, or of any part thereof, to any person or persons whatsoever, and also, that he the said Jeremiah Wright for him and his heirs, the said 79 1/2 Acres of Land be the same more or less, and every part thereof against himself and his heirs, and every other person whatsoever to the said William Wright his heirs and Assigns shall and will Warrant and for ever defend by these Presents. In Witnes whereof the said Jeremiah Wright, have hereunto set my Hand and Seal the Day and Year shaled and believed In Absence of No...

Jeremy Wright 

At a Court Held for Princeps Anne County the 5: day of May 1800, The above and aforesaid Indenture of Bargain and Sale from Jeremy Wright to William Wright was acknowledged by the said Jeremy Wright, and Ordered to be Recorded, ...
 E. H. Bowdler Clk.

Whitchurst to Whitchurst
 This Indenture, made April the Twentys fifth day in the Year of one Thousand eight hundred, Between, Roger Whitchurst of the County Princeps Anne in the Colony of Virginia of the one part, and Gador Whitchurst of County and Colony aforesaid on the other part Witneseth that for and in Consideration of the sum of Thirty

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Round lawful Money of Virginia to him in hand paid
by the said Cadet Whitehurst at the enrolling of and delivery of
these presents, the Receipt whereof the said Major Whitehurst
and Frances his Wife acknowledgeth, and every part and par-
cel thereof doth acquit, release, and discharge the said Cadet
Whitehurst, his heirs, Executors, Administrators and Assigns for
ever, hath granted, bargained, sold, and confirmed and by
these presents doth grant, bargain sell and confirm unto the
said Cadet Whitehurst his heirs and Assigns for ever, one cer-
tain tract or parcel of Land, lying in the County aforesaid
and bounded as follows, Beginning at a Scruboak Tree, and
running S. 83 1/2 D. E. binding on Rajoe Cuppiss Land, thence S.
4. N. W. thence S. 68 1/2 D. E. binding on William Hanicous Land
to the new Road, thence down the said N. 34 D. E. to a corner
pine, thence N. 59 1/2 do. to a post, thence to the first station, for
Nine Acres and three quarters of Land, with Rents, Issues, Profits
thereof, and all the Estate Right, Title, Interest, Claim or
Demand whatsoever of the said Major Whitehurst and Frances
his heirs, Executors, Administrators and Assigns or either of
them, or in or onto to the same, and every part and parcel
thereof with the Appurtenances, To have and to hold
the said Tract of Land with all and singular the Appurtenances
thereby granted, or intended to be granted unto the said Cadet
Whitehurst his heirs, Executors, Administrators, to the only proper
Use and behoof of him the said Cadet Whitehurst his heirs,
and Assigns, for ever, and the said Major Whitehurst and
Frances his wife for themselves their heirs, Executors, Adminis-
trators doth covenant to and with the said Cadet Whitehurst
his heirs and Assigns, that he said Cadet Whitehurst his
heirs and Assigns shall for ever peaceably and quietly hold
possess and enjoy the said Land with the Appurtenances, with-
out the molestation or interruption of any person or persons
and said Major Whitehurst and Frances his wife his

heirs and Assigns, shall and will at any time or times
hereafter make and execute, all such other conveyance or
assurance for the better confirming the said Land and
premises hereby granted with the Appurtenances without
any manner of lett, suit, trouble or Interruption of the said
Major Whitehurst and Frances his Wife their heirs Executors
Administrators from any other person or persons whatsoever
with Warrant and for ever defend. In Witness
whereof the said Major Whitehurst and Frances his wife
hath hereunto set their Hand and Seal the Day and the
Year above Written. . . .

signed sealed and Delivered }
in Presence of Us }
Abalachi X Whitehouse
David T Whitehouse
Yancey T Whitehouse

Major Whitehurst

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At a Court Held for Princess Anne County the 6th day of May 1800
The above and aforesaid Indenture of Bargain and Sale from
Major Whitehurst to Cadet Whitehurst was Acknowledged
by the said Major Whitehurst, and Ordered to be
Recorded,

Teste,
E. H. Moseley Clk.

Know all Men, by these Presents that
 We James Lewis, John Harrison and Francis Akiyo
 of the County of Princess Anne in the Commonwealth
 of Virginia, are held and firmly bound to James
 Munroe Esquire Governor or Chief Magistrate of
 the said Commonwealth in Fifteen hundred dollars to be
 paid to the said James Munroe Esquire and his Successors
 for the use of the said Commonwealth, for payment whereof
 well and truly to be made. We bind ourselves and each of our
 heirs, Executors, and Administrators, jointly and severally
 firmly by presents, sealed with our Seals, and dated this 4th
 day of August 1800.

James Lewis & Co. to the Governor Bond.

The Condition of the above Obligation is such, that
 Whereas the said James Munroe Esquire, Minister of the Methodist and Episcopal Church, Now therefore
 if the said James Lewis shall well and truly perform and execute
 the trust reposed in him according to an Act of Assembly
 entitled an Act to regulate the solemnization of Marriages
 then the above Obligation to be void or else to remain in
 full force and Virtue.

Sealed and delivered
 In Presence of . . .

Es: E. H. Mosley.

James Lewis (S)
 John Harrison (S)
 Francis Akiyo (S)

At a Court Held for Princess Anne County the 4th day of August 1800.
 The above Bond from James Lewis with John Harrison and Francis
 Akiyo his Securities to James Munroe Esquire Governor of the Commonwealth
 of Virginia, was acknowledged by the said James Lewis, John Harrison and
 Francis Akiyo, and Ordered to be Recorded.

Teste,
 E. H. Mosley Clk.

To all People to whom these presents shall
 come, I, William Reed of Princess Anne County in
 Virginia, do send Greeting, for and in Consideration
 the Love and good Will and Affection which I have and
 doe bear towards my son Abalachi Reed of the County
 of Currituck and State of North Carolina, have given,
 granted, and by these presents, do fully, freely and absolutely
 give and grant unto my son Abalachi Reed and his
 heirs one certain tract or parcel of Land containing five
 Acres more or less, situate, lying and being in the County of
 Princess Anne and State of Virginia, and binding on the
 Province line Southly and Northly on the Lands of Mills
 Coates de, and Jonathan Hales, with all Houses Orchards,
 Ways, Water and Water Courses, Profits and Appurtenances
 whatever to the said premises belonging or in any wise ap-
 pertaining, and the Reversion Reversions, Remainder,
 Residue, and Profits thereof, and all
 the Estate, Right and Title of him the said William Reed
 of, in, and to the same. To have and to hold, all
 and singular, the premises hereby granted, with the Appur-
 tenances unto the said Abalachi Reed his Heirs and Assigns
 to the only proper Use and behoof of him the said Abalachi
 Reed his Heirs and Assigns for ever, without any manner
 of Condition whatever. In Witness whereof, I, the said
 William Reed have hereunto set my Hand and seal
 this Twenty second day of October, one Thousand seven hun-
 dred and Ninety nine, . . .

William Reed.

Signed, Sealed & Delivered
 In the Presents of . . .

James Bowin
 Levy Reed
 Jn: Bowin

William Reed (S)

At a Court Held for Brinseps Anne County the first day of September 1788
The aforesaid Indenture of Gift from William Reade to his
Son Malachi Reade was acknowledged this day, by the said
William Reade and Ordered to be recorded

Teste,
E. H. Howley Clk.

Bishop to Boush.

This Indenture made the Tenth day
of August in the Year of our Lord, one Thousand
eight hundred. Between, William Bishop Guardian
of Suckey Carmichael an Infant Heir at Law of John Car
michael dec. of the County of Brinseps Anne and Common
wealth of Virginia of the one part, and Caleb Boush
of the same place of the other part: Witnesseth, that
the said William Bishop for and in Consideration of the
sum of Thirty Pounds current Money of Virginia, to
him in Hand paid for the use and benefit of
Suckey Carmichael, by the said Caleb Boush, at or
before this sealing and delivery of these presents the Re
ceipts hereon he doth hereby acknowledge. He the said
William Bishop, Hath granted, bargained, sold,
and confirmed, and by these presents doth grant, bar
gain, sell and confirm, unto the said Caleb Boush his
Heirs and Assigns for ever, One Lot or half Acre of
Land with the Appurtenances, lying and being in
Mill Field near Kempville in the aforesaid County and
Bounded as follows, to wit, Beginning at a Corner
of Mr. Black's on the West, and running thence N. 78.
W. 147 1/2 feet to another Creek, thence S. 12. W. 147 1/2 feet, to
Mr. Kingtons Corner, thence along his line S. 78. E. 147 1/2
feet to Mr. Black's Corner, thence along his line N.
12. E. 147 1/2 feet to the first Station, and is the same

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Land which Charles Loyer sold to the said Suckey Carmi
cael by deed bearing date the 12 day of May 1789, as
will more fully appear by the Records of the Court of the
said County reference being thereunto had: To have
and to hold, the said Lot or half Acre of Land
with the Appurtenances thereto belonging and Appertaining
to him the said Caleb Boush his Heirs and Assigns, to the
only proper Use and Profit of him the said Caleb Boush
his Heirs and Assigns for ever, free and clear from all incum
brances, and the said William Bishop in his own right and
private capacity, all and singular the premises hereby bar
gained and sold, to the said Caleb Boush and his Heirs,
shall and will Warrent and for ever defend, against
the lawful claim of her the said Suckey Carmichael and her
Heirs, and every other person whatsoever, and the said William
Bishop for himself and his Heirs, hereby covenants and agrees
to and with the said Caleb Boush and his Heirs, to pay
to the said Caleb Boush and his Heirs,
whatever damage or injury he may sustain or suffer should
the same Suckey Carmichael or her heirs at any future time
recover or molest him the said Caleb Boush and his
Heirs, in the quiet and peaceable enjoyment of the said
Lot or half Acre of Land; In Witness whereof the
said William Bishop hath hereunto set his Hand and
Affixed his Seal the day and Year first above Written.
Sealed and delivered,
in the Presence of,

William Bishop

Received of Caleb Boush Thirty Pounds the Consideration
Money in this Deed specified this day of August
1800.

William Bishop

Wright Westcott and Thomas Willoughby have hereto set our
Hands and Affixed our Seals the day and Year first
within mentioned

signed sealed and delivered
in the Presence of the

E. H. Mosley,
John Reade
Edw. H. Mosley Jun^r.

Wright Westcott
Thomas Willoughby

Received of Mr. Caleb Boush the Sum of Six Hundred Pounds
being the Consideration Money in this Deed specified this 16th
day of May 1800

Witness
E. H. Mosley
John Reade
Edw. H. Mosley Jun^r.

Wright Westcott
Thomas Willoughby

At a Court Held for Princeps Anne County the First day of September 1800.
The above Indenture of bargain and Sale from Wright Westcott and Thomas
Willoughby to Caleb Boush and the Receipt thereon made and signed
by the Coth of E. H. Mosley, John Reade and Edw. H. Mosley Jun^r
the Witnesses to the same, and are Ordered to be Recorded.

Teste,
E. H. Mosley Esq,

Wright Westcott & Thomas Willoughby
This Indenture made the sixteenth day of May in
the Year of our Lord One Thousand eight hundred Between
Wright Westcott of the County of Norfolk and Commonwealth of
Virginia of the first part, Thomas Willoughby of the said County and
Commonwealth of the second part, and Caleb Boush of the County
of Princeps Anne and Commonwealth aforesaid of the third part
Whereas Thomas Walke lately deceased made and Published his
last Will and Testament in Writing which is duly proved and Re-
corded in the Court of the County of Princeps Anne and amongst
other things made the following devise, to wit, I Give all my
Lands and Mill before mentioned after the decease of my

Wife Elizabeth Walke and sisters Margaret Hamilton and Anne
Ramsay to be equally divided John Murdaugh Wright Westcott
and Thomas Willoughby, who are his Nephews, and having in
no other subsequent part of his said Will devised or mentioned his
Land, must have intended his said Nephews a Fee Simple Estate
in the same so may more fully and at large appear by the Records
of the said County of Princeps Anne reference being thereunto had:
And Whereas the said Wright Westcott and Thomas Willoughby
being minded to sell and dispose of the Reversion of their parts
of the Marsh Land lying and being in the said County of Princeps
Anne, at or near a place called the Wash Marsh, flat and flat
Lands, and is part of that large Tract of Marsh generally known
by the name of the Wash, Marsh or Woods on or near the sea side,
and supposed to contain Six hundred Acres, Four hundred Acres of
which said Marsh Land Banks flat Lands and Woods being our
two thirds of the same; Now this Indenture Witnesseth
that they said Wright Westcott and Thomas Willoughby for and in
consideration of the Sum of Six Hundred Pounds current money
to them in hand paid by the said Caleb Boush at or before
the sealing and delivery of these presents the receipt hereon
written We do hereby acknowledge, Have granted, bar-
gained, sold, aliened, releasid and confirmed, and by these
presents Do grant, bargain, sell, aliene, release and confirm
unto the said Caleb Boush his Heirs and Assigns all our
right, Title and Interest, of in and to two third parts of the
said Marsh Land being Four hundred Acres more or less,
which is devised to us by the said Thomas Walke after the
decease of his said Wife and Sisters, To have and to
hold, the Reversion and our right and Title in and to
the said Four hundred Acres of Marsh Lands to him the
said Caleb Boush and his Heirs with all priviledges and
Advantages belonging to the same, to the only proper Use,
and behoof of him the said Caleb Boush his Heirs and
Assigns for ever. And We the said Wright Westcott and

Thomas Willoughby the aforesaid Four hundred Acres of Marsh Land, more or less, hereby bargained and sold to the said Caleb Boush and his Heirs shall and will Warrant and for ever defend the right and Title of the same to the said Caleb Boush and his Heirs against us and our Heirs and all and every other person or persons whatever, claiming the same; In Witness whereof We the said Wright Westcott and Thomas Willoughby have here to set our Hands and Affixed our Seals the day and Year first within mentioned.

signed sealed and delivered
In the Presence of Us...
E. H. Mosely
Witnessing
Samuel Moore
Samuel Hornor, Jun.
John Boush
William Keeling Jun.
John Robinson

Wright Westcott
Thomas Willoughby

Received of Mr. Caleb Boush of the Consideration Money within mentioned this 16th day of May 1800.

Teste,
E. H. Mosely
Witnessing
Samuel Moore
John Boush
Samuel Hornor

Wright Westcott
Thomas Willoughby

All at Court held for Princess Anne County the first day of September 1800 The above and aforesaid Indenture of Bargain and Sale from Wright Westcott and Thomas Willoughby to Caleb Boush was proved by the Oath of Edward Back Mosely, John Heade and James Robinson three of the Witnesses to the same, and the Receipt hereon proved by the said Edward Back Mosely and are Ordered to be Recorded

Teste,
E. H. Mosely Clk.

This Indenture, made the Twentieth Day of August in the Year of Christ, one Thousand eight hundred Between Isaac Singleton and Elizabeth his Wife of the County of Princess Anne and Commonwealth of Virginia of the one Part, and Caleb Boush of the same place of the other part. Witnesseth, that for and in Consideration of the sum of One hundred and twenty Boards to the said Isaac Singleton in hand paid by the said Caleb Boush at or before the making and delivery of these presents the Receipt hereon written he doth hereby acknowledge, they the said Isaac Singleton and Elizabeth his wife, have granted, bargained sold and confirmed and by these Presents do grant, bargain, sell, and confirm unto the said Caleb Boush his Heirs and Assigns for ever, Two Acres of Land more or less, lying and being in the aforesaid County near Kempville, bounded as follows, Beginning at a stone at the main Road, and running of 12. W. 37 1/2 pole to a stake at the River; thence by the meanders of the River N 62 1/2 E. 8 pole, thence S 8 1/2 pole, thence N 4 1/2 E. 9 1/2 pole, thence N. 15 1/2 E. 6 pole, thence North 1 1/2 pole, thence S. 7 1/2 W. 9 pole, thence N. 12 E. 16 pole to the main Road, thence N. 60. W. 4 1/2 poles to the first station, and is the same Land which Peter Singleton dec. Father of the said Isaac Singleton purchased of Charles Layer by Deed bearing date the 15th day of June 1789. and devised to his son Isaac as will appear by the Records of the Court of the said County reference being thereunto had well more fully appears. To have and to hold the aforesaid two Acres of Land more or less, with all Woods, Meadows, Pastures, Coarces, Marshes and Mannors appertaining to the same, to the only proper use and behoof of him the said Caleb Boush his Heirs and Assigns for ever, free and clear from all Incumbrances whatsoever; and the said Isaac Singleton and all and singular the premises hereby bargained and

Singleton & Boush.

Sold, with the Appurtenances, unto the said Caleb Boush his Heirs and Assigns against him the said Isaac Singleton and his Heirs, and against all and every other Person or persons whatsoever: shall and will Warrant and for ever defend by these presents. In Witness whereof the said Isaac Singleton and Elizabeth his Wife have hereunto set their Hands and Affixed their Seals the Day and Year first above Written:

Sealed and Delivered }
In Presence of }

Isaac Singleton

Elizabeth Singleton

Received of Caleb Boush one hundred and twenty Pounds the Consideration Money in this deed mentioned this 20th Day of August 1800.

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At a Court held for Princeps Anne County the first day of September 1800 The above and aforesaid Indenture of Bargain and Sale from Isaac Singleton and Elizabeth his Wife to Caleb Boush and the Receipt hereon Written were Acknowledged by the said Isaac Singleton and are Ordered to be Recorded and a Commission for the private examination of the said Elizabeth with a Certificate of the Execution thereof being returned, are also Ordered to be Recorded.

E. H. Mosley Clk.

244.
The Commonwealth of Virginia.

To Thomas Lawson and John Smith Gentlemen Greeting
We read Isaac Singleton and Elizabeth his wife by their certain Deed of Bargain and Sale bearing date the 20th day of August 1800. have sold and conveyed to Caleb Boush the Fee Simple Estate of and in a certain Tract or parcel of Land lying and being in the County of Princeps Anne containing by estimation Two Acres more or less near Kempville. And We read, the said Elizabeth cannot conveniently travel to our Court of our County of Princeps Anne, to make acknowledgment of the said conveyance, 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 aforesaid contained in the said Deed of Bargain and Sale which is hereunto annexed; And We do therefore Command You, that you do personally go to the said Elizabeth.

and apart from her said Husband whether she doth the same freely and voluntarily without the persuasions or threats of her said Husband and whether she is willing the same should be Recorded in the Court of the said County of Princeps Anne, and when you have received her acknowledgment and examined as aforesaid, that you distinctly certify in the record in our Court of our said County of Princeps Anne under your hands, sending them and there the said Indenture and this County the 20th Day of August . . . 1800 in the 25th Year of the Commonwealth;

E. H. Mosley.

Commissioner for private examination of Deeds to Boush, Singleton