

This Indenture made the Fifth day of May in the Year
of our Lord One thousand eight hundred Between William
Marley of the County of Norfolk in the Commonwealth of
Virginia Administrator with the Will annexed of Peter Whitelock
not deceased of the one part, and Christopher Snail of the County
of Princess Anne and Commonwealth aforesaid of the other part;
Whereas the said Peter Whitelock in and by his last Will and
Testament in writing bearing date the 8th day of May 1784 devised the
use of the tract of Land or plantation wheren he lived to his Wife
during her life and afterwards to be sold and the money arising from
the sale thereof to be equally divided amongst his two Daughters
Margaret and Sophia and their heirs forever; both of whom are
dead without Issue, and the said Peter Whitelock in his will
did not constitute any Executor or Executors to his said Will, and
whereas the said Will was duly proved and recorded at a Court held
for the said County of Princess Anne in the Month of August
1784 - and at another Court held for the said County of Princess
Anne in the month of September next ensuing Letters of Adminis-
tration with the said Will annexed wherein due form of Law granted
to the said William Marley as will more fully appear by the
Records of the said Court, and whereas Elizabeth Whitelock
widow of the said Peter Whitelock hath lately departed this life
Now this Indenture witnesseth that by virtue of the
said Administration with the said Will annexed and for and
in Consideration of the sum of Three hundred and twenty pounds
current money of Virginia to me the said William Marley as

Marley
22
Snail

Administrator aforesaid in hand paid by the said Christopher Snail
before the sealing and delivery of these presents the receipt whereon I
do hereby acknowledge hath granted bargained Sold aliened and confirmed
and by these presents doth Grant bargain Sell alien and Confer unto
the said Christopher Snail his heirs and Assigns forever the aforesaid Tract
of Land or Plantation devised to be Sold aforesaid containing by estimation
Twenty Acres more or less, lying and being in the said County of Princess Anne
except thirty feet square of the said Land where the said Peter Whitelock
and his wife are Buried to be reserved and kept for the sole and only purpose
of a Grave Yard for the said Whitelock Family and is the same Land which
the said Peter Whitelock bought of one Carrucay Whitelock by Deeds
of Lease and Release dated the first and second days of December in the
Year 1762 and adjoins the lands that formerly belonged to Col. Anthony
Walke and Capt Nathaniel McLeanahan and on the main Road that leads
to the said Whitelock family which said Well, Administration
and deeds will more fully and at large appear by reference to the Records
of the Court of the said County of Princess Anne, with all the Houses On
hands woods ways water watercourses to the same appertaining, To HAVE
and to hold the aforesaid Twenty Acres of land more or less together
with the Grave Yard or thirty feet square of land excepted as aforesaid,
to him the said Christopher Snail his heirs and Assigns to the only proper
use and benefit of him the said Christopher Snail his heirs and assigns forever
In Witness whereof I the said William Marley as Administrator
with the Will annexed of the said Peter Whitelock hath here set my hand
and affixed my seal the day and year first written mentioned
Signed sealed and Dated }
in the presence of us the } 11th Marley, Administrator of
Suburbus }
Henry Williamson
Simon Etheridge
Clyt Godfrey

Administrator aforesaid in hand paid by the said Christopher Snail
before the sealing and delivery of these presents the receipt whereon I
do hereby acknowledge hath granted bargained Sold aliened and confirmed
and by these presents doth Grant bargain Sell alien and Confer unto
the said Christopher Snail his heirs and Assigns forever the aforesaid Tract
of Land or Plantation devised to be Sold aforesaid containing by estimation
Twenty Acres more or less, lying and being in the said County of Princess Anne
except thirty feet square of the said Land where the said Peter Whitelock
and his wife are Buried to be reserved and kept for the sole and only purpose
of a Grave Yard for the said Whitelock Family and is the same Land which
the said Peter Whitelock bought of one Carrucay Whitelock by Deeds
of Lease and Release dated the first and second days of December in the
Year 1762 and adjoins the lands that formerly belonged to Col. Anthony
Walke and Capt Nathaniel McLeanahan and on the main Road that leads
to the said Whitelock family which said Well, Administration
and deeds will more fully and at large appear by reference to the Records
of the Court of the said County of Princess Anne, with all the Houses On
hands woods ways water watercourses to the same appertaining, To HAVE
and to hold the aforesaid Twenty Acres of land more or less together
with the Grave Yard or thirty feet square of land excepted as aforesaid,
to him the said Christopher Snail his heirs and Assigns to the only proper
use and benefit of him the said Christopher Snail his heirs and assigns forever
In Witness whereof I the said William Marley as Administrator
with the Will annexed of the said Peter Whitelock hath here set my hand
and affixed my seal the day and year first written mentioned
Signed sealed and Dated }
in the presence of us the } 11th Marley, Administrator of
Suburbus }
Henry Williamson
Simon Etheridge
Clyt Godfrey

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Received this 5th day of May 1800 of Christopher Snail the sum of Three hundred and twenty Pounds current money being the Consideration within mentioned.

W^m Marley

At a Court held for Prince Anne County the 1st day of September 1800. This Indenture of Bargain and Sale from William Marley Administrator with the Will annexed of Peter Whitehurst due to Christopher Snail was proved according to Law by the Oath of Henry Williamson and Simon Etheridge two of the Witnesses to the same and ledged for further proof. and at an other Court held for the said County the 6th day of October 1800. the aforesaid Deed was fully proved by the Oath of Gey Godfrey the other Witness to the same and Ordered to be Recorded.

Note,
E H. Moseley

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said County containing Thirty five Acres of Land, be the same more or less and bounded as follows, to wit, by the main Road that leads from the North Landing to Kempsville thence along the said Road north eleven degrees eastly twenty six poles north twelve degrees Eastwardly forty one poles to a large white Oak thence south forty degrees east one hundred and four poles to James Harrocks line thence along his line, thence running westly ninety four poles to the beginning it being the Land that one Thomas Hardin sold to the said David Whitehurst as will appear by the records of the said County reference being therunto had; To have and to hold the aforesaid Tract piece or parcel of Land within the said Charles Whitehurst and his heirs and assigns for ever with the appurtenances to the same belonging or in any wise appertaining and the possession and reversion remainder and remainder rents issues and profits thereof free and clear from Dover and all other incumbrances of what nature soever now or hereafter may be found. David Whitehurst all and singular the premises hereby bargained and sold with the appurtenances unto the said Charles Whitehurst and his heirs and Assigns against me and my heirs and against all and every other person or persons what sever shall and will warrant and for ever defend by these presents.

In witness whereof we the said David Whitehurst and Frances his wife have here to set our hands and affixed our Seals the day and year first written.

Sealed and delivered in the presence of us -

Arthur T. Whitehurst
Nathaniel Nicholas
Esel T. Whitehurst

Received of Charles Whitehurst Twenty six pounds being the Consideration money within mentioned this 16th day of July 1800.

Teffe,
Nathaniel Nicholas

David Whitehurst

At a Court held for Princess Anne County the 6th day of October 1800,
This Indenture of Bargain and Sale from David Whitchurst and Francis his
wife to Charles Whitchurst was acknowledged by the said David and Francis
Whitchurst and the Receipt hereon written, the same Great being first
privily examined & distinguished her right of Deed and Ordered to be Recorded

Teste,
E. H. Mosley Esq.

This Indenture made the Fifteenth day of September
in the Year of our Lord One thousand eight hundred Between
Margaret Godfrey, widow of Malbone due, of the County of Prince
Anne of the one part, and John Ventres son of Joshua of the said
County of the other part witnesseth that for and in Considera-
tion of the sum of Eighty pounds current money of Virginia to the
said Margaret Godfrey in hand paid by the said John Ventres at
or before the sealing and delivery of these presents the receipt whereof
she doth hereby acknowledge and thereof doth release aequit and disch-
arge the said John Ventres his Executors and Administrators by these
presents She the said Margaret Godfrey hath granted bargained sold
alined and Confirmed and by these presents doth grant bargain sell
aline and conform unto the said John Ventres and his heirs Fifty
Acres land to the same more or less, Bounded as follows to wit, on
the east by Tully Land on the south by Daniel Murdens land on
the west by Samuel Ventres, Son the north by John Cooks land and
all Houses Buildings Orchards ways waters watercourses profits
commodities hereditaments and appurtenances whatsoever to the
said premises hereby granted or any part thereof belonging or in any
wise appertaining and the reversion and reversions remainder and
remainders, Rents Issues and profits thereof and also all the Estate

Right title interest use trust property claim and demand whatsoever
of her the said Margaret Godfrey of in and to the premises and all Deeds
evidences and writings touching or in any wise concerning the same, To
have and to hold the Lands hereby conveyed and all and singular
ther the premises hereby bargained and sold and every part and parcel
thereof with their and every of their appurtenances unto the said John Ventres
his heirs and assigns forever to the only proper use & benefit of him the said
John Ventres and his heirs and assigns forever, and the said Margaret
Godfrey for herself her heirs Executors and Administrators doth coven-
ant promise and grant to and with the said John Ventres his heirs and
assigns by these presents that the said Margaret Godfrey now at the
time of sealing and delivery of these present is seized of a good sure perfect
and indefeasible Estate of inheritance in fee simple of and in the premises
hereby bargained and sold and that she hath good power and lawfull
and a full authority to make and convey the same to the said John
Ventres in manner and form aforesaid, and that the said premises
noware and so forever hereafter shall remain and be free and clear of and
from all former and other Gifts Grants bargains sales deovery right and
title of Dower judgments executions leases troubles charges and encu-
mbrances whatsoever made done committed or suffered by the said Mar-
garet Godfrey or any other person or persons whatsoever In witness
whereof she hath hereunto set her hand and Seal this day and year
above written

Sealed and Delivered } Margaret P. Godfrey Esq.
in the presence of }

Daniel Whitchurst At a Court held for Princess Anne County the
John Edwards & Teste 6th day of October 1800 This Indenture of Bargain
Hans F. Edwards and Sale from Margaret Godfrey to John Ventres
acknowledged by the said Margaret Godfrey and Ordered to be Recorded

Teste
E. H. Mosley Esq.

This Indenture made the 19 day March in the Year
of our Lord One thousand eight hundred Between Jonathan
Hophins of the County Princess Anne & Commonwealth of Vir-
ginia of the one part, & Willoughby Whitehurst of the same County
& Commonwealth aforesaid of the other part witnesseth, that the said
Jonathan Hophins for and in Consideration of the sum of Fifty Pounds
Virginia currency by the said Willoughby Whitehurst to the said
Jonathan in hand paid at before the sealing delivery of these presents the
receipt whereof he doth hereby acknowledge, I have acquit Willoughby
the said Willoughby Whitehurst his heirs Executors Administrators have
granted bargained sold delivered transferred & confirmed by these presents
to grant bargained sell aline transfer and confirm unto the Willoughby
Whitehurst Five Acres Land lying on the S. side of my plantation
being in the said County & State to the same more or less, strating a being
the division & E. S. corner, To have & to hold the said piece of
Land aforesaid thury bargained sold to the said Willoughby the said
Executors and administrators to have & to hold to the said Willoughby
Whitehurst the title of the said bargained promises to him the said Willoughby
Whitehurst his heirs. In witness whereof the said Jon. Hophins
have hereunto set my hand & seal the day & year above written

Signed Sealed and delivered

in presence of - - - - - Jonathan Hophins ^(seal)
Ruben May - At a Court held for Princess Anne County the 6th
Day of October 1800. The above Deed of Bargain and Sale
made by Jonathan Hophins to Willoughby Whitehurst was
Mathias Hophins acknowledged by the said Jonathan Hophins and is Ordained
to be Recorded

Fwd,
E. H. Moody

This Indenture made the third day of May in the Year of
our Lord Christ One Thousand eight hundred Between
Solomon Whitehurst and Susanah his wife in the County of Prince
of Anne in Virginia of the one part, and Jeremiah Melaning of the
same place of the other part witnesseth that for and in Considera-
tion of the sum of One hundred and seventy pounds specie of the
S. Solomon Whitehurst and Susanah his wife in hand paid by this
Jeremiah Melaning at or before the sealing and delivery of these pres-
ents that the receipt whereof he hereby acknowledge he the S. Solomon
Whitehurst and Susanah his wife have granted bargained and sold and
Confirmed unto the said Jeremiah Melaning and his heirs for
One certain parcel or tract of Land containing Sixty one Acres
more or less lying and being in Pungo in the S. County of
Princess Anne and is bounded as followeth to wit, Beginning
at an Oak stake running a west course binding Benjamin Capps
line to a corner pine joining Thurgood Lands then turning and
binding his line and Nathan Bonney's line a North course to
a corner sweet gum joining Moses Bonney's line a east course to
a corner black gum joining Malacia Williamson's then turning
a south course, binding his line and William James line like-
wise to the first station stake and all ways waters and water
courses profits and Appertances whatsoever ecer to the said
Premises belonging or in any wise appertaining and the revision
and reversions remainder and remainders Rents Issues and
profits thereof and all the Estate right and title of him the said

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At a Court held for Princess Anne County the 6th day of October 1800,
This Indenture of Bargain and Sale from Solomon Whitehurst and
Susanna his wife to Jeremiah McElanor was acknowledged
by the said Solomon & Susanna Whitehurst, the being first privily
Examined relinquished her right of Dower, and Ordred to be Recorded

E. R. Mosley

Solomon Whitehurst and Susanna his wife of me and to the
same To have and to hold all and singular the prop-
erties here by Bargained and sold with the appurtenances unto
the s^r Jeremiah McElanor his heirs and Assigns to the only
and proper use and behoof of him the s^r Jeremiah McElanor
his heirs and Assigns for ever free and clear of and from all
Dower and all other incumbrances of what nature heid sever-
and lastly the s^r Solomon Whitehurst and Susanna his wife
and their heirs and singular the premises hereby bargained
and sold with the appurtenances unto the s^r Jeremiah McElanor
his heirs and Assigns of the s^r Solomon White-
hurst and Susanna his wife and thier Heirs and all and
every other person and persons whatsoever shall and will
Warrant and for ever Defend these presents Witness
whereof the s^r Solomon Whitehurst and Susanna his wife
have hereunto set their Hands and fixed their Seals the
day and Year first above mentioned

Signed Sealed and delivered in the presence of: Solomon Whitehurst
in the presence of: Susanna Whitehurst

Jeremiah Whitehurst
Geo. D. Whitehurst

Solomon the son of Solomon Whitehurst,

1800

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This Indenture made the first day of October in the year
of our Lord Eighteen hundred and eighteen between William White and Eli-
zabeth his wife of the County of Prince Anne and Commonwealth
of Virginia of the one part; and John Peale of said County and
Commonwealth of the other part WHEREAS by an Indenture bearing
date the first day of October in the year Seventeen hundred and
Ninety two made and executed between James Simpson and Elizabeth
his wife of the said County of Prince Anne of the one part, and the
said William White of the other part, they the said James Simpson
and Elizabeth his wife in Consideration of the sum of Three hundred
and sixty five pounds current money of Virginia to them in hand paid
by the said William White did grant, bargain sell and convey unto
him the said William White a Tract or plantation of Land situate
lying and being in the aforesaid County of Prince Anne adjoin-
ing the Land of Frederick Boush, William Walker, Robt

Dickson die, and the Lands of this persons containing by estimation
Six hundred and thirtyn Acres more or less which James Tenant brother
of the said Elizabeth devised to him by his last Will and Testament,
And Whereas the said James Simpson and Elizabeth his wife did
in the same Indenture convey sundry Horses, Cattle, Hogs, Negroes,
House and Kitchen furniture plantation utensils and other articles
to be had, and helden with the said Land, by the said William White
his heirs, Executors and Administrators and Assigns forever; with a
proviso, or condition therein contained by which the said Indenture was
rendered decessable on the payment of the said sum of Three hundred
and sixty five pounds with lawful interest from the date of said Inde-
nture till paid; reference being therunto had will more fully appear.
And whereas by virtue of the said Indenture the said William White
died on the thirtenth and sixteenth day of June in the Year seventeen
hundred and Ninety five sell at publick auction sundry Horses, Cattle
Hogs, Negroes, House and Kitchen furniture and plantation Utensils
for the sum of Three hundred and forty three pounds, thirteen shillings
and three pence which he hereby acknowledges to have received on account
of his aforesaid debt and Interest. And Whereas the said William
White having intermarried with the said Elizabeth Simpson the widow
of the said James Simpson die, to whom the aforesaid Tract or plant-
ation of Land did then, and does yet belong, And in Consideration thereof
and also in Consideration of the said sum of Three hundred and forty
three pounds thirteen shillings and three pence is willing and desirous
that the said Lands with its appurtenances should be considered
as discharged from any further claim or demand whatsoever on account of
his aforesaid debt and does therefore for himself his heirs Executors
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and administrators hereby declare the same to be absolutely released, exonerated
and discharged of lands from all and every claim and demand whatsoever
arising, or which did arise or ariseth under the aforesaid Indenture as fully
to all intents and purposes as if the same had never been made or entered
Now this Indenture Whereas that the said William White
and Elizabeth his wife (who was Elizabeth Simpson) for and in
Consideration of the sum of one hundred pounds current money of
Virginia to them in hand paid by the said John Reade at and before the
 sealing and delivery of these presents the receipt whereof is hereby acknowle-
 ged, hath granted, bargained, sold aliened enfeoffed, released and confirmed
 and by these presents do grant, bargain, sell, alien, enfeoff, release and
 confirm unto the John Reade his heirs and Assigns forever, All that
 Tract and plantation of Land herein before mentioned containing by estima-
 tion Six hundred and thirtyn Acres more or less which the said James Tenant
 devised to his Sister the said Elizabeth White, and which has been latterly
 called and known by the name of Hermitage. To have and to hold
 the said Tract and plantation of Land, situate and bounded as aforesaid
 with the appurtenances, unto the said John Reade his heirs and Assigns
 forever, to the only proper use and behoof of him the said John Reade and his
 heirs and Assigns forever; and the said William White for himself his heirs Ex-
 ecutors and Administrators doth covenant, promise and agree to and with
 the said John Reade his heirs and assigns that the aforesaid Lands with its
 appurtenances shall forever hereafter be free and clear of and from all and every
 claim and demand whatsoever which accrued to him under the aforesaid Inden-
 ture from the said James Simpson and Elizabeth his wife, In witness whereof
 the said William White and Elizabeth his wife have hereunto set hands and
 Seals the day and year first herein written
 Signed, Sealed and delivered in presence of us
 Tully Robinson, John Hancock Jr.
 Wright Weston

William White
Elizabeth White

At a Court held for Prince Anne County the 7th day of October 1800.
This Indenture of Bargain and Sale from William White and Elizabeth
his wife to John Reade was Acknowledged by the said William White and
Elizabeth White, she being first privately examined relinquished her right
of Inheritance to the Land mentioned in the said Indenture and Deed
to be Recorded.

Teste,
E. H. Moseley Esq.

This Indenture made on the sixth day of October in the Year of
our Lord Eighteen hundred and Eighteen between John Reade of the County
of Prince Anne and Commonwealth of Virginia of the one part, and
William White and Elizabeth his wife of said County and Common-
wealth of the other part, witnesseth that the said John Reade for
and in Consideration of the sum of Six hundred pounds current money
of Virginia to him in hand paid by the said William White and his
wife at and before the sealing and delivery of these presents, the
receipt whereof is hereby acknowledged, hath granted bargained, sold, al-
lowed, released, and confirmed and by these presents doth grant, bargain
and sell alien enfeoff, release, and confirm, unto the said William White for and
during his natural life and after his death to the said Elizabeth White and
to her her heirs and assigns forever, all that tract and plantation of Land
called and known by the name of Hermitage containing six hundred
and thirteen acres more or less, situate, lying and being in the said County
of Prince Anne, which James Tenant devised to his Sister the above
named Elizabeth White and which the aforesaid William White
and Elizabeth his wife by deed bearing date the first day of this
instant October eighteen hundred and conveyed to the said John
Reade To have and to hold the said Tract and plantation
of Land situate as aforesaid with its appurtenances unto the said

Ex. 3

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William White for and during his natural life, and after his death
to the said Elizabeth White and to her heirs and assigns forever, to the only proper
use and behoef of him the said William White for and during his natural
life as aforesaid and after his death to the only proper use and behoef of the
said Elizabeth White his wife and to her heirs and assigns forever. In
Witness whereof the said John Reade hath hereunto set his hand and
Seal the day and Year first herein written.

Signed, Sealed, and delivered
in Presence of us

John Reade - Esq.

Wright Westcott -
Tully Robinson - At a Court held for Prince Anne County the 7th
day of October 1800 - This Indenture of Bargain
and Sale from John Reade to William White and Elizabeth White his
wife was Acknowledged by the said John Reade and Recorded to be Recorded

Teste,
E. H. Moseley Esq.

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The Commonwealth of Virginia To Saml. Smith and Jose
Nicholson Gentlemen Greeting Whereas Benjamin Johnson and
Mary his wife by their certain Deed of Bargain & Sale bearing date the
22nd day of July 1799 have sold and conveyed to John Smith the Fee Simple
Estate of and in a certain Tract of Land lying and being in the County
of Prince Anne containing by estimation Three hundred Acres more
or less, whereas the said Mary cannot conveniently travel to our Court of
our County of Prince Anne to make Acknowledgment of the said Con-
veyance Wherefore We do give unto you, or any two or more of you power
to receive the Acknowledgment which the said Mary 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 there-
fore Command you that you do personally do to the said Mary Johnson
and examine her privately and apart from her said husband whether she

doth the same freely and voluntary without the persuasions or
threats of her said Husband and whether she is willing therunto
should be Recorded in the Court of the said County of Princess
Anne and when you have received her Acknowledgment and ex-
amined as aforesaid that you distinctly Certify us thereof in our
said County of Princess Anne under your Seals sending therewith
thereto the said Deed of Bargain & Sale and this Writ Notifying
Edw^r H^r Moseley Clerk of our Court of our said County the 3.
day of October 1800 and in the 25th Year of the Commonwealth.

E^r H^r Moseley *etc*

By Virtue of this Commission to us directed In the
Subscribers did personally go the within named Mary Johnson wife
of the said Benjamin E^r H^r Moseley Clerk of our Court of our said County
apart from her said Husband and before us she acknowledged
the Deed of Bargain & Sale to John Smith which is here to annex
to be her last 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 all her right and
title of Dower in and to the Lands specified in the said Deed and
that she was willing that the same should be Recorded in the
Court of our of the County of Princess Anne to which Court We
hereby Certify under our Hands & Seals this 6 day of October 1800.

Samuel Smith *etc*

Jesse Nicholson *etc*

At a Court held for Princess Anne County the 7th day of October 1800.
This Commission and Certificate of the Execution thereof were this
day returned and Ordered to be Recorded as

Teste,
E^r H^r Moseley *etc*

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This Indenture made the Tenth day of August in the
Year of our Lord One thousand Eight hundred Between Hillary
Parsons & Mary his wife of the County of Princess Anne and Comon-
wealth of Virginia of the one part, and Josiah Slack of the same place
of the other part, witnesseth that the said Hillary Parsons for
and in consideration of the sum of Twenty four pounds six shillings
to him in hand paid by the said Josiah Slack at or before the sealing and
delivery of these presents the receipt whereon he doth hereby acknow-
ledge, They the said Hillary Parsons and Mary his wife have Gran-
ted bargained sold aliened and confirmed and by these presents do
Grant bargain sell alien and confirm unto the said Josiah Slack his
heirs and Assigns for ever Twenty two acres and one half of an Acre
Land with the appurtenances it being the fifth part of the One hundred
and thirteen Acres of Land more or less which John Hancock Jun^r sold
and conveyed to William Parsons dec^d by Deed bearing date the eleventh
day of December in the Year One thousand seven hundred and Ninety
two as will more fully appear by the Records of the Court of the said
County before being thence had which said One hundred and thirteen
Acres of Land more or less descended by the death of the said William
Parsons who died Intestate and without Issue to the said Hillary
Parsons his brother Samuel and his Sisters one of them being the wife
of the said Slack and the other wife of Joshua Hopkins and to Robert
Parsons son of their deceased brother John Parsons Jun^r To have and
to hold to the said Josiah Slack his heirs and Assigns the said
Twenty two and one half of an Acre of Land and appurtenances more
or less and all his the said Hillary Parsons's right and Title to the
fifth part of the Land descended as aforesaid to the only proprie-
ty and behoof of him the said Josiah Slack his heirs and Assigns for

This Indenture made third day of September in the
Year of our Lord one thousand eight hundred, Between
David Whitehurst & Anne his wife, of the County of Prince
Anne of the one part, and Tully Mosley of the same County of
the other part, Witnesseth that for and in Consideration of
the sum of Fifteen pounds current money of Virginia to the said
David Whitehurst and Anne his wife in hand paid by the said
Tully Mosley at or before the sealing and delivering of these presents
the receipt hereon written they do hereby acknowledge and thereof doth
release quit and discharge the said Tully Mosley his heirs Ex-
ecutors, Administrators by these presents they the David Whitehurst
& Anne his wife have granted bargained sold aliened and confirmed
to Mosley all their right title and interest in and unto
the land situate lying and being in the County of Prince Anne
containing One acre and a half be the same more or less and bounded
as followeth: Beginning at a Cedar post in Nathaniel McClenahan
line and running a long the run to a hinguepin post thence from
the post to a Cedar standing near the House thence to another
Cedar standing near Nathaniel McClenahan Orchard thence
to a post standing within twelve feet of Nathaniel McClenahan
thence twelve feet along the line out to the main Road thence
to its first station and all Houses buildings Orchards ways
waters watercourses profits commodities hereditaments and
appurtenances whatsoever to the said premises hereby Granted

ever free and clear from all incumbrances whatsoever, and the
said Hillary Parsons all and singular the premises hereby
Bargained and sold with the appurtenances unto the said Joseph
Slack and his heirs shall and will Warrant and for ever defend
against the claim of me or my heirs and of all and every other
person or persons whatsoever, In Witness whereof the said
Hillary Parsons and Mary his wife have hereunto set their
Hands and affixed their Seals the day and year first above written
Signed Sealed and delivered in presence of us and
John Rende.
Tully Whitehurst
Christopher Mosley

Received of Josia Princess Coty, VA Wills 1798-1800
shilling being the Consideration Money in this Deed mentioned
this 12th Day of August 1800.

Hillary Parsons

At a Court held for Prince Anne County the 7th,
day of October 1800.

This Indenture of Bargain and Sale from Hillary Parsons
and Mary his wife to Joseph Slack was together with the receipt
hereon written were acknowledged by the said Hillary Parsons
and Ordered to be Recorded.

Tester,
E. H. Mosley

or any part thereof belonging, or in any use appertaining and
the revision or reversions remainder and remainders rents, issues and
profits thereof and also all the Estate right title interest and trust
property claim and demand whatever of the said David Whitehurst
and Anne his wife of or unto to the said premises with the appurtenances
To have and to hold the said One and a half Acres of
Land to the same more or less, with the appurtenances and every
part thereof to the said Tully Mosley his heirs and Assigns to the
only proper use and behoof of him the said Tully Mosley, and to
his heirs and Assigns forever free and clear from Dover and all
other, incumbrances whatever the said David Whitehurst & Anne
his wife for themselves and their heirs all and singular the premises
hersby bargained and sold with the appurtenances unto the said
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Tully Mosley his heirs and Assigns against them the said David
Whitehurst & Anne his wife and all and every other person and
persons whatsoever shall and will severall warrant and defend
by these presents. In Witness whereof the said David
Whitehurst & Anne his wife have hereunto set their hands and
Seals the day and year first above written

Sealed and delivered in the presence of } David Whitehurst ^{Esq}
George Williamson } Ann F. Whitehurst ^{Esq}
Edward Whitehurst }

Ales Edmonds At a Court held for Prince Anne County the
7 day of October 1800. This Indenture of Bargain and Sale from David
Whitehurst and Ann his wife to Tully Mosley was acknowledged by the
said David Whitehurst and Anne, she being first properly examined
relinquished her right of Dover, and Ordered to be Recorded

E. H. Mosley

, 289,

This Indenture made the fifth day of October in the
Year of our Lord Eighteen hundred, Between, Tully
Mosley of the County of Princess Anne in the Commonwealth
of Virginia of the one part, And John Smith (son of Stoney)
of the County of Prince Anne and Commonwealth aforesaid
of the part. Whereas Benjamin E. Johnson some time ago
did bargain and sell unto the said Tully Mosley a certain Tract or
parcel of Land containing One hundred and twenty Acres situate
lying and being in the said County of Prince Anne at the price
of Five hundred and Sixty pounds, being the Land which Tully
Robinson purchased of Henry Holmes, and which on the death
of the said Tully passed and descended to Mary Johnson wife of
the said Benjamin Johnson in fee simple the being his only Child
and Heire at Law, And Whereas the said Mary Johnson being
then an Infant under the age of twenty one years no title could be conveyed
to the said Tully Mosley in the aforesaid Land, in consequence of which
the said Benjamin E. Johnson did convey to him the said Tully Mosley
a certain tract of Land in the said County of Prince Anne containing
Three hundred Acres, which William Simmo and John Gheselin Esqrs.
of Samuel Johnson die, purchased of Jacob Valentine for him the s:
Benjamin, to be held in trust by the said Tully Mosley until the said
Ex? Mary Johnson should arrive to the age of twenty one years, and should
execute a good sufficient Deed of conveyance in fee simple for the Land
formerly the property of Henry Holmes, sold to him as aforesaid, And
Whereas the said Benjamin E. Johnson and Mary his wife have
conveyed the said Land with its appurtenances in fee simple to the
Tully Mosley by Deed bearing date the first day of this instant

October, and have thence examined the Tract of Land called Holland
from any claim or demand of him the said Tully Moseley. And
Whereas the said Benjamin E. Johnson and Margriss wife have
sold and conveyed to the said John Smith the aforesaid Tract of Land
called Holland and have requested of the said Tully Moseley to re-
lease to him all his right thereto. Now this Indenture witnesseth
that the said Tully Moseley for and in Consideration of the premises
and also for and in the further Consideration of the sum of one Dollar
to him in hand paid by the said John Smith at and before the sealing
and delivering of these presents, the receipt whereof is hereby acknowledged
hath remised and released and by these presents doth for himself
his heirs Executors and Administrators release and remise unto
the said John Smith his heirs and Assigns forever, all the Estate, right
Title and interest of him the said Tully Moseley in and to the said
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I, Benjamin E. Johnson do hereby acknowledge that the within release
was executed by my directions, Witness my hand this 7th day of October
Ben. E. Johnson

At a Court held for Princess Anne County the 7th day of October 1800.
This Indenture of Release from Tully Moseley to John Smith, son of
Solomon, was acknowledged by the said Tully Moseley. Also Benjamin
E. Johnson's Acknowledgment that the said Release herein written was
executed by his directions, was this day Acknowledged by the said Ben-
jamin, E. Johnson and at their request are Ordained to be Recorded.

Teste,
E. R. Moseley

This Indenture made the first day of October
in the Year of our Lord, One thousand Eight hundred Between
Benjamin E. Johnson & Mary his wife of the County of Norfolk
County of the one part and Tully Moseley son, of the County of
Princess Anne of the other part, Witnesseth that the said
Benjamin E. Johnson & Mary his wife for an in Consideration
of the sum of Five Hundred & Sixty pounds currant money of
Virginia to them in hand paid by the said Tully Moseley at or
before the sealing and delivering these presents the receipt whereof
They do hereby acknowledge Therefor do for us execute a quiet and
discharge the said Tully Moseley son, his heirs Executors & Adminis-
trators of all and singular lands, tenements, & hereditaments sold aliened and confirmed and
by these presents do grant bargain sell alien and confirm to the said
Tully Moseley son, and to his heirs forever certain Tract or parcel of
Land lying and being in the County of Princess Anne mostly
containing One Hundred Sixty one acres it being the Land that
Tully Robinson purchis'd of Henry Horne all said tract being
Acres, and is bounded as follows, Beginning at red Oak in the
line of said Johnson standing on the Road leading to Little Creek;
Running thence on the same S 84° E 46 poles east 13 poles N 78°

E 59 pole N 86° E 13 poles and N 78° 38 pole to an old pine stump
at a run adjoining the Land of whence binding on the
run S 58° E 20 pole, S 71° E 1 pole, S 24° W 15 pole S 20 W 16 pole
S 43° W 20 pole S 22 W 11 pole S 62° W 19 pole S 25° W 17 pole S 39 W 18°
pole S 82° W 22 pole S 45° W 10 S 58° W 32 pole S 22° W 40 pole to a stake
thence up the middle of a Cove N 34° W 34° pole N 26° W 27 pole N 63°

110 S^o 31^o W^o pole to and Ash thence N^o 2 W^o 30 pole to little end
 Road thence binding on the road N^o 8, E^o 80 pole to the first station
 containing One hundred and twenty one acres, and all woods houses
 buildings ways waters waters rights hereditaments and Appur-
 tenances together with the reversion thereon remains remainder and remains
 rents & Issues thereof and all the Estate right title Interest claim or
 demand of them the said Benjamin E Johnson & Mary his wife of and to
 the same To have and to hold the said tract of Land & premises
 with the appurtenances thereto belonging or in any wise appur-
 taining unto them the said Tully Mosley, Jr, and his heirs before
 forever & the said Benjamin E Johnson & Mary his wife for them
 selves & their heirs do hereby covenant agree to Smith the s, Tully Mosley
 Jr, that he the said Tully Mosley doth leave & have his said Land
 at all time hereafter peaceably quietly enter have hold use occupy possess
 enjoy the said Land & premises with the premises appertaining & the
 lawful claim ordinande of them the said Benjamin E Johnson & Mary
 his wife their heirs & all other person or persons whomsoever & that
 the same shall & will Warrant & for ever defend by these presents in
 testimony whereof the parties have interchangable set their hands &
 seals this day and year first written

Sealed & delivered in
 the presence of
 Samuel Johnson
 George Johnson

Ben E Johnson
 Mary Johnson

At the Court held for Princess Anne County the 7th day of October 1800
 This Indenture of Bargain and Sale from Benjamin E Johnson & Mary
 his wife to Tully Mosley was acknowledged by the said Benjamin E.
 Johnson and a Commission for the just Execution of the said Mary
 Johnson with a Certificate of the Execution thereof being returned are Ordained
 to be Recorded

Teste,
 E. H. Mosley

The Commonwealth of Virginia To Joseph Nickerson and
 Samuel Smith Gentlemen Greeting Wheras Benjamin E Johnson and
 Mary his wife by this certain Deed of Bargain and Sale bearing date the
 first day of October 1800 do have Sold and Conveyed to Tully Mosley the
 His Simple Estate of land in a certain tract or parcel of Land lying
 and being in the County of Prince Anne containing by estimation One
 hundred and twenty one acres of Land, and whereas the said Mary Johnson
 cannot conveniently travel to our Court of our County of Prince Anne
 to make acknowledgment of the said Conveyance, therefore do give and
 you, or any two, or more of you, power to receive the Acknowledgment which
 the said Mary shall be willing to make before you of the Conveyance aforesaid
 contained in the said Deed of Bargain and sale which is herte
 annexed, And We do therefore Command you that you do personally
 witness the same in her presence 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 Prince
 Anne and when you have received her acknowledgment and examined
 as aforesaid that you distinctly certify us thereof in our Court of our said
 County of Prince Anne under your Seals send then and there the said
 Deed of Bargain and Sale and this First Writing Edward H. Mosley
 Clerk of our Court of our said County the 3 day of October 1800
 in the 25th Year of the Commonwealth E. H. Mosley

By Virtue of this Commission to us directed We the Subscribers
 did personally go to the within named Mary wife of the said Benjamin
 E Johnson and Examined her presence and apart from her said Husband
 and before us she Acknowledged the Deed of Bargain and Sale to Tully
 Mosley to be her act and deed which is herte annexed and declared that
 she Executed the same freely and voluntarily without the persuasions

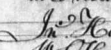
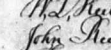
or threats of her said Husband and that she was willing to relinquish
and convey all her right of Inheritance that she has or might claim
in the Lands and appurtenances in the said Deed or conveyance made
and was willing that the same should be recorded in the Court
of the said County of Princess Anne to which Court we do hereby
Certify under our hands and Seals this 6th day of October 1800.

Jeffre Nicholson 
Samuel Smith 

Taste,
E. H. Mosley 

White to Robinson
Know all Men by these presents that I William White
of the County of Princess Anne in the Commonwealth of Virginia
for and in consideration of the friendship, love, and affection which
I have for my son in Law John Read and his wife Elizabeth
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ment and promotion in the World, and also for and in Considera-
tion of the sum of ten Dollars to me in hand paid by the said Tully
Robinson, at and before the sealing and delivery of these presents,
the receipt whereof is hereby acknowledged, and also in compliance
with a promise made by me sometime ago to his Mother, I have
given granted, bargained and sold, and by these presents do give, grant
bargain and sell unto the said Tully Robinson and to his heirs and
Assigns for ever, the following Negro Slaves, to wit, Sally and another
Children, viz, London and Frank, and old Sue, which said Negro
Slaves were lately set apart to me in right of my wife Elizabeth White
in a division made between my son in Law John Read and myself
under the Will of Doctor John Read, deceased, father of the said John,
reserving however the use and possession of the said Negro Slaves
myself and my wife Elizabeth White, for and during our and each

of natural lives, To have and to hold the said Negro Slaves
with the future issue or increase of the Females of them unto the said
Tully Robinson his heirs and Assigns for ever, subject to the use and pos-
session of myself and my said wife Elizabeth White for and during our and
each of our natural Lives as aforesaid. In Witness whereof I have here-
unto set my hand and Seal this first day of December in the Year of our
Lord Eighteen hundred.

Signed, Sealed and delivered }
in Presence of }
In Hancock Jr. 
W. L. Reeling  This Deed held for Princess Anne County
the 1st day of December 1800
John Read 
Tully Robinson was proved according to Law by the Oath of John
Hancock Junr, and William L. Reeling two of the Witnesses to the
same and Ordered to be Recorded

Taste,
E. H. Mosley 

White to Simpson
Know all Men by these presents that I William
White of the County of Princess Anne in the Commonwealth of
Virginia for and in consideration of the friendship and Affection
which I have for my Daughter in Law Elizabeth Tenant Simpson
and for her better advancement in the World, and also for and in
Consideration of the sum of ten dollars to me in hand paid by the
said Elizabeth Tenant Simpson, at and before the sealing and deli-
very of these presents, the receipt whereof is hereby acknowledged, and
also in compliance of a promise made by me sometime ago to her Mother
I have granted, bargained and Sold and by these presents do give, grant
bargain and Sell, unto the said Elizabeth Tenant Simpson, and to her
heirs and Assigns for ever, the following Negro Slaves, to wit, Abby
Pendar and Tom, which said Slaves were lately set apart to me in
right of my wife Elizabeth White in a division made between my son in

Law John Read and myself, under the Hand of Doct: John Read
 father of the said John, reserving however the possession and uses
 of the said Slaves to myself and my wife Elizabeth White, for and
 during our and each of our natural lives, to have and to hold
 the aforesaid Slaves with the future issue or increase of the female
 of them unto the said Elizabeth Tenant Simpson her heirs and
 Assigns forever, subject to the use and possession of myself and
 my said wife Elizabeth White for and during our and each of our
 lives as aforesaid, In Witness whereof I have hereunto set my
 hand & Seal this first day of December in Year Eighteen hundred

Signed, Sealed & delivered
 in the presence of us

Wm White 

Jno Hancock Jr. At a Court held for Prince Anne County the
 1st day of December 1800. The Defendants
 W. L. Riddle  first and John Read 
 John Read  William White & Elizabeth Tenant Simpson now
 proved according to Law by the Oath of John Hancock Jr. and William
 L. Riddle true of the Testimony to the same and Ordained to be Recorded.

Teste,
 E. H. Mosley 

Bishop & the Governor
 Know all Men by these Presents that the William
 Bishop, John P. Biddle, James Robinson, James Leahy
 Amos Hicks, and Matthew Pallott of the County of Prince
 Anne are Held and firmly Bound unto James Monroe Esquire
 Governor of the Commonwealth of Virginia in Thirty Thousand
 dollars to be paid to the James Monroe 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 Exe-
 cutors and Administrators jointly and severally firmly by these
 presents sealed with our Seals and dated this first day of December
 The Condition of the above Obligation is such that whereas
 the above Bound William Bishop is Constituted and appointed

by the said James Monroe Esquire Governor of the said Commonwealth
 Wealth Collector of the Taxes in the said County of Prince Anne
 for the years 1796; 1797; 1798 & 1799. by Commission bearing date
 the 18th day of March 1800. If therefore the said William Bishop
 do and shall truly and faithfully collect receive account for and pay
 the Publick Taxes for the aforesaid Years imposed and directed to be ex-
 ecuted by Law to the person or persons required and imposed by Law
 to receive the same for the use of the said Commonwealth Then the
 above Obligation to be void or else remain in full force and Virtue.

Sealed & delivered in the
 Presence of the Court

J. E. H. Mosley

William Bishop 
 John P. Biddle 
 Ja. Robinson 
 James Leahy 
 Matthew Pallott 
 Amos Hicks 

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At a Court held for Prince Anne County the first day of December 1800.
 This Bond from William Bishop Collector of the Revenue Law for
 the Years 1796; 1797; 1798 and 1799, together with John P. Biddle
 James Robinson, James Leahy, Matthew Pallott and Amos Hicks
 his Securities payable to James Monroe Esquire Governor of the
 Commonwealth of Virginia was this day acknowledged by the
 said William Bishop and his said five Securities and is Ordained
 to be Recorded.

Teste,
 E. H. Mosley 