

of September in the  
Between Sam'l,  
of the County of Pow-  
and John Biddele  
st whereas Sam'l Sim-  
in consideration of  
is, the receipt where-  
gained, sold delivered  
e confine unto the  
one certain parcel  
of Princip's Anne and  
viz by the Bankis on  
bys, it being two thirds  
acres, and containing by  
the same more or less,  
to the land and plan-  
nes unto the same be-  
tenements and appur-  
tuis & Aggys for ever,  
free and clear from all  
Sam'l Simmons, Mary  
or Aggys for ever, and  
Frances Henry dehely  
us for ever, to quit all  
us unto the aforesaid

, 180,

John Biddele and to his heirs and assigns for ever, In Witness where-  
of we the aforesaid Sam'l Simmons, Mary his wife and Frances Henry have  
hereunto set our hands and affixed our seals the day and year first above written  
Signed sealed and delivered  
In presence of  
John Pitty  
Re: Robinson  
Reuben Lott  
Francis Henry -

At a Court held for Princip's Anne County the 5 day of September 1802  
This Indenture of bargain and sale was acknowledged by Samuel Simmons  
His wife Mary Simmons and Frances Henry to John Biddele, the said  
Mary being first duly examined relinquished her right of inheritance and  
Ordered to be Recorded

Testis  
E H. Moseley Jr.

This Indenture made this third day of July in the year  
of our Lord one thousand eight hundred and two Between James  
Marden and Ruth Marden his wife of the County of Princip's Anne  
in the Commonwealth of Virginia of the one part and John Marden  
of the County and Commonwealth aforesaid of the other part, Whereas  
James Marden late of said County deceased father of the said James Marden  
and John Marden by his last will and testament bearing date the twenty-  
first day of October one thousand seven hundred and Ninety three did  
give and devise to his wife Mary Marden certain property therein mentioned  
and including part of his tract of land for and during her natural life

and did direct that all the remainder of his land should be rented out  
until his son Moses Marden should arrive to the age of fourteen years and  
at that time the money to be equally divided amongst all his Children  
and also that all the remainder of his estate not before given away should  
be sold and divided amongst all his Children and further that all the  
property given to his said wife after his death be divided amongst all his Chi-  
ldren as by said Will appears being therewith had will more fully appear  
And Whereas the said James Marden one of the said Children heath  
bargained and sold to his brother the said John Marden all his right to  
the whole of the lands whereof the said James Marden did reside and  
possess and which he the said James Marden may be intitled to under  
the will of his said father being one tenth part of the tract wherein his  
said father lived containing two hundred and four and a half acres to the  
same more or less, Now this Indenture Witnesseth that the said  
James Marden and Ruth Marden his wife for an in consideration  
of the sum of forty five pounds current money of Virginia to them in hand  
paid by the said John Marden at and before the sealing and delivery of  
these presents the aforesaid wherof they doth hereby acknowledge and thereof doth  
release quit and discharge the said John Marden his executors and adm-  
inistrators they the said James Marden and Ruth Marden his wife hath  
granted bargained sold delivered and released and Confirmed unto  
the said John Marden his heirs and Aggys forever all the right and inter-  
est which they the said James Marden and Ruth Marden his wife  
hath in and to the said two hundred and four and a half Acres of Land  
situate as aforesaid being one tenth part thereof or in and to the tenth part