

situated lying and being in West Neck and known by the name of the  
woods in said County bounding on the land of William Walker die, on  
the north, on James Munden east on William West a proconsort to  
north now south and on William Greens land west containing one  
hundred & twenty Acres more or less and all houses buildings and  
ways watercourses profits commodities hereditaments and appurtenances  
appertaining thereto belonging in any way whatsoever, To have and to hold  
the said one hundred and twenty Acres be it more or less with the appur-  
tenances as aforesaid, hereby bargained and sold to the said Jacomina  
Whitehurst, James Leahy Adm<sup>r</sup>, on the Estate of Dan<sup>l</sup>. Munden die, &  
James Leahy and their heirs for ever and the said Jacomina Whitehurst  
surviving, Et<sup>c</sup>. of Joshua Whitehurst & his heirs for ever.

Et<sup>c</sup>. and Adm<sup>r</sup>, gave warrant and deferd the title of the said bargain  
promises to the said Jacomina Whitehurst, James Leahy Adm<sup>r</sup>, on the  
estate of Dan<sup>l</sup>. Munden die, and James Leahy and their heirs forever.  
To have and to hold the said one hundred & twenty Acres of Land  
as tenants in common with liberty to the survivor at any time to make  
sale of said land and divide the nett proceeds of such sale in three  
equal parts to the legal heirs Et<sup>c</sup>. Adm<sup>r</sup>, or assigns of the parties aforesaid.  
In Witness whereof I the said Jacomina Whitehurst surviving  
Et<sup>c</sup>. of Joshua Whitehurst die, have hereunto set my hand and seal  
the day and year first above written

Signed sealed and delivered  
in presence of  
Rudben Lovitt  
Jocuin Whitehurst  
James Leahy

Princess Co. VA Wills 1801-

At a Court held for Princeps Anne County the 6<sup>th</sup> day of December 1802,  
This Indenture of bargain and sale between Jacomina Whitehurst Exec-  
utrix of Joshua Whitehurst die, and the said Jacomina Whitehurst &  
James Leahy Administrator of Daniel Munden die, and the said James  
Leahy was proved by the Oath of Rudben Lovitt and Joshua Whitehurst  
two of the witnesses to the same and lodged for further proof, and at an-  
other Court held for the said County the 7<sup>th</sup> day of April 1803 the afore-  
said indenture of bargain & sale was fully proved by the Oath of Isaac  
Trotter the third witness to the same and Ordered to be Recorded

Weste,  
E. H. Morely

803. www.virginiapioneers.net  
Know all Men by these presents that We Robert Hays, Francis  
Dowd and James Nimmo are held and jointly bound unto Dennis  
Dowdy Sheriff of the County of Princeps Anne in the sum of three  
hundred & twelve pounds current money of Virginia, to whose payment  
well and truly to be made we bind ourselves, our heirs, executors and ad-  
ministrators jointly, by these presents, sealed with our seals and dated this  
16<sup>th</sup> day of August 1792

The Condition of the above Obligation is such whereas an execution of  
five pounds hath issued from the Office of Princeps Anne County Court  
at the instance of Edward Knight against the property of William Black  
for the sum of one hundred & fifty four pounds two shillings including debt,  
Interest and costs which said execution is levied on two negro Men Slaves  
named Jim Cudger and Sandy who are duly advertised for Sale by the said

At a Court held for Princeps Anne County the 6<sup>th</sup> day of December 1802. This Indenture of bargain and sale between Jaquima Whitehurst executrix of Joshua Whitehurst dec<sup>d</sup> and the said Jaquima Whitehurst & James Lecky Administrator of Daniel Menden dec<sup>d</sup> and the said James Lecky was proved by the Oath of Nathan Lovitt and Joshua Whitehurst two of the witnesses to the same and lodged for further proof, and at another Court held for the said County the 4<sup>th</sup> day of April 1803 the aforesaid indenture of bargain & sale was fully proved by the Oath of Isaac Fentress the third witness to the same and Ordered to be Recorded

Teste,  
E. H. Mosely

Know all Men by these presents that Princess Co VA Wills 1801-1803 www.virginia-pioneers.net  
Dorsh and James Nimmo are held and firmly bound unto Dennis Dawley Sheriff of the County of Princeps Anne in the sum of three hundred Twelve pounds current money of Virginia, to which payment well and truly to be made we bind ourselves, our heirs, executors and administrators firmly by these presents, sealed with our seals and dated this 16<sup>th</sup> day of August 1792

The Condition of the above Obligation is such whereas an execution of five James hath issued from the Office of Princeps Anne County Court at the instanc of Edward Knight against the property of William Black for the sum of one hundred & fifty four pounds two shillings including debt, Interest and costs which said execution is levied on two negro men slaves named Jim Cudgo and Sandy who are duly advertised for sale by the said

Dennis Dawley And whereas the s<sup>d</sup> Jim Cudgo and Sandy appear to be conveyed in a deed in trust, to James Lecky as Trustee for Lewis, Rice and Simon Starvautt and the said James Lecky hath this day forfeited the Sale of s<sup>d</sup> Negroes; and whereas the s<sup>d</sup> Robert Keys is bound to the Court of the said County of Princeps Anne as Security for the s<sup>d</sup> William Blacks Administration of James Fortunes Estate on whose account the said execution hath issued, We know of, that if the s<sup>d</sup> Robert Keys shall well and truly save harmless and indemnify the said Dennis Dawley as Sheriff aforesaid from all Costs Damages & Charges with the s<sup>d</sup> James Lecky as Trustee aforesaid may sue or of him for setting the s<sup>d</sup> Negroes Jim Cudgo & Sandy on account of s<sup>d</sup> Execution, then the above Obligation to be void or else to remain in full force & Virtue

William  
Peter Evans  
Ja<sup>s</sup> Robinson  
M<sup>rs</sup> Jim Cudgo having been sold, for our hundred & seventy pounds current money, the within named Robert Keys, Frederick Boush and James Nimmo are discharged from the penalty of this bond as to s<sup>d</sup> Negro Sandy  
Teste,  
William  
Peter Evans  
Ja<sup>s</sup> Robinson  
Dennis Dawley Sheriff  
of Princeps Anne

At a Court held for Princeps Anne County the 12<sup>th</sup> day of 3 April 1803 This Bond of Indemnification from Robert Keys, Frederick Boush & James Nimmo to Dennis Dawley Sheriff together with the said Sheriffs men, subject to be proved by the Oath of James Robinson one of the Witnesses to the same and now to be Recorded

Teste,  
E. H. Mosely

Dennis Dawley - And whereas the s<sup>d</sup> John Cudjoe and Sandy appeared  
 be conveyed in a deed in trust, to James Leach, as Trustee for Edw<sup>d</sup> Black  
 and Simon Stewart and the said James Leach hath this day forfeited  
 the Sale of s<sup>d</sup> Negro; and whereas the s<sup>d</sup> Robert Hays is bound to the  
 Court of the said County of Princeps Anne as Security for the s<sup>d</sup> William  
 Blacks Administration of James Fortunes Estate on whose account the  
 said execution hath issued, Now know ye, that if the s<sup>d</sup> Robert Hays  
 shall well and truly save harmless and indemnify the said Dennis  
 Dawley as Sheriff aforesaid from all Costs Damages & Charges with the  
 s<sup>d</sup> James Leach as Trustee aforesaid may recover of him for selling the  
 s<sup>d</sup> Negroes John Cudjoe & Sandy on account of s<sup>d</sup> Execution, then the above  
 Obligation to be void or else to remain in full force & effect.

Princess Co. VA Wills 1801

Signed, sealed & delivered  
in Presence of

William  
Pete Evans  
J<sup>r</sup> Robinson

And the said John Cudjoe having been sold for one hundred & Seventy pounds in  
 money, the within named Robert Hays, Frederick Boush and James Nimmo  
 are discharged from the penalty of this bond as to Negro Sandy.

Test  
William  
Pete Evans  
J<sup>r</sup> Robinson

Rob<sup>t</sup> Hays  
 Frederick Boush  
 James Nimmo

Dennis Dawley Sheriff  
of Princeps Anne

Alla Court holden at Princeps Anne County the 11<sup>th</sup> day of Sept. 1773  
 This Bond of Indemnification from Robert Hays, Frederick Boush & James Nimmo  
 to Dennis Dawley Sheriff, together with the said Sheriffs return, subscription was  
 proved by the Oath of James Robinson one of the Justices to the same and now  
 to be Returned

Test  
E. H. Mosley

Know all Men by these Presents that We Edward H. Mosley,  
 John Christian, William Nimmo, William Bishop, John S. Salisbury  
 & Nathaniel Nimmo, an held and family bound unto Dennis Dawley  
 High Sheriff of the County of Princeps Anne in the just Hall sum  
 of one hundred & Seventy pounds to which payment well & truly to be made  
 to the said Dennis Dawley Sheriff as afores, his heirs executors and Adm<sup>n</sup>  
 ministrators; We bind ourselves, our heirs, Executors and Adm<sup>n</sup>, jointly by  
 these presents sealed with our seals and dated this 3<sup>d</sup> day of September 1773

The Condition of the above Obligation is such that whereas, the  
 Black late of s<sup>d</sup> County being indebted to the s<sup>d</sup> Edward H. Mosley,  
 John Christian, W<sup>m</sup> Nimmo, W<sup>m</sup> Bishop, John S. Salisbury, and Nath<sup>l</sup>  
 Nimmo, and having removed himself from this County, so that the  
 ordinary process of law cannot be served upon him and the s<sup>d</sup> Dennis  
 Dawley as Sheriff afores, having found on a Negro Man named Sandy,  
 the property of s<sup>d</sup> Black to satisfy their respective demands, and  
 the sale of s<sup>d</sup> Negro Sandy having been forbid by James Leach, who holds  
 a Deed in trust from the s<sup>d</sup> Black whereas the said Negro Sandy  
 is conveyed, the said Obligors having agreed, and by these presents do  
 agree to refund to the said Dennis Dawley his heirs, executors and  
 Administrators, all such sums & pieces of money as they may respec  
 tively receive from the sale of s<sup>d</sup> Negro Man Sandy, and also to pay, in  
 proportion to the respective sums, so due, for all damages, which the  
 said Dennis Dawley may sustain, by reason or means of the sale  
 of s<sup>d</sup> Negro. Now if the s<sup>d</sup> Edward H. Mosley, John Christian, W<sup>m</sup> Nimmo,

Know all Men by these Presents that We Edward H. Mosely, John Ghiselin, William Nimmo, William Bishop, John S. Salustbury Nathaniel Nimmo, are held and jointly bound unto Dennis Dawley high Sheriff of the County of Princeps Anne in the just full sum of one hundred & forty pounds to which payment well & truly to be made to the said Dennis Dawley, Sheriff as aforesaid, his heirs executors and Administrators, We bind ourselves, our heirs, Executors and Adm<sup>rs</sup>, jointly by these presents sealed with our seals and dated this 3<sup>d</sup> day of September 1773. The Condition of the above Obligation is such that whereas, W<sup>m</sup> Black late of s<sup>d</sup> County being indebted to the s<sup>d</sup> Edward H. Mosely, John Ghiselin, W<sup>m</sup> Nimmo, W<sup>m</sup> Bishop, John S. Salustbury, and Nath<sup>l</sup> Nimmo, and having removed himself from this County, so that no ordinary process of law cannot be served upon him and the s<sup>d</sup> Dennis Dawley, as Sheriff aforesaid, having seized on a Negro Man named Sandy the property of s<sup>d</sup> Black to satisfy their respective demands, and the sale of s<sup>d</sup> Negro Sandy having been forbid by James Leakey, who holds a Deed in trust from the s<sup>d</sup> Black wherein the said Negro Sandy is conveyed, the said Obligors having agreed, and by these presents do agree to refund to the said Dennis Dawley his heirs, executors and Administrators, all such sum & sums of money as they may respectively receive from the sale of s<sup>d</sup> Negro Man Sandy, and also to pay, in proportion to the respective sums, so received, for all damages, which the said Dennis Dawley, may sustain, by reason or means of the sale of s<sup>d</sup> Negro. Now if the s<sup>d</sup> Edward H. Mosely, John Ghiselin, W<sup>m</sup> Nimmo,

Princess Co. VA Wills 1801-1803 www.virginiapioneers.net

W<sup>m</sup> Bishop, John S. Salustbury and Nathaniel Nimmo shall respectively pay, upon the several sums paid, by them as aforesaid, and also pay, in proportion to the s<sup>d</sup> respective sums, for all damages, which the s<sup>d</sup> Dennis Dawley may sustain, by reason or means of selling the said Slave Sandy, then the above obligation to be void or else to remain in full force & Virtue

Signes sealed and returned  
in presence of

Witness  
John Woodhouse  
Jas<sup>s</sup> Robinson  
John Whitehead &c

E. H. Mosely  
John Ghiselin  
W<sup>m</sup> Nimmo  
W<sup>m</sup> Bishop  
John S. Salustbury  
Nathaniel Nimmo

This Bond made for Princeps Anne County the 4<sup>th</sup> day of April 1803 This Bond of Indemnification from E. H. Mosely, John Ghiselin, W<sup>m</sup> Nimmo, W<sup>m</sup> Bishop, J<sup>s</sup> S. Salustbury, and Nathaniel Nimmo to Dennis Dawley, Sheriff was proved by the Oath of James Robinson one of the Witnesses to the same and is Ordered to be Recorded.

Teste,  
E. H. Mosely

W<sup>m</sup> Bishop, John S. Salustury and Nathaniel Nimmo shall if necessary refund the several sums paid, by them as aforesaid, and also pay, in proportion to the s<sup>d</sup>. respective sums for all damages the s<sup>d</sup>. Nimmo Dawley may sustain by reason or means of selling the said Slave Sandy then the above obligation to be void or else to remain in full force & Virtue

Signed, Sealed and delivered  
in presence of

Witness  
John Woodhouse  
Jas. Robinson  
John Whitehead &c

E. H. Mosely  
John Ghieschen  
W. Nimmo  
Wm. Bishop  
John S. Salustury  
Nathaniel Nimmo

Princess Co. VA Wills 1801-803 www.virginiapioneers.net

A Court held for Prince Anne County, the 4<sup>th</sup> day of April 1803  
This Bond of Indemnification from, E. H. Mosely, John Ghieschen, W. Nimmo, W. Bishop, J. S. Salustury, and Nathaniel Nimmo to Dan Dawley, Sheriff was proved by the Oath of James Robinson one of the Witnesses to the same and is ordered to be Recorded

Teste  
E. H. Mosely

This Indenture made the twenty eighth day of November in year eighteen hundred and two Between John Hancock J<sup>r</sup> of the one part & John Floyd of the other part, Witnesses, that for and in consideration of the sum of three hundred pounds, which to the said John Hancock J<sup>r</sup> is just indebted to the said John Floyd and honestly desires to receive and pay, to him, and for & the further consideration of the sum of five dollars, to the said John Hancock J<sup>r</sup> in hand paid the receipt whereof he hath hereby acknowledged, and thereof doth discharge the said John Floyd his heirs &c. he the said John Hancock J<sup>r</sup> hath bargained sold and conveyed and by these presents doth bargain sell, and convey unto the said John Floyd his heirs and assigns forever one negro man named Simon, three negro women named Franky, Cady, and Sarah, and two negro Gals named Abby and Maria with their increase, and one boy <sup>said to be</sup> ~~said to be~~ and all the appurtenances in any wise belonging to the said Slaves, and the revision or revisions now made or to be made, and all services and profits of the said Slaves, and all securities due along to the same. To have and to hold the said Slaves to him the said John Floyd his heirs and assigns forever, to the only proper use of him the said John Floyd, and the said John Hancock J<sup>r</sup> doth for himself his heirs assigns warrant and defend the said John Floyd all and each of the above named Slaves, against any person whomsoever, Upon Trust Nevertheless the said John Floyd his heirs, executors administrators or assigns shall after the month of March in the year eighteen hundred and

This Indenture made the twenty eighth day of November  
 in year eighteen hundred and two Between John Hancock Jr. of the  
 one part & John Floyd of the other part, Witnesseth, that for and  
 in consideration of the sum of three hundred pounds, which he the  
 said John Hancock Jr. is just indebted to the said John Floyd and  
 honestly desires to receive and pay, to him, and for & the further con-  
 sideration of the sum of five dollars, to the said John Hancock Jr. in hand  
 paid the receipt whereof he doth hereby acknowledge, and thereof doth  
 discharge the said John Floyd his heirs & Co. he the said John Hancock  
 Jr. hath bargained sold and confirmed and by these presents doth bargain  
 all, and consign unto the said John Floyd his heirs and assigns forever  
 one negro man named Salim, three negro women named Hannah, Cary,  
 and Sarah, and two negro Gals named Abby and Maria with their in-  
 crease, <sup>and on any male heir</sup> and all the appurtenances in any wise belonging to  
 the said Slaves, and the services or services remanent or remain-  
 ing, and all services and profits of the said Slaves, and all securities  
 along to the same to have and to hold the said slaves to him the said  
 John Floyd his heirs and assigns forever, to the only proper use of him  
 the said John Floyd, and the said John Hancock Jr. doth for himself his  
 heirs assigns warrant and defend the said John Floyd all and each of  
 the above named Slaves, against every person whomsoever, When Trust  
 Nevertheless the said John Floyd his heirs, executors Administrators or  
 assigns, shall after the month of March in the year eighteen hundred and

Princess Co. VA Wills 1801-1803 www.virginiapioneers.net

four) as soon as the said John Floyd shall think proper, or the said John  
 Hancock Jr. shall Request, which use of these two circumstances shall first  
 happen) sell, for the best price that can be gotten after giving ten days  
 notice, the said Slaves and out of the money arising from such sale in  
 charge and pay the said sum of three hundred pounds with lawful  
 interest from this day till paid, and the expensis attending the drawing  
 and recording this indenture, and the contingent charges of the Sale, as  
 appraisals, and other necessary expensis that shall attend the searching  
 and obtaining the above mentioned money, or performing any thing  
 that is or shall be necessary relative to the intents of this indenture,  
 and the said John Floyd his heirs, Ex. Admrs, or assigns, shall pay, or  
 to be paid the overplus if any remain from such sale, to the said John  
 Hancock Jr. his heirs, Ex. Admrs, or to his Order, In Witness whereof  
 the said John Hancock Jr. hath hereunto set his hand and seal on the day and  
 year first above written

Signed and delivered  
 in presence of  
 Elizabeth Woodhouse,  
 William Judson

John Hancock Jr.  
 Memorandum that a ratification on the other side  
 was made in presence of the witnesses as named  
 Elizabeth Woodhouse  
 John Hancock Jr.

At a Court held for Princess Anne County, the 2<sup>d</sup> day of May 1803  
 This Indenture of Trust from John Hancock Junr, to John Floyd was  
 proved according to law by the Oath of Pindrop Butt & William Judson  
 two of the Witnesses to the same, and is Ordered to be Recorded

E. H. Mosley

four) as soon as the said John Hoyle shall think proper, or the said John Hancock; shall request, which use of these two circumstances shall first happen) sell, for the best price that can be gotten after giving ten days notice, the said Slaves and out of the money arising from such sale or sales and pay the said sum of three hundred pounds with lawful interest from this day till paid, and the expences attending the drawing and recording this indenture, and the contingent charges of the Sale, as aforesaid, and other necessary expences that shall attend the securing and obtaining the above mentioned money, or performing any thing that is or shall be necessary relative to the intent of this indenture, and the said John Hoyle, his heirs, Ex<sup>ors</sup>, Adm<sup>rs</sup>, or assigns, shall pay or cause to be paid the overplus if any remain from such sale, to the said John Hancock, his heirs, Ex<sup>ors</sup>, Adm<sup>rs</sup>, or assigns, as shall be directed in the said indenture, both hereunto set his hand and seal on the day and year first above written.

Sealed and delivered  
in presence of  
Elizabeth Woodhouse,  
William Godwin

John Hancock  
Mmored that, a intimation in the other  
was made in presence of the witness is named  
Elizabeth Woodhouse  
J<sup>r</sup>. Hancock

At a Court held for Dinwiddie County the 2<sup>d</sup> day of May 1803  
This Indenture of Trust from John Hancock Jun<sup>r</sup>, to John Hoyle was  
proved according to law by the Oath of Andrew Bull & William Stearns  
two of the Witnesses to the same, and is Ordered to be Recorded

Test,  
E. H. Mosley

This Indenture made the 26 day of February in the year of our Lord one thousand eight hundred and three Between Joshua Coprus & Rachael his wife of the County of Dinwiddie State of Virginia of the one part and Thomas Coprus of said County & State of the other other part; Witnesseth that for an in consideration of the sum Twenty four pounds current money apaid to the said Joshua Coprus & Rachael his wife in hand paid by the said Thomas Coprus at or before the sealing & delivery of these presents the receipt whereof he the Joshua Coprus & Rachael his wife doth hereby acknowledge and thereof doth receive acquit and discharge the said Thomas Coprus and his heirs Ex<sup>ors</sup> Administrators by their presents they the s<sup>d</sup> Joshua Coprus and Rachael his wife hath granted bargained sold aliened & confirmed by these presents unto the said Thomas Coprus & Rachael his wife a certain tract or parcel of land lying being in part Jack in the County aforesaid containing of Eighty Acs more or less it being the same land his father Thomas Coprus gave him and it adjoins the Land of Melbrough West son of William & William Godfrey son of John and all the appurtenances thereto belonging to have and to hold the said Eighty Acs of land more or less unto the said Thomas Coprus his heirs and assigns forever, and the said Joshua Coprus & Rachael his wife doth hereunto & forever defend the right & title to the said Thomas Coprus his heirs & assigns against them and their heirs & assigns both present & to come. In Witness whereof we have hereunto set our hands and seals the day & year above written

Sealed and Acknowledged  
In presence of  
Joshua Coprus  
Rachael Coprus  
This Indenture of bargain and sale was acknowledged by Joshua Coprus to Thomas Coprus and Rachael to be Recorded  
At a Court held for Dinwiddie County the 2<sup>d</sup> day of May 1803  
This Indenture of bargain and sale was acknowledged by Joshua Coprus to Thomas Coprus and Rachael to be Recorded  
Test,  
E. H. Mosley

This Indenture made the 26 day of February in the year of our Lord one thousand eight hundred and three Between Joshua Copron Rachael his wife of the County of Prince Georges State of Virginia of the one part and Thomas Copron of said County & State of the other part; Witnesseth that for an in consideration of the sum Twenty four pounds current money apaid to the said Joshua Copron Rachael his wife in hand paid by the said Thomas Copron at or before the sealing & delivery of these presents the receipt whereof he the Joshua Copron Rachael his wife doth hereby acknowledge and thereof doth release acquit and discharge the said Thomas Copron and his heirs Executors Administrators by these presents they the s<sup>d</sup> Joshua Copron and Rachael his wife hath granted bargained sold aliened & confirmed by these presents doth grant bargain sell alien & confirm unto the said Thomas Copron & his heirs forever a certain tract or parcel of land lying being and being in the County aforesaid containing of Eighty Acres more or less of being the same land his father Thomas Copron gave him and it adjains the Land of Willoughby West son of William & William Godfrey son of Elias then and all the appurtenances thereto belonging to have and to hold the said Eighty Acres of land more or less unto the said Thomas Copron his heirs and Assigns forever, and the said Joshua Copron Rachael his wife doth warrant & forever defend the right & title to the said Thomas Copron his heirs Assigns against them and their heirs Assigns full persons whatsoever. In Witness whereof we have hereunto set our hands & seals the day & year above written

Witnesses and Acknowledged: Joshua<sup>sr</sup> Copron

Joseph Cochran  
 The Court held for Prince Georges County the 2 day of May 1803  
 This Indenture of bargain and sale was acknowledged to Joshua Copron to Thomas Copron and Rachael to be recorded

Princess Co. VA Wills 1801-1803 www.virginiapioneers.net

443

This Indenture made the second day of May in the year of our Lord Eight hundred and three, Between Isaac Jacobs, Jonathan Whitehurst, James Haynes sen<sup>r</sup> and Isaac Singleton of the County of Prince Georges and State of Virginia of the one part, and Penna Moseley of the said County and State of the other part, Whereas at a Court held for the said County on the sixth day of December eighteen hundred and two in a Suit in Chancery between James Lammont & Mary his wife John Cox & Anne his wife, Elizabeth Burgeys, William Burgeys, James Burgeys, Margaret Burgeys, Polly Burgeys and John Burgeys Infants by land free Burgeys their father and next friend, Henry Bursey & Mary Bursey Plaintiffs against Penna Moseley & Anne his wife Defendants by the said Penna Moseley & Anne Bursey Infants by the said Penna Moseley appointed Guardian to defend them in this suit, Defendants It was deemed and ordered that Isaac Jacobs, Jonathan Whitehurst, James Haynes sen<sup>r</sup> and Isaac Singleton, or any three of them sell at public auction for ready money Fifty Acres of land more or less, also one other tract, piece or parcel of land containing fourteen Acres more or less with their appurtenances lying and being in the said County of Prince Georges which belonged to William Moseley dec<sup>d</sup>, who died Intestate and descended to the Plaintiffs and Defendants being his next of hand and heirs at law and divide the money arising from the sale of the said two pieces or parcels of Land in the Bill mentioned between

This Indenture made the second day of May in the year  
 our Lord Eight hundred and three, Between Isaac Jacobs, John  
 Whitcomb, James Haynes son, and Isaac Singleton of the County of  
 Princeps Anne and State of Virginia of the one part, and Comrs  
 of the said County and State of the other part, Whereas at a Court  
 held for the said County on the sixth day of December eighteen hundred  
 and two in a Suit in Chancery between James Lamont & Mary his  
 John Cox & Anne his wife, Elizabeth Burges, William Burges, James  
 Burges, Margant Burges, Sally Burges and John Burges Infants  
 by Landric Burges their father and next friend, Henry Bursey & Mary  
 his wife, Robert Pinworth and Anne his wife, and Isaac Jacobs, John  
 Whitcomb, James Haynes son, and Isaac Singleton, Defendants, the  
 said James Lamont & Mary his wife, John Cox & Anne his wife, Elizabeth  
 Burges, William Burges, James Burges, Margant Burges, Sally Burges  
 and John Burges Infants by the said Landric Burges their father and  
 next friend, Henry Bursey & Mary his wife, Robert Pinworth and Anne  
 his wife, Isaac Jacobs, John Whitcomb, James Haynes son, and Isaac  
 Singleton, Defendants, the said James Lamont & Mary his wife, John  
 Cox & Anne his wife, Elizabeth Burges, William Burges, James Burges,  
 Margant Burges, Sally Burges and John Burges Infants by the said Landric  
 Burges their father and next friend, Henry Bursey & Mary his wife,  
 Robert Pinworth and Anne his wife, Isaac Jacobs, John Whitcomb, James  
 Haynes son, and Isaac Singleton, Defendants, the said James Lamont &  
 Mary his wife, John Cox & Anne his wife, Elizabeth Burges, William  
 Burges, James Burges, Margant Burges, Sally Burges and John Burges  
 Infants by the said Landric Burges their father and next friend, Henry  
 Bursey & Mary his wife, Robert Pinworth and Anne his wife, Isaac  
 Jacobs, John Whitcomb, James Haynes son, and Isaac Singleton, Defen-  
 dants, appointed Guardian to defend them in this suit, Defendants  
 It was done and ordered that Isaac Jacobs, John Whitcomb, James  
 Haynes son, and Isaac Singleton, or any three of them sell at  
 public auction for ready money, Fifty Acres of land more or less, also  
 one other tract, piece or parcel of land containing fourteen Acres more  
 or less with their appurtenances lying and being in the said County  
 of Princeps Anne which belonged to William Mosely die, who died  
 Intestate and descended to the Plaintiffs and Defendants being his  
 next of kind and heirs at law and divide the money arising from the  
 sale of the said two pieces or parcels of Land in the Bill mentioned between the

Plaintiffs and Defendants in the following manner, to wit, to the Plaintiffs  
 ten elevenths being a brother of the whole blood to the said William Mosely,  
 to James Lamont & Mary his wife in right of the said Mary, and to Isaac  
 Mosely in right of their father John Mosely die, who was a brother of the  
 half blood to the said William Mosely, one eleventh to be equally divided  
 between them, John Cox and Anne his wife in right of the said Anne, William  
 Burges, Elizabeth Burges, James Burges, Margant Burges, Sally Burges,  
 Mary Burges & John Burges two elevenths to be equally divided between  
 them in right of their Mother Margant Burges to Anne Bursey in right  
 of her Mother James Bursey who was a sister of the whole blood, to the  
 said William Mosely two elevenths to Henry Bursey & Mary his wife in right  
 of the said Mary who was an own sister of the said William Mosely  
 two elevenths and to the said Robert Pinworth and Anne his wife  
 in right of the said Anne a sister of the whole blood to the said William  
 Mosely two elevenths, The Court being of opinion that the division of such  
 kind to the aforesaid two pieces tracts or parcels of Land will not exceed  
 the value of one hundred Dollars agreeable to the prayer of the Bill, and  
 that the said Commissions, or any three of them, convey to the purchaser or  
 purchasers of the said Land a fee simple estate in the same, And whereas  
 the said pieces or parcels of Land were advertised and sold at public auction  
 and the said Robert Mosely became the highest bidder for the same at  
 the price of Ninete pounds, Now this Indenture Witnesseth that

Plaintiffs and Defendants in the following manner, to wit, to the said William Mosley,  
two elevenths being a brother of the whole blood to the said William Mosley,  
to James Lambert & Mary his wife in right of the said Mary and to the said  
Mosley in right of their father Arthur Mosley dec'd who was a brother of the  
half blood to the said William Mosley, one eleventh to be equally divided  
between them, John Cox and Anne his wife in right of the said Anne, William  
Bungee, Elizabeth Bungee, James Bungee, Margaret Bungee, Sally Bungee,  
Mary Bungee & John Bungee two elevenths to be equally divided between  
them in right of their Mother Margaret Bungee to Anne Busby in right  
of her Mother Fanny Busby who was a sister of the whole blood to the said  
William Mosley two elevenths to Kenny Busby & Mary his wife in right  
of the said Mary who was an own Sister of the said William Mosley,  
two elevenths and to the said Robert Pinworth and Anne his wife  
in right of the said Anne a Sister of the whole blood to the said William  
Mosley two elevenths, the Court being of opinion that the aforesaid  
plaintiffs to the aforesaid two pieces tracts or parcels of Land will not exceed  
the value of one hundred Dollars agreeable to the prayer of the Bill, and  
that the said Commissioners, or any three of them, convey to the purchaser or  
purchasers of the said Lands a fee simple estate in the same, and whereas  
the said pieces or parcels of Land were advertised and sold at public auction  
and the said Corin Mosley became the highest bidder on the same at  
the price of Ninety pounds, Now this Indenture Witnesseth that

they the said Isaac Jacob, Jonathan Whitehurst, James Haynes sen, and  
English Commissioners aforesaid in obedience to the said Dece and  
for and in consideration of the said sum of Ninety pounds to the  
in hand paid by the said Corin Mosley, at or before the sealing and  
and delivery of these presents, the receipt whereof they do hereby acknowledge  
they the said Commissioners, have granted, bargained, sold, aliened  
and conveyed and by these presents, do grant, bargain, sell, alien and  
convey unto the said Corin Mosley his heirs and assigns forever, the  
two pieces or parcels of Land mentioned in the said Dece with their  
appurtenances. To have and to hold the said two tracts pieces or  
parcels of Land with their appurtenances unto him the said Corin Mosley  
his heirs and assigns forever, to the only proper use and behoof of him  
the said Corin Mosley his heirs and assigns forever. In Witness  
whereof we the said Isaac Jacob, Jonathan Whitehurst and James Haynes  
sen three of the Commissioners aforesaid have hereunto set our hands and  
affixed our Seals the day and year first herein written.

Signed, Sealed and delivered  
In the Presence of

Isaac Jacob  
Jonathan Whitehurst  
James Haynes

Now the day of Year first herein specified off Mr Corin Mosley  
sum of ninety pounds being the consideration money within mentioned  
Juste,

Isaac Jacob  
Jonathan Whitehurst  
James Haynes

they the said Isaac Jacob, Jonathan Whitehurst, James Haynes sen' and  
 Singleton Commissioners aforesaid in obedience to the said Deed and  
 for and in consideration of the said sum of Ninety pounds to them  
 in hand paid by the said Simon Mosely, at or before the sealing and  
 delivery of these presents, the receipt whereof they do hereby acknowledge  
 they the said Commissioners, Have granted bargained, sold, aliened  
 and conveyed and by these presents, do grant, bargain, sell, alien and  
 confirm unto the said Simon Mosely his heirs and assigns forever, with  
 two pieces or parcels of land mentioned in the said Deed with their  
 appurtenances. To have and to hold the said two tracts pieces or  
 parcels of land with their appurtenances unto him the said Simon  
 his heirs and Assigns forever, to the only proper use and behoof of him  
 the said Simon Mosely his heirs and assigns forever, In witness  
 whereof we the said Isaac Jacob, Jonathan Whitehurst and James Haynes  
 sen' three of the Commissioners aforesaid have hereunto set our hands and  
 affixed our Seals the day and year first herein written

Sealed, Signed and delivered  
 In the presence of

Isaac Jacob  
 Jonathan Whitehurst  
 James Haynes

That the day of Year first herein specified off Mr. Simon Mosely  
 sum of ninety pounds here the consideration money within mentioned

Isaac Jacob  
 Jonathan Whitehurst  
 James Haynes

A Court held for Prince Anne County the 2<sup>d</sup> day of May 1743  
 The aforesaid Indenture of bargain and Sale from Isaac Jacob, Jonathan  
 Whitehurst and James Haynes three of the Commissioners to Simon Mosely  
 was together with the receipt herein written was acknowledged by the said  
 Commissioners and Caded to be Recorded

Teste  
 E. H. Mosely

This Indenture made the 31<sup>st</sup> day of December in the year of our  
 Lord one thousand eight hundred and two Between George Seal of  
 the Borough of Norfolk and Commonwealth of Virginia of the first  
 part, Frederick Boush of the County of Prince Anne and said Common-  
 wealth of the second part, and William Boush, Caleb Boush and  
 John Smith, son of Solomon, of the said County and Commonwealth  
 of the third part; Whereas the said George Seal is justly indebted to the  
 said Frederick Boush in the sum of four hundred & fifty pounds current  
 money of Virginia for the payment of which he is desirous to secure and pay  
 to him the said Frederick Boush with lawful interest thereon from the  
 date of these presents and for that purpose hath agreed to convey the same  
 his share after described to the said William Boush, Caleb Boush  
 and John Smith who are mutually chosen Trustees by the parties for  
 the purposes herein after mentioned; Now this Indenture Witness  
 eth, that the said George Seal for and in consideration of the said  
 Debt due from him to the said Frederick Boush and for the further

Princess Co. VA Will 1801-1803 www.virginiapioneers.net

A Court held for Princeps Anne County the 2<sup>d</sup> day of May 1803

The aforesaid Indenture of bargain and Sale from Isaac Jacob, Jonathan Whithurst and James Taylor one of the bargainees to Princeps Anne County was together with the receipt hereon written was acknowledged by the said Commissions and Officers to be Records

Teste,  
C. H. Massey

This Indenture made the 31<sup>st</sup> day of December in the year of our Lord one thousand eight hundred and two. Between George Neal of the Borough of Norfolk and Commonwealth of Virginia of the first part, Frederick Boush of the County of Princeps Anne and said Commonwealth of the second part, and William Boush, Caleb Boush and John Smith, son of Solomon, of the said County and Commonwealth of the third part; Whereas the said George Neal is justly indebted to the said Frederick Boush in the sum of four hundred & fifty pounds current money of Virginia for the payment of which he is desirous to secure and pay to him the said Frederick Boush with lawful interest thence from the date of these presents and for that purpose hath agreed to convey the premises hereinafter described to the said William Boush, Caleb Boush and John Smith who are mutually chosen Trustees by the parties for the purposes herein after mentioned; Now this Indenture Witnesseth, that the said George Neal for and in consideration of the said Debt due from him to the said Frederick Boush and for the further

Princess Co, VA Wills 1801-1803 www.virginiapioneers.net

consideration of one shilling to him in hand paid by the said William Boush, Caleb Boush and John Smith the receipt whereof is hereby acknowledged hath granted bargain and sold and by these presents doth Grant bargain and sell unto the said William Boush, Caleb Boush and John Smith their heirs and assigns forever Two hundred acres of land with the appurtenances lying and being in the said County of Princeps Anne adjoining the lands of William Crooked Veal, Thomas Veal and runs on, or along the line of the said Frederick Boush To have and to hold the said two hundred acres of land with the appurtenances unto them the said William Boush, Caleb Boush and John Smith their heirs and assigns forever, Upon trust nevertheless that if the said George Neal his heirs executors or administrators will well and truly pay or cause to be paid to the said Frederick Boush his heirs executors or administrators the said sum of four hundred & fifty pounds at or upon the 31<sup>st</sup> day of December in the year eighteen hundred and three with lawful interest thence from the date of these presents until the same shall be fully satisfied and paid, then the presents and every thing herein contained shall cease become void and of no effect; but if the said George Neal his heirs executors or administrators shall fail, delay, or refuse to pay to the said Frederick Boush his heirs executors or administrators, or to his attorney, the aforesaid sum of four hundred & fifty pounds with the interest which may accrue thence upon the said 31<sup>st</sup> day of December in the Year eighteen hundred and three shall then and with

consideration of one shilling to him in hand paid by the said  
 Boush, Caleb Boush and John Smith the receipt whereof is hereby  
 acknowledged hath granted bargained and sold and by these presents  
 doth Grant bargain and sell unto the said William Boush, Caleb  
 Boush and John Smith their heirs and assigns forever Two hundred  
 acres of land with the appurtenances lying and being in the said  
 County of Prince Anne adjoining the lands of William Crawford Deal,  
 Thomas Deal and runs on, or along the line of the said Frederick Deal  
 To have and to hold the said two hundred Acres of land with  
 the appurtenances unto them the said William Boush, Caleb Boush and  
 John Smith their heirs and assigns for ever, Upon trust nevertheless  
 these presents are upon these conditions to wit that the said  
 executors or administrators will well and truly pay or cause to be paid to  
 said Frederick Boush his heirs executors or administrators the said sum  
 of four hundred fifty pounds at or upon the 31<sup>st</sup> day of December in  
 the year eighteen hundred and three with lawful interest thereon from the date  
 of these presents until the same shall be fully satisfied and paid, then  
 these presents and every thing herein contained shall cease become void and of no  
 effect, but if the said George Veale his heirs executors or administrators shall  
 fail, delay, or refuse to pay to the said Frederick Boush his heirs executors  
 or administrators, or to his attorney, the aforesaid sum of four hundred fifty  
 pounds with the interest which may accrue thereon upon the said 31<sup>st</sup> day of  
 December in the Year eighteen hundred and three that then and in that

case it shall and may be lawful and full power and authority is here  
 by given to the said William Boush, Caleb Boush and John Smith,  
 or the survivor or survivors of them, their heirs executors administrators  
 or assigns, at the request of him the said Frederick Boush his executors  
 Administrators or assigns shall sell and dispose of the said Two hundred  
 Acres of Land with the appurtenances at public auction to the highest  
 bidder for ready money after giving ten days previous notice in some news  
 paper of this State of the time and place of sale and out of the proceeds  
 of such sale pay to him the said Frederick Boush his heirs executors ad  
 ministrators or assigns the aforesaid sum of four hundred fifty pounds  
 with lawful Interest thereon from the date of these presents together  
 and all expenses that may attend  
 the same the surplus, if any, to be paid to the said George Veale his heirs  
 executors or Administrators, and the said William Boush, Caleb Boush  
 and John Smith do covenant promise and agree to and with the said  
 George Veale and Frederick Boush their heirs executors and Administrators  
 and each of them, that they the said William Boush, Caleb Boush and John  
 Smith their heirs executors or administrators will well and truly & impartially  
 perform the trust hereby reposed in them, In Witness whereof the parties to these  
 presents have hereunto interchangeably set their hands & seals the day & year first  
 herein written  
 Witness sealed & delivered  
 in the presence of  
 Edward Davis Esq;  
 Wm. Nelson  
 General Williamson  
 Received the Consideration money in this instrument specified this 31<sup>st</sup> day of December 1803.  
 Wm. Nelson  
 Edward Davis Esq;  
 Wm. Nelson

George Veale  
 Frederick Boush  
 Wm. Boush  
 John Smith  
 George Veale

Princess Co VA Wills 1801-1803 www.virginiapioneers.net

use it shall and may be lawful and full power and authority is here  
 by given to the said William Boush, Caleb Boush and John Smith,  
 or the survivors or survivor of them, their heirs executors administrators  
 or assigns, at the request of him the said Frederick Boush his executors  
 Administrators or assigns shall sell and dispose of the said Two hundred  
 Acres of Land with the appurtenances at public auction to the highest  
 bidder for ready money after giving ten days previous notice in some news  
 paper of this State of the time and place of sale and out of the proceeds  
 of such sale pay to him the said Frederick Boush his heirs executors ad-  
 ministrators or assigns the aforesaid sum of Four hundred & fifty pounds  
 with lawful Interest thereon from the date of these presents together  
 with the costs of drawing and recording and all expenses that may be made  
 the same the surplus, if any, to be paid to the said George Veale his heirs  
 executors or Administrators, and the said William Boush, Caleb Boush  
 and John Smith do covenant promise and agree to and with the said  
 George Veale and Frederick Boush their heirs executors and Administrators  
 and each of them, that they the said William Boush, Caleb Boush and John  
 Smith their heirs executors or administrators will well and truly & impartially  
 perform the trust hereby reposed in them, In Witness whereof the parties to these  
 presents have hereunto interchangably set their hands & seals the day & year first  
 herein written

Signed, sealed & delivered  
 in the presence of  
 Edward Davis Junr,  
 Wm. Keeling,  
 Gedron Williamson  
 who saw the consideration, money in this Indenture expressed  
 to be paid  
 to the said  
 Frederick Boush  
 John M. Keener

George Veale  
 Frederick Boush  
 Wm. Boush  
 John Smith  
 George Veale  
 This 31 day of December 1803

Princess Co VA Wills 1801-1803 www.virginiapioneers.net

At a Court held for Prince Anne County the 2<sup>d</sup> day of May 1803  
 The aforesaid Indenture of Trust from George Veale to Frederick Boush  
 William Boush and John Smith was proved according to Law by the  
 Oath of Edward Davis Junr and William Keeling two of the Witnesses  
 to the same who depose that they saw Gedron Williamson, saw dees, and  
 put his signature as a Witness to the same, and the receipt hereon aforesaid  
 proved by the s<sup>d</sup> Edw<sup>d</sup> Davis Junr, William Keeling, and are ordered  
 to be Recorded

Teste;  
 E. H. Mosley

This Indenture made this twentieth day of April in the year  
 one thousand eight hundred and three Between William Cook and Eliza-  
 beth his wife of the County of Prince Anne and State of Virginia of the one  
 part, and Charles Williams, Mary Williams, Margaret Williams, John Williams  
 and Nathaniel Williams, Minors of the same place of the other part  
 Witnesseth that the said William and Elizabeth Cook for and in consideration  
 of the love and good will they have for the aforesaid minors viz<sup>t</sup> Charles William  
 Mary Williams, Margaret Williams, John Williams and Nath<sup>l</sup> Williams  
 have full power granted, bequeathed and confirmed unto the aforesaid minors  
 and to their heirs and assigns one certain parcel or tract of Land lying  
 and being in the aforesaid County near Proctors Bridge on the west side  
 of the main road and containing exactly one square Acre, it being all that  
 parcel or tract of Land which the said Cook purchase of Charles Keyser de