

binding on the land of John Wilson to a branch, then running down the
binding on the land of Joshua Collins and Robert Rutgers to the river
then running easterly course binding on the river to the first station and
all hours buteling Crooks way waters water courses profits and app-
artances whatsoever to the premises belonging or in any wise appertaining
and the invasion and invasions manuadis and manuadis, rents espousal
profits thereof, and also all the estate right and title of them the said
Caleb Ward and Litesha his wife and to the same To have and to
all and singular the premises hereby bargained and sold the within appur-
tenances unto the said Thomas Humphrys his heirs and assigns, to the
only proper use and behoof of him the said Thomas Humphrys his heirs
and assigns for ever, free and clear of and from all manner of debts and charges
other mumbances of what nature or kind whatsoever, and lastly this
said Caleb Ward and Litesha his wife, and their heirs and all and in
all the appurtenances unto the said Thomas Humphrys his heirs and
assigns against them the said Caleb Ward and his wife Litesha and their heirs
and all and every other person and persons whatsoever shall and will warrant
and for ever defend, by these presents, In Witness be the said Caleb
and Litesha his wife both herunto set their hands and Seals the day and
year first above written.

Seal, Seal and delivered
In the presence of

Mose

S. Dennis

William Shepherd

W. Capps

Caleb Ward

Litesha Ward

, 269,

At a Court held for Princess Anne County the 2^d day of May 1803
This Indenture of bargain and Sale from Caleb Ward and Litesha
his wife to Thomas Humphrys was acknowledged by the said Caleb & Litesha
Ward the being first duly examined & acknowledged the right of inheritance
and ordered to be Recorded.

Teste,
E. C. Morely Esq

Ms. Indenture made the third day of January one thousand eight
hundred and eight Between Richard Tenter and his wife Prudence
of the County of Cumtuck in North Carolina of the one part and
Richard Coats of the County of Princess Anne in State of Virginia of
the other part witnesseth that for and in consideration of the sum
of three hundred and thirty dollars to the said Richard Tenter in hand paid
to the said Richard Coats at or before the sealing and delivering of these
presents the receipt hereon written witness doth acknowledge they the said
Richard Tenter and his wife Prudence have granted bargained sold aliened
and confirmed and by these presents doth grant bargain sell alien
and confirm unto the said Richard Coats and his heirs forever, One
certain tract or parcel of land lying in Blackwater in Princess Anne
County on the precinct of Blackwater near the head of Blackwater river
Beginning at a corner fence adjoining Southwicks Cartwright land thence
running about a North course to a corner black Gum tree running bes-

A Court held for Princess Anne County, the 2 day of May 1803.
 This Indenture of bargain and Sale from Caleb Ward and Letisha
 his wife to Thomas Rumphrys was acknowledged by the said Caleb & Letisha
 Ward. She being first privately examined relinquished her right of Interest
 and ordered to be Recorded.

Testy,
 E. H. Montgomey Esq.

Mr. Indenture made the third day of January one thousand eight
 hundred and three Between Richard Yenton and his wife Prudence
 of the County of Currituck in North Carolina &

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Richard Coats of the County of Princess Anne in State of Virginia of
 the other part Witneseth that for and in consideration of the sum
 of three hundred and thirty dollars to the s: Richard Yenton in hand paid
 to the said Richard Coats at or before the sealing and delivering of these
 presents the receipt hereon written being delivered by the said
 Richard Yenton and his wife Prudence have granted bargained sold
 aliened and confirmed and by these presents doth grant bargain sell alien
 and confirm unto the said Richard Coats and his heirs forever One
 certain tract or parcel of land lying in Black water in Princess Anne
 County in the precinct of Black water near the head of Black water river
 Beginning at some pine standing Southwic Eastward land thence
 as running about a North course to a worn black gum thence running by

line of mark to ditch them down the ditch to the main road
 thence along the main road to the beginning pine containing thirty
 three acres more or less and all houses buildings orchards ways
 waters water courses profits thereof commodities hereditaments and
 appurtenances whatsoever to the said premises belonging or any win
 concerning the same the possession and reversions remainder and re
 mains rents issues and profits thereof and all the estate right and title
 of their the s: Richard Yenton and his wife Prudence and their heirs for
 and in the same To have and to hold all and singular the premises
 hereby bargained and sold with the appurtenances unto the s: Richard for
 his heirs and assigns to the only proper use and behoof of him the said

Richard Coats his heirs and assigns for ever free and clear of and from all
 dower right and title of dower and all other incumbrance of what nature or kind
 soever and lastly the s: Richard Yenton and his wife Prudence their heirs
 and all singular the premises hereby bargained and sold with the appur
 tenances unto the said Richard Coats and his heirs and assigns aforesaid
 from the said Richard Yenton and his wife Prudence and their heirs and
 all other person or persons whatsoever shall and will warrant and
 ever defend by these presents In Witness whereof the s: Richard Yenton his
 wife Prudence his wife have hereunto set their hand and put their seal
 the day and year last above written.

Richard Yenton
 his wife
 in the presence of us

Wm. Cooprow
 William Rott
 William Simmins w^m

A Court held for Princess Anne County the 2 day of May 1803
 This Indenture of bargain & Sale was acknowledge by Richard Coats
 to Richard Coats and Prudence to be Recorded

E. H. Montgomey Esq.

line of mark? True to ditch them down the ditch to the main road
thru along the main road to the beginning pine containing thirty
three acres more or less and all houses buildings Richards ways
waters water courses profits thereof commodities habitaments and
appurtenances whatsoever to the said premises belonging or any where
concerning the same the possession and evasions communie and non
under rents issues and profits thereof and all the estate right and title
of their the S. Richard Tinton and his wife Prudence and their heirs from
and in the sume To have and to hold all and singular the premises
herty bargained and sold with the appurtenances unto this S. Richard Tinton
his heirs and assigns to the use of his self and his wife and her heirs
and all singular the premises herty bargained and sold with the appurtenances
unto the said Richard Tinton and his heirs and assigns aforesaid
them the said Richard Tinton and his wife Prudence and their heirs and
all every other person or persons wholsome shall and will warrant and
be defind by these presents In witness whereof the S. Richard Tinton his
wife Prudence his wife have hereunto set their hand and paid there Seal
the day and year first above written

Signed sealed and delivered
in the presence of us

Wm. Coprow
William Holt
William Summers

Richard Tinton

A true copy for Princess Anne County the 2^d day of May 1803
This Indenture of bargain & sale was acknowledge by Richard Tinton
to Richard Coats and Prudence Coats to be Sealed
E. R. Montague

This Indenture made this thirtieth day of April in the
Year of our Lord one thousand eight hundred and three, and in the
27th year of American Independence, Between Thomas Merchant
and Mary Merchant his wife, of the County of Lunatick and State
of North Carolina of the one part, and Walter Dougan of the County
of Princess Anne and State of Virginia of the other part, witnesseth
that the said Thomas and Mary Merchant for and in consideration of
the sum of twenty four shillings and six pence per acre for one hundred
acres less rods of thirty six perches of land, lawful money of the common
wealth of Virginia to them in hand paid, by the said Walter Dougan
at or before the sealing and delivery of these presents, the receipt whereof
is hereby acknowledged, have bargained and sold, and by these presents
do bargain and sell unto the said Walter Dougan, his heirs and
assigns, a certain piece or parcel of Land, situate and lying in the
County of Princess Anne, Beginning at the intersection of Prince
Anne and Norfolk County's, joining the North Carolina line, thence
bearing on the said Carolina line North eighty seven degrees east 25 chain
36 links to Charles Bradley's corner, thence bearing on his line of marked
trees N 24° E 5 chain, N 26° 30' E 5 chain 36 links, N 11° east 3 chain, N
19°, E 3 chains 46 links S 27° E 3 chains 30 links, S 15° 30' E 4 chain 22'
links N 28° E 3 chain 17 links N 18° E 5 chain 62 links N 26° E 3 chain

This Indenture made this thirtieth day of April in the year of our Lord one thousand eight hundred and three, and in the 27th year of American Independence, Between Thomas Merchant and Mary Merchant his wife, of the County of Currituck and State of North Carolina of the one part, and Walter Dougan of the County of Princess Anne and State of Virginia of the other part, witnesseth that the said Thomas and Mary Merchant for and in consideration of the sum of twenty four shillings and six pence per acre, for one hundred acres less roods of thirty six perches of land, lawful money of the former Wealth of Virginia to them in hand paid, by the said Walter Dougan at or before the presenting and delivery of these presents, the receipt whereof is hereby acknowledged, have bargained and sold, and by these presents do bargain and sell unto him the said Walter Dougan, his heirs and assigns, a certain piece of land, situate and lying in the County of Princess Anne, Beginning at the intersection of Prince Anne and Norfolk County line, joining the North Carolina line, thence bearing on the said Carolina line North eighty seven degrees east 25 chain 30 links to Charles Bradley's corner, thence bearing on his line of marshes two N 25° E 3 chain, N 26° 30' E 3 chain 30 links, N 11° east 3 chain, 8 links, N 24° E 3 chain 90 links S 25° E 3 chain 30 links, N 15° 30' E 4 chain 22 links N 24° E 3 chain 14 links N 18° E 5 chain 62 links N 24° E 3 chain

50 links N 15° 30' E 3 chain North 2° E 3 chain 7 links, N 16° E 2 chain 16 links to Jordan Merchant corner, a poplar, thence bearing on the said Jordan Merchant's line of marshes two south 46° west 26 chain 48 links to a corner bay standing in the line that divides Norfolk and Princess Anne County, thence bearing on the said County line of marshes two to the first station; together with all houses, buildings, ways, waters, water courses, fishing, privileges, profits, easements, commodities, advantages, enclosures, hereditaments and appurtenances whatsoever to the said land belonging or appertaining, or with the same used or enjoyed, or acquired, taken or known as part parcel or member thereof or as belonging to the said land or any part thereof and the uses and usages, remainders, and remainders yearly and other yearly profits and profits thereof, and of every part and parcel thereof, to have and to hold the said tract of land with its tenements, hereditaments and all and singular other the premises above mentioned, or intended to be bargained and sold, and every part and parcel thereof with all of their rights, members and appurtenances, unto him the said Walter Dougan his heirs and assigns forever, to and for the only purpose and behoof of him the said Walter Dougan, his heirs and assigns for ever, And they the said Thomas and Mary Merchant for themselves and their heirs the said land with all and singular the premises and appurtenances above mentioned, unto the said Walter Dougan with an

Agnes, free from the claim or claims of them the said Thomas and Mary Merchant or their heirs, and of all & every other person or persons whatsoever shall, will & do warrant and for ever defend, by these presents, In Writing whereof they have hereunto set their hands and seals the day and year as first above written.

Teste,

John Bowen

Tully Williams

William Rott

Thos. Merchant Esq.
Mary Merchant

50 links N. 15° 30' E 3 chain North 27° 8' 3 chain 7 links, N.W. 82 chain
 16 links to Jordan Merchant corner, a poplar, thence bending on the said
 Jordan Merchant's line of marked trees south 76° west 26 chain 48
 links to a corner bay standing in the line that divides Norfolk and
 Princess Anne County's, thence bending on the said County line
 of marked trees to the first station; together with all houses, buildings
 ways, waters, water courses, fishing privileges, profits, easements, con-
 cessions, advantages, enclosures, hereditaments and appurtenances
 whatsoever to the said land belonging or appertaining, or with the same
 used or enjoyed, or occupied, taken or known as part, parcel or member
 thereof or as belonging to the said land or any part thereof and the same
 and reversions, remainders and annuities yearly and other rents
 issues and profits thereof, and of any part and parcel thereof, to
 have and to hold the said tract of land with its tenements, heredi-
 ments and all and singular other the premises above mentioned, or
 intended to be bargained and sold, and every part and parcel thereof
 with all of their rights, members and appurtenances, unto him the said
 Walter Dongan his heirs and assigns forever, to and for the only pur-
 pose and behoof of him the said Walter Dongan, his heirs and assigns
 for ever, And they the said Thomas and Mary Merchant for themselves
 and their heirs the said land with all and singular the premises &
 appurtenances above mentioned, unto the said Walter Dongan his heirs and

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At a Court held for Princess Anne County the 4th day of July 1803 —
 This Indenture of Bargain & Sale from Thomas Merchant and Mary
 Merchant to Walter Dongan, was drawn by the Quill of John Bowen, Tully
 Williams and William Rott the three Witnesses to the same and ordered to
 be recorded, and a Commission is awarded to take the just execution of
 the said Mary

See page, 283, for
 Commission of Notary
 & the execution of the same

Teste,
E.H. Morely Esq.

This Indenture made the 31st day of May in the year of our Lord
 one thousand eight hundred and thirty Between William Dodge sen,
 of the County of Princess Anne and State of Virginia of the one part, and
 Dawson Brock of the County and State aforesaid of the other part, witness
 eth that for and in the consideration of the sum of Sixty dollars in hand
 paid by the said Dawson Brock to the said William Dodge therewith
 wherof he doth hereby acknowledge and therefore doth acquit and discharge

Agnes, free from the claim or claims of them the said Thomas and Mary Merchant or their heirs, and of all & every other person or persons whatsoever shall, will & do warrant and for ever defend by these presents, In Witness whereof they have hereunto set their hands and seals the day and year as folow above written.

Teste,
John Brown
Tilly Williams
William Rott

Thos. Merchant
Mary Merchant

At a Court held for Prince Anne County the 4th day of July 1803. This Indenture of Bargain & Sale, from Thomas Merchant and Mary his wife to Walter Dodge was proved by the Oath of John Brown, Tilly Williams and William Rott the said Witnesses to the same and ordered to be recorded, and a Commission is awarded to take the jury examination of the said Mary.

Teste,
E.H. Monday Jr.

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This Indenture made the 31st day of May in the year of our Lord one thousand eight hundred and three Between William Dodge senr of the County of Prince Anne and State of Virginia of the one part, and Ransom Brock of the County and State aforesaid of the other part, Witnesseth that for and in the consideration of the sum of Sixty dollars in hand paid by the said Ransom Brock to the said William Dodge the right wherof he doth hereby acknowledge and therefore doth acquit and discharge

the said Ransom Brock and his heirs and have granted bargains sold and delivered and by these presents do grant bargain sell and deliver unto the said Ransom Brock and his heirs a certain tract or parcel of Land containing six acres more or less siting part of the land formerly belong to Thomas Franklin decd, and all the rights said William Dodge has in the said Franklin land which rights fell to the said William Dodge by the death of his daughter Jean and the said right fell to her by the death of her uncle Thomas Franklin to have and to hold the said tract and parcel of land to the said Ransom Brock and his heirs and assigns forever with all its appurtenances hereto belonging or in any wise appertaining to the only property and place of him the said Ransom Brock and his heirs and assigns forever and I the said William Dodge doth for my self and my heirs warrant and for ever defend the said tract and parcel of Land unto the said Ransom Brock and his heirs and assigns forever against him self the said William Dodge and his heirs and all persons or persons what so ever In Witness whereof the said William Dodge hath hereunto set his hand and seal the day and year above written.

Signed sealed and delivered
In presence of
Tilly Dick
Sally G. Grappe
Loyce L. King

At a Court held for Prince Anne County the 4th day of July 1803 This Indenture of Bargain & Sale was acknowledged by William Dodge the Brock and Ordered to be Recorded.

Teste,
E.H. Monday Jr.

the said Ransom Brock and his heirs and have granted bargains sold and delivered and by these presents do grant bargain sell and deliver unto the said Ransom Brock and his heirs a certain tract or parcel of Land containing six acres more or less sit being part of the land formerly belong to Thomas Frankling etc, and all the right in said William Dodge has in the said Frankling land which right fell to the said William Dodge by the death of his daughter Jean in and the said right fell to her by the death of her uncle Thomas Frankling To have and to hold the said tract and parcel of land to the said Ransom Brock and his heirs and assigns forever with all its appurtenances herinunto belonging or in any way appertaining to the said property and school of him the said Ransom Brock and his heirs and assigns forever and I the said William Dodge doth for my self and my heirs warrant and for ever defend the said tract and parcel of Land unto the said Ransom Brock and his heirs and assigns, forever against him self the said William Dodge and his heirs and all persons or persons whatsoever In witness whereof the said William Dodge hath hereunto set his hand and seal the day and year above written

Signed sealed and delivered
In presence of
Toby Brock
Mary F. Chapman
Loyd F. Hines

William Dodge
Mark C.

At a Court held for Princess Anne County the 4th day of July 1803
The Indenture of bargain & Sale was acknowledged by William Dodge the
Brock and Sealed to be Recorded

Teste,
E. H. Moultrie att'l

Know all Men by these presents that I John Griffin of the County of Princess Anne & State of Virginia doth for the considerations of the love & affection that I bear towards my Grand daughter Mary Moon daughter of Wm. Moore. Vale for the further consideration of the sum of one Shilling & six pence in hand paid by my said Grand Daughter the receipt whereof I do hereby acknowledge hath been granted & accepted, and by these presents doth give grant & confirm unto my aforesaid Grand daughter Mary Moon the heirs & assigns forever, one Negro Girl named Cate. To have and to hold the aforesaid Negro Cate to her my s^t Grand daughter Mary Moon to her free heirs forever. In witness whereof John Griffin both he and his wife set my hand & affixed my Seal this 1st day of January 1803.

Signed sealed & delivered
In the presence of
E. H. Moultrie Test^r
William Moore
James Haynes
Paywell Moore

John L. Griffin
Clerk

At a Court held for Princess Anne County the 4th day of July 1803
This deed of gift from John Griffin to his grand daughter Mary Moon was
proved according to law by the oath of William Moore one of the witnesses
and Recorded to be Recorded
Teste,

E. H. Moultrie

Know all Men by these presents that I John Griffen of
the County of Princess Anne & State of Virginia doth for the conser-
vation of the love & affection that I bear towards my Grand daughter
Mary Moore daughter of Mr. Moore. Take for the further consideration
of the sum of one shilling & six pence in hand paid by my said Grand
Daughter the receipt whereof I do hereby acknowledge hath been made
I promise, and by these presents doth give grant & confirm unto my aforesaid
Grand daughter Mary Moore the heirs & assigns forever, one Negro Girl
named Cate. To have and to hold the aforesaid Negro Cate to
her my s^r Grand daughter Mary Moore to her heirs forever. In
Witness whereof I the said John Griffen hath hereunto set my hand
affixed my Seal this day of January 1803.

Signed sealed & witnessed
In the presence of
E. H. Moreley Law^r
William Moore
James Haynes
Ringwell Moore

John L. Griffen
Seal

At a Court held for Princess Anne County the 4th day of July 1803.
This deed of gift from John Griffen to his grand daughter Mary Moore was
proved according to law by the oath of William Moore one of the witnesses
and Acknowledged & Recorded this 1st day of August 1803.

E. H. Morelyattor

This Indenture made the twenty second day of January in
the year of our Lord one thousand eight hundred and three between
Thomas Holstead and Sidwell his wife of the County of Princess Anne
and State of Virginia of the one part, and Solomon Wallace of the City
of Norfolk and State aforesaid of the other part, Witnesseth that
for and in consideration of the sum of three hundred dollars lawful
money of the United States to them the said Thomas Holstead and Sidwell
his wife in hand paid by the said Solomon Wallace at or before the
signing and delivering of these presents the receipt whereof they the said Thomas
Holstead and Sidwell his wife doth hereby acknowledge and them selves
to have fully & satisfactorily accounted and paid by the said Thomas
Holstead and Sidwell his wife have bargained and sold and by these
presents do grant bargain and sell unto the said Solomon
Wallace his heirs and assigns forever one certain tract or parcel of Land
situate lying and being in the aforesaid County of Princess Anne and
State of Virginia and bounded as follows, Beginning at the corner in
the Summers line thence running westward along said Summers line to the
Sony line thence along said Sony line to the Hamers line thence along said
Hamers line to the Wallaces line thence along said Wallaces line to the
Ridout line thence turning eastward along said Ridout line to the aforesaid
proposed line northward along the premises to the first station containing
fifty acres to the same more or less it being the land that said Mr. Holste

This Indenture made the twenty second day of January in the year of our Lord one thousand eight hundred and three between Thomas Holstead and Sidwell his wife of the County of Prince George and State of Virginia of the one part, and Solomon Wallace of the City of Norfolk and State aforesaid of the other part, witnesseth that for and in consideration of the sum of three hundred dollars lawful money of the United States to them the said Mr. Holstead and Sidwell his wife in hand paid by the said Solomon Wallace at or before the sealing and delivery of these presents the receipt whereof they the said Thomas Holstead and Sidwell his wife doth hereby acknowledge and them selves therewith to be fully satisfied contented and paid by the said Thomas Holstead and Sidwell his wife have bargained and sold and by these presents do grant bargain and sell convey & confine unto the said Solomon Wallace his heirs and assigns forever one certain tract or parcel of land situate lying and being in the aforesaid County of Prince George and State of Virginia and bounded as follows, Beginning at the corner in John Summers line thence running westward along said Summers line to a tree say line there above, S. to a tree line to Wm. Hamers line thence along said Hamers line to William Long line thence along said Long line to Wm. Head line thence bearing eastward along said Head line to the aforesaid corner line northward along the previous to the first station containing fifty acres to the same more or less it being the land that said Mr. Holste

purchased of John Wilkins together with all the bounds boundaries and appurtenances unto the same belonging or in any wise appertaining to have and to hold the aforesaid premises with all the appurtenances unto the said Solomon Wallace his heirs and assigns for ever to the only use benefit and behoof of him the said Solomon Wallace his heirs and assigns for ever they the said Thomas Holstead and Sidwell his wife will warrant and forever defend the aforesaid premises against them selves their heirs and assigns and all other person or persons we have here covenanted & agreed to for our warrant and defend the above premises against us our heirs and assigns forever unto the said Solomon Wallace his heirs and assigns who in law shall be reasonable lawfully advised or required the witness whereof we the said Mr. Holstead and Sidwell his wife have hereunto set our hands and Seals the day and year first above mentioned.

Signed Sealed and delivered
in the presence of
William Warden
Machant Woodard
William Long
John Holste

Thomas Holstead
Sidwell Holstead

At a Court held for Prince George County the 4th day of July 1803.
This instrument of bargain & sale from Thomas Holstead to him & his wife Sidwell his wife to Solomon Wallace was proved as to his s^t Mr. Holstead by the oath of Machant Woodard, Wm. Long and John Holste. After these of the witnesses to the same and acknowledged by the said Sidwell, she being first poorly examined and inquired her right of doing so Ordained to be Recorded.

E. C. Houghton

purchased of John Williams together with all the lands premises
and appurtenances unto the same belonging or in any wise appertaining,
to have and to hold the aforesaid premises with all the appurtenances
unto the said Solomon Wallau his heirs and assigns for ever to the only
use benefit and behoof of him the said Solomon Wallau his heirs and
assigns for ever they the said Thomas Holstead and Sidwell his wife
will warrant and forever defend the before named premises against them
and their heirs and assigns and all other person or persons we have
hereinafter mentioned I agreed to for you warrant and defend the above prem-
ises against us our heirs and assigns for ever unto the said Solomon Wallau
his heirs and assigns or his council learned in the law

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and advised or required In Witness whereof we the said Thomas Holstead
and Sidwell his wife have hereunto set our hands and Seals the day
and year first above mentioned

Signed Sealed and delivered
in the presence of
William Wardell
Markant Woodard
William Sory
John Miller

Thomas Holstead
Sidwell Holstead

At a Court held for Prince George County the 4th day of July 1803.
This Indenture of bargain & sale from them as Holstead totally and, J. Wardell
his wife to Solomon Wallau was proved to be true by Mr. Holstead by the oath
of Markant Woodard, Wm. Sory and John Miller three of the witnesses to the
same and acknowledged by the said Sidwell, she being first privately examined and
questioned her right of doing so Ordained to be a true record

E. H. Newell

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This Indenture made the eleventh day of January in the year of
our Lord eighteen hundred and thirty Between said Jamison and his
wife of the County of Prince George the one part, and William White
Administrator with the will annexed of the goods chattels of William Ra-
st deceased unadministered by his executors of the said County of the other
part, witnesseth that for and in consideration of the sum of one hun-
dred and ten pounds current money of Virginia to the said Rail farm
in hand paid, at and before the sealing and delivery of these presents
the receipt whereof they do hereby acknowledge, and thereof do release, acqu-
and discharge the said William White administrator of William Rast
and his heirs executors and administrators, they the said Richard Jamison
and Young his wife have granted bargained, sold, alienated, parted with
and confirmed unto by these presents to grant bargained, sold, alienated,
assigned and confirmed unto unto the said William White administrator as aforesaid
and his heirs and assigns for ever a lot or piece of land in the Town of King-
ville in said County adjoining the land of James Carraway and John Smith
late deceased and opposite the lot wherein the said William White now resides
which was conveyed to the said said Jamison by Joseph Valentine and
Margaret his wife as by deed bearing date the twenty eighth day of July 1781
and fully appears, his boundary as follows to wit, Beginning at a south east
corner stone running north eighty one degrees west for half degree fifty seven
and one half feet to Carraway's south east corner, thence along Carraway's

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This Indenture made the seventh day of January in the year of
our Lord eighteen hundred and thirty. Between Neil Jamison and Fanny
his wife, of the County of Parishes, now of the one part, and William White,
Administrator with the will annexed of the goods & chattels of William Ra-
sel deceased unadministered by his executors of the said County of the other
part, witnesseth that for and in consideration of the sum of one hun-
dred and two pounds current money of Virginia to the said Neil Jamison
in hand paid, at and before the sealing and delivery of these present
the receipt whereof they do hereby acknowledge, and thereof do release, acqu-
and discharge the said William White administrator of William Rassel
deceased his heirs, executors and administrators, they the said Neil Jamison
and Fanny his wife have granted, sold, alienated, parted with, given
and confirmed unto by these presents to grant, sell, alienate, part
with, give and confirm unto the said William White administrator as aforesaid
and his heirs and assigns forever a lot or piece of land in the Town of King-
ville in said County adjoining the land of James Caraway and John Smith
late deceased and opposite the lot whereon the said William White now resides
which was conveyed to the said Neil Jamison by Sarah Valentine and
Margaret her wife us by deed bearing date the twenty eighth day of July 1803
will fully appear. This bounded as follows to wit, Beginning at a south east
corner stone running north eighty one and an half degrees east, one hundred and
forty feet, thence north eighty one and an half degrees west, one hundred and
twenty one feet to the main street, thence along the main street, North
twelve one degrees east eighty ten and and half feet to John Smith's line,
thence South fifty nine degrees east two hundred and three feet to a corner
stone, and from thence to the beginning, containing fourteen thousand five
hundred and six square feet, and all houses, buildings, garnitures, foun-
tains, water courses, profits, commodities, instruments and appur-
tenances thereto belonging or appertaining and the uses and diverses
nuances and circumstances unto it, its uses and profits thereof, and also
all the estate, right title, claim and demand whatsoever of them the said
Neil Jamison and Fanny his wife in or to the said premises, It having
happened that the Land and appurtenances hereby awarded unto the said William
White Administrator his heirs and assigns forever, are the said Neil Jamison
and Fanny his wife for themselves and their heirs, executors, administrators,
and assigns forever will by these presents warrant and defend the said
Land and appurtenances hereby awarded, to the said William White his
heirs, executors, administrators and assigns, against all and every person or
persons whatsoever, In witness whereof the said Neil Jamison and Fanny
his wife have hereunto set their hands and Seals the day and year first
above written.

Signed Sealed订阅
in presence of

Neil Jamison

John Hunter

Matthew Hunter

Patron Whitehurst

Ducott Barwell

John Headle

John Scott

Fanny Jamison

(Seal)

(Seal)

line, North seventeen and an half degrees west, one hundred thirty five
feet, thence north eighty one and an half degrees west one hundred and
twenty one feet to the main street, thence along the main street, North
twenty one degrees east eighty two and one half feet to John Smith's line,
thence South fifty nine degrees east two hundred and three feet to a corner
stone, and from thence to the beginning containing fourteen thousand six
hundred and six square feet, and all houses, buildings, plantations, yards
ways, waters, water courses, profits, commodities, hereditaments and appur-
tenances thereunto belonging or appertaining and the executors and/or
successors and executors and executors of the said persons and profits thereof, and also
all the estate, right title, claim and demand whatsoever of them the said
Neil Jamison and Fanny his wife in or to the said land and houses and
to hold the land and appurtenances hereby conveyed unto the said William
White Administrator his heirs and assigns forever, and the said Neil Jamison
and Fanny his wife for themselves and their heirs, executors, administrators,
and assigns forever unto by these presents warrant and confer the said
Land and appurtenances hereby conveyed, to the said William White his
heirs executors, administrators and assigns, against all and every person or
persons whatsoever, In witness whereof the said Neil Jamison and Fanny
his wife have hereunto set their hands and Seals the day and year first
above written

in presence of

John Hauan

Patson Mauden

Patson Whitchurst

Patson Durrell

John Haule

John Shoff

Neil Jamison



Fanny & Jamison



At a Court held for Princess Anne County the 2^d day of May 1803
the Indenture of bargain and Sale pur. Neil Jamison & Fanny his
to William White Administrator with the will annexed of the Goods of the
Estate of William Russell deceased unadministered by his executors was this day made
by the Oath of Bartholomew Durrell and John Shoff two of the witnesses
+ to the same and lodged for further proof and at another Court held for
the said County on the 4th day of July 1803 the said Indenture of sale
and sale was fully proved by the Oath of John Shoff a third witness
to the same and a Commission for the trial examination of the said
Fanny with a certificate of the execution thereof being returned according
to be Recorded

Oakite,
E. W. Morley Esq.

The Commonwealth of Virginia To Jonathan Woodhouse and Edmund
Haynes Gentlemen greeting whences Neil Jamison and Fanny his wife by
the certain Indenture of bargain and sale bearing date the 11th day of May
1803 have sold & conveyed to William White Administrator with the will
annexed of the Goods & Chattels of William Russell deceased the simple estate
of and in a certain house and lot in the town of Kempville adjoining the
land of James Laxaway and John Smith both deceased lying and being
in the County of Prince Anne containing fourteen thousand four hundred
and six square feet and whereas the said Fanny cannot conveniently travel
to the Court of our said County of Prince Anne to make acknowledgement

At a Court held for Princess Anne County the 2^d day of May 1803
the Indenture of Bargain and Sale from Neil Jamison & Fanny his wife
to William White Administrator with the will annexed of the Goods &
Effects of William Russell deceased administered by his executors was this day proved
by the Oath of Bartholomew Bennett and John Shipp two of the witnesses
to the same and ordered for further proof and at another Court held for
the said County on the 4^d day of July 1803 the said Indenture of Bargain
and Sale was fully proved by the oath of John Peake a Freeholder
to the same and a Commission for the party examination of the said
Fanny with a certificate of the execution thereof being returned according
to be Recorded

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

E. H. Morley

& the said conveyance, therefore we do give unto you, or any two or more
of you, power to receive the acknowledgment which the said Fanny shall
be willing to make before you of the conveyance aforesaid contained in
the said Indenture of Bargain and Sale which is hereto annexed, and
we do therefore command you, that you do personally go to the said
Fanny and examine her freely and apart from her said Husband
whether she doth the same freely and voluntarily without the threats
or persuasions of her said Husband and whether she is willing the
same should be recorded in the Court of the said County of Princess
Anne and when you have received her acknowledgment and examined
as aforesaid that you distinctly and truly certify us thereof in our
Court of our said County of Princess Anne under your seals sending them
and them to the said Indenture and this my witness Edward Wick Morris,
and I do seal up the said County of the 15th day of January 1803
in the 27th Year of the Commonwealth E. H. Morley

E. H. Morley

By virtue of this Commission to us directed we the subscribers doth particularly
go to the within named Fanny Jamison and examine her freely and apart
from her said Husband and before us she acknowledged the Indenture of Bargain
and Sale hereto annexed to be her act and deed and declared that she executed
the same freely & voluntary without the threats or persuasions of her said Husband
and she is willing to relinquish and convey all her right of dower that she has
or might claim to the Lands and tenements in the said Indenture of Conveyance
and was willing that the said should be Recorded in the Court of the said
County of Princess Anne, to which Court we do hereby certify under our
hands & Seals this 22nd day of February 1803

Jonathan Woodhouse
Erasmus Hayes

The Commonwealth of Virginia To Jonathan Woodhouse and Erasmus
Hayes Gentlemen greeting whences Neil Jamison and Fanny his wife by
this certain Indenture of Bargain and Sale bearing date the 14th day of July
1803 have sold & conveyed to William White Administrator with the will
annexed of the Goods & Chattels of William Russell deceased the personal estate
of and in a certain house and lot in the Town of Hampstead adjoining the
land of James Casaway and John Smith both deceased lying and being
in the County of Princess Anne containing fourteen thousand five hundred
and six square feet and whences the said Fanny cannot conveniently go to
the Court of our said County of Princess Anne to make acknowledgement

of the said Conveyance, therefore we do give unto you, or any two or more of you, power to receive the acknowledgement which the said Tammie shall be willing to make before you of the conveyance aforesaid contained in the said Indenture of bargain and sale which is hereinafter made, and we do therefore command you, that you do personally go to the said Tammy and examine her fully and apart from her said Husband whether she doth the same freely and voluntarily, without the threats or persuasions of her said Husband and whether she is willing the same should be recorded in the Court of the said County of Prince George and when you have secured her acknowledgement and examined as aforesaid that you distinctly and openly certify us thereof in our Court of our said County of Prince George, under your seals sending them and then thence to the said Indenture and this next witness Edward Worthy, Clerk of our Court of our said County of the 15 day of January 1803
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E. W. Worthy *affl.*

By virtue of this Commission to us directed we the subscribers doth personally go to the within named Tammy Jamison and examined her fully and apart from her said Husband and before us she acknowledged the Indenture of bargain and sale herein aforesaid to be her act and deed and declared that she executed the same freely & voluntary without the threats or persuasions of her said Husband and she is willing to relinquish and convey all her right of dower that she has or might claim to the Lands and tenements in the said Indenture of conveyance and was willing that the said should be recorded in the Court of the said County of Prince George, to which Court we do hereby certify under our hands & Seals this 22nd day of February 1803

Jonathan Headhouse *affl.*
 Erasmus Haynes *affl.*

This Indenture made the fourth day of December in the year of our Lord one thousand eight hundred and two Between John Headgood of the County of Prince George and Commonwealth of Virginia of the one part, and James Petrie of the said County and Commonwealth aforesaid and Francis Petrie of the County of New and Commonwealth aforesaid of the other part; Witnesseth that the said John Headgood for and in consideration of the rent and rents hereafter in and by these presents reserved, paid, mentioned and contained on the part and behalf of the said James Petrie and Francis Petrie their Executors, Administrators and Assigns to be paid him by the year, both demised, leased and to farm let, and by these presents doth demised lease, and to let farm let unto the said James and Francis Petrie, a certain piece or parcel of Land and its appurtenances situate, lying and being in the said County of Prince George in Puggets Neck, bounded by the lands of John Headgood and the late John Hunter containing about one hundred and six acres more or less. To have and to hold the said piece or parcel of land with its appurtenances situate as aforesaid unto the said James and Francis Petrie their executors, and administrators and assigns from the first day of January next, for and during the term of five years, fully to be occupied and used, yielding and paying thereunto to the said John Headgood his executors, administrators or assigns