

John Read his heirs, executors, or administrators whatever
part of the said debt Interest and costs may be unpaid from the
proceeds of the said sale, It witness whereof the parties have
hereunto subscribed their names and affixed their seals the day
and year first above written

Sealed and delivered
in the presence of

Wm White

James Leahy

Jn Hancock

John Read

At a Court held for Prince Anne County September the 1st 1811
This Indenture of Trust was this day acknowledged by William
White James Leahy, John Hancock & John Read the parties
to the same and Ordered to be Recorded

Date,
E, H, Moreley

This Indenture made Number the twenty seventh
day in the year of our Lord Christ one thousand eight hundred
Between John Whithead of the County of Prince Anne
in the Colony of Virginia on the one part and William Davy
of the County and Colony aforesaid of the other part, witnesseth
that for an consideration of the sum four hundred pounds
lawful money of Virginia to him in hand paid by the said
William Davy at the sealing and delivery of these presents
the receipt whereof John Whithead and Ann his wife acknowledged
and every part and parcel thereof doth acquit release and discharge

one dollar, to him in
John Hancock junior
d, conveyed and trans-
ferred, except convey
not John Hancock
to the said William
lot or lots of Land in
aid, which he bought
will annexed of Robert
year one thousand seven
hundred and forty six
fully appear, with
the appurtenances
uniting, to have and
appurtenances, unto
Hancock junr, and their
said William White
and truly pay unto
ministrators or assigns
but Interest there-
tud, on or before the
The year eighteen
title and interest had
Cathy and John Hancock
and the said William
be the said James Law

and John Hancock junr, or the survivors of them, on failure of
the said William White to make the payment before mentioned
at the time appointed, to sell the said Land houses and appurte-
nances, or so much thereof as will satisfy and pay the said debt,
with interest and costs, at publick sale, after given twelve days
notice of the time and place in one of the news papers printed in
Norfolk and the said James Leahy and John Hancock junr
decoenant with the said William White his heirs executors, admi-
nistrators or assigns, that they will pay unto him or them, whatever
surplus may remain of the sum arising from the sale, after pay-
ing the debt, interest and costs before mentioned, and the said James
Leahy and John Hancock junr, do covenant with the said John
Read his heirs, executors, administrators and Assigns, that
on failing of the said William White his heirs, executors, admi-
nistrators or assigns to pay unto the said John Read the
said debt, interest and costs, they on application of the said John
Read his heirs executors or administrators, will sell and dispose
of the property herein before mentioned, or so much thereof as will be
sufficient to satisfy and pay the said debt interest and costs, and
out of the said sale, if equal to the said debt, interest and costs,
will pay and discharge the same, And the said John Read
covenants with the said William White, that on paying of the
debt, interest and costs hereby intended to be saved he will release
unto the said William White his heirs and Assigns all the
right title and interest, either in law or equity intended to be created
hereby for his benefit, and the said William White binds himself
and his heirs, executors, or administrators, to pay unto the said