

24

know all now by these presents that Henry Oberry Abraham Jenkins and Nancy
 his wife formerly of Nancy Oberry and nelly Johnson widow of John Johnson
 and formerly Nancy Oberry each of the County of Charles and State of Virginia
 have made, renewed, executed and affixed to by these presents as make
 certain Constitutes and appoints George Powers of the County and State of Virginia
 our true and lawful attorney for us and in our names but to our use to
 Delawar to act demand sue for recover and receive all and every sum or sums of money
 July 1807 or other estate either real or personal which we may be entitled to by
 the death of our brother Thomas Oberry from his last will and testament and
 Examining upon receiving the said estate or any part thereof for us and in our names to
 give acquittances and discharges for the same, and further to do and execute
 all and every other lawful and acts necessary for recovering recovery
 and obtaining of the said estate, but to our use as aforesaid as fully
 and effectually to all intents and purposes as we now personally
 present hereby ratifying and confirming unto ourselves our said attorney shall
 lawfully do, or cause to be done in or about the premises in Maryland
 whereof we have hereunto set our hands and affixed our seals this 15th

Day of June 1807 —

Elisha Lewis
 Amos & Compt.
 mark

Mary & Oberry
 mark

Abraham & Jenkins
 mark

Nancy & Jenkins
 mark

Nelly & Johnson
 mark

At a Court held for the County of Southampton on the 15th day
 of June 1807. This power of attorney was given by the wife of Elisha Lewis
 and Amos Lewis the witness, here to record to the record

Sam'l Lewis

Courts

To
 St. Mary's

This I do declare made this fifteenth day of February in the year 1805, between
 William Evans of Lucy County in the State of Virginia of the one part, and
 William Nelson junior of the City of Williamsburg and sum state to the other
 witnesseth that the said William Evans for and in consideration of two thousand
 seven hundred and ninety seven dollars and twenty eight cents due from the said
 William Evans to the said William Nelson Jr. being the balance of a former
 mortgage from the said William Evans to the said William Nelson junior
 which the said William Nelson Jr. hath agreed to the said William Evans
 now to remain the payment of the said balance with legal interest from the 1st
 the said William Evans hath given, granted, bargained, sold and with