

At a Court held for the County of Southampton on the day of May 1808 This Indenture was proved by the oaths of William Woodard Mills Griffin and C. Williams the witnesses hereto and ordered to be recorded

Birdsong  
To  
Revell

This Indenture made this 2<sup>d</sup> day of Dec. in the year one thousand and eight hundred and seven Between Cha<sup>s</sup>. Birdsong of the County of Southampton and state of Virginia of the first part, Holladay Revell of said County and state of the second part, and J<sup>ts</sup>. Revell of said County and state of the third part, whereas the said Holladay Revell stands security for the said Cha<sup>s</sup>. Birdsong, to sundry people for the sum of one thousand Dollars and the growing Int<sup>l</sup>. thereon, and the said Cha<sup>s</sup>. Birdsong, being willing and desirous to secure the said Holladay Revell the payments thereon, with the growing Int<sup>l</sup>. accruing; Now this Indenture witnesseth that the said Charles Birdsong in Consideration of the sum of one Dollar to them in hand paid by the said J<sup>ts</sup>. Revell, the receipt whereof is hereby acknowledged, hath granted bargained and sold, and by these presents, doth, grant bargain and sell unto the said J<sup>ts</sup>. Revell his heirs and assigns forever, the following property (to-wit) one Negro named Davy one negro named Edmund one yoke steers ditto head Cattle, three head Horses and all his house hold and Kitchen furniture; To have and to hold the aforesaid property unto him the said J<sup>ts</sup>. Revell, his heirs and assigns forever, to the only proper use and behoof of the said J<sup>ts</sup>. Revell his heirs and assigns forever; and the said Cha<sup>s</sup>. Birdsong for himself, his heirs &c. doth Covenant and agree to and with the said J<sup>ts</sup>. Revell that he will from time to time forever hereafter warrant and defend the title of the said property unto the said J<sup>ts</sup>. Revell his heirs and assigns forever upon Special Trust and Confidence, nevertheless unto and for the use, intents and purposes following, that is to say, he the said J<sup>ts</sup>. Revell at any time hereafter whatsoever he shall be thereunto required by either of the parties to these presents, make sale of the aforesaid property at publick auction; or as much thereof as will be sufficient to pay the said Debty, Int<sup>l</sup>. and cost, as aforesaid first Advertising the Day and place of such sale at such publick places of said County as the J<sup>ts</sup>. Revell may think proper; so as to render complete justice to the parties; Ten Days previously for ready money and out of the proceeds of such sale pay unto the said Holladay Revell his heirs &c. the sum of one thousand Dollars, together with the growing Int<sup>l</sup>. thereon; and the overplus if any, pay unto the said Cha<sup>s</sup>. Birdsong or his order - In witness whereof the parties to these presents do hereunto set their hands and seals the day and year above written