

of this present the receipt whereof is being returned they had granted bargained and sold and by their presents  
 with grant, bargain, sell and release under the said Severnment both his kind remitted a duty of sixpence  
 upon the following property to wit, an House and Cell adjoining the Town of Somerton in the  
 County of Gloucester the children of Cate on Monday on the Board or Bureau his wife holds by a  
 the worth, all annual tithes dues, tithes, tithes and tithes from tithes of any description to five Cents  
 the Common Cause their home for ever and only four yearlings four cows and six pigs he and his wife  
 but save all the lots of any description now on the Cell he assigns to and Betty the heirs of her  
 all the aforesaid property is the only proper use and behoof of them the said Severnment both the heirs and assigns  
 and assigns forever upon trust that the said Severnment both the heirs and assigns shall be bound  
 to pay and satisfy the aforesaid debts of any and shall be liable  
 for the said Severnment both the heirs and assigns of the sum and place of the said Cell he and his wife or so  
 much of the aforesaid property as will satisfy the aforesaid debts as aforesaid and the remaining balance of any pay  
 on to the legal representatives or Guardians or executors to the account of each of the children of William  
 and Betty Daughley and should the aforesaid William E. Daughley on a settlement of the estate of the aforesaid  
 William either Daughley be indebted to the said estate or indebted to William E. Daughley  
 or any of William and Betty Daughley aforesaid in writing or hereof the parties to these presents have bound  
 all their hands and seals the day and year aforesaid written  
 signed sealed and delivered in the presence of

William E. Daughley Esq  
 James D. Turner Esq  
 Geo. Light Esq

Southern County

In the Courts Office the 11. May 1826. This Indenture was made by William E. Daughley, James  
 D. Turner and a Severnment both the parties hereto and intended to record and to be a Court held for the  
 aforesaid County of Southampton on the 2d June 1826. This Indenture as aforesaid was made  
 upon the proceedings of the day

Just. James Pickle &c

Daughley  
 &  
 Edmund

This Indenture made and entered into the 30 day of May 1826 between William E. Daughley of full age  
 and single Bachelor Comend of the said County of Southampton the said William E. Daughley is jointly indebted  
 to Martha Lawrence by note bearing date the 30. May 1826 the sum of one hundred and thirty D. and  
 eight Cents to her by note bearing date the 1st April 1825 for the sum of ten hundred and  
 twenty Cents payable the month after date to which said note James Pickle a surety to Daughley  
 and George Gage the sum of one hundred and thirty he and his wife on the 1st day of June 1826 with the  
 present Thomas J. Harper the sum of Ten hundred and thirty Dollars by note dated 5 January 1826  
 to George Gage the notes payable to her. Both have been for the sum of one hundred and  
 one fifty Cents due by the notes payable the day of 182. and being willing and desirous  
 to secure the payment of the aforesaid debts interest and Cents to each of the aforesaid mentioned parties  
 people their heirs executors assigns and for the further consideration of the sum of one dollar  
 to him the said William E. Daughley on hand paid by the said Bachelor Edmund aforesaid  
 before the making and drawing of these presents hath granted bargained and sold and by their presents  
 with grant, bargain, sell and release under the said Severnment both his kind remitted a duty of sixpence  
 upon the following property to wit, an House and Cell adjoining the Town of Somerton in the  
 County of Gloucester the children of Cate on Monday on the Board or Bureau his wife holds by a  
 the worth, all annual tithes dues, tithes, tithes and tithes from tithes of any description to five Cents  
 the Common Cause their home for ever and only four yearlings four cows and six pigs he and his wife  
 but save all the lots of any description now on the Cell he assigns to and Betty the heirs of her  
 all the aforesaid property is the only proper use and behoof of them the said Severnment both the heirs and assigns  
 and assigns forever upon trust that the said Severnment both the heirs and assigns shall be bound  
 to pay and satisfy the aforesaid debts of any and shall be liable  
 for the said Severnment both the heirs and assigns of the sum and place of the said Cell he and his wife or so  
 much of the aforesaid property as will satisfy the aforesaid debts as aforesaid and the remaining balance of any pay  
 on to the legal representatives or Guardians or executors to the account of each of the children of William  
 and Betty Daughley and should the aforesaid William E. Daughley on a settlement of the estate of the aforesaid  
 William either Daughley be indebted to the said estate or indebted to William E. Daughley  
 or any of William and Betty Daughley aforesaid in writing or hereof the parties to these presents have bound  
 all their hands and seals the day and year aforesaid written  
 signed sealed and delivered in the presence of

William E. Daughley  
 Geo. Light Esq

with William  
 E. Daughley the  
 surety on this  
 for the settlement  
 of the aforesaid  
 debts

Ed

Edm?