

his heirs and assigns forever the following property to wit Mary and her children Grace and the first
 and Lydia and her child George with all and singular the appurtenances to the said slaves and their
 children in case and all the estate right title and interest of the said Jesse L. Paul in and to
 the said grants or when said to be King grants slaves and their future increase unto the
 said Henry S. Westbrook his heirs Executors Administrators or assigns forever and to the
 Jesse L. Paul for himself his heirs Executors and Administrators do the King's Command promise and
 agree to and with the said Henry S. Westbrook his heirs Executors and assigns forever and to the
 Manns and from following that is to say that the said Jesse L. Paul his heirs Executors
 Administrators or assigns shall and lawfully shall permit the said Jesse L. Paul his heirs Executors
 Administrators or assigns with their future increase and assigns unto the said Henry S. Westbrook
 his heirs Executors and assigns and a piece against all persons whatsoever shall and lawfully
 warrant and forever defend by their presents upon that notwithstanding that the said Henry S.
 Westbrook his heirs Executors and assigns shall permit the said Jesse L. Paul the same in
 quest and peaceable possession of the said slaves and to take the profits thereof to his own use
 while default be made in the payment of the said sum of Four hundred and fifty eight
 dollars and fifty seven Cents and then upon this further trust in case after the default of
 payment the said Seth Nicholas his heirs Executors and assigns shall request all the said slaves
 their increase or such part of the said slaves as the trustee or his representatives think adequate to ad shall
 think sufficient for the purpose and shall think proper to sell to the highest bidder for ready money
 at publick Auction after having given the time and place of sale at their own discretion and giving ten
 days notice by advertisement to be set up of the Court books of the said aforesaid County and in or there
 publick place and out of the money arising from such sale after satisfying the charges thereof and after the
 expenses attending the said sale to the said Seth Nicholas his Executors and assigns the said sum of Four
 hundred and fifty eight dollars and fifty seven Cents with the interest which may thereunto have accrued
 the balance of any such sale to the said Jesse L. Paul his heirs Executors and assigns but if the whole of
 the said sum of Four hundred and fifty eight dollars and fifty seven Cents shall be fully paid off
 and discharged to the said Seth Nicholas his Executors and assigns on or before the 25th day of
 December Eighteen hundred and twenty four when the same is payable so that no default of
 payment of the sum of Four hundred and fifty eight dollars and fifty seven Cents do on a Sun
 the said Nicholas to be sold or else to remain unsold force and virtue In witness whereof the said parties
 to their presents hereunto set their hands and affixed their seals the day and year first above written
 Signed sealed and delivered
 in presence of
 Robert Regdon
 James Rice
 Richard P. Johnson

Jesse L. Paul
 H. S. Westbrook
 Seth Nicholas

Southampton County

This Indenture was made by the acts of James Rice and Richard Johnson two of the
 Justices of the Peace and Court and in the Clerk's office the 2^d Oct. 1824 This Indenture as aforesaid
 was fully proved by the oath of Robert Regdon the other Justice of the Peace and admitted to record and
 at a bond date for the aforesaid County of Southampton on the 10th December 1824 This Indenture as
 aforesaid was entered upon the proceedings of the day

In Teste James Nicholls Clk

This Indenture made this 5th day of October 1824 Between James Ellis of the first part
 Party of the second part and Edward Britton of the third part all of the County of Southampton and State
 of Virginia who hath beheld the said James Ellis stands party and made to the said James Ellis
 the sum of sixty seven dollars and twenty seven Cents William H. Brown in the sum of fifty seven dollars
 and eighty seven Cents and Henry Drewry in the sum of thirty four dollars and seven Cents
 due upon four promissory notes executed by the said James Ellis and Edward Britton his
 assigns having equal date with these presents and the said James Ellis has by deed and assent
 to secure the said Edward Britton for any debt or debts which he might contract as security
 for the aforesaid James Ellis to the first County bonds aforesaid also for the further and more
 Ten of the sum of one dollar in hand paid by the said Henry Drewry the receipt whereof

Ellis
 to
 Gentry

Ellis
 to
 Med.