

William Wells  
Fivash

shall pursue the said Willis Wellons to remain in quiet and peaceable possession of said negro boy Sampson and take the profit thereof to himself until the first day of February in the year of our Lord 1829. After which period of time if the said Willis Wellons had not paid off and discharged the said debt of one hundred fifty seven dollars and 50 cents as per Bond with all legal expenses the said William Onry his heirs &c. at the request of the said John Fivash his heirs &c. provereito make sale of the said boy to the highest bidder for ready money after advertising the same publicly at least ten days (out of the money arising from such sale shall after satisfying the said debt herein before mentioned and all other expenses attending such sale shall pertain to the said Willis Wellons his heirs &c. the balance if any shall be paid to the said John Fivash whereof we have hereunto set our hands and affixed our seals the day & year first above written

signed sealed & ack?  
In presence of witnesses  
Tolly <sup>per</sup> Onry.  
Elizabeth Onry.

Willis Wellons (seal)  
William Onry (seal)  
John Fivash (seal)

Southampton County In the Clerk's Office the 2<sup>nd</sup> August 1828 This Indenture was acknowledged Willis Wellons William Onry & John Fivash the parties thereto and admitted to record and at a Court held for the County aforesaid the 18<sup>th</sup> August 1828. This said Indenture was entered upon the proceedings of the day  
Jesse James Rochelle Clk

Camps &  
To  
Camps

This Indenture made the twentieth day of February in the year of our Lord one thousand eight hundred and twenty eight between Nancy Camps James Kelythe and Sally his wife Lucy Camps and George Camps of the County of Southampton and State of Virginia of the one part and Thomas Camps of the same County and State of the other part Witnesseth that the said Nancy Camps James Kelythe and Sally his wife Lucy Camps & George Camps in consideration of the sum of seventy dollars of lawful money of the Commonwealth to each of them in hand paid by the said Thomas Camps at or before the making and delivery of these presents the receipt whereof is hereby acknowledged have bargained and sold and by these presents do and each of them doth bargain and sell unto the said Thomas Camps his heirs assigns a certain tract or parcel of Land siting all their right title and interest at hand and distributed of George Camps dec<sup>d</sup> and their heirs and assigns portion in the Land of which the said Camps dec<sup>d</sup> seized & possessed of situated lying and being in the County aforesaid and bounded as follows to wit Beginning at a stake or post a corner between David Drake & James Scott thence to a Spanish oak corner in the land of Jordan Toynes & Jarlton W Scott thence nearly Southeast along the land of Jarlton W Scott to the down branch thence down said branch to a gum corner tree thence along said Patrick's land to a corner tree thence about West along Joseph Bottom's land until you strike the road and thence to the beginning containing one hundred and thirty five acres more or less all of which well more fully appears by reference to a deed from Joseph Scott and wife to George Camps and deed from Jarlton W Scott & wife to said George Camps together with all the buildings stables yards garden orchards lands tenements woods waters ways privileges profits emoluments and appurtenances whatsoever to the said tract or parcel of Land belonging or appertaining or with the same used & enjoyed subject to the debt of Tolly evidence of the said George Camps dec<sup>d</sup> and the reversion and reversion's remainder & remainders yearly and other rents issues and profits thereof and of every part and parcel thereof To have and to hold the said tract or parcel of Land with the tenements tenements and all and singular other the premises herein before mentioned or intended to be bargained and sold and every part and parcel thereof with every of their rights members & appurtenances unto the said George Camps his heirs & assigns forever