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him as his trusty and the said John Womack his heirs executors and assigns Mary his wife wife of James Trevor having relinquished her right and title to the lands in the Province and being willing and desirous of removing thither and is & of opinion to give up all his right title and interest in the above mentioned tract of Land unto Henry Moore and his right being accompanied with the like of his wife and the conveyance and title may not be doubted and the said Henry Moore doth by these presents convey all the right and title of the above mentioned tract of Land & unto the said James Trevor given by him to George Moore as trust or under the Womack his son or as his factor or attorney whereof I have hereunto set my hand affixed my seal this day and date above written Boston

Henry Moore Esq

Southampton County In the Clerk's office the 16<sup>th</sup> February 1829  
This Indenture was acknowledged by George Moore the party the less and witnessed  
to record at a Court held for this County after noon the 16<sup>th</sup> March 1829 This  
said Indenture was entered upon the records of the County

Teste James Robbie

Brûlé

To

Brûlé

James Trevor Esq  
of  
Peter Booth the  
17<sup>th</sup> May 1829,

This Indenture made this Eleventh day of August Anno Domini One thousand  
Eight hundred and twenty one between James Trevor of the first part and Clarendon Brûlé  
of the second part. Whereas it is agreed that the said party of the first part bound in Consider-  
ation of the sum of one dollar gold and lawful money of the United States to him  
in hands paid by the said party of the second part at or before the delivery of these presents  
the receipt whereof is hereby acknowledged, hath granted bargained and sold and  
by these presents doth grant bargain and sell unto the said party of the second  
part his Excess and aforesaid all and singular the following property to wit one bed  
and furniture ten setting Chairs three Chests one safe three tables 6 Pewter plates  
3 Pewter dishes some pots and Pooks two dutch ovens 10 Spoons han one brace  
1spoon tongs two tubs two pails 60 Cedar Barrels and staves 1 Apple tree and 3  
Cider press'd two pair Cart wheels and 1 cart to plough 20 acres two Carts 1 Threshing  
house 3 acres 1 p. Iron wedges 6 Head of cattle 12 Sheep 2 Lambs 8 pigs 30  
Pewter and 100 iron ware and 1000 feet of board  
Hath and to hold all and singular the said goods of whom before grant to bar-  
gained and sold or intended to be unto the said party of the second part his Excess  
and aforesaid to the only propriety and behoof of the said party of the second part  
his Excess and aforesaid forever provided always and these presents are upon this  
Condition that if the said party of the first part his Excess and aforesaid shall and do well  
and truly pay or cause to be paid unto the said party of the second part his Excess  
and aforesaid the amount of a debt due Peter Boykin or note 1 Pint C Hancook  
or Note and Thadach Boykin or Note which by reference to this Note need  
more fully appear than these presents and every matter and thing herein contained  
shall cause determine and be utterly void to all and sundry and purposes anything  
herein contained to the contrary shew of in any wise notwithstanding of and the  
said party of the first part for himself his Excess and aforesaid all and singular the said goods of  
by these presents unto the said party of the second part his Excess and aforesaid against him  
the said party of the first part his Excess and aforesaid and against all and every other person or  
persons whomsoever shall and will warrant and forever defend by these presents and  
the said party of the second part for himself his Excess and aforesaid doth covenant promise  
grant and agree to and with the said party of the first part his Excess and aforesaid that he  
and they shall and will immediately upon the receipt of the said debt due the above  
named Peter Boykin 1 Pint C Hancook and Thadach Boykin or aforesaid  
the 2<sup>d</sup> day of December next deliver or cause to be delivered unto the said party of  
the first part his Excess and aforesaid all and singular the said goods of above granted which  
are now and at the time of the executing of these presents were received by the party