

make true and faithful payment of the sum before mentioned and on or before the 25th day of December next and the interest and Costs that may accrue thereon there in that case the said Lewis Harris as Trustee at the request of the said John Guy shall after advertising the time and place of sale at least twenty days previous thereto cause to sell to the highest bidder for ready money the aforesaid Slaves together with all the other property then in before mentioned and out of the monies arising from such sale shall after satisfying the charge thereon and all other reasonable expenses attending such sale pay to the said John Guy his heirs Executors administrators and assigns the sum of Four hundred and thirty six dollars and 10 Cents with the interest which may have accrued thereon and all the other claims herein before mentioned where the said John Guy are bound as security aforesaid and the interest and Costs which may have lawfully accumulated on and the balance of any pay to the said George Guy his heirs Executors administrators But if the whole of the above sum shall be fully paid off and discharged to the said John Guy his heirs Executors administrators so that no default of payment be made then this Indenture to be void also to remain in full force and virtue witness our hands and seals the day and year above written

Signed Sealed & C

in presence of

Benjamine Lewis

Archy Woodward

Wm A Jones

In the County of Southampton in the State of New York the 21st day of March 1831. This Indenture was made by the oath of Benjamine Lewis William A Jones and James Harrison then of the witness hereunto as to George Guy and John Guy two of the parties thereto and acknowledged by Lewis Harris the other party thereto and admitted to record at a Court held for the County aforesaid the 18th day of April 1831. The said Indenture was entered upon the proceeding of the day.

Jno James McChesney

Recd I recd Indenture made this 15th day of March in the year of our Lord one thousand eight hundred and thirty one between John W Reese and Peter Rose of the first and second parts and Henry Moore of the third part who by the two first are mutually chosen and trustee all of the County of Southampton and State of Virginia. Whereas it is agreed between the said John W Reese hath become indebted to the said Peter Rose for the sum of ninety five dollars or thereabouts which still is now and execution against John W Reese and Peter D Pethman as his security with Costs and interest that may accrue another of twenty dollars or thereabouts due by the same and same security to Alexander P Price as arof Edward Reese due for both of which he is responsible. Another due to Peter Rose by John W Reese of three hundred and sixty dollars. And the said John W Reese in order to secure the said Peter Rose the amount of the aforesaid debts with interest and Costs do hereby grant bargain and sell to the said Peter Rose and his assigns the following property to wit Corn and other farming utensils of all kinds household and kitchen furniture all the bacon and all the stock of hogs sheep cattle and horses and all my interest in the estate of myself Peter Rose deceased which the said Peter Rose holds as his donee the following negroes name to him Amey a man a hester and Susan to have and to hold the aforesaid property to her the said Peter Rose forever and the said John W Reese covenants to property to her the said Peter Rose forever and the said John W Reese covenants to her eveyant and defend the right and title therof to the said Peter Rose on her assigns forever upon this special trust that if the said John W Reese should fail to pay the amount of the aforesaid debts with interest and Costs to the said Peter Rose she should set herself in danger of suffering or having to pay the aforesaid monies then she