

James Harcum should fail to pay and discharge the above debt and all costs pertaining to this trust it shall be lawful and right for that event furth the said Harrison Cobb, so soon required or writing from him the said Matthew Vaughan has him a power to sell up and sell for cash the above property or so much as will pay the above debt and all costs pertaining to this trust after giving public notice by advertisement to be set up at different places in the neighborhood of the said property the said property is to remain in the possession of him the said James Harcum until called for by him the said Harrison Cobb Trustee. In witness whereof we the parties have hereunto set our hands and seal this day and year aforesaid.

Signed Sealed in

presence of
James W Edwards
John Vaughan
Iose Darden

James Harcum *(Signed)*
Matthew Vaughan *(Signed)*
Harrison Cobb. *(Signed)*

Southampton County In the Clerks Office the 9th day of February 1832
This Indenture was acknowledged by James Harcum and Matthew W Vaughan two
of the parties thereto and admitted to record as to them. And at a Court held for the County
aforesaid the 25th day of February 1832 the said Indenture was entered upon the record-
ing of the day.

Teste James Pochelle Esq

Stephenson
To
Wm. M. M.
Ex^d d^r 1832
Miles Mornell
by 1836

This Indenture made and entered into this 14th day of November in the year of our Lord
one thousand eight hundred and thirty one By and between William Stephenson of the County
of Southampton of the first part and Miles Mornell of the same County and State of the second
part and James Mornell of the same County and State of the ~~third~~ part and whereas
the said William Stephenson stands fully indebted to the said James Mornell in the
sum of Eighty five dollars by Bond bearing date with this indenture payable on demand
the payment of which together with the interest which shall arise thereon the said
William Stephenson are willing and desirous effectually to open and incur to the
said James Mornell a note therefore this indenture witness forth That the
said William Stephenson as well in consideration of the sumnes as of the sum
of Eighty five dollars Current money of the United States to him in hand paid
the said Miles Mornell to and before the executing and delivering of these presents
the full receipt whereof which the said Miles Mornell and all his legal representatives
are forever released annulled and discharged have granted bargained sold and do hereby grant
bargain and sell unto the said Miles Mornell his heirs and assigns as follows that is to say the
said William Stephenson have granted bargained sold and do hereby grant bargain and sell
unto the said Miles Mornell his heirs and assigns all the personal estate which the said
William Stephenson now or at time of making of this indenture owns and all his household
furniture To have and to hold all the right title interest and estate ~~to~~ to whom of whom
the said William Stephenson may of en and to the above mentioned property to him the said Miles
Mornell his heirs and assigns forever to the only proper use and behoof of himself
the said Miles Mornell his heirs and assigns forever in trust nevertheless that if
the said William Stephenson his heirs & executors shall well and truly pay to the
said James Mornell his heirs and assigns the aforesaid sum of Eighty five dollars
with the interest which shall have accrued thereon or before the said James Mornell his heirs