

(410)

This Indenture was acknowledged by John R. Williams party of the first part and witness to record and at a Court held for the County aforesaid the 27<sup>th</sup> day of January 1833 that  
said Indenture was entered upon the recording of the day.

Teste James P. Allen Esq

Griffen  
John C. Turner  
Jacob Barnes  
Ex' d' Bent to  
Jacob Barnes  
May 23<sup>rd</sup> 1836

This Indenture made and entered into on the 17<sup>th</sup> day of December 1832 by and between Jonathan Griffen of the first Part John C. Turner of the second part and Jacob Barnes Esq of George Whitefield deceased his husband and last part all of whom reside within the County of Southampton in the State of New York where the Wards of the said George Whitefield deceased resided at the time of her decease, his husband's Estate having goods and chattels to the amount of over one thousand dollars eight cents which sum he became due and owing apparently by will lately executed by said George Whitefield which interred from 30<sup>th</sup> day of September in the year 1829 which sum and part thereof has a yet been paid to the above named Jacob Barnes Esq and furthermore the said Esq left Stanley Articles of personal property of his Testators to remain in the possession of the said Polly Whitefield for the delivery of which the said Esq took no refounding obligations for the delivery of the same in case claims might arise against the Testators Estate some which time the above named man John C. Griffen has informed with the said Polly Whitefield and now has in possession the unsold part of the personal and real estate of the said George Whitefield due now therefore upon the consideration aforesaid and to fully indemnify the above named Jacob Barnes as Executor of the above named George Whitefield deceased on the above mentioned obligations aforesaid and the further Consideration of one dollar to him due and paid by the said John C. Turner at and before the executing and delivery of this presents the receipt of which is hereby acknowledged and from every part of which he the said John C. Turner and his legal representatives are forever released exonerated and discharged he the said Jonathan Griffen has hereby bargained and sold by these presents to grant bargain and sell unto the said John C. Turner his heirs and assigns at forever that is to say he the said Jonathan Griffen doth hereby bargain and sell unto the said John C. Turner his heirs and assigns the following named property to wit all that which was the property of the above named George Whitefield at the time of his death both real and personal together with the following manner property to have and to hold all and every part of the above described property to him the said John C. Turner his heirs and assigns for and during the natural life of the said Polly Whitefield so long as she shall live and receipt of the above named George Whitefield and all the right title interest and estate of us and to the said property and every part and parcel thereof unto him the said John C. Turner his heirs Executors Administrators and assigns for and during the natural life of the said Polly Whitefield Mervyn wife of the above named Jonathan Griffen to the only purpose and intent of him the said John C. Turner his heirs Executors Administrators and assigns for ever to have nevertheless and notwithstanding this indenture that as to day of the above named Jonathan Griffen shall and doth at all times thereafter advance to him required money sufficient to satisfy all legal claims which may hereafter be recovered or properly brought against the above named Executor of George Whitefield deceased on account of his late Executor which advanced shall be made and timely paid into the hands of said Esq or to those who may legally represent him for him or them in proper time to satisfy