

Ex 2

I certify that the said Bennett & Whittlefield or his heirs executors or assigns shall and will so
shortly after the happening of such default of payment as he or they or may think proper or at the said
Henry Jones his heirs executors or assigns may request deliver the aforesaid property hereby
conveyed or so much thereof as shall be sufficient to satisfy the debt and interest of the
proceeds to the highest bidder for cash at public auction after having fixed the time and place
of such sale and given at least ten days previous to the time and place of sale
by advertisement posted up at three or more public places in the neighbourhood and out of
the town arising from such sale after satisfying the charges thereof and all other
expenses attending the execution of these presents pay to the said Henry Jones his execu-
tors or assigns the aforesaid sum of fifty Eight dollars and twenty four Cents with the
interest which sum lawfully have accrued or so much as may then be due of the said debt
or debts and the balance if any shall pay to the said Thomas joyner his executors or assigns
etc etc but if the whole of the said sum of fifty Eight dollars and twenty four Cents
shall be fully paid off and discharged so that no default of payment of the sum of fifty
Eight dollars and twenty four Cents be made then this indenture to be void unless to re-
main in full force and virtue In witness whereof the said parties to these presents
have hereunto set their hands and affixed their seals the day and year and place above
written (all underlinement made before signed)

Signed sealed and delivered

in presence of

Benjamin D Whittlefield

William P. Leslie

William T. Jones

Thomas T. Joyner (read)
mark
Bennet D Whittlefield (read)
Henry Jones (read)

Southampton County Justice Clerks Office the 6 day of April 1833.

This Indenture was acknowledged by Thomas Joyner and Henry Jones two of the
parties thereto and admitted to record as to them and at a Court held for the County aforesaid
the 15 day of April 1833. The said Indenture was entered upon to recording of the day
T. H. Barnes Rochester Esq

Jordan
To
Ellis

This Indenture made this thirteenth day of March one thousand and Eighteen hundred and
thirty three Between Henry Jordan of Southampton County of the first part and Henry Ellis
of Super County of the second part and John Fennell of the said County of the third part
as Testes Whereof that for and in consideration of the sum of Twenty One dollars and
fifty three Cents due by note or may be due by account current money of Virginia
hath bargained and sold and by these presents doth bargain and sell unto the said
Henry Ellis 1 Work Chair 1 Cot and wheels 2 feather beds and furniture 2 Chest 1
Trunk 1 safe some dishes plates cups and saucers and punch bowls some knives and
forks and spoons 2 sets 1 oven 15 hives 1 gun & 5 strings 3 horses 1 spinning wheel and 2
1 Coffeepot 1 tea pot some jugs and bottles some tubs and pails 1 iron and shovel pair
flat irons 1 table and one sofa To the only proportion and value of the said
Henry Ellis his heirs and assigns forever but the true intent and meaning of this
Indenture is that the said Henry Jordan shall justly indebted to the said
Henry Ellis the sum of twenty one dollars and fifty three Cents with interest also
paid and the said Henry Jordan willing the said sum of money should be paid
unto the said Henry Ellis his heirs and assigns now or the said Henry Jordan his