

and satisfy all and attending the Said Sale, as well as the expense attending the Said Purchaser, and then pay off the Bond aforesaid with interest as well as all other monies which may appear to be due and owing from the Said James Brittle to the Said Lewis A. Branch by means of any dealing, Transfer or debt or paper of whatsoever, and the Surplus if any pay to the Said James Brittle and the Said James Brittle for himself his heirs Executors and Administrators the right and title of the Said Land and make unto the Said John D. Warren, his heirs and assigns forever, at the Rely Manant and defend against the lawful claim or claims of him, the Said James Brittle his heirs Executors and Administrators, and against all and every other person or persons whom soever, and the Said John D. Warren or his part, Covenants and agrees that he will make Sale of the right interest hereby Conveyed, for the last price he, can obtain for the same after advertising the time and place for two days previous at some publick house or store in the Said County and with the monies arising from the Sale first pay and satisfy all debts attending the same as well as the expence attending this Conveyance and then pay off the aforesaid Bond and interest as well as all other monies which may appear to the Said John D. Warren to be justly due and owing from the Said James Brittle to the Said Lewis A. Branch by means of any dealing, Transfer of debt, or paper, whatever and then pay the surplus if any to the Said James Brittle and the Said John D. Warren or his part, Covenants and agrees that he will release the Said James Brittle from the obligation of the incumbrances upon the Said Land and make payment him the amount of the aforesaid Bond with interest, as well as all other monies which may be due and owing to him from the Said James Brittle by means of any dealing, Transfer of debt, or paper, whatever. In witness whereof the parties to these presents have hereunto set their hands and seals the day and year above written

Signed sealed and delivered
in the presence of

James Brittle *(Signature)*
John D. Warren *(Signature)*
Lewis A. Branch *(Signature)*

In the Clerk's Office the 20 day of May 1833.
The Indenture was acknowledged by James Brittle, John D. Warren and Lewis A. Branch the partners and admitted to record at the County Courthouse the 17 day of June 1833. The Said Indenture as entered upon the records of the day

Jesse James Rochelle *(Signature)*

To Pond to Lennont
This Indenture made the 17th day of May in the year of our Lord One thousand Eight hundred and thirty three Between Samuel M. Pond of the one part and Joseph Lennont of the other part, all of the County of Southampton and State of Virginia: Whereas it is agreed between the Said Samuel M. Pond for and in Consideration of the sum of twenty five dollars in hand paid by the Said Joseph Lennont the receipt whereof the Said Samuel M. Pond doth hereby acknowledge himself fully satisfied and paid, and of the same debt by these presents against the Said Joseph Lennont, he the Said Samuel M. Pond hath granted bargained and sold alien enforfeited and confirmed and by these presents do grant bargain and sell alien enforfeited and confirm unto the Said Joseph Lennont One Octagon tract plantation or parcel of Land containing by estimation six and a fourth acres lying and being situated in the County of Southampton and State of Virginia at the forks of the Road near Round Hill Bridge beginning at a prima old corner tree stone along a straight line of marked trees north to a corner between the Said Pond, Lennont and Walter G. Brittle thence a straight line to the Hunting Road thence a straight course down the Hunting road