

Seventy Acres, to the same acres or less and adjoining the lands of the said Joseph J. Blund ^{and}
Elizabeth Day on the west and the lands of Joseph Barham on the south and the lands belonging
to Mr. Survey Holt (Master of Holt's Holt) for life on the North East and the lands of James
Barham on the North & being the lot of land belonging to John ~~and~~ ^{and} his heirs. John Barham
do have and to hold the aforesaid tract or part of land together with all the appurtenances
belonging or in any wise appertaining and all its inviolate to and for the only purpose
of him the said Joseph J. Blund his heirs and assigns forever. And the said John Barham
with for himself and his heirs hereby conveys the said tract or lot of land together with all
the appurtenances and appurtenances before mentioned unto the said Joseph J. Blund
his heirs and assigns forever free from the claim of him the said John Barham and of
every other other person persons whatsoever and the said John Barham with for himself
his heirs executors and factors defend the rights and titles to the aforesaid tract or lot of land
by these presents. In witness whereof the said John Barham have ^{signed} ~~signed~~ ^{dated} ~~dated~~ ¹⁸³⁵
said and affeit his seal this day and year first above written

Signed sealed & delivered

John Barham ¹⁸³⁵

In presence of (1835) Richard Joseph Blund the witness Consideration money infidelity ¹⁸³⁵
Southampton County In the Clerk's Office the 1st day of January 1835
This Indenture was acknowledged by John Barham party thereto and admitted
and at a Court held for the County aforesaid the 16th day of February 1835 ¹⁸³⁵
Indenture was entered upon the proceedings of the day

Tesse James Reddick ¹⁸³⁵

Griffin
to
Edwards
Ex' & delivered
Jordan Edwards
Feb 24/1837.

This Indenture made this 16th day of January Eighteen hundred and thirty five between
Benj Griffin administrator of Jonathan Scott a/c of the County of Southampton ^{and State} of
Virginia of the one part and Jordan Edwards of the County and State aforesaid of the other
part. Whereas both that the said Benj Griffin admt for and in consideration of the sum of
One hundred ten dollars and Thirty cents current money of the United States to him in hand
paid by the said Jordan Edwards the receipt of which is hereby acknowledged and the two
parties hereto have agreed to make and deliver unto the said Jordan Edwards and to his heirs and assigns all the
goods and chattels ^{and} personalty in Southampton County aforesaid (subject to the widow's dower) which but first
Conveyed unto Jonathan Scott a/c by a deed entituled to secure the payment of debts and damages
bearing date the 7th day of October 1836 containing by estimation Forty nine and one half acres of
land more or less and bounded by the river and reflected banks thereof. It shall and doth to
said tract or parcel of land withall and every of the appurtenances therunto belonging and
said Jordan Edwards his heirs and assigns to the only purpose use and behoof of him the said
Jordan Edwards his heirs and assigns forever and the said Benj Griffin his heirs ^{and} executors and
administrators the said tract or parcel of land with all and every of the appurtenances thereto
of the aforesaid tract or parcel of land belonging to the said Jordan Edwards his heirs and assigns
against him the said Benj Griffin his heirs executors and administrators and against every the person
or persons or any part or parcel thereof from for by or under him shall be done
said and factors defend. In witness whereof the said Benj Griffin his heirs and assigns
and seal the day and year above written

Signed sealed & delivered
In presence of

Benj Griffin ¹⁸³⁷
Administrator of
Jonathan Scott a/c