

... or trust shall be made to the said William Prince for the benefit of Samuel Dorey and
John Harris, so care the aforesaid claims shall not be punctually paid, and it is further agreed by
the said Briggs Norrell that the said William Prince, for the benefit of the said Norrell's creditors af-
ter the payment of the above named claims, to process and sell such other property as may be necessary
as much as will satisfy the whole of my creditors. Now this indenture witnesseth that the said
Briggs Norrell for and in consideration of the promises aforesaid and for the further consideration of
one dollar to him in hand paid, the receipt whereof is hereby acknowledged, hath granted and sold,
where and informs, and by these presents doth for himself, his heirs or assigns, grant bargain sell alien
where and confirm, and make over to the said William Prince and to his heirs or assigns the following
property, to wit: One horse, foaler, etc., one hoss of button provided the said Norrell as not make sale of
to John W. Mason, one Horse, four head cattle, one work oxen, stock of out hogs, as well as hogs up fat-
tong, plantation utensils Bedes and other kinds of house hold and kitchen furniture, which the said Norrell
has in possession) unto the said William Prince, his heirs or assigns. In trust nevertheless and upon
the express condition, that if the said Briggs Norrell his heirs or assigns shall punctually pay or cause to
be paid the aforesaid claims of Samuel Dorey, John Harris and others, who holds just debts against
the said Norrell, then the said William Prince shall execute proper & legal releases for the property
brought, but it is agreed by the parties and it is declared to be the true intent and meaning
of the parties to these presents, and the said William Prince covenants & agrees with the other parties
herein, that in case the said Briggs Norrell or his heirs or assigns, shall fail to make payment of
the debts aforesaid agreeable to the terms of the obligation then the said William Prince his heirs or
assigns shall at the request of the said Samuel Dorey, John Harris and others who is intended to
be benefited by this trust any time after giving due notice, not less than fifteen days, sell at publick
sale the aforesaid property, or so much thereof as will be sufficient to discharge the debts before named
with legal interest, together with the expenses attending the sale and other expences, such as removing
the trust and shall pay the money arising from the sale thereof to the said Samuel Dorey, John
Harris and others or to their heirs or assigns, or so much as may be due and owing, and after
discharging the debts and cost aforesaid, shall pay the surplus, if any, to the said Briggs Norrell, his
heirs or assigns. In witness whereof the parties present have set their hands and seals the day and
year last written.

Signed sealed and acknowledged,

in presence of,

Alexander X. Medemore.
mark

Howell X. Medemore.
mark

Henry J. Norrell.

Washington County, in the clerks office the 17th day of November 1836.

This indenture was drawn by the oath of Henry J. Norrell, a Notary Public, and the same
having been proven, in the office on the 18th day of the same Month, by the oath of Alexander
Medemore and Howell Medemore, Notaries Public, as to all the parties thereto, was admitted to
record. And it is certified for the County aforesaid the 21st day of the same Month, the said
indenture was entered upon the proceedings of the day.

Teste J. R. Edwards Esq.

Briggs X. Norrell his mark
William Prince his mark
Samuel Dorey his mark
John Harris his mark