

to the highest bidder, for ready money, at publick auction, after having fixed the time and place of sale at his own discretion and given two days notice thereof at two or more of the most publick places in the neighbourhood of the tract of Land (previous to the day of sale) but out of the monies arising from such sale, shall after satisfying the charge thereof and all other expenses attending the premises, pay to the said Polly Griffen her heirs or assigns the sum of Ninety dollars with the interest which may thereon ^{thereby} have accrued; and the balance, if any, shall pay to the said Henry Jones his heirs Executors adms or assigns. But if the whole of the said sum of Ninety dollars with the legal interest shall be fully paid off and discharged to the said Polly Griffen her executors, adms or assigns on or before the 25th day of December 1837 when the same is payable, so that no default of payment of the said sum of Ninety dollars be made, then this indenture to be void & also to remain 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 first above written.

Signed and delivered in presence of

J. Murphy

Isabella Daughtry

James Murdaugh

Henry Jones *Seal*
Jacob H. Duck *Seal*
Polly her Griffen *Seal*
mark

At a Court held for the County of Southampton the 21st day of November 1836.

This Indenture was acknowledged by all the parties thereto, to be their act and done and ordered to be recorded.

Teste S. R. Edwards *Seal*

This Indenture made and entered into this fifth day of December 1836, between Aaron Johnson of the first part Harrison Parker of the second part both of Southampton County, State of Virginia and Abram Reddick of Marlboro County, State of North Carolina of the third party Testudinibus hincas the said Johnson is indebted to the said Reddick in the sum of one hundred and twenty dollars \$120 due by him bearing date with this article which debt the said Aaron Johnson is willing and desire the payment of the said sum of money, to the said Abram Reddick, and Esq. Dr. also willing and desires to save him harmless and free from loss and damage, by reason of his son Russell 19th birth day - Now this Indenture witnesseth, that for and in consideration of the promise and of the sum of one dollar to him in hand paid by the said Harrison Parker to the said Johnson both given, granted, bargained and sold unto him the said Parker the following property, to wit, His ^{the} Bay Mare & her increase, one cart, wheels & gear, three cows and their increase, two beds, seats & furniture, seven hogs, my barn, fodder & straw, all my house and kitchen furniture, and my crop of corn, fodder, bottom peas &c for the ensuing year, to him and his heirs forever. Upon Trust nevertheless that the said Johnson is to retain possession of the said property until required by the said Reddick to sell, whereupon the said Harrison Parker shall after advertising the time and place of sale, sell such of the said property as is herein unoccupied, or so much as may be necessary and sufficient to pay the said debt, with Interest Post & C. In witness whereof the several parties have hereunto set their hands and affixed their seals the day and year before written

Signed, sealed and delivered

in the presence of

William P. Crof. Josiah C. Smith

Aaron Johnson *Seal*
mark

Harrison Parker *Seal*

Abram Reddick *Seal*