

At a Court held for the County of Southampton the 16th day of January 1837.
This Indenture was acknowledged by Robert Ridley, party thereto, to be his act and deed, and is
hereby to be recorded.

Teste L.R. Edwards Esq.

This Indenture made and entered into this 6th of January 1837 by and between Benjamin Revel,
Revel James D. Bryant and Jacob Barnes all of them, of the County of Southampton in the State of Virginia,
to which is as follows, whereas said Benjamin Revel is in debt to the said Jacob Barnes in the sum of Seventy
Barnes's trustee six and thirty six cents, which sum is this day due & to carry interest from this day till paid as will ap-
pear, also by Bond of even date herewith, and to secure and have the payment of the aforesaid sum together
with the interest and cost which may hereafter be incurred in the full execution of this indenture, and for
the further consideration of one dollar in hand paid by the above named James D. Bryant at and before
the concluding and delivery hereof, to the said Benjamin Revel hath bargained and sold and by these
presents doth grant, bargain and sell unto the said James D. Bryant the following named articles
of property, to wit, one desk, three feather beds and furniture, 2 tables, two spinning wheels, one loom &
June 23, 1835 garn one chest, one box and yearling, one grist stone, two pds. one skillet, one spider, and pot each
to have and to hold the above named property, and every part and parcel thereof, and all the right, title,
interest and estate therein unto him the said James D. Bryant his heirs and assigns forever, in trust never-
theless, that is to say if he the said Benjamin Revel or any other person at his request or on his behalf
shall at any time previous to demands being made by the said Jacob Barnes his executor administrator or
assignee, pay the aforesaid debt, interest and cost as aforesaid then and in such case the said James
D. Bryant or his legal representatives shall release the above described property to him the said Benja-
min Revel or his Executor or administrator as it may happen, but in case demands be made as aforesaid
before the payment of said debt, interest and cost of recording of this indenture then it shall be lawful
and not only so, but the bounden duty of the said Jas. D. Bryant his executor or administrator to sell the
above named property for cash at auction first giving ten days previous notice of such intended sale by
advertisements posted up at three or more public places in the neighbourhood where the said property
may be at that time or at such place other as will best accord with the interest of both said Revel
& Barnes and out of the proceeds thereof retain 5/- per cent to the own proper use of him the said James
D. Bryant as commision or compensation for the execution of this trust and out of the remainder of surplus
money raised as aforesaid pay the aforesaid debt interest and cost as aforesaid, and of surplus thereafter
remain to the said James D. Bryant shall pay the same to him the said Benjamin Revel, his
executor or administrator, whereupon he the said James Bryant his heirs and administrators shall be
forever discharged from further accountability herein. In witness whereof we the parties hereto have
hereunto set our hands and affixed each of our seals the day and year herein first before written.

Signed, sealed acknowledge by all
three of the above named parties in
presence of

Bennett H. Philpotts.

Jonathan J. Griffin.

Samuel ^{his Daughter} Thomas.

Benj. Revel Esq.

James D. Bryant Esq.

Jacob Barnes Esq.

At a Court held for the County of Southampton the 16th day of January 1837.

This Indenture was acknowledged by Benjamin Revel and James D. Bryant, parties thereto,
to be their act and deed and ordered to be recorded.

Teste L.R. Edwards Esq.

I know all men by these presents, that we John M. Thomas and Jeremiah both are held and
Thom. son. the firmly bound unto Nathaniel Robertson, Lieutenant Governor, and acting as Governor of the common-
wealth of Virginia, in the just and full sum of one thousand dollars, to be paid to the said Lt. Governor
Lt. Governor and his successors for the time being, to which payment well and truly to be made, we bind our selves,
our heirs executors and administrators, jointly and severally, firmly by these presents sealed with our