

the said Indenture was entered upon the proceedings of the day and in the said Office the 19th day of March 1837 this indenture was acknowledged by Joseph Edwards a party thereto to his act and deed & admitted to record as to him
Sole & D. Edwards recd

This Indenture, made this 20th day of October one thousand eight hundred and thirty seven between Silvy Cobb
of the one part and Stephen Murdaugh of the other part, witnesseth, that the said Silvy Cobb in consideration of the sum
of thirty dollars, current money of the Commonwealth to him in hand paid by the said Stephen Murdaugh, have bargained
and sold and by these presents with bargain & sell unto the said Stephen Murdaugh his heirs and assigns, all the in-
terest which he the said Silvy Cobb now has in a certain tract of land containing by estimation forty eight acres, which
tract of land was directed by the last Will and Testament of his father Roderick Cobb to be rented out for the support of
his two children after the assignment of dower to his widow, all of which with the situation and boundaries of tract
of Land will more fully appear by reference to said will and a deed executed by Elizabeth Turner to the said Roderick
Cobb. The said Silvy Cobb also for and in consideration of the aforesaid sum of thirty dollars hereby bargains, sells, and
conveys unto the said Stephen Murdaugh all that portion of said tract of Land which will accrue to him or his
heirs between himself and his brother Lazarus Cobb including the reversionary interest in that part which has been
or may be assigned as dower as he believes any interest which may accrue to him, in the event his brother Lazarus
Cobb should die before he attains the age of twenty one, in and to that portion of said tract of land which would be
left to said Lazarus Cobb on his death (the said age of twenty one including) his interest in the same. And the
reversion and reversions, remainder and remainders yearly and other rents and profits thereof, and every part and parcel
thereof. To have and to hold said tract of land with the tenements hereditaments and all and singular other things
whatsoever mentioned or intended to be bargained and sold and every part and parcel thereof, with every of their
members and appurtenances unto him the said Stephen Murdaugh his heirs and assigns forever. In witness whereof the
said Silvy Cobb hereunto set his hand and affixed his seal this day and date before written.

Sole & D. Mafenbrug

W. A. Mafenbrug

John Moore Jr.

Silvy Cobb recd
mark

Southampton County, for the Clerk's office the 20th day of October 1837.

This Indenture was acknowledged by Silvy Cobb, party thereto to be his act and deed and admitted to record
and at a Court held for the said County the 20th day of November 1837 the said Indenture was entered upon the
proceedings of the day.

Sole & D. Edwards recd

This Indenture, made this 30th day of October in the year of our Lord one thousand eight hundred and thirty
seven, between Benjamin P. Blunt of the County of Southampton, of the one part, and Dury Bittle of said County of
the other part, witnesseth, that the said Benjamin P. Blunt for and in consideration of the sum of two thousand two hundred
dollars current money of Virginia to him by the said Dury Bittle in hand paid and secured to be paid, the rest
whereof the said Benjamin P. Blunt doth hereby acknowledge, hath granted, bargained, sold and conveyed and by this
present with grant bargain sell and convey unto the said Dury Bittle his heirs and assigns, a certain tract of land
of land containing six hundred and eighty nine acres to the same, more or less being (and being) in the County
of Southampton and bounded as follows, commencing at a pine at corner between Edwards and Blunt said running
North 68° East to a new corner in a branch in Edwards' line, this being the boundary between Benjamin and
George Blunt Thence North East 14 poles to a pine, thence North 18 West 33 poles to a pine North West along a branch
to a Red oak, thence North 68° W to a White oak, a corner between Miller, Pipe and Blunt, at a branch, thence 100
said branch to a poplar at corner in Rose Meadow, thence along the course of Rose Meadow to the spring branch of the
spring branch to three black gums, thence North 33° E to a White oak at the Road, thence to the pine at the
beginning - together with the appurtenances thereto belonging or appertaining. To have and to hold the said tract of land
of land with the appurtenances thereto belonging to him the said Dury Bittle his heirs and assigns, to the end of
said use and benefit of . . . The said Dury Bittle his heirs and assigns forever. And the said Benjamin P.
Blunt, and his heirs, executors and administrators doth hereby covenant and agree to and with the said Dury
Bittle and his heirs the said tract or parcel of land with its appurtenances unto him the said Dury Bittle his
heirs and assigns, against him the said Benjamin P. Blunt and his heirs and against all persons whomsoever
shall prevail by these presents, forever warrant and defend. In witness whereof the said Benjamin P. Blunt and