

rights of John M. Gentry, 1 negro man, children Dorcas, Harry and Amy and the future increase of said, together with
 a tract of land containing 139 1/4 acres for the purpose of securing a debt thereon specified as will more fully
 appear by reference to the aforesaid deed reciting to himself any balance which may remain after the payment
 of the said debt and which balance is now here conveyed for the purpose herein mentioned in this instrument
 also as the following other property to wit 2 hours & calves 1 yearling & their increase 1 Mare & foal 1 heifer
 Mare & head of sheep and their increase 2 sows and 18 lambs and their increase, 2 carts and wheels 1 big
 sharp, applemill & forge, bicker blocks, puddles and brick o feather bed and furniture 2 beds, 1 chest, 1 skeet of drawers,
 1 beauty box, walnut table, 1 block, 13 chairs, furnishing utensils of every description, corn fodder, bacon & feed now
 on hand, growing crop of beans, fadens, pease and Boundary cotton and potatoes, 1 shot gun. Upon notice, and
 notice that the said James S. French shall whenever required by the said John M. Gentry, reasonable
 notice of his intention being first given, proceed to sell at public auction the property and articles herein
 recited and apply the proceeds of said sale after deducting all reasonable and necessary expenses first towards
 the payment of the debt for \$37.12 herein before specified and secondly pay over the remainder to himself
 discharge of another bond for the sum of \$600 executed May 21st 1838 payable on demand the payment
 of which is also provided for by the property herein conveyed the said bond of \$600 is executed by Harry
 Joyner to John M. Gentry, and the residue if any should remain after the discharge of the aforesaid debt
 the said French is to pay over to Harry Joyner his heirs. In testimony whereof the parties to this
 have hereunto set their hands and seals this day and date above written.

Hardy Joyner (red)
 James S. French (red)
 Jno. M. Gentry (red)

Southern County, On the Clerk's the 21st day of May 1838.

This Indenture was acknowledged by Harry Joyner & James S. French parties thereto, to be their act
 deed and admitted to record as to them. On the said Office the 22nd day of said month the same was acknowledged by
 John M. Gentry another party thereto and admitted to record as to him. And at a court held for said County the
 18th day of June 1838 the said indenture was entered upon the proceedings of the day

Teste L R Edwards, Esq.

This Indenture made and entered into the 22nd day of May in the year 1838 between Edwin Blaund
 of the first part, William A. Jones of the second part and Joseph T. Cawd of the third part all of the County of Botet
 ton in the state of Virginia witnesseth that, whereas the said Edwin Blaund stands justly indebted unto the said
 Joseph T. Cawd in the sum of four thousand dollars as by bond bearing date the 22nd day of May 1838 uniformly
 appear and the said Edwin Blaund being willing and desirous effectually to secure the payment of the sum of
 money and the interest which may accrue thence to the said Joseph T. Cawd, hath conveyed the property herein after
 mentioned unto the said William A. Jones in trust to be used for that purpose. Now therefore this Indenture witness
 eth that the said Edwin Blaund as well for and in consideration of the promises as well as for the further consider
 ation of the sum of one dollar to him in hand paid by the said William A. Jones who before the entering and delivery
 of these presents, the receipt whereof is hereby acknowledged, hath given, granted, bargained and sold and by these pres
 ents with all grants, bargains & sell unto the said William A. Jones his heirs and assigns the following property
 to wit a tract or parcel of land situate in the (county aforesaid containing) twelve hundred acres more or less lying the land
 on which the said Edwin Blaund now resides and adjoining the lands of Benjamin Williamson on the North the land
 of Byrd Lundy on the west, and James Drury to Richmon River, and then the lands here by Thomas N. Jones
 the south and Francis B. Jones on the East &c with all and singular the appurtenances to the said tract or parcel
 of land belonging or in any wise appertaining and all the rights title and interest of the said Edwin Blaund in and
 to the said granted or intended to be hereby granted or offered to be hereby granted tract or parcel of land and premises
 with its appurtenances unto the said William A. Jones his heirs executors administrators and assigns forever Upon the 1st
 day of March that the said William A. Jones upon being thereto requested by the said Joseph T. Cawd his heirs
 and assigns shall make sale of the said tract or parcel of land above conveyed at public auction to the highest
 bidder for cash, having first fixed on the time & place of sale at his own discretion and given at least fifteen days
 notice thereof by advertisement to be struck up at one or more public places in the neighbourhood and out of the same
 arising from such sale find, pay and discharge the costs and expenses attending the sale of this instrument and