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agreed to make over and convey unto the party of the second part the property herein aforementioned in trust, to be sold for that purpose. Now therefore this Indenture parties witnesseth, That the said Samuel Polkinhorn for and in consideration of the promises aforesaid as well as for the further consideration of the sum of one dollar to him in hand paid by the said Daniel H. Dromgoole the receipt whereof is hereby had receipted & acknowledged, hath granted, bargained and sold and by these presents with grant, bargains and sells unto the said Daniel H. Dromgoole, his the said Polkinhorn's Stock of saddlery &c in his shop in Jerusalem consisting of saddles, harness of every description, leather, and every other article whatever which is necessary and usual in carrying on the business of a saddler and harness maker, including his tools and shop furniture of every description. To have and to hold the said property unto him the said Daniel H. Dromgoole his execs. & assigns. upon the following trust and condition that the said Daniel H. Dromgoole (or in case of his death, for his personal representative who is hereby authorized to act) upon being Thence required by the parties aforesaid or any three of them or their execs. or assigns, of any three of them to make sale of the property aforesaid conveyed or intended to be conveyed, for cash having fixed on the day of sale at his own discretion and giving public notice thereof by advertisement stuck up at the Tavern in Jerusalem and at such other public places in the County as he may think necessary at least twenty days previous to the day of sale - and out of the monies arising from such sale after having paid the costs of expenses of the said sale and this conveyance, pay the debt aforesaid due the said Richard Darden for which the parties aforesaid of the third part are securities, or reimburse them or such of them as may have suffered, or their execs. or assigns, such sum of money as they may have been compelled to pay with interest thereon from the time of such payment, and the balance, if any, pay over to the said Polkinhorn his execs. & assigns. And the said party of the second part hereby covenants with the said parties to these presents that he will well and truly execute the trust hereby imposed in him. In testimony whereof the parties aforesaid have hereunto set their hands and affixed their seals this day and year first before written.

Signed sealed & delivered  
in presence of

Sam'l Polkinhorn  
D. H. Dromgoole  
C. H. Harrison  
N. M. Bobell  
T. Ingraham

Southampton County. In the Clerk's office the 17th day of August, 1838.

This Indenture was acknowledged by Samuel Polkinhorn & Daniel H. Dromgoole, parties thereto, to be their act and deed and admitted to record. And at a Court held for the said County the 20th day of said month, this said Indenture was entered upon the proceedings of the day.

Teste S. R. Edwards b/s

Received  
2  
Signed  
and  
Accepted  
by  
Wm Prince

This Indenture made and entered into this 22<sup>nd</sup> day of July - in the year One thousand Eight hundred and thirty six between John Y. Mason and Mary Ann his wife of the County of Southampton of the first part and William Prince Jr. of the same County of the second part witnesseth that for and in consideration of the sum of Three Thousand dollars to them secured to be paid by the said William Prince Jr. before the sealing and delivery of these presents, which is hereby acknowledged by the said Mason and wife have granted, bargained and sold and by these presents do grant, bargain and sell, unto the said Wm Prince Jr. all that tract or parcel of land situate in the County aforesaid which the said Mason purchased of Alexander P. Pitt contained with the following bounds, to wit bounded on the North by the land of the said Prince and a piece of land belonging to the heirs of Thomas Applewhite dead on the East by the three creeks, on the South by the three creeks and the land sold by the said Mason to Joel Harris, and on the West, by the land last aforesaid sold by the said Mason to the said Harris to have and to hold the said tract of land with all appurtenances except the growing crop, to be possessed of the said land on or before the first day of January 1837, to him the said William Prince Jr. & to his heirs and assigns forever and the said Mason and wife, for themselves and their heirs, warrant to the said Prince a good title to said land and promises with possession thereof, from and after the said first