

The condition of the above obligation is such that whereas the Court of Southampton County have appointed the above bound John de Gurley Commissioner of the Revenue for said Sussex Parish in the said County for the Term of one year: Now if the said John de Gurley shall faithfully perform the duties of the said Office during the said Term then this obligation to be void or else to remain in full force and

John de Gurley
W. S. Williams

At a Court held for the County of Southampton on the 14th Day of November 1839
This bond was acknowledged by the obligors therein named to be their act and deed and ordered to be Recorded

John L. B. Edwards C. C.

Holls
in
Bonds
Ex

Know all men by these presents that we Samuel Hollis & Richard A. Hollis are held and firmly bound unto David Campbell Esq. Governor of the Commonwealth of Virginia in the just and full sum of ten thousand dollars for the true payment whereof to the said Governor and his successors for the use of the Commonwealth we have ourselves our heirs Executors and administrators jointly and severally firmly by these presents sealed with our Seals and dated this 18th day of November 1839

The condition of the above obligation is such that whereas the Court of Southampton County have appointed the above bound Samuel Hollis Commissioner of the Revenue for Newbury Parish in the said County for the Term of one year: Now if the said Samuel Hollis shall faithfully perform the duties of the said Office during the said Term then the above obligation to be void or else to remain in full force and

Saml. Hollis
R. A. Hollis

At a Court held for the County of Southampton the 18th Day of November 1839
This bond was acknowledged by the obligors therein named to be their act and deed and ordered to be Recorded

John L. B. Edwards C. C.

Mallory
to
Bonds
Ex

This Indenture made this 2th of Nov. AD 1839. between William Mallory of the County of Southampton of the first part. John de Gurley of the said County of the second part; and L. S. Parsons of the Town of Petersburg (all of the State of Virginia) of the third part. Whereas the said Mallory is justly indebted to the said Parsons in the sum of six hundred and fifty dollars by open account the said sum being the amount of the purchase money for the stock of Dry goods & groceries lately conveyed and whereas the said Mallory desires and has agreed to secure the payment of the said debt and interest with all charges attending the same or incurred by reason of the premises by conveying the property hereinafter mentioned unto the said Gurley: Now know therefore this Indenture Witnesseth that the said Mallory in consideration of the premises and of one dollar to him by the said Parsons in hand paid the receipt whereof is hereby acknowledged has bargained and sold confirmed assigned and made over unto the said Gurley the stock of dry goods and groceries particularized in the schedule hereunto annexed and intended as a part of this deed and also the books of the said Mallory and all debts therein and thereby shown to be due to him or theirs throughly charged. To have and to hold the same that is all the property above mentioned unto the said Gurley his heirs and assigns. Now know and upon consideration whereof that the said Gurley his heirs and assigns shall permit the said Mallory to retain and enjoy possession of the said stock of goods for the purpose of retaking to same until one hundred marks the said Mallory shall make default in the payment of the said debt and interest in whole or in part and then upon this further bond to collect all debts appearing by the books of said Mallory to be due him and to sell the said stock of goods or such part thereof as shall be sufficient at public auction for Cash having first given ten days notice of the time place and Terms of sale and out of the Collections and the proceeds to discharge the cost and the charges of the sale and this conveyance. and pay the debt and interest herein first recited to the said Parsons or his legal representatives and the balance if any payable to the said Mallory or his heirs or assigns And the said Mallory hereby covenants with the said Gurley that he will forever warrant the said property against all persons whatsoever. In Testimony whereof the said Mallory has hereunto his signature and seal the day and year first above written.

Wm Mallory
John de Gurley