

to pay and discharge the above sum of fifty three dollars and eight cents or so much as may be due and all other expenses and lawful charges attending the execution of these presents after having given legal notice of such time & place of such sale as the law directs and out of the moneys arising from such sale first pay and discharge the above sum of fifty three dollars and eight cents with the interest which may then be due and all the expenses attending these presents and the over-plus if any pay to the said Benjamin O'Neil or his legal representative but if the whole of the above sum shall be punctually paid off and discharged so that no default in payment of no part of the aforesaid sum be made then this indenture to be void of no effect unless to remain in full force and virtue. In witness whereof the parties to these presents have hereunto set their hands and affixed their seals the day & year first above written.

Benjamin O'Neil (Seal)
 Joseph B. Butler (Seal)
 Bennett H. Whitfield (Seal)
 Teste J. H. Edwards Clk

Southampton County In the Courts Office the 24 day of October 1842.
 This deed of trust between Benjamin O'Neil of the first part Joseph B. Butler of the second part and Bennett H. Whitfield of the third part was acknowledged by all the parties thereto and admitted to Record

This Indenture made this 15th day of July in the year of our Lord one thousand eight hundred and forty two between Reins P. Travis of the County of Southampton and State of Virginia of the first part and James Drury of the said County & State of the second part and J. V. Drury of the said County and and State of the third part. Whereas the said Reins P. Travis is justly indebted to the said J. V. Drury in the sum of two hundred and three dollars & twenty two cents now due ad by a bond bearing date June 19th 1842 with interest due from 1st Jan'y 1841 more fully appears, which debt the said Travis is willing and desirous to draw. Now this Indenture witnesseth that for and in consideration of the premises and also for the further sum of one dollar in hand paid to the said Travis by the said James Drury at and before the sealing and delivery of these presents the receipt whereof is truly acknowledged by the said Reins P. Travis has given granted, bargained and sold released and confirmed, and by these presents do give grant, bargain, sell release and confirm unto the said James Drury his heirs and assigns for ever. Three further beds with and furniture half dozen setting chairs, one walnut table, Plate dishes kettles & other kitchen furniture of every description two horses say one roan colt and one bay Sney four head of cattle say one cow & wheels one hundred barrels Corn out of the present crop and ten bales cotton of the present crop made from the present crop with all and singular the right and interest in and unto the said property hereby or intended to be conveyed unto the said James Drury his heirs Executors or assigns and the said Reins P. Travis for himself his heirs Executors or assigns do truly covenant and agree to and with the said James Drury his heirs Executors or assigns for ever to warrant and defend the right title and interest in and unto the said Bed w^{ch} Chain table Kitchen furniture horses cattle corn & other and all other property before named and intended to be truly conveyed against the claim and of any persons or persons whatsoever unto the said James Drury his heirs Executors or assigns and by these presents do forever defend the said property. Upon trust nevertheless that the said James Drury his heirs Executors or assigns shall permit the said Reins P. Travis to remain in quiet possession of the said property und to take the benefit to his own use, till complaint be made of default of the said sum of two hundred & three dollars & twenty two cents either in whole or in part then upon

Travis
 To
 Drury: Sealed
 Exam^d and
 Sent to Saml
 Drury