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the aforesaid real and personal property hereby conveyed unto the said Edward B. Hunter
his heirs Exec^t adm^r & assign against all persons whatsoever shall and will warrant & forever
defend by their presents upon trust nevertheless that the said Irvine W. Duck^R his heirs Exec^t
administrator shall permit the said Jordan Johnson to remain in quiet & peaceful possession
of the aforesaid real and personal property hereby conveyed, and take the profits thereof to his own
use until default be made in the payment of the said sum of sixty dollars within in the whole
or in part and then upon this further trust that they or either of them or the survivor of them or the
heirs Executors administrators or assigns of such survivor shall and will so soon after the hap-
pening of such default of payment as they or any or either of them, or the survivor of them, or the
heirs Exec^t adm^r or assigns of such survivor may think proper, or the said Irvine W. Duck^R
his Executors adm^r or assigns shall request, sell the said trust of both real and personal prop-
erty hereby conveyed to the trustee or his representatives hereby authorized to act shall think
sufficient for the purpose and shall think to sell to the highest bidder for ready money at
publick auction after having fixed the time and place of sale at their own discretion, and
giving ten days notice thereof by advertisement to be set up at two or three of the most conve-
nient places in the vicinity of said personal & real estate and out of the money arising from
such sale shall after satisfying the charges thereof, and the expenses attending the sale pay
to the said Irvine W. Duck^R his heirs Exec^t adm^r or assigns the said sum of sixty dollars
with the interest which may therem lawfully have accrued, and the balance if any shall pay
to the said Jordan Johnson his heirs Exec^t adm^r or assigns but if the whole of the said sum
of sixty dollars shall be fully paid off and discharged with the said Irvine W. Duck^R & his
heirs Executors administrators or assigns on or before the 20th day of January in the year eighteen
hundred and forty three when the same is payable, so that no default of payment of the said
sum of sixty dollars be made then this Indenture to be void or else to remain in full
force and virtue. In witness whereof the said parties to these presents have hereunto set
their hands and affixed their seals this day and year first above written.

signed sealed and delivered }
in presence of }
{

J. T. Johnson
W. M. Peal

Jordan ^{his} Johnson ^{Seal}
Irvine W. Duck^R ^{Seal}
Edward B. Hunter ^{Seal}

Southampton County. In the Clerks Office the 16th day of January 1843
This deed of trust between Jordan Johnson of the first part. Edward B. Hunter of the second part
& Irvine W. Duck^R of the third part was acknowledged by the parties thereto & admitted
To Record Teste L. R. Edwards CC

I know all men by these presents, that I Thomas C. Jones of the County of Southampton and
State of Virginia for and in consideration of thirty dollars to me in hand paid the receipt
whereof I do hereby acknowledge, doth grant bargain & sell unto Jones 10 Virginians his
heirs or assigns forever all my right title & interest in the slaves right in the negroes slaves of
Polly Camp widow of George Camp deceased as will appear by record in the Clerks Office of said
County. In witness whereof I have hereunto set my hand & affixed my seal this 16th day of
January 1843

T. C. Jones ^{Seal}

Southampton County. In the Clerks Office the 16th day of January 1843
This deed of bargain and sale from Thomas C. Jones to James 10 Virginians was actioned on

Dated
8th o.
January
1843