

Evan 8

edge, hath granted, bargained and sold, and by these presents doth grant, bargain sell  
and convey unto the said Littleton R. Edwards his executors, administrators and assigns  
further the following negro slaves to viz. Negro man Richmond boy Jack, boy Isaac, girl  
Indiana & girl Patty. To have and to hold the said negro slaves, and the in case of  
the females thereof unto him the said Littleton R. Edwards his executors, administrators and assigns  
to the only propriece and behalf of him the said Littleton R. Edwards his executors  
and assigns further. Upon the following trust and confidence nevertheless, that if the  
said Solomon J. Barkham shall fail to pay and discharge the debts herein before mentioned  
for which the said John M. Gurley is security as well as the other debts herein before mentioned  
due by him the said Barkham, on or before the 25<sup>th</sup> day of December next, it shall be the  
duty of the said Littleton R. Edwards (or in case of his death for his legal personal represent-  
ative who is hereby authorized to act) at any time thereafter upon being thereunto required by the  
said John M. Gurley or any one of the creditors of the said Barkham herein before named  
to make sale of the property aforesaid conveyed at public auction to the highest bidder for  
cash, having fixed on the day and place of sale at his own discretion and given reasonable  
public notice thereof, and out of the proceeds of said sale after paying the expenses thereof  
and all costs attending this conveyance first pay and discharge the debts for which John  
M. Gurley is security and the debts due Seth R. Strong &c and reimburse the said Gurley  
any amount he may have had to pay as security with interest thereon, in the second place  
pay and discharge the debt aforesaid due Fielding J. Mahone, then the debt aforesaid due  
Daniel H. Drongoose, and the balance apply to the payment of the debts aforesaid due Wm B.  
Whithead, Charles Walters & William Carter and all the other creditors of the said Sol  
J. Barkham, and of any surplus should then remain, pay it over to the said Sol J.  
Barkham. In Testimony whereof the said parties have hereunto set their hands and  
affixed their seals this day & year first aforesaid.

Sol J. Barkham *(Seal)*  
L. R. Edwards *(Seal)*  
John M. Gurley *(Seal)*  
F. J. Mahone *(Seal)*

Southampton County, In the Clerks Office the 23<sup>rd</sup> day of January 1843  
This deed of trust between Solomon J. Barkham of the first part, Littleton R. Edwards of  
the second part and John M. Gurley, Seth R. Strong &c F. J. Mahone, Daniel H.  
Drongoose, L. S. Parsons, Wm B. Whithead, Charles Walters & William Carter and  
all the creditors of said Sol J. Barkham of the third part, was acknowledged by  
Barkham, Edwards, Gurley & Mahone four of the parties thereto admitted to Record  
Teste Edmon D. Wash DC

Burns  
To  
Evan 8

This Indenture made this 17<sup>th</sup> day of January 1843, between Benjamin  
Burns of the one part Clements Rockelle of the second part and James Magill (trustee)  
of the third part all of the County of Southampton & State of Virginia. witnesseth  
that the said Benjamin Burns for and in consideration of the sum of one dollar to him  
in hand paid at and before the sealing and delivery of these presents the receipt whereof  
is hereby acknowledged hath this day bargained & sold & by these presents doth grant  
bargain and sell, alien and convey to the said James Magill the following named