

This Indenture, made this 31st day of January in the year of our Lord 1843, between Arthur Magot of the first part, Esquire, Carr of the second part, and George Bumpus (Trustee) of the third part, all of the County of Southampton (and State of Va.) in hand paid, at & before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, hath this day, bargained and sold, and by these presents, both grant, bargain and sell, alien & convey to the said George Bumpus, the following property (to wit); One negro man Jacob, one bay mare and colt, one mule, four head of cattle, ten hogs, Seven sheep house hold & kitchen furniture, plantation utensils, one gig and harness, one horse watch, one cart and wheels, two guns, one saddle & bridle, together with all the crop of corn & fodder, pens and outhouses, now on hand, to have & to hold the above named negro man, and other personal property, to him the said Geo Bumpus, his heirs and assigns forever. In trust nevertheless, and for the following purposes, (to wit,) Whereas, the said Esquire Carr has borne, and is now bound as security for the said Arthur Magot, in the following sums, (to wit,) one note executed to Edwin Smith for the sum of one hundred and thirty dollars due February 5th 1840, and one note executed to Edwin Smith for the sum of one hundred dollars due July 30th 1840. Now, for the securing hereof, the said Esquire Carr, against all loss or damage as security to the aforesaid claims, the said Geo Bumpus (trustee) hereby authorized empowered and directed, at any time after this date upon the request of the said Esquire Carr his executors, administrators, or assigns, to advertise in said above named property, either the whole or a part thereof, for the space of ten days at least, and at the expiration of which time to sell, to sell at public auction the said property so advertised, to the highest bidder for each, and after paying all necessary costs, the balance to be applied to the payment of the above named debt, and interest as due, as aforesaid; and it is further covenanted and agreed, that if the proceeds of said sale, shall more than pay the said debt and interest, and reasonable expenses and charges of said trustee, then the residue be paid to the said Arthur Magot, his executors, administrators, or assigns. In witness whereof we the parties aforesaid, have hereunto set our hands and seals, the day and date first above written,

Sealed & delivered in presence of

Lewis H Bishop
Chas A Nash
Benj Rochelle

Arthur C. Magot
Everett A. Carr
Geo H. Crump

Benj. Rockelle S
Southampton County. In the Clerks Office the 1st day of February 1843
This deed of trust between Arthur O. Magee of the first part, Everett A. Orr
of the second part, and George N. Crump of the third part, was acknowledged
by all the parties thereto & admitted to Record

Wrote L R Edwards, Oct