

place of the time and place of sale.. to proceed to sell for Cash, land & negroes and all other property hereby secured intended to be secured, or so much thereof as will be sufficient to pay all legal Costs attending this debt and the debts hereby secured and out of the proceeds of such sale first pay all legal expenses attending 2nd day and satisfy the debt & Interest due Sampson CReese, and the debt due to Peter Edwards Guardian to which said Sampson CReese is security or so much as may be due on said debts, thirdly pay and satisfy the debts due Nathaniel Francis & those to which he is security (to wit) to Thos Butlers - fourthly pay and satisfy the debt & interest to Mr Drewry, hereby secured, fifthly pay and satisfy the two bonds to which Henry Moore is security to Peter Edwards Guardian for Newt Harris & John Briggs orphans - and lastly if there be a balance after paying and satisfying all legal costs and the debts hereby secured pay the same to Dr W Reese or his order, or to any person legally authorized to receive the same.

In Testimony whereof the parties to this debt have hereunto set their hands & seals the day and date above written

Interlined before signed

I W. Reese *Recd*

In presence of us

Mark T. Peete *Sac*

Wm S Everett as to the four first signers

Sampson CReese *Sac*

Peter Edwards as to Sam

Nathaniel Francis *Sac*

Southampton County. In the Clerks Office the 3rd day of February 1843
This deed of trust between John W Reese of the first part, Mark T Peete of the
second part and Sampson CReese Nathaniel Francis John Drewry & Henry
Moore of the third part was acknowledged by John W Reese, Mark Peete two of
the parties thereto & admitted to Record

Test. G R Edwards *ab*

This Indenture made and entered into this 4th day of February 1843
between William L Williams of the first part Sigratly L Williams of the second part and
Thomas prettlow of third part all of the County of Southampton and State of Virginia
Witnesseth that whereas the said William L Williams stands fully indebted to the said Thos
Prettlow in the sum of one hundred dollars due by bond during date the 2^d of February 1843
which debt the said William L Williams desires to secure & pay unto the said Thos Prettlow
in consideration thereof and in the further consideration of the sum of one dollar to him the said
William L Williams in hand paid by the said Sigratly L Williams before the signing
(dealing) and delivery of these presents (the receipt whereof is hereby acknowledged) the said Wm
L Williams does for himself his heirs & assigns give grant bargain sell and deliver by these presents
hath given granted bargained sold and delivered to the said Sigratly L Williams his heirs
& assigns forever for purposes herein after mentioned one certain negro man named & called
Moses and the whole interest nite & title (including the interest in the widow slaves) in a
certain tract or parcel of land belonging to the heirs of Matthew Williams late & containing
two hundred & twelve acres be the same more or less lying in the County of Southampton
and bounded as follows on the north by the lands of Robert Rick & Nicholas Williams East
by the lands of John Davis & Jethro Charles South by the lands of Jethro Charles