

55

and west by the lands of Robert Rick & John Davis, to have and to hold the above named negro man Moses and the whole interest in the above described tract of land, clear from the lawful claims or incumbrances of any person or persons whomsoever wrote him the said Estate by S Williams his heirs or assigns forever in Trust nevertheless that the said Spratty S Williams his Executor administrator, or assigns shall and may at any time when required sell in the aforesaid described tract of land, to the highest bidder for ready money first giving ten days notice of the time and place of sale by publick advertisement, and the money arising from the sale whereof to apply to the payment of the aforesaid debt due to the said Thos Patter as much thereof as remains due or unpaid & also the interest thereof together with the costs accruing by reason of these present and to make and execute such for the said negro and land herein aforesaid to the purchase or purchases thereof and the balance of the money if any to pay to the said William S Williams his heirs or assigns. In Testimony whereof we the aforesaid named humbly set our hands & affix our seals the day and year herein first aforesaid

William S Williams *(Signature)*

Spratty S Williams *(Signature)*

Thomas J Patter *(Signature)*

Southampton County. In the Clerk's office the 4<sup>th</sup> day of February 1843  
This deed of trust between William S Williams of the first part Spratty S Williams of the second part, and Thomas J Patter of the third part was acknowledged by all the parties thereto & admitted to Record

Teste P. A. Edwards *(Signature)*

Know all men by these presents that I John H Booth son of John Booth dec'd who was a brother of Peter Booth dec'd late of the County of Southampton, for and in consideration of the sum of Eight hundred and Seventy one dollars, to me in hand paid by Edwards Butts of the County aforesaid (the receipt whereof is hereby acknowledged) hath granted, bargained sold, transferred and assigned and relinquished and by these presents do bargain, sell, transfer, assign and relinquish unto the said Edwards Butts all the right, title, interest, claim or demand whatsoever either at law or equity, which I the said John H Booth as legatee or distributee or in whatever other character have absolutely or in remainder, in the monies due or belonging to the Estate of the aforesaid Peter Booth now in the hands of Edwards Butts administrator de bonis non with the will annexed of the said Peter Booth or in the hands of any other person or representative of the said Peter Booth, all the right, title, interest, claim or demand whatsoever which I the said John H Booth, as distributee of my father the aforesaid John Booth, or in whatever other character now have or may hereafter have either at law or in equity, in and to any monies which are now due or which at any time hereafter may be due and owing or to which the Estate of the said John Booth (no matter in what character) or his representation, heirs or distributees are or may be entitled to receive from the Estate of the aforesaid Peter Booth, or from Edwards Butts administrator de bonis non with the will annexed of the said Peter Booth or from any other representative of the said Peter Booth or from any other person indebted to or having monies in their hands belonging to the estate of