

to Rees Nathaniel Franweis John Drummy and the said Henry Moore, or so much as may be a surplus, after satisfying all claims named in said deed, to come to said William L. Everett Trustee, the said John McReese doth by these presents warrant and defend, the right and title of all and every part of the property here by secured for the payment of the aforesaid debts unto him the said Wm L. Everett against the claims of all and every person, claiming under him the said John McReese or any person claiming under him or by him or any other person, upon the following conditions, to wit to wistly, that the said William L. Everett by being instructed, by either of the parties, hereby secured, it shall be lawful for him the said Wm L. Everett after advertising at least ten days previous, to the day of sale the time & place, for him the said Wm L. Everett to sell all the aforesaid property for Cash and out of the proceeds of said sale, first pay the debt of thirty dollars or thereabouts which the said Henry Moore is the said John McReese's security to John M. Gurley executor of John M. Barnes dec'd next pay the debt and interest due Ben & Pope as secured by their presents, thirdly pay the debt and interest due Gustbert D. Barham, fourthly pay the debt hereby secured to Nathl James and lastly pay the debt due to Henry Moore by bond of three hundred & twenty dollars dated the 1st day of March 1843 and herein before named after paying or discharging all legal cost attending this deed, if there should be a balance or surplus in the hands of the said Wm L. Everett from the proceeds of said sale, pay the same to the said John McReese or his legal representative. In Testimony whereof we the parties have hereunto set our hands and seals the day and date first written

J. McReese *Co.*
Ben & Pope *Co.*

Southampton County, In the Clerk's Office the 6th day of March 1843
This deed of trust between John McReese of the first part William L. Everett of the second part Ben & Pope Gustbert D. Barham Nathaniel James and Henry Moore all of the third part was acknowledged by Reese and Pope two of the parties thereto and admitted to Record

Teste L. R. Edwards Clk

This Indenture, made the 9th day of March year 1843, between Mary Revell and Jacob Barnes each of whom reside in the County of Southampton State of Virginia, Municipality; that the said Mary Revell, in consideration of twenty dollars to her in hand paid by the said Jacob Barnes, at or before the making and delivery of these presents, the receipt whereof is hereby acknowledged, have bargained and sold, and by these presents do bargain and sell unto the said Jacob Barnes, his heirs and assigns, all the right title interest and estate which she the said Mary Revell has in reversion or otherwise or ever hereafter may have as the legitimate child of John Revell, to whom Helady Revell of the aforesaid County gave a certain portion of his lands in and by his last will and testament for and during the natural life of him the said John Revell, & after his death to his children which portion of land is now in the quiet possession

Revell
to
Barnes