

and power derived by these processes; upon trust nevertheless, that she said James McAllister his heirs executors and administrators shall pay out all she said The W. M. will remain in quiet and payable properties of the aforesaid party, hereby engaged, and to let the debtors thereof to be our own, until default by payment the payment of the said sum herein before mentioned, either in the whole or part; and thus upon the further trust that to the said James McAllister his heirs executors administrators or assigns shall and will to him after the happening of such default of payment, as she said James McAllister his heirs executors administrators or assigns shall think proper with such condition or any one or portion of them this sum executors administrators or assigns shall request, and she said property hereby conveyed in which part thereof as to the said James McAllister his representatives she thinks sufficient and shall think proper to sell to the highest bidder for ready money at public auction after having fixed the time and place of sale at his own discretion and given ten day notice thereof by advertisement set up at such public place as to the said James McAllister his representatives may desire. Amount of the money arising from such sale shall after satisfying the charge thereof and all other expenses attending the premises, pay to the said George Chappell Jr. & Mr. Mychell The R. Brown & William Paffle their executors administrators or assigns the sum annually due thereon hereinafter specified, with the interest which may then lawfully have accrued, and the balance of any money so said The W. M. will be her executors, administrators or assigns. Part of the whole of the said sum herein before specified shall be fully paid off and discharged to the said George Chappell Jr. & Mr. Mychell The R. Brown & William Paffle whose heirs executors administrators or assigns in or before the first day November next so that no default of payment of the said sum be made than the indenture to be said also to remain in full force year and year. For safety sake of the said parties to these presents hereunto set their hands and affixed their seals in day and year last above written.

Thomas W. Newell  
James H. Dakins  
Auguste & Chappelle  
Dr. M. Myrick  
The D. Brown  
Wm. Parker

Southampton County

In the Clerks Office the 17<sup>th</sup> day of July 1843.

The Recd of trust between Thomas & Russell of the first part & James Riddiford of the  
second part and Langgrave Chappell and others of the third part, was acknowledged  
by said Russell & Riddiford & Langgrave Chappell them of the parties thereunto comitted  
to Record.

Scote L.R. Odman de O.C.

William This Indenture made and entered into the first day of July 1803 between  
Reddick & Anna James of Williamsburg and State of Virginia of the first part  
Coyard & William P. Moore of the second part and Abram Reddick of the third part both  
of Norfolk City the subscriber who did James of Williams is jointly indebted to  
Abram Reddick in the sum of one hundred and ten dollars and dooars to eight and