

Pister of \$460.00 and one for which the said W. B. Gordongen is bound as  
Guardian secoundly a debt due by bond to which George B. Gary is decoumed in the  
sum of \$1.00 for upwars of \$200.00 and the exact amount and not  
collected and also a sum due on its face to Augustine Beckman, now  
the pifepon of George H. Peet, for the sum of \$74.00 which due on the 22<sup>nd</sup> Sept  
1857 and date 22 December 1856 and out of any money which may remain  
after satisfying the above named debts the said H. P. Gordongen shall pay the  
following debts procrata to exist as debt are Thomas Pister for upwars of fell  
sum debts are P. L. Beckman due on an open account for \$86.00 and one by  
bond for upwars of \$30.00 one due to Matthew Jackson for about \$300.00 an  
by bond; one due by bond to John T. Mason for about \$100.00 one due to John  
H. Fitz Hugh for \$35.00 due by bond and also \$20.00 due the same on open  
account and also shall pay withdraw the said N. Government May hundred ten  
hundred for as security for the said Williams administration on the state of Gen.  
Williams; and if any thing remains after satisfying the said debt the said H. P.  
Gordongen shall hold it subject to the order of the said Williams but of what  
debts herein and above mentioned shall be paid and discharged and the his  
creditors of this their part are saved harmless in the premises or before the day  
of January 1844 when this indenture is to be void unless remain in full force  
effect; In Testimony whereof the said Spangler Williams and Nathan Stump  
parties to these presents have hereunto set their hands and affixed their seals  
the day and year first before written.

Spangler William (see  
M. S. Sonniger (see

Southampton County in the Clerk's office the 1<sup>st</sup> day of January 1844—  
This Deed of trust between Spangler Williams of the first part William S.  
Goweney of the second part and William S. Goweney of the third part  
was acknowledged by Spangler Williams & William S. Goweney—  
and committed to record.

Testo G.R. Edwards

This 1<sup>st</sup> January 1846 between Joseph & Ruth  
of the one part and Nathan L. Everett Sheriff of the County of Southampton of the  
other part: whereas the said J. S. Smith is in custody of the gaols of said County  
by virtue of an execution sued out of the Clerks Office of the County Clerks and  
of the County of Southampton in favor of Eliza Wright and in order to免  
himself of the benefit of the act for the relief of insolvent debtors has chequed  
in a schedule of his estate and made oath according to law in what  
schedule is contained his interest in certain land. Now this Testimone  
Witnesseth the said J. S. Smith in consideration of the premises as well as for  
further Conspicuation of one dollar in hand paid by the said Nathan L. Everett  
at and before the sealing and delivery of these presents: the receipt whereof is hereby  
acknowledged by the said J. S. Smith doth grant bargain sell and convey unto  
the said Nathan L. Everett high Sheriff my interest in the same interest of the  
Heights above Smithfield aforesaid containing fifty acres more or less and the  
appurtenances thereto belonging. To have and to hold the above granted  
interest unto him the said Nathan L. Everett his heirs and assigns forever.

In testimony where  
above written

Southampton County  
This Due of Bargain  
was acknowledged by

This Indenture  
Lent one Thousand Eight  
and Nineteen D<sup>r</sup> by  
Barham H. West Esq.  
above printed of the City  
of Philadelphia in the State  
of Pennsylvania witnesseth that when  
I. P. West Esq. by him self  
one other hand of even  
day of December next  
I. S. I. P. West Esq. by him self  
doe

also to the said East  
Thirty two dollars also  
bearing date the 2d of  
John E. Beale or  
George the 15<sup>th</sup> day of D  
over Hennepin  
and 2 $\frac{1}{2}$  per cent by  
the said Daniel Gott  
interest and cost. Now  
sum of one dollar is due  
paid at and before the  
aforementioned day the  
and by these presents do

his sum was agreed  
as above by the late  
of Samuel C. Hartman  
of Bufford and all who  
had thousand pounds of  
Montauk oil out of the  
Glenister his house and  
shall pay all of the above  
otherwise to remain in his  
other funds after paying  
interest on the before named  
measures as aforesaid  
May secure them pay  
to their payment of it  
not be sufficient if it  
do not have one