

fully explained to her she the said Doctor Jones acknowledging the same to be true and doth and declareth that she hath willingly deposited herself and delivereth the same and that she without her knowledge or consent of herself under her hands and seals this the forty day of January 1893
James R. Price

James Drennan
Schoel Drennan & Son
Essex Hospital County
in the State Office the 15 day of June 1893
This Deed of Bargain and Sale from James R. Jones wife to Martin Jones
was acknowledged by said James R. Jones at publick record and together with the
certificate of the publick examination and acknowledgement of the info submitted to Record
Date J. R. Estes Esq.

This instrument made and entered into this 20 day of March instant
between and by his beloved David Neuman and himself his wife and James R.
Schoel the first and Schoel A. Brown of the last fourth of the County
of Hampshire state of Virginia whereas the said David Neuman being unable
to hold A. Brown in the sum of eight hundred and thirty dollars on his last
bearing date the day of 1892 and being desirous to secure the
payment of the said debt held owing to the said James R. Brown as trustee
among other things or certain trust or power of land lying in the County of
Hampshire Virginia contained three hundred and eighty four half acre being the
land allotted to said Neuman in the division of his Father's land for the purpose
of securing said debt and whereas the said James R. Brown has since the
execution of said deed of trust held the said land by means of his son
Neuman & Neufeld his wife to Schoel A. Brown Now this instrument witnesseth
that the said David Neuman and Neufeld his wife for and at consideration of the
sum of eight hundred and thirty five dollars to the said James R. Brown on his
first day of March whereof a body acknowledgment have given Neuman his wife and
child and as by their presents give great bargains and sell and the said David
A. Brown his heirs and assigns forever the body of land above described containing that
certain hundred and eighty four acres to be the same now in his and his
heirs' possession and the land at the rate of six dollars A. M. West
by Albert C. Neuman at the rate of \$1.00 per acre and by hold
the said land with all and singular the appurtenances thereto appertaining and
belonging to him his heirs and assigns forever and the said Neuman and his wife
demeans their said execution and administration to hereby certify and agree to and
make the said Schoel A. Brown his heirs executors and administrators forever moreover and
afford or give him and his wife the same land and the appurtenances thereto
from the time of transfer their heirs and all their successors and the said James
R. Brown holds the said debt of six dollars before referred from himself for the
body of Schoel A. Brown with thirty seven and one half the said Schoel A. Brown all the
right title and interest which is conveyed to him as aforesaid by the aforesaid debt
from David Neuman in the which the said debt of the sum aforesaid is held by
Schoel A. Brown and his wife as aforesaid to James R. Brown trustee as aforesaid
and such title only as is vested in him by the said debt of twenty five dollars
the parties have hereunto set their hands and sealed the day and date first above written
in presence of

Schoel Drennan 3
James R. Brown 3
Schoel Drennan 3
Essex Hospital County
four in the County
Hampshire Virginia a w
hundred acre land
by no party and p
to her the said
and delivered this the
twentieth day of March
1893 -

Schoel Drennan
This instrument of Deed
A. Brown is found of
fice 1893 for
writings therein are
of the wife named

this instrument made
between David and his
wife and himself to
Schoel A. Brown of the above party
and Schoel A. Brown and his wife
of Virginia he has no
and delivery of this to
and sold well by him
the said David Brown
in payment of a sum
now less than one hundred
dollar to certain debts
which were due at
the time of his death
and his wife died
at the early age of
seventy five years
old and in view of the
above stated statement is the
as well as his wife
all known and believed
and appurtenances thereto
and appurtenances thereto
and appurtenances thereto
as follows is the case
statedly made and delivered