

the contrary two plott friends and youk last two and four weeks have now paid
over against two great houses we will not have had two wages in about two years
our hand greatest hand under the trust shape and due small amount being function done
also the present summing a growing trifles of and other scatlered great late factor in
hand and has blacks parol his father one page have then present shape we do
Said Es. trust will to hold all the said James Worrall property and every part &
and present thereof with all the right title interest and estate of me and to the same
to hold the said Esch. James Worrall his heirs and executors forever. But in
dear. Nevertheless that is to say if to the Augustin Pope he receive a communication
that within four months next after the date of this Indenture pay or cause to
be paid the before described debt with the interest thereon up to such
payments a summe so arreng the discharge of the same that the said James
Worrall and all his legal Representations and former beneficaryes of further
responsibility or want of the sevengh ship aforesaid that then and in that case this
indenture shall be void and of none effect but one consequential but the said Augustin
Pope he Executives or administratores shall first & pay and discharge said debt or so to
pay that he said James Worrall be fully appayd of all further responsibility in
act of said sevengh ship and that he within the time limited aforesaid that in case
of such failure as aforesaid it shall be lawful and not only or but the lawfull
duty of him the said Esch. James Worrall first having notice therof from the said James
Worrall in writing to set at nought the before named property for cash forthgivyn
Notice of the time and place of such sale at least ten dayes previous thereto by
advertisement postes up at three or more public places in the neighborhood of two
the said Augustin Pope and that he said Esch. James Worrall first when out of the
date thereof the cost of Remouing well as pay for the first Execution of this
Indenture and secondly pay all to the said James Worrall if he make sturff the full
and if all of said debt with the acompte interest up to last day of take out of
defeit, pay as much as may be left after the cost is paid taken out of
said debt and in case of defeit remain in the hands of said James Worrall after
remouing cost payng the debt acompte as aforesaid he said James shall pay
one twelph of any dues to be paid the said Augustin Pope in to his exec
the wchngs whereof no and each of us partie to this indenture have bound
us our bands and affors us evell the day and year herein first before written
and delivered us present of 3

Augustin Pope
Esch. James Worrall
James Worrall

Tis. P. S. Stevens Esq.
Southampton County the 2d day of September 1753

This Deed of Debs between Augustin Pope of the first part Esch. James Worrall
of the second part and James Worrall of the third part was acknowledged by said
Esch. James two of the parties thereto and admitted to record.

Witness
in
Worrell vs

Know all men by these presents that Esch. James Worrall of the County of
Southampton and State of Virginia has the day foregoing made and to be fully
payable and due to M. S. A. Worrall for a debt due him by him the 1st of
April 1752 for eight dollars 14 cents due to Wm. J. Worrall for
telle sum due by account for fifty dollars also to the estate of the late Mr.

Worrell for a debt
for a debt due him
in all of my stock
golden Thread edition
1742.

Worrell
R. Allington
Southampton County
The Deed of Deb
was acknowledged by

Account of debts executed by Samuel & out the 2d October		
Debtors	Date date	Property
Debt Recd 1753	Aug 8	Debt of 3 Debts inc James
page 246	1. 300	-
2. 200	2. 500	-
3. 200	3. 500	-
4. 200	4. 500	-
5. 200	5. 500	-
6. 200	6. 500	-
7. 200	7. 500	-
8. 200	8. 500	-
9. 200	9. 500	-

Southampton County
The Deed of Deb
Record

I attest all that by a
Deed of Debs for a debt in
hand by George P. H. A.
and Esch. and by the
and his wife James
and William were made
Lands of John James Esq.
a deat of lands number
George James and his
James and to settle the
belonging and the same to
James for himself and his
and his heirs and to be
and that he has a right of
his heirs that from whence
of the same and he has