

to her the said Henry M. Slaney acknowledged the same to be his only and above mentioned that she had willingly accepted and delivered the same and that was settled. Not to exceed of seven under our hands and seals the 6 day of March 1825.

H. M. Slaney (seal)

S. E. West (seal)

Wicomico County to wit H. M. Slaney Esquire and Sarah S. West Señora of his person and wife for Wicomico County State of Virginia do hereby certify that Thomas E. M. Slaney a party to the foregoing deed of gift bearing date the 15th of January 1824 personally appeared before us in our County Court and acknowledged the same to be his original intent and desire to certify the said acknowledgegment to the Clerk of the County Court of Southampton County Virginia in order that the same may be recorded thereon under our hands and seals this 6th day of March 1825.

H. M. Slaney (seal)

S. E. West (seal)

Southampton County on the Banks of the R. A. on the 15th day of March 1825.
This Deed of Gift from Thomas E. M. Slaney Esquire to Benjamin Shoberard was returned and together with the certificate thereon of the acknowledgement of said M. Slaney Esquire before two Justices of the peace admitted to record
Title S. E. Edwards Esq.

THIS INDENTURE made and entered into this the 27th day of October in the year of our Lord eighteen hundred and forty five by and between Nathan Williams and Sarah B. Williams his wife of the County of Southampton and State of Virginia of the one part and Samuel Parker of the aforesaid County and State of the other part,
Witnesseth that the said Nathan Williams and Sarah B. Williams his wife for and in consideration of the sum of four hundred and twenty five dollars and fifty one & three in hand paid by the said Samuel Parker at and upon the recording of this present instrument whereby it is hereby acknowledged between them
to pay to said Plaintiff Benjamin sold without consideration and excepted by this present
Sett. & Parker the aforesaid to give said Plaintiff all relevant cause and money unto the said James F. Parker and his heirs forever all the aforesaid eight miles aforesaid property lands and several other lands in the aforesaid which the said Nathan J. Williams and Sarah B. Williams
his wife holds or have or are or may hereafter hold or have in the said County
located in the North and west by Charles Howell and by Taylor Gads in the south and
South and east by Benjamin J. Burwell and Margaret P. Burwell Dowr of Old Town
dark land and by Henry J. Ferguson on the east containing one hundred and seventy
one acres. In the same bear a sign together with all and singular the appurtenances thereto
the several and several manors and manorlands yearly value three dollars and fifty
shillings and of every part and parcel thereof to hold and to let to him the said Sam
with the annual rentments and all and singular the the premises hereinafter
hereinafter is intended to be bargained and sold and every part and parcel thereof with
every of their rights tenures and appurtenances unto the said Plaintiff of Parker he has and
agrees forever and the said Nathan Williams and Sarah B. Williams his wife for themselves
and their heirs the said land with all and singular the premises and appurtenances beforementioned
unto the said James F. Parker his heirs and assigns free from the claim of whom so ever
said Nathan Williams and Sarah B. Williams his wife a number of whom shall enter into
this and of all and every person or persons whatsoever set out and as necessary and fit

affidavit by three persons
Williams his wife have a
deposited written and sealed
in the presence of
Samuel Parker
S. E. West
Jacob Morris
Southampton County
for Deed referred to in
the wife of Nathan Williams
1825 and her male issues
remained by in priority and
to her the said Estate No.
she held nothing except
of her wife no land

Southampton County in
the Deed of Bargain
paid by the wife of the
the 15 day of March 18
heirs and wife and
wife admitted a Deed

This Indenture was
and fully paid between us
and delivered at this day
Newmarket Esquire his wife or his wife
handed delivery thereof to
Crompolt wife husband after having
and one of the joint ten
and the beginning his last
and one of the joint
purchased by the said husband
Edward C. Crompolt and wife Ag
and continuing by descent to
the said husband wife and
of his children as long as they
lives of the said husband wife
and son Edward Crompolt but they are
dead hence to return to the
said husband wife Crompolt
and Edward Crompolt to
which the title now is in the
one of the said husband wife
is in the said husband wife