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hundred and twenty eight Dollars, becomes the purchase thereof: Now
This Indenture witnesseth that the said Horning & Smith doth
in further Consideration of the sum aforesaid and for and in Consideration
of the sum of two hundred and twenty eight Dollars by the said Jeppe
Cobb to the said Horning & Smith the Summire in hand paid at our hands
the summing and delivery of these presents to be applied by him in pur-
ance of the said Indenture discharging a certaine debt mentioned in
the said Deed of Trust due the said Jeppe Cobb; and the said
Horning & Smith under his virtue of the said Deed together with the
expenses attending the said Indenture, and the execution thereof, having
bargained and sold, and by these presents doth bargain and sell
with the said Jeppe Cobb his heirs & assigns the sum and premises
herein before particularly mentioned and described together with all
the opportunity there belonging or in any wise appertaining to the
said to his selfe the said tract or parcel of Land hereby conveyed together
with its appurtenances to the said Jeppe Cobb his heirs & assigns to the
only proprieuse and behoof of the said Jeppe Cobb his heirs and
assigns forever: And the said Horning & Smith, trustee the said tract
or parcel of Land & other premises hereby conveyed together with its appur-
tenances to the said Jeppe Cobb his heirs & assigns agrees the claims
the said Horning & Smith trustee his heirs & assigns and against
the claims of any and all persons whomsoever claiming by, through or
under the said Horning & Smith trustee his heirs & assigns will come
and defend: In witness whereof the said Horning & Smith
trustee hath hereunto set his hand & seal the day and year first
above written

H.C. Smith Esq.

Signed sealed & delivered

In presence of
John Hamptow County in the Clerks Office the 18th day of March 1850
The Deed of Bargain and Sale from H.C. Smith to Jeppe Cobb was read
and signed by said Smith and admitted to Record

Teste P.R. Edwards Esq.

This Indenture made and entered into this 10th day of January in
your one thousand eight hundred and fifty seven between E. B. Glazier and
H.C. Prince Executors of the last Will and Testament of Benjamin D. Glazier
son of the first party and William H. Walker of the County of
Gosport the of the second party: Whereas the said Testator in his last
will directed which was duly admitted to probate and record in the
Clerks Office of Southampton County Court amongst other things
directed that his Executors do "pay £200 to the balance of my estate
both Real and personal" and whereas the above named E. B. Glazier
and Joseph H. Prince the Executors appointed by the said Will do
qualify as such and in execution of the powers conferred upon them
after duly complying with the provisions of the said will had a
public auction of the said Walker the tract of Land known as his
Adams Ferry tract containing thirty three acres by the same means
for the sum of forty six Dollars and fifty cents; the said tract to