

This Deed made this 25<sup>th</sup> day of February in the year one thousand eight hundred and fifty nine, between Norfolk & W. Whitfield of the first part and A. Abolongus Williams, all of Southampton County, Virginia, of the other part, witnesseth, that the said A. P. Whitfield (grantee) for and in consideration of the sum of three hundred and twenty five Dollars (\$325.00) to the said grantor paid by the said A. Williams (grantor) the receipt whereof sum is hereby acknowledged, his grantee and conveyee with general warranty to the said grantor his heirs, executors, administrators and assigns of that certain tract or parcel of land lying at the Penny Grove, in Southampton County, Virginia, containing forty six acres more or less and bounded on the north by the land of Nathaniel Jones, South by the land of Abolongus Williams and on the east by James Barnes' land, it being the same tract or parcel of land inherited by the grantor from his mother Mary Whitfield. The said grantor covenants with the said grantee as follows: First, that he has done no act to encumber the said land, that the said grantee shall have quiet possession of the said land free from all hindrance or encumbrance and that the said grantee will execute such further assurances of the said land as may be requisite.

Witnessing the following signatures and Seal. Given under my hand the day and year above written -

First,

George H. Bailey  
Wm. A. Ellsworth

Norfolk & W. Whitfield (Seal)

John W. Bailey  
Southampton County, Intell. Clerk's Office, March 31<sup>st</sup> 1859.  
This Deed of Bargain and Sale was proved as to Norfolk & W. Whitfield by the oath of Wm. A. Ellsworth, a subscribing witness thereto, on the 17<sup>th</sup> April 1859. Said Deed was proved as to Whitfield by the oath of George H. Bailey, also a subscribing witness thereto, and was then upon words to record.

First,

J. R. Edwards, C.C.

This deed mad. this 18<sup>th</sup> Day of April in the year 1859, between Benjamin Johnson of the first part and William Johnson the trustee of the second part and George Johnson of the third part, whereas the said Benjamin Johnson is indebted to Benj. Johnson in the just and full sum of one Hundred Dollars of Lawful money of Virginia payable on the 1<sup>st</sup> day of August 1859, due by Bond bearing date the day mentioned, reference to the same being paid will then fully appear which day and date theron aforesaid Benj. a Johnson is willing & desirous to secure. After this date, to the said Benj. a Johnson, that for and in consideration of the sum of one dollar to the said Benj. a Johnson in hand paid by the said Wm. Johnson at or before the execution and delivery of this present, the receipt hereof is acknowledged to be this his Benj. a Johnson hath given, granted, bargained and sold to the said Wm. Johnson his said and aforesaid property the following property, to wit, all my house hold and kitchen furniture, farming utensils, etc. mule, all my hogs and present growing crop of all kinds with every seat and several things and all the estate right, title and interest of the said Benj. a Johnson in and to the said grantee property. To have and to hold the said hereby granted property hereby conveyed unto William Johnson