

Bonds and accounts then due to the Said A.S. Pond, And whereas the Said A.S. Pond, was at the time of executing and recording the Said Ind of Gift, justly indebted to divers persons in various sums then ascertainable, the payment of which debts it was then the purpose or intention of the Said Norfleet S. Ind to arrize in any manner to empes, and which are herein after more specially set forth, Now the Debt Recipiteth, that the said A.S. Pond and the Said Thomas R. Pond for and in consideration of the premises, and for and in the further Consideration of the Doller to each of them paid by the said parties herein after named, the receipt of which said sum is hereby acknowledged, doth grant and Convey to the said Joseph B. Prince and the said Jos. J. Hinckley, Sonitors, all of the property of every kind whatever which was granted and given and devised by the Said Norfleet to the Said Thomas, and which has been already specially described, In trust, to Secure the payment of the following debts, to wit, One hundred and five hundred Dollars, Subject to credits, due to Bird D. Pease, due and dated January 10<sup>th</sup> 1851; One hundred and three hundred Dollars, Subject to credits, Bonds payable to Harry Harris, due and dated April 17<sup>th</sup> 1853, One hundred and four dollars, & Nineteen cents, Bonds payable to Harry Harris, due and dated January 1<sup>st</sup> 1859, One hundred and Sixty eight dollars, dated December 26<sup>th</sup> 1851, and due December 25<sup>th</sup> 1852, Bonds payable to George W. Prince, and now held by Thomas M. Newson, administrator of Said Prince, One hundred and fifty eight Dollars, dated December 27<sup>th</sup> 1857, and due December 25<sup>th</sup> 1860, Bonds payable to Said Prince and now held by Thomas M. Newson, his administrator, One Judgment in favor of Joseph J. Smith, obtained at the November Term A.D. 1857, of the Circuit Court of Southampton County for one hundred and Twenty Nine Dollars and forty cents, Subject to credits, amounting to about one hundred and thirty seven dollars; and to Secure the payment of all other debts, if any, which may have been due and owing by the Said Norfleet S. Ind, at the time of the Making and Recording the said Ind of Gift, whether such debts are herein specially mentioned or not. All of the debts intended to be Secured by this Ind of Ind, and to be paid solely by the Said Thomas R. Pond is to enjoy peaceable and quiet possession of all of the property of every kind herein contained, so long as any State Laws, State or Federal, or any Military Orders or other authority may prohibit the collection of debts, and for four months after the expiration of any such Laws, or Orders. The Object of this Ind of Ind being to place the condition of the Said Norfleet S. Ind, existing at the time the said Ind of Gift was made, precisely in the same Condition and no other, they may appear how occupied if the Said Ind of Gift from the Said Norfleet to the Said Thomas R. Pond had never been made. And the Said Creditors may proceed to collect interest quarterly, and, or any other portion of such debts as may be allowed by the Laws and Orders now in force or which may hereafter be made and issued, by the Law of the March of the said property as may be necessary and no mind, as if the Said Ind of Gift had never been made. But as to all debts contracted by the Said Norfleet S. Ind since his death, and as to all other purposes, except as the Making of the Said Ind of Gift, shall remain in full force and Virtue, having excepted, the Said Ind of Gift, shall remains in full force and Virtue.

Witness the following Signatures and Seals

Signed, Sealed, acknowledged, & delivered in presence of us,

A. S. Pond, *[Signature]*  
Thos. R. Pond, *[Signature]*  
Jos. J. Hinckley, *[Signature]*  
Joseph B. Prince, *[Signature]*