

State of Indiana, Wayne County, S.S.

Robert S. Pritchard,
Isabella St. Pritchard,

*Seal
Seal*

for Said County this 24th day of April 1867, Robert S. Pritchard and Isabella St. Pritchard,
acknowledged the execution of the annexed Deed in their hands and Seal, Notarized —
William P. Clark,
Notary Public *Seal*

Southampton County, In the Clerk's Office, August the 17th 1868.
This Deed of Bargain & Sale from Robert S. Pritchard, & wife to Deborah Pritchard, was this day received
and together with the Certificate thereunto annexed of the acknowledgment of the Said Robert S. Pritchard
and wife before a Notary Public admitted to record on Stamps of the Internal Revenue of the
United States, to the amount of Fifty Cents, being affixed thereto and duly Cancelled to
wit:

S. R. Edwards, Esq.

This Indenture made this 23rd day of April, 1868, between the Norfolk & Petersburg Rail Road
Company, a Corporation created by the General Assembly of the State of Virginia of the year past, and
George Blow Jr. of the City of Norfolk, State of Virginia of the said, witness, that whereas
the said Rail Road Company did on the 15th day of June 1857, execute a Deed of Bond
unto George Blow Jr. and John M. Southgate as Trustees, upon all of their property as will
hereafter appear Unscripted by the terms of said Deed; and whereas it was agreed between
the Holders of such of the Bonds as had been issued under the aforesaid Deed and the said
Rail Road Company to extend the time prescribed as by the terms thereof, for the payment
of the principal of the same to the 1st day of July 1875, at the like rate of interest, to be
paid in the same manner as Thetford, by the attachment of Common Stocks covering this
purpose; and whereas it is the desire of the said Rail Road Company to continue its obligations
on account of all such of the said Bonds, the time and terms for the payment of whose
principal as aforesaid, have been already or may be hereafter so extended, at the will
of the proper force, Virtue and integrity imports for the security of the same by the terms of
the Deed under which they aforesaid issued, bearing date 15th day of June 1857, and whereas
the said Rail Road Company did on the 1st day of January 1864, issue Subord.
Bonds, so called in part payment of interest, paid upon their bonds aforesaid to
an amount not exceeding the sum of forty three thousand dollars (\$43,000.) payable
five (5) years thereafter and bearing interest at the rate of eight per cent. (8%) per
annum, payable semi annually by Coupons, and whereas the said Rail Road
Company desired to retain one such Interest Bond all the rights and privileges of the
aforesaid Deed, by which the Coupons taken up or by this means paid, were secured,
the said Norfolk and Petersburg Rail Road Company therefore and by these presents
do hereby grant unto George Blow Jr. and in case of his demise unto George M. Camp,
Surviving him, and in case of his demise, before the Objects of this Deed are
accomplished, then unto such other person as the Circuit Court or any Court of record
of the City of Norfolk, State of Virginia, may appoint upon the recommendation
of the President and Board of Directors of said Rail Road Company, all their real
Estate, Movables, rolling Stock, fixtures and appurtenances belonging thereto,
and in trust to secure the payment of interest as the same shall become due, upon
and finally of the principal of such of the said Bonds, without Maturity may have
been or may hereafter be valued as aforesaid, with power to enforce the same as

John G. B.
Blow Jr.
Briggs