

This Indenture was acknowledged by Mr. Lewis and I Vice Parties thereto, order is to be recorded.

Sam Kello es

Recd ad.  
to  
Cary  
sent to Cary  
Cary  
Feb. 4. 1779

This Indenture made this ninth day of February in the year of our Lord one thousand seven hundred & ninety seven Between Roger Reese and Randolph Reese (Awards) &c. of the last will and Testament of John Reese with, Dec<sup>r</sup> late of the County of Southampton the one part and Miles Cary of the said County of Southampton of the other part. Witnesseth that the said Roger Reese and Randolph Reese pursuant to the last will and testament of the said John Reese died for and in consideration of the sum of 200 Pounds current money of Virginia to them in hand paid by the sd Miles Cary the receipt whereof they the said Roger Reese and Randolph Reese hereby acknowledge they the said Roger Reese and Randolph Reese would &c have granted, bargain'd, and sold, alien'd and confirm'd and by these presents do grant bargain and sell alien and confirm unto the said Miles Cary his heirs and assigns forever all that tract or parcel of Lands Situate lying and being in the said County of Southampton and is bounded as follows (to wit) Beginning at a pine on Plowman Swamp South thirty eight degrees west seventy pole to a shad oak South forty two degrees East two hundred and twenty two pole to chesnut oak on the three creeks down the said creeks two hundred and thirty pole to the mouth of little Plowman swamp, thence up the said swamp two hundred and eighty six pole to the beginning beginning by late survey two hundred and sixteen and a half acre. be the same way or left with all trees woods underwoods titles profits Commodities advantages hereditaments and appurtenances whatsoever to the said tract or parcel of Land and premises belonging or in any wise appertaining and also the Reversion and Reversion's remainder and Remainders Rents Issues and profits thereof; and all the estate right, title, Interest, property, Claim, and demand, whatsoever of them the said Roger Reese and Randolph Reese (Awards) as aforesaid of in and to, the said tract of Land and premises and every part thereof. To have &c to hold the said tract or parcel of Land and all and singular the said premises above mentioned and every part thereof with the appurtenances unto the said Miles Cary his heirs and assigns to the only proper use and behoof of him the said Miles Cary his heirs & assigns forever. and it being part of the Land which the above named John Reese Dec'd devised by his last will and testament to be sold by &c the said Roger Reese and Randolph Reese which said will is duly proved in the County Court