

corner tree, thence along the said Worrell's line to Richard Williams
line a black Jack, thence along the said Williams line to a red oak
a corner tree, thence along a strate line of marked trees to the begining
being part of the tract of land wherein the said individuals now live, to have
and to hold the tract and parcel of land aforesaid, with the appur-
tenances thereto the said Worrell & his heirs &c. and the said
Andrew Ellacott and his wife for themselves their heirs &c. doth forever
warrant and defend the said land & premises, against all and every
person or persons laying any claim, or claiming there unto the same.
In witness whereof the said Andrew Ellacott and his wife Molly
have hereunto set our hands and affixed our seals, this day and
year first above written —

Signed sealed & delivered.

In presence of —

James Bryant

James Worrell

Frederick Mc. Mial

Mark.

Andrew Ellacott Esq^r

Molly Ellacott Esq^r

Mark

At a Court held for the County of Southampton
the 17th day of July 1797. This Inden-
ture was acknowledged by Andrew Ellac-
ott & Molly his wife, the said parties
privily examined as the law directs, and
ordered to be Recorded —

W. Weller
C. B.

Habt
to
Davis
P.C.
Date
18.

This Indenture, made this twenty third day of September in
the year of our Lord one thousand seven hundred and fifty five,
between Moody Kirby of the county of Southampton and parish of St. Helens
the one party, and John Davis of the same County and parish of the other
parties. Whereas the said Moody Kirby owes just indebted to the said
John Davis as administrator of Isaac Williams deceased in the sum
of twenty pounds seven shillings and eight pence, with inter-
est growing due thereon, and is also justly indebted to Jordan
Denson P.C. by him, in the just ~~of~~ sum of twenty nine pounds
eight shillings & three pence, current money of Virginia, with inter-
est thereon growing due, and it is but reasonable that the said John
Davis, his heirs and assigns, and the said Jordan Denson P.C. should
be secured in the payment of the aforesaid debts, and interest, and
also that the said Jordan Denson & Co. should be saved harmless, and
secure in the payment of any, and all further sum or sums which