

1803 - Rightly pay to Sally Pope the sum of sixteen dollars due the 25th June 1803. Next pay to Robert A Shilton the sum of eleven hundred and ninety two dollars due 1st June 1803. Next pay to George Booth the sum of two hundred dollars due Sept 9th 1803. And lastly if a surplus then remains in his hands by the same to the official John Booth or to any person authorized to receive it for him. In testimony whereof this paper is then printed here inserted set their hands and seals this day and date above written.

John Booth (Sd)
Thos^l M^r Mason (Sd)
Nathaniel Farnes (Sd)
Peter Colverock (Sd)

Southampton County

In the Clerk Office the 20th day of August 1803

This Bond of Trust between John Booth of the first part Thomas M Mason of the second part and Nathaniel Farnes of the third part and Peter Colverock of the fourth part was acknowledged by all the grantors, clerks & admitted to Record

Teste J. R. Colverock Ck

Somich
To
Vaughan trustee
Execut of
Deceased to
S. D. Williams
Attorn
Fals
Records
page
10th in
the books

This Indenture made and executed this 25th day of Aug 1803 between Sarah C. Smith of the first part, Seth D. Williams of the second part and George Vaughan of the third part. Witnesseth that whereas the said George Vaughan the bond as security for the said Sarah C. Smith in the sum of two hundred and fifty dollars due to different individuals and at different dates, all of which met at this time assembled, which the said Sarah C. Smith is willing and desirous to see and save herself the said Vaughan his security how many he, which he may take by reason of the said securityship by conveying the premises hereinafter mentioned to the said Seth D. Williams in trust & to be sold for that purpose. Now Therefore this indenture witnesseth that the said Sarah C. Smith for and in consideration of the premises as well as the further consideration of one dollar to him the said Smith in hand paid by the books at and before the sealing and delivery of these present the receipt whereof is hereby acknowledged, hath granted, bargained & sold, and by these presents, with good bargain & full value the said Seth D. Williams his heirs exec^s and admors^r & assigns, the following property to wit, all of his the said Sarah C. Smith's growing crop of cotton fodder peas & potatoes with of apple trees & young ones with 100 trees & grape vines still on each place and on pair of new cast wheels. To have and be held the aforesaid personal property unto him the said Seth D. Williams his heirs assigns for ever. Witnesseth that the said Sarah C. Smith shall & promises to the other to perform of the aforesaid property until default of payment in the above sum of money or the said Vaughan shall have suffered or is likely to suffer by reason of the said securityship, at which time, or at any time after the said Vaughan shall have been compelled to pay the aforesaid debt or any part thereof, it shall and may be lawful for the said Williams, upon being thereto requested by the said Vaughan his heirs or assigns, after giving reasonable public notice of the time and place first aforesaid above mentioned property at public auction to the highest bidder for Cash or to be sold if as may be sufficient to pay the said sum of money and issuing instead such sum as may be due at that time, and out of the proceeds arising therefrom to discharge the said debt & pay all reasonable expenses attending the sale and

set forth
first in
may be
have to
indent
book
set to

For

This C
second
parties

Signed
To

This
the fir
10th Aug
in the
annual

Book

Book
back to
Seymour
and on
which he
continues
best for
first part
the debt
of the sa
to come

Execut of

Book
back to
Seymour
and on
which he
continues
best for
first part
the debt
of the sa
to come

South

This B
Seymour
acted to
to Rec

Book
to
William's
hand