

Sixty five dollars and he is desirous to assume & pay to them - Now this Indenture -
 witnesseth that the said James Deloatch do for and in consideration of the sum of one dollar
 to him in hand paid by the said Starling Davis, the receipt he doth hereby acknowl-
 ledge have granted bargained sold and confirmed, by these presents and
 doth grant, bargain and confirm unto the said Starling Davis and his heirs
 and assigns forever all my right & title in all his hogs and head of cattle and all his
 Farming utensils of every description & every pieces of property that he has at this time
 And also all his corn fodder &c To have and to hold the said property above mentioned
 unto him the said Starling Davis his, his heirs and assigns and the said James
 Deloatch for himself his heirs and assigns doth bargain, sell unto him the said Starling
 Davis, and the said James Deloatch will forever warrant and defend the right
 and title of said mentioned property unto him the said Starling Davis In trust
 at any time hereafter or Noah Adon or his heirs shall request the same of the said
 James Deloatch shall think property was the case may be which shall first take
 place, shall ask for the best price that can be got to the highest bidder for ready money
 after giving ten days public notice advertising the same or as much thereof as the said
 Starling shall think necessary for the purpose aforesaid and out of the money arising
 from such sale satisfy and pay the said Noah Adon, the aforesaid sum with interest from
 this time upon Sixty five dollars together with the charges attending this Indenture and
 all expenses that may arise from such sale or be incident thereto the overplus, if any
 to be paid by the said Starling Davis to the said James Deloatch or order; and
 if such sale do not amount to a sum sufficient to discharge the said debt and all
 cost incident thereto the said James Deloatch do bind himself his heirs and
 assigns to pay unto the said Noah Adon the balance that may be due him
 with interest from the time above stated. witnesseth whereof the said James
 Deloatch and Starling Davis hath hereunto set their hands and seals the
 day and date above wrote

James Deloatch *pk*
 Starling Davis *pk*

Wade Harris 3 Northampton County March Court 1831

This deed in trust was acknowledged in open Court by James Deloatch and
 Starling Davis and ordered to be certified and registered

Test - Richd H. Weaver Esq

Registered April 8th 1831 - witness Hardy Cott Pk

Seal to Garner - Dated Trust -

This Indenture made this 5th day of March in the year of our Lord one thousand eight hundred
 & thirty one between Saul Scott of the 6th of Northampton and State of Mass, of the one part and Wm.
 Garner of the City and State aforesaid of the other part witnesseth that the said Saul Scott
 in order to secure the payment of the sum of sixteen dollars \$16.00 due by note and in consid-
 eration of the sum of one dollar to him in hand paid by the said Wm. Garner at and before
 the making and delivering of these presents the receipt of which is fully acknowledged by
 the said Saul Scott hath granted, bargained sold by these presents to give, grant, barge-
 nise & deliver to Richd H. Garner as Trustee one Bay Mare, one cow & calf and a tract of
 land, situated lying and being in the County aforesaid containing by estimation one
 thirty acres, by the same more or less and bounded by the land of Allen Harris and
 B. Smith with all and singular the appurtenances thereto belonging, revision and
 reversion, remainder & reversion to him the said Richd H. Garner as Trustee for the
 benefit & behoof & to the true use of the said Wm. Garner his heirs and assigns forever
 to have hold and securably enjoy the said land and premises with all and singular with
 appurtenances thereto belonging or in any way appertaining incident thereto upon
 trust notwithstanding the said R. H. Garner shall by virtue of this Indenture & the Trust