

next ensuing and fully to be completed and ended To the intent and Purpose that  
(by force and Virtue of these Presents and of the Statute for Transferring Uses  
into Possession) the said Henry Jameson may be in the Actual Possession of the  
Premises and be thereby enabled to take and Accept a Grant and Release  
of the Reversions and Intoxicances thereof to him and his Heirs forever In  
Witness whereof the Parties to these Presents have hereunto Interchangeably  
set their Hands and Affixed their Seals the day and Year first above  
Written

Signed sealed and Delivered  
in the Presence of us

Rogers

Stone Jun<sup>r</sup>

Osborn <sup>his</sup> Bell Seal  
March

Henry Jameson Seal

On the Back of the aforesaying Deed was thus Written Rec<sup>d</sup>  
Received on the first day of June March 1764 of and from the within named  
Henry Jameson the sum of five shillings Sterling Money being the Consider-  
ation Money within Mentioned to be by him Paid to me

Witness

I say received by me

Osborn <sup>his</sup> Bell Seal  
March

Rogers }  
Stone Jun<sup>r</sup> }

Recorded the 14<sup>th</sup> April 1764

Ed

This Indenture Shripwritte made this second day of March in  
the Year of our Lord Seventeen hundred and sixty four Between Osborn  
Bell of Parice Georges County Planter of the first part Henry Jameson  
of Parice Georges County Planter of the second Part and Richard Queen  
of Parice Georges County <sup>Planter</sup> of the third Part Witnesses that the said Osborn  
Bell for and in Consideration of the sum of one hundred and sixty Pounds  
Sterling Money to him in hand Paid by the said Henry Jameson  
(Afor)