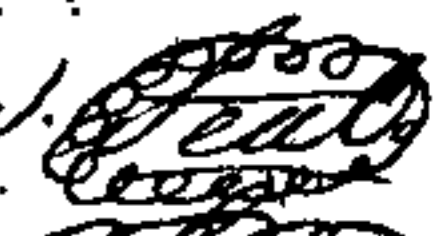
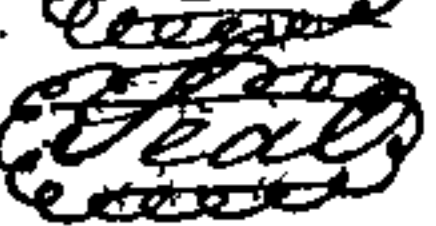


In Testimony we have herunto set our hands and
Seals this 19th day of January 1892.

Wm. M. Heritage 
J. J. Stevenson 

Craven County Court February Term A.D. 1892.
Commissioners appointed to examine Anseva White
a party to this deed made the annexed return which
is confirmed, Ordered that said deed, Commission
and return be Registered. Attest J. G. Stanley c.c.

This Indenture made this the 31st day of October
in the year of Our Lord, one thousand eight hundred
and twenty between Ira Lipsey of one part and
William J. Morris of the other part Witnesseth that
the said Ira Lipsey in consideration of one dollar
to him in hand paid by William J. Morris the
receipt and payment whereof he doth acknowledge
hath granted bargained and sold and by these presents
doth grant bargain and sell to the said Wm J. Morris
his heirs and assigns one certain Negro man by
the name of George aged about twenty five years
also one dwelling house where I now live, on the
ground of John Stanley, and one other house which
I now occupy as Saddle Harness, shoe and boot maker
shop, and all my stock I now have on hand in the
said shop, consisting of harness saddles and bridles
cushions boots and shoes, leather, saddle harness &
trimmings and all other work that should be made
up and in said shop untill the following debts are
discharged by sale or otherwise, To have and to hold
to the said William J. Morris his heirs and assigns for
ever and for the consideration aforesaid paid and
recd as aforesaid forever, In trust that should the
said Ira Lipsey fail to pay a note in the Newbern
Branch of the State Bank of North Carolina in
the sum of four hundred dollars or thereabouts, which
Daniel Shackelford & David Lewis are security,
and also one other note in the Bank of Newbern
in the sum of three hundred and eighty dollars which
Daniel Shackelford and David Lewis are security.
Also a note in the State Bank in the sum of four hun-
dred and forty dollars or thereabouts, which Daniel

6. Shackelford and David Lewis is security, Also an acct
and note due Daniel Shackelford in the sum of
about fifteen hundred dollars due from the said
Lipsey. soon as the said notes and acct or either of
them should become due and unpaid, it shall be
lawful for the said William S. Morris to sell and dis-
pose of all or any part of said property at public
auction to the highest bidder for ready money, giv-
ing Ten days notice of the time and place of sale by
advertisement at the Court House in Newbern and to
convey and assure and deliver the same to the pur-
chasers thereof their heirs and assigns in fee simple
and the said William S. Morris after discharging all
the above or within mentioned debts shall pay over to
the said Lipsey the balance if any should be left, and
it is further agreed that until such a sale shall be
made that the said Lipsey shall have the possession
and use of the said property. I Witness whereof the
said parties have hereto set their hands and
seals the day and date of the year first above written.

Signed Sealed and
Delivered in presence of us
Wm. S. Green
Thomas Bryan

Ira Lipsey 
Wm. S. Morris 

Craven County Court February Term 1822.

Then was the due and legal execution of the foregoing
Deed acknowledged by the grantors in open Court
Ordered that said Deed be Registered.
attest J. G. Stanley C. C.

State of North Carolina
Craven County } This Indenture made
this 23rd day of Sept^r 1819. Between Lewis Jones and Creed
H. Dudley both of the State and County aforesaid, Wit-
nesseth that for and in consideration of the sum of Two
hundred Dollars to me in hand paid by the aforesaid
Creed Dudley the receipt whereof is hereby acknowl-
edged I have bargained and sold and by these presents
do bargain and sell unto the said C. H. Dudley a cer-
tain number of tracts of land, To wit, one Tract contain-
ing eighty four acres patented by Lewis Jones deceased
bearing date May 15th 1787. One other tract of Ninety five
acres patented by James Anderson bearing date, fourth