

Than or but should she die without leaving a living child a child or her said Slave surviving in that event the said Trustee is by these presents authorized to sell the aforesaid Slave & the increase on a reasonable credit & pay over one third of the proceeds thereof to the said Charles C. Prince & the remaining two thirds to the said Wm Cunningham & living but if not living to his executors or administrators as the case may be for the use of the estate as the will may direct the possession of said Slave by my said daughter during her life as aforesaid is not intended to affect in any manner the legal title of the said Wm Cunningham & him to the said Slave and the increase which is yearly fully vested in him for the use & trust above mentioned & set forth.

In witness whereof I have set my Hand and seal this 5th day of March
1853 S. F. Cunningham & Wm Cunningham Esq
Wm Cunningham &

Proceed the Trust contained in the foregoing deed witness my hand
I seal this 30th day of March 1853 S. F. Cunningham

I with Johnna D. Russell my wife in Mr. McComming from
Granville District have made oath that we saw Wm Cunningham sign and
seal the above deed for the use and purposes herein mentioned and that
S. F. Cunningham had with him at the execution of the same

Sawn to begin now the 4th day of May 1854

O'Heale except myself C. Michael Cunningham

Received on the 4th day of May 1854 By O'Heale W.M.C

Original delivered to

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