

Know all men by these presents, that I, *Samuel P. Weir*, of the County of *Lawrence*, State of *Missouri*, do hereby certify that on the 28th day of July 1857, by *Samuel P. Weir* and *Susan P. Weir* his wife both of the County of *Lawrence*, State of *Missouri*, that in pursuance of a by virtue of the last will and testament of *Wm. May McKnight* formerly of *Lawrence* County, *Missouri*, having deposited with us *L. L. Weir* and *Susan P. Weir* his wife a certain share of money in trust for the benefit and behoof of our infant children (to wit) *Missouri P. Weir* and *Mary P. Weir* as by us inserted in the last possible advantage for said children and therefore of the said *L. L. Weir* as Guardian of said children, have this day given, granted, conveyed, sold off and confirmed unto the said *Missouri P. Weir* and *Mary P. Weir* in consequence of the money to hold by me, a certain tract or parcel of Land (to wit) the West half of the South East quarter of Section No. 8 Township No. 3 Range No. 6 West is to be by the said *M. P. Weir* & *Mary P. Weir* hold jointly and jointly as for simple, without any let or hindrance from the said *L. L. Weir* or Susan P. Weir his wife according to the last will of *Wm. May McKnight* their decedent relative and furthermore of the said *L. L. Weir* do hereby acknowledge myself to be the true and lawful owner of the above described tract of Land and do covenant and agree to warrant and defend the title to the same against the lawful claims or claims of any person or persons who may hereafter claim the same.

We hereto before named *Missouri P. Weir* & *Mary P. Weir* with their own proper seal and before of forever with all the rights title privileges and appurtenances thereto belonging or in any way appertaining as fully and firmly as they do own the said *L. L. Weir* and *Susan P. Weir* his wife our convey any title or grant of conveyance according to the true intent and meaning of the last will and testament of the said *Wm. May McKnight* by reason of which desire the amount of money was with us, so situated and deposited, in testimony of act and discharging the foregoing consideration we the said *L. L. Weir* and *Susan P. Weir* his wife have hereto assigned our names and official seals this day and your first above written July 28th 1857.

Signatures and seals of
Samuel P. Weir (Seal)
Susan P. Weir (Seal)

in presence of
John H. Duncan Justice of the peace in and for the County of *Lawrence* State of *Missouri* *L. L. Weir* and *Susan P. Weir* whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 28th day of July 1857.

J. H. Duncan J. P.

The foregoing conveyance was delivered into the office of the Judge of Probate of *Lawrence* County in the State of *Missouri* for registration on the 11th day of March 1858 which was duly registered in Deed Book No. 10 page 1.

Test *Thomas B. Lyons* J. P.

Know all men by these presents, that I, *Samuel P. Leary*, of the County of *Lawrence*, State of *Missouri*, do hereby certify that on the twenty first day of January one thousand eight hundred and fifty seven between *Samuel P. Leary* and his wife *Rebecca Ann Leary* of the County of *Lawrence* in the State of *Missouri* of the one part and *Abraham S. Leary* of the other part *Missouri*, that the said *Samuel P. Leary* and his wife *Rebecca Ann Leary* for and in consideration of the sum of fifty dollars to them in hand paid, the receipt whereof is hereby acknowledged with this day given, granted, conveyed, sold off and confirmed, and by this presents do give, grant, bargain, sell, alien, convey, release, confirm and confirm unto the said *Abraham S. Leary* a certain Lot of Land lying and being in the County of *Lawrence* and State of *Missouri* in the East half of the North East quarter of Section twenty four, in Township No. 3 Range No. 6 West, beginning corner thirty rods from the South West corner of said Section, measuring north to the old road and thence thence to the East, thence twelve rods South, thence West to the corner of said Lot, thence

and to hold the above described Lot of land with the tenements and appurtenances thereto
belonging or in any way appertaining unto the said Abraham Leuty his heirs and assigns
forever and the said Samuel P. Leuty and his wife Abigail Ann Leuty for themselves their heirs
executors and Administrators do hereby and in consideration of the premises aforesaid
will forever defend the title to the above described real estate forever and against
Abraham P. Leuty his heirs and assigns from and against himself and all and every person
or persons claiming or holding under them the said Samuel P. Leuty his wife Abigail Ann Leuty
and also against the lawful title claims or demand of all and every person or persons whatsoever
claiming or holding by from under the Government of the United States In testimony whereof
the said Samuel P. Leuty and his wife Abigail Ann Leuty have hereunto subscribed their
names and affix their seals the day and year first above written

Samuel P. Leutz
Rebecca Ann Leutz

The State of Alabama, I, William K. Lewis, an acting Justice of the Peace in and for said County, Louisiana, do hereby certify that Samuel P. Lewis and Rebecca Ann Lewis, who is well known to me, acknowledge the signing and sealing the foregoing deed or conveyance collectively. Given under my hand and seal this 21st day of January 1857.

William H. Lutz (9)

The foregoing conveyance was duly recorded in the Office of the County of Dakota of Minnesota County in the State of Minnesota for Registration on the 11th day of March 1887 which was duly registered in Deed Book No. 10, pages 14-2

Test: Thomas G. Lyons, J. P. C.

Test Thomas G. Lyons J.P. C.

Thomas J. Cox. An Indenture made and entered into this 10th day of March A D 1827 between Thomas
To ? David T. Cox of the County of Limestone and State of Alabama of the first part, Thomas J. Cox Esq.
Esq. & James of the same County and State of the second part, and Esq. James of the third part.

I hereby certify that the said Thomas I. Cox is justly indebted to the said Captain Thomas in the sum of twenty
 two hundred and twenty nine dollars, due by promissory note bearing an account herewith made
 due on or before the 25th day of February 1858, the payment of which he is anxious and
 willing to secure. Now therefore this Indenture Witnesseth that for and in consideration
 of the premises and for the further consideration of ten dollars in hand paid by the said
 Cyrus to the said Cox, the receipt whereof is hereby acknowledged, he the said Cox, gives, grants,
 conveys, releases, confirms, enfeoffs, and covenants by these presents, does give, grant, convey, sell,
 alien, enfeoff, and convey unto the said Cyrus the following described lands, to wit, all the lands
 in the County of Lincoln now attached to the ferry across the Senneca River known as
 Boward's Ferry, or Bowd's Ferry being about seven hundred and fifty acres and lying in Towns
 four and Ranges five and six West, and also all the privileges and immunities of the said Ferry
 on the East and West banks of said River, and also the sum, a more particular description of said
 lands not being recollection, but this conveyance is intended to embrace all the interest of the
 said Cox in and to the said Ferry, and in and to the lands thereto attached, whether in his
 own possession, or in the possession of his mother, Mrs. Abigail S. M. Cox, and also the following
 negroes to wit, Abram a man aged about six sixteen, Charles a man aged about forty four, David a boy
 aged about twelve, Katy a woman aged about fifty. He also agrees to hold the said lands and
 Ferry together with all the privileges and appurtenances thereto belonging, or in any way
 appertaining, and also the said negroes, unto him the said Cyrus his heirs and assigns forever
 and the said Thomas I. Cox, covenants and agrees to and with the said Thomas I. Cyrus that he
 the said Cox, him, and his heirs, executors and administrators shall warrant and defend unto

The old village has been a ruin, I have taken possession of it, can see all the ruins of the old village. I have taken possession of it, can see all the ruins of the old village. I have taken possession of it, can see all the ruins of the old village.

the said Thomas C. Dyer, his heirs and assigns, the title to the said lands and things, and proceeds from same, against the lawful claims of any and all persons whatsoever - as to a part of said lands, however, subject to a deed of trust executed by the said Geo. to conduct Dyer, as trustee for the protection and indemnity of certain persons therein named, which said deed of trust is on record in the office of the Survey of the Public Land of said County of Hamilton - It is to be remembered and for all uses and purposes following, and some other, to wit:

That as soon as the said Note shall become due and shall not be paid, or as soon thereafter as the said
 Jones may require it, the said Sped shall sell at public and cry for cash, at such time and
 place as he may deem most advantageous to the parties, after having given thirty days notice
 at least of the said time and place of sale, the property aforesaid or a sufficiency thereof for the
 purpose, and out of the proceeds of such sale, shall pay, first the expenses of procuring and
 executing this trust, and second shall pay the said note and all interest due thereon.

But if no defect is shown in the payment of the said promissory note, then this Instrument is to null & void. This is to remain in full force and virtue. In witness whereof the parties aforesaid, have hereunto set our hands and seals, this 10 day month of June 1866.

J. J. [Signature]

1. F. J. Conroy
Thomas G. Sykes
Egbert J. Jones

The State of Alabama I John Jackson Clerk of the Circuit Court of said County County
Sanborn County certify that Thomas I Cox, Thomas J. Brown and Robert J. Jones
whose names are signed to the foregoing conveyance, and who are known to me, as being
aged before me on this day, what being informed of the contents of the conveyance, they
executed the same voluntarily on the day the same bear date. Given under my hand this
9th day of March A D 1857.

The foregoing conveyance was delivered into the Office of the Surgeon of Public of Louisiana University, in the State of Louisiana for Registration on the 9th day of March 1857 which was duly registered in Deed Book No. 100, pages 27, 5

Test Thomas D. Jones J. P. C.

Test Thomas J. Hughes J.P.C.

I & W. H. Hargrave of the one part & Thomas Phillips of the other part
 do hereby certify that the said Rufus L. & Elizabeth W. Hargrave for and in consideration
 of the sum of twenty five dollars to him paid the receipt whereof is hereby acknowledged that this day
 bargained, sold, aliened and conveyed and do by these presents do bargain, sell and convey unto
 the said Thomas Phillips a certain portion & parcel of land lying & being in the above named
 County & State concerning as follows a part of the S. 1/4 of N. 8 & 1/4 of part of N. 10 W. 1/4 of S. 1/4 of
 the Section No. 2 in Township No. 1 of Range 4 West containing thirty acres, more or less as follows
 beginning on the N. W. cor. of said S. 1/4 of N. 8 & 1/4 with Philip Nelson & on a post there then cornering
 due East thirty poles & cornering at a stake thence South one hundred & sixty poles to Wm B
 Hargrave's corner thence West thirty poles to the corner at a stake with said Wm B Hargrave's corner
 & the said Thomas Phillips & bounding line thence running due North one hundred & thirty poles to
 the said beginning corner. To have & to hold the above described land for ever with a reserve of certain
 portion of timber being within bounds of the above tract in the West part corner of the same
 land. In testimony whereof the said Rufus L. & Elizabeth W. Hargrave have hereunto set
 their hands and seals this day and date above written.
 Rufus L. Hargrave
 Elizabeth W. Hargrave

Rufus L. Hingham
 Elizabeth Hingham

Poor Copy

State of Alabama, personally appeared before me A. L. Holliman and acting Justice of the Peace
Vincent County 3m and for said County Rufus D. Whigham and Elizabeth M. Whigham his
wife who acknowledge that they solemnly agreed sealed and delivered the foregoing deed
on this day and upon their promises to the presence of James Phillips, and the said Elizabeth
his wife being by me examined and sworn to that she signed sealed and delivered the said
deed on the her own free will and account. Given under my hand and seal this 26th day of
February 1857
A. L. Holliman
Justice of the Peace

The foregoing conveyance was delivered into the Office of the Judge of Probate of Vincent County
the State of Alabama for registration on the 11th day of March 1857 which was duly registered
in Deed Book No 10 pages 3-4
Test Thomas G. Evans JP 1857

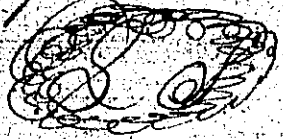
Charles O. Henderson
To David
Eighty hundred & fifty seven between Charles O. Henderson of the County
of Winston in the State of Alabama of the one part and Walter A. Latta
of the other part; Witness that the said Charles O. Henderson for and in the consideration
of the sum of Ninety four dollars 25^{cts} to him in hand paid the receipt whereof is hereby
acknowledged, on this day bargained, sold & conveyed & by these presents do bargain
sell & convey unto the said W. A. Latta, all that certain tract of land lying and being
in the County of Winston and State of Alabama, viz. known as the South East 1/4
of South West Quarter of Fractional Section No Two in Township No Three, of Range No
Six West containing Forty Acres. Be have and to both the above described tract of
land with the appurtenances thereto belonging to the said W. A. Latta heirs and
assigns forever. And the said Charles O. Henderson for himself, heirs, executors & adminis-
trators doth warrant & will forever defend the title to the above described piece or
parcel of land unto the said W. A. Latta his heirs & assigns from and against himself
& all and every person claiming or holding under himself Charles O. Henderson and also
against the lawful title claim or demand. Intending whereof the said Charles O. Henderson
hath hereunto set his hand and seal the day & date above mentioned.
Signed sealed and delivered in the presence of
Test John P. Farrar
John P. Blair
The State of Alabama, I Thomas G. Evans Judge of the Probate Court of said
Vincent County 3m hereby certify that John P. Blair a subscribing witness
to the foregoing conveyance herein to me appeared before me this day, and being sworn
stated that Charles O. Henderson the grantor in the conveyance voluntarily executed
the same in his presence and in the presence of the other subscribing witnesses on the day
the same bears date, that he attested the same in the presence of the grantor and of the
other witnesses, and that such other witnesses subscribed their names as witnesses in his
presence. Given under my hand this 10th day of March A.D. 1857
Thomas G. Evans Judge

The foregoing conveyance was delivered into the Office of the Judge of Probate of Vincent County
the State of Alabama for registration on the 10th day of March 1857 which was duly
registered in Deed Book No 10 page 4
Test Thomas G. Evans JP 1857

William W. Martin & wife
To David
This Indenture, made this 9 day of March in the year one thousand eight
hundred and fifty seven between William W. Martin & Martha Martin his wife of the
County of Winston in the State of Mississippi of the one part, and George R. Anderson
of the County of Winston State of Ala. of the other part. Witness that the said William W. Martin
& Martha Martin his wife for and in consideration of the sum of Three hundred dollars to them
in hand paid, the receipt whereof is hereby acknowledged, on this day bargained, sold
sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give grant bargain
sell, alien, convey, release, convey and confirm unto the said George R. Anderson all that certain
tract of land lying and being in the County of Winston and State of Alabama known as Section
at Section No 20 containing one hundred and seventy one acres and 1/2, and do meet the
of Fractional Section No 20 containing one hundred and seventy one acres and 1/2, all in
Township No Three, Range No Six West. One half of the above land belongs to me and the other half to William
W. Martin it was sold to me by our Grand Father William Martin, my father in the above
land I now convey to George R. Anderson of Winston County Ala. Be have and to both
the above described land with the appurtenances thereto belonging, and my
wife & assigns unto the said George R. Anderson his heirs and assigns forever. And the said
Wm W. Martin & Martha Martin for themselves, heirs, executors and administrators
do hereby and are considered as of the premises warrant and will forever defend the title to the
above described and hereby granted premises unto the said George R. Anderson his heirs and
assigns, from and against themselves and all and every person or persons claiming or holding
under them the said William W. Martin & Martha Martin his wife & their heirs & assigns
forever and against the lawful title claim or demand of all and every person or persons who
shall claim or holding by, from or under the Government of the United States. Intending
whereof the said Wm W. Martin & Martha Martin his wife have set their hands and
affix their seals the day and date above mentioned
Signed sealed and delivered
in the presence of
The State of Mississippi, I Charles P. Bowen Clerk of the Probate Court of
Nogales County 3m hereby certify that the within named William W. Martin & Martha
Martin his wife who are personally known to me, and being informed of the contents of the within
Deed solemnly acknowledged that they signed sealed & delivered the within Deed on the day
& year therein mentioned as their own act and deed. And that Martha Martin on a private
examination separate & apart from her husband acknowledging that she signed sealed
& delivered said Deed & that she relinquished all her right to dower in the within described
land and premises as her voluntary act and deed, freely without any force or compul-
sion of her said husband.

9 day of March A.D. 1857
The State of Mississippi, I Richard Buff Judge of the Court of Probate of said County
Nogales County 3m do hereby certify that C. P. Bowen whose genuine
signature appears to the foregoing certificate of acknowledgment as was at the time of giving
the same, Clerk of said Court (the said being a Court of Record) duly elected, qualified & commissioned
according to law, that the same is in due form & by a legally competent and proper officer, that
his signature thereto is genuine, and the seal affixed is the genuine seal of said Court, & was
affixed by said Clerk, who is the legal & proper keeper of said seal. Given under my hand &
seal this 9th day of March A.D. 1857
R. Buff
Probate Clerk

The State of Mississippi: I Charles G. Benson Clerk of the Probate Court of Saint Louis County, Texas County 3 & State do hereby certify that Reuben Riff, whose genuine signature appears to the above certificate is and was at the date thereof Judge of said Court duly elected qualified & commissioned & that all of his acts in the premises are and ought to be entitled to full faith & credit in said Court and elsewhere.



Given under my hand & official seal at Macon, Miss this the 9th day of March A.D. 1857

C. G. Benson Clerk

The foregoing conveyance was delivered into the Office of the Judge of Probate of Simsbury County in the State of Alabama for Registration on the 19th day of March 1857 which was duly registered in Deed Book No 10 pages 5 & 6

Test Thomas G. Sykes J.P.C.

Charles Pearson & Elizabeth Pearson, make this Aug. 6th day of our Lord in the year To & Deed 3 One thousand eight hundred and fifty 6 between Charles Pearson of the County of Simsbury in the State of Alabama of the one part and Elizabeth Pearson his wife of the other part. Witnesseth That the said Pearson doth bargain and sell for and in consideration of the sum of Three hundred and fifty Dollars to him in hand paid, the receipt whereof is hereby acknowledged, hath this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Elizabeth Pearson all that certain Tract of land lying and being in the County and State aforesaid, known as West half of the South West quarter Section No 5 of Township No 1 of Range No 6 West containing Eighty four acres. To have and to hold the above described parcel of land with the tenements and appurtenances thereto belonging, or in anywise appertaining unto the said Elizabeth Pearson to her heirs and assigns forever and the said Charles Pearson for himself his heirs, executors and administrators, do hereby and in consideration of the premises, warrant and title for ever defend the title to the above described premises, and do the said Elizabeth Pearson her heirs and assigns, from and against all claims and all and every person or persons claiming or holding under them the said Charles Pearson his heirs, executors or administrators doth warrant and defend the above mentioned lot or parcel of land unto Elizabeth Pearson and her heirs forever. And also against the lawful title, claim or demand of all and every person or persons claiming or holding by, from, or under the Government of the United States. In Testimony whereof the said Charles Pearson doth this day hereunto subscribe his name, and affix his seal the day and year above written. Aug. 6th 1856

Signed, sealed and delivered in the presence of

Hugh & Ray

Daniel J. Ray

The State of Alabama: I H. P. Arthur notary Public of the Peace in and for said Simsbury County 3 & County do hereby certify that Charles Pearson whose name is signed to the foregoing conveyance and who is known to me personally before me on this day of the conveyance he executed the same voluntarily on the day the same was date Given under my hand and seal this August 9th 1856

H. P. Arthur J.P.C.

The foregoing conveyance was delivered into the Office of the Judge of Probate of Simsbury

County in the State of Alabama for Registration on the 19th day of March 1857 which was duly registered in Deed Book No 10 pages 6 & 7

Test Thomas G. Sykes J.P.C.

Michael Mungen & Jane M. Mungen, make this 20th day of March in the year one thousand eight hundred and fifty seven between Michael Mungen and Jane M. Mungen his wife of the County of Simsbury in the State of Alabama of the one part and James W. Allen of the other part. Witnesseth That the said Michael Mungen and wife for and in consideration of the sum of Fifty Dollars to them in hand paid, the receipt whereof is hereby acknowledged, hath this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said James W. Allen all that certain Tract of land lying and being in the County of Simsbury State of Alabama known as the South West quarter of the South West quarter of Section Eighteen in Township Three of Range from West containing thirty nine and thirty six hundredths of an acre. To have and to hold the above described Tract of land with the tenements and appurtenances thereto belonging, or in anywise appertaining unto the said James W. Allen his heirs and assigns forever and the said Michael Mungen and wife for themselves their heirs, executors and administrators, do hereby and in consideration of the premises, warrant and title for ever defend the title to the above described premises, and do the said James W. Allen his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Michael Mungen and Jane M. Mungen, and also against the lawful title, claim or demand of all and every person or persons claiming or holding by, from, or under the Government of the United States. In Testimony whereof the said Michael Mungen and Jane M. Mungen have hereunto subscribed their names and affixed their seals the day and year above written

Signed, sealed and delivered in the presence of

Michael Mungen

Jane M. Mungen

The State of Alabama: I Thomas G. Sykes Judge of the Probate Court of said County do hereby certify that Michael Mungen and Jane M. Mungen his wife whose names are signed to the foregoing conveyance and who are known to me personally before me on this day of the conveyance they executed the same voluntarily on the day the same was date. Given under my hand this 20th day of March A.D. 1857

Thomas G. Sykes Judge

The foregoing conveyance was delivered into the Office of the Judge of Probate of Simsbury County in the State of Alabama for Registration on the 20th day of March 1857 which was duly registered in Deed Book No 10 pages 7

Test Thomas G. Sykes J.P.C.

Henry R. Anderson & John R. Mason, make this 20th day of March in the year one thousand eight hundred and fifty seven between Henry R. Anderson and his wife E. A. M. of the County of Simsbury in the State of Alabama of the one part and John R. Mason of the other part. Witnesseth That the said Henry R. Anderson and wife for and in consideration of the sum of Three hundred Dollars to them in hand paid, the receipt whereof is hereby acknowledged, hath this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said John R. Mason all that certain Tract

of land lying and being in the County of Simstone State of Alabama, Thomas parson
Section Twenty Nine containing one hundred and seventy one acre, and the west
half of Tract No. 1 Section Twenty Eight containing one hundred and forty one
and 5/8 acres, all in Township four Range five west of Huntsville one half of the above
land I have conveyed to John R. Mason, it being the interest which I received of William
M. Martin of Jasper County Miss. It has been to hold the above described land with the
incumbrances and appurtenances thereto belonging or in any way appertaining unto the said
John R. Mason his heirs and assigns forever, and the said John R. Mason his wife
his wife for themselves their heirs executors and administrators, do hereby and in consideration
of the premises, warrant and will forever defend the title to the above described and hereby
granted premises unto the said John R. Mason his heirs and assigns from and against
themselves and all and every person or persons claiming or holding under them the said

George R. Anderson & C. A. M. Anderson his wife their heirs and assigns forever and
also against the lawful title claim paramount of all and every person or persons
claiming or holding by force under the Government of the United States.

In testimony whereof the said Geo. R. Anderson & C. A. M. Anderson his wife hereunto
subscribe their names and affix their seals the day and year above written.

Signed sealed and delivered
in presence of

The State of Alabama, I Thomas G. Sykes Judge of the Probate Court of said county hereby
certify that George R. Anderson and C. A. M. Anderson his
wife whose names are signed to the foregoing conveyance, and who are known to me, acknowledged
before me on this day, that being informed of the contents of the conveyance, they executed
the same voluntarily on the day the same bears date. Given under my hand this 26th day of
March A. D. 1857

The foregoing conveyance was delivered into the office of the Judge of Probate of Simstone
County in the State of Alabama for Registration on the 28th day of March 1857 which was
duly registered in Deed Book No 10 pages 7 & 8

Thomas S. Sattom This Indenture made this the twenty seventh day of March
1857 between the said Sattom Syntha Sattom his wife of the
State of Alabama Simstone County of the one part and John
Wales of the County and State of Georgia of the other part witness that the said
Thos S and Syntha Sattom for and in consideration of the sum of fifty one
dollars to them in hand paid the receipt whereof is hereby acknowledged have
this day bargained sold aliened conveyed and conveyed and by these presents
do bargain sell alien conveyed and convey unto the said John Wales the South
East 1/4 of T. 8, R. 14, Section 6 Township one Range 3 West containing forty acres
lying and being in Simstone County State of Alabama. It is held and to
have the above described forty acres of land with the appurtenances thereto
belonging or in any way appertaining unto the said John Wales his heirs
and assigns forever and the said Thos S and Syntha Sattom for themselves
their heirs executors and administrators do warrant and will forever defend
the title to the above described and hereby granted forty acres of land
unto the said John Wales his heirs and assigns from and against themselves
and all and every person claiming or holding under them the said

Thos S and Syntha Sattom and also against the lawful title claim paramount
of all and every person or persons claiming or holding by force under
the Government of the United States. In testimony whereof the said Thos S and
Syntha Sattom have hereunto set their hands and affixed their seals the day
above written.

Signed sealed and delivered
in the presence of

The State of Alabama, I hereby appeared before me C. Davis and acting Justice of the
Simstone County & peace an and for said county the official Thos Sattom and
Syntha Sattom his wife who acknowledged that they signed said and delivered the
within deed to the official John Wales on the day and date above written and Syntha
Sattom his wife being jointly examined by me separately and apart from
husband acknowledged that the signed sealed and delivered above deed freely
without any fear threats or compulsion from her husband this 27th day of March 1857

The foregoing conveyance was delivered into the office of the Judge of the Probate Court of
Simstone County State of Alabama for Registration on the 28th day of March 1857 which
was duly registered in Deed Book No 10 pages 8 & 9

William Hamilton This Indenture made this the 15th day of March 1857 between
Thos Sattom & eight hundred and fifty seven between William Hamilton and his
Alexander McWinn wife Catharine Hamilton of the first part and Joseph B. McDaniel
Trustee of the second part and Alexander McWinn of the third part witness that
that whereas the said William Hamilton is partly indebted to the said Alexander &
McWinn partly of the third part for the sum of three hundred and nine & 9/10 dollars
and by bond executed by the said William Hamilton and payable on the first day of
January one thousand eight hundred and fifty eight for the sum of three hundred
and nine & 9/10 dollars for value received and dated the 15th day of March one thousand
eight hundred and fifty seven now due herewith the same and certain payment
of which the said William Hamilton is desirous to discharge and that the
payment of the said sum of money in the said bond specified according to the tenor
and effect of the said bond and the further consideration of five dollars to him in
hand paid by the said Thos Sattom as appears in the receipt whereof is hereby acknowledged
as the said William Hamilton and Catharine Hamilton his wife have bargained
sold aliened conveyed and conveyed and by these presents do bargain sell
alien conveyed and confirmed unto the said Joseph B. McDaniel (Trustee) his heirs
executors administrators and assigns the following described tract or parcels of land
to wit the West 1/2 of the South half of the South East quarter of Section twenty four
Township one Range three West plus the North West quarter of the South East quarter of
Section No twenty five of Township one Range three West plus the North East quarter of the South East quarter of Section No twenty five of Township one Range three West plus the South half of the East half of the North East quarter of Section No twenty five of Township one Range three West plus the West half of the North East quarter of Section No twenty five of Township one Range three West

Witness my hand and the seal of said County this 18th day of March 1857 J. B. McDaniel

Sixty acres bounded as follows, beginning at a stake on the northern section line, right
four feet from the north-east corner of said quarter section, thence south with the corner
of the section line one hundred and sixty feet to a chestnut stake, thence west
along the pole to a stake on the line of Elizabeth McQuinn, thence south along
said corner forty feet, thence east forty feet, thence north eighty feet, thence
west forty feet, thence north twenty feet to the section line, thence along
the section line to the place of beginning. The said several tracts or parcels of land
contain in all two hundred and nineteen acres and 34/100 of an acre, be the same more
or less, all situate and held in the County of Limestone State of Alabama. It is
agreed to hold the above described lands, or interest to be described, with all the
appurtenances thereto, as and for the said Joseph B. McQuinn
(inter), his heirs and assigns forever. And the said William Hamilton and Catharine
Hamilton his wife doth for themselves, their heirs, executors and administrators
do hereby and in consideration of the premises warrant and will forever defend the
title to the above described and hereby granted premises and part and parcel thereof
unto the said Joseph B. McQuinn his heirs and assigns, against them the said
William Hamilton and Catharine Hamilton his wife their heirs and assigns
and against the claims, demands, title of any and all persons whatsoever and whom
ever, that and will warrant and will forever defend to these presents.

Upon this condition, to wit, that if the said William Hamilton shall
well and truly pay off and discharge on or before the first day of March of three hundred and
ninety dollars in cash here specified, a coming to the term and effect thereof
that no default be made in the payment of the said cash to the said Joseph B.
McQuinn or his legal and proper holder thereof together with all interest and
charges due thereon, then this deed or indenture to be null and void. And if the
said William Hamilton fail to pay off and discharge the said sum of money
in the time specified, either in whole or in part at maturity or when the same is
due and payable, then the same shall be in full and complete satisfaction of the
cash here specified. And after this ten days notice of default in any newspaper published
in Limestone County Alabama, to be given to sell at public sale or out-cry at the
Court House yard in the Town of Athens in Limestone County State of Alabama all or
so much of the above described tract or parcels of land for cash and after first paying
the expenses incident to this deed then to fully pay off and discharge said sum of money
in said cash specified, together with all interest and charges due and incurred thereon.

In testimony whereof the parties hereto have signed their names and affixed
their seals this the day and year above written.

signed sealed and delivered
in the presence of
Test. J. B. McKinney
A. C. McCormack

Wm Hamilton
Catharine Hamilton
Jos B McDonald

The State of Alabama, I Thomas B. Spivey Judge of the Probate Court of said County
Limestone County, do hereby certify that the within and above described
instruments to the foregoing conveyances were presented before me this day and being
present stated that Mr. Hamilton and Catharine Hamilton his wife and
Joseph B. McDonald do grant in the conveyance, voluntarily executed the
same in his presence and in the presence of the other subscribing witnesses on the day
the same bears date that he attested the same in the presence of the grantors.

and of the other parties hereto that said other witness subscribed his name as a witness in his
presence. I do hereby certify that this is the day of March A.D. 1857

Thomas B. Spivey Judge

The foregoing conveyances were delivered into the office of the Judge of Probate of
Limestone County in the State of Alabama for registration on the 28th day of March 1857 which
was duly registered in Book No 10 pages 9, 10, & 11

Test Thomas B. Spivey J.P.C.

John A. Mason of the County of Limestone in the State of Alabama of the one part, and John A.
Mason of said County & State of the other part. Wherefore, that the said John A.
Mason for and in consideration of the sum of \$400.00 Six hundred and fifty dollars
to him in hand paid, the receipt whereof is hereby acknowledged, on this day
given, granted, bargained, sold, aliened, conveyed, released and confirmed,
and by these presents do give, grant, bargain, sell, alien, convey, release and
confirm unto the said John A. Mason all that certain tract of land lying and
being in the County of Limestone known as fractional section 12 & 13 of the
containing One hundred & twenty one acres and 9/100 and the west half of
fractional section twenty eight containing one hundred and fifty one acres
and 3/100 all in Township four Range five West, and half of section described and
belongs to me, the other half belongs to Mr. Wm. Martin, who has recently sold
his half to George A. Davidson of Limestone County Alabama, said land was
milled to the said Wm. Martin & myself by my Grandfather Wm. Martin Sr. and
I do hold the above described land with the improvements and appurtenances thereto
belonging, in any wise appertaining unto the said John A. Mason his heirs and
assigns forever, and the said John A. Mason for himself, his heirs, executors and
administrators, do hereby and in consideration of the premises warrant and will
forever defend the title to the above described and hereby granted premises unto the
said John A. Mason his heirs and assigns from and against himself and all and
every person or persons claiming or holding under title the said Wm. Martin
his heirs and assigns forever and also against the lawful title, claim or demand
of all and every person or persons whatsoever, claiming or holding by force, or under
the Government of the United States. In testimony whereof the said John A.
Mason hereunto subscribe his name and affix his seal this day and year above
written

signed sealed and delivered in the presence of
Test. J. B. McDonald
John A. Mason

The State of Alabama, I Thomas B. Spivey Judge of the Probate Court of said County
Limestone County, do hereby certify that the within and above described
instruments to the foregoing conveyances were presented before me this day and being
present stated that the said John A. Mason do grant in the conveyance, voluntarily executed the
same in his presence and in the presence of the other subscribing witnesses on the day
the same bears date that he attested the same in the presence of the grantors.

Thomas B. Spivey Judge

The foregoing conveyances were delivered into the office of the Judge of Probate of

Limestone County in the State of Alabama for Registration on the 25th day of March 1837 which was duly registered in Deed Book No 10 page 114-12
 Just Thomas G. Spivey J.P.

Salest to Reith: This Indenture made this 4th day of April in the year of our thousand eight hundred and fifty seven between Salbot Sanders & Co. Reith and Ophelia M. Reith his wife of the County of Limestone in the State of Alabama of the one part and Benton Sanders of the other part—
 Witnesses, That the said Salbot, G. Reith and Ophelia M. Reith for and in consideration of the sum of One hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed, and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Benton Sanders all that certain parcel of land lying and being in the Town of Athens and Reith and marked as Lots No. 10 and 11 in plan of said Town. To have and to hold the above described Lots with the tenements and appurtenances thereto belonging unto any and every person claiming, unto the said Benton Sanders, his heirs and assigns forever. And the said Salbot, G. Reith and Ophelia M. Reith for their heirs, executors and administrators, do hereby and in consideration of the premises, warrant and well forever defend the title to the above described and hereby granted premises, unto the said Benton Sanders his heirs and assigns, from and against them and all and every person or persons claiming or holding under them the said Salbot, G. Reith and Ophelia M. Reith, and also against the said title, claim or demand of all and every person or persons claiming or holding, by former under the Government of the United States. In testimony whereof, the said Salbot, G. Reith and Ophelia M. Reith have hereunto subscribed their names and affixed their seals the day and year first above written.
 Salbot G. Reith
 Ophelia M. Reith

The State of Alabama: I Thomas G. Spivey Judge of the Probate Court of said County Limestone County, hereby certify that Salbot G. Reith and Ophelia M. Reith his wife, whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day, that being informed of the contents of the conveyance, they executed the same voluntarily on this day and same line of date.

Given under my hand this 4th day of April A.D. 1857
 Thomas G. Spivey Judge

The foregoing copy of an instrument delivered into the Office of the Judge of Probate of Limestone County in the State of Alabama for Registration on the 4th day of April 1857 which was duly registered in Deed Book No 10 page 12

Just Thomas G. Spivey J.P.

Edmund Strange & Mary Strange made this fourth day of April in the year one thousand eight hundred and fifty seven between Edmund Strange and Mary Strange his wife of the County of Limestone in the State of Alabama of the one part, and Mary Starnett of the other part—
 Witnesses, That the said Edmund Strange & Mary Strange for and in consideration of the sum of Three hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed, and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Mary Starnett all those certain tracts of land lying and being in the County of Limestone, and State of Alabama, and known as the North East quarter of the North East quarter of Section Twenty two, in Township one of Range six West, containing forty acres and sixty rods one hundred and thirty six feet, together the South East quarter of the South East quarter of Section fifteen in Township one of Range six West, containing forty two acres and fifty one hundred and four acres. Reserving all the land north of the branch running through the last described tract or parcels of land. To have and to hold the above described tracts of land with their appurtenances unto the said Mary Starnett her heirs and assigns forever. And the said Edmund Strange & Mary Strange for their heirs, executors and administrators, do hereby and in consideration of the premises, warrant and well forever defend the title to the above described and hereby granted premises unto the said Mary Starnett her heirs and assigns, from and against them and all and every person or persons claiming or holding under them the said Edmund Strange & Mary Strange, and also against the demand of all and every person or persons claiming or holding, by former under the Government of the United States. In testimony whereof, the said Edmund Strange & Mary Strange, his wife have hereunto subscribed their names and affixed their seals the day and year above written.

Edmund Strange
 Mary Strange

in the presence of
 The State of Alabama: Personally came before me W. P. Long one of the Justices assigned Limestone County to keep the peace in and for said County Edmund Strange and Mary Strange his wife who severally acknowledged that they signed sealed and delivered the within deed of land to Mary Starnett on the day of its date and for the purposes therein expressed, and the said Mary Strange being by me examined apart from her husband acknowledged that she signed the same freely without any fear, threat or compulsion of her said husband. Given under my hand and seal this the 31st day of March 1857.

The foregoing copy of an instrument delivered into the Office of the Judge of Probate of Limestone County in the State of Alabama for Registration on the 15th day of April 1857 which was duly registered in Deed Book No 10 page 13.

Just Thomas G. Spivey J.P.

Receipt Received of R. A. L. Simmons Guardian of R. M. Watson formerly R. A. L. Simmons One thousand & thirty eight dollars being the balance due & in full of all claims due said said said, as appears from the parties to this Receipt have consented & do hereby waive the formality of a Settlement of & auditing the vouchers of said R. A. L. Simmons with the Probate Court all being official &c.
 April 16 1837
 J. H. Watson

Poor Copy

The State of Alabama, I Thomas C. Spivey Judge of the Probate Court of Limestone County, I hereby certify that John A. Watson whose name is signed to the foregoing Receipt and who is known to me acknowledged before me on this day that being informed of the contents of the Receipt he executed the same voluntarily on the day the same bears date. Given under my hand this 11th day of April A.D. 1857.

Thomas C. Spivey Judge

The foregoing Receipt was delivered into the Office of the Judge of Probate of Limestone County in the State of Alabama for Registration on the 10th day of April 1857 which was duly registered in Book No. 10 page 15414.

Test, Thomas C. Spivey J. P. C.

Don B. Demont. This Indenture made this 10th day of Nov 1841 between Don B. Demont and his wife Sarah Demont of the County of Limestone and State of Alabama of the one part and Leta Stinnett of the other part (Witnesseth that said Don B. Demont and his wife Sarah Demont for and in consideration of One hundred and twenty five dollars to them in hand paid the receipt whereof is hereby acknowledged that this day bargained sold aliened, conveyed and by these presents do bargain sell alien infess, and convey unto the said Leta Stinnett all that certain lot or parcel of land lying and being in the County and State aforesaid and known as the South East quarter of the South East quarter of Section number Six Township One Range Six most containing twenty four acres and thirty four hundredths. To have and to hold the above described land with the appurtenances thereto belonging in and unto the said Leta Stinnett her heirs and assigns forever and the said Don B. Demont and his wife Sarah Demont their heirs executors administrators do warrant and well forever defend the title to the above described and hereby granted premises unto the said Leta Stinnett her heirs and assigns from and against themselves and all and every person claiming or holding under them the said Don B. Demont and his wife Sarah and also against the lawful claim or demand of all and every person or persons whomsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said parties have hereunto set their hands and affixed their seals this day and date above written.

Don B. Demont
Sarah Demont

The State of Alabama, Personally appeared before me William C. Watson an acting Justice of the peace in and for said County Don B. Demont and acknowledged the foregoing and delivery of the within deed for the purpose therein specified on the day of its date to the within mentioned Leta Stinnett - And also on the said day I exhibited the said deed to Sarah Demont wife of the said Don B. Demont who upon a private examination separate and apart from her said husband, acknowledged that she signed sealed and delivered the within deed for the purpose therein specified on the day of its date, to the within named Leta Stinnett freely and voluntarily without any fear, threat or persuasion of her said husband, and that she relinquished her right of dower in the land and premises in said deed specified. Given under my hand and seal this 15th day of November 1841.

W. C. Watson J. P.

The foregoing conveyance was delivered into the Office of the Judge of Probate of Limestone County in the State of Alabama for Registration on the 10th day of April 1857 which was duly registered in Book No. 10 page 15414.

Test, Thomas C. Spivey J. P. C.

Henry C. Meacham. This Indenture made this 22nd day of January in the year one thousand eight hundred and fifty seven between Henry C. Meacham and Martha Meacham his wife of the County of Limestone in the State of Alabama of the one part and W. M. Lister of the other part (Witnesseth that the said H. C. Meacham and his wife for and in consideration of the sum of One hundred Dollars to them in hand paid the receipt whereof is hereby acknowledged that this day bargained sold aliened, conveyed and by these presents do bargain sell alien infess, and convey unto the said W. M. Lister all that certain tract of land lying and being in the County of Limestone and State of Alabama and known and designated as with half and of the North West quarter of Section twenty three all the land on the East side of the Creek in said half in Township two and Range four most containing fifty four acres more or less situate East half of the North East 1/4 of South West 1/4 of quarter section No 14 in Township two of Range four most containing twenty four acres and 1/100 of an acre. To have and to hold the above described land with the appurtenances thereto belonging in and unto the said W. M. Lister his heirs and assigns forever. And the said H. C. Meacham his wife for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and well forever defend the title to the above described and hereby granted premises unto the said W. M. Lister his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Henry C. Meacham and Martha Meacham his wife and also against the lawful claim or demand of all and every person or persons whomsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said H. C. Meacham and his wife both hereunto subscribed their names and affixed their seal this day and the year above written.

Signed sealed and delivered in the presence of
Henry C. Meacham
Martha Meacham

The State of Alabama, I Albert Wace an acting Justice of the peace in and for said County Limestone County of Limestone and State of Alabama hereby certify that the foregoing conveyance and delivery of the within deed for the purpose therein specified on the day of its date to the within mentioned W. M. Lister - And also on the said day I exhibited the said deed to Sarah Demont wife of the said Don B. Demont who upon a private examination separate and apart from her said husband, acknowledged that she signed sealed and delivered the within deed for the purpose therein specified on the day of its date, to the within named Leta Stinnett freely and voluntarily without any fear, threat or persuasion of her said husband, and that she relinquished her right of dower in the land and premises in said deed specified. Given under my hand and seal this 15th day of November 1841.

Albert Wace J. P.

The foregoing conveyance was delivered into the Office of the Judge of Probate of Limestone County in the State of Alabama for Registration on the 20th day of April 1857 which was duly registered in Book No. 10 page 15.

Test, Thomas C. Spivey J. P. C.

William A. Allen This Indenture made this eight day of March one thousand
 To 3 Decr eight hundred and fifty six between William A. Allen and his wife
 C. N. Ordway Sarah L. Allen of the first part of Limestone County, State of Alabama
 and C. N. Ordway of the other part witnesses that for an in consideration of
 the sum of seven thousand dollars to them in hand paid the receipt whereof
 is hereby acknowledged have this day bargain sold conveyed and conveyed
 unto the said C. N. Ordway all that certain tract or parcel of land lying
 and being in the County of Limestone and State of Alabama known and distinguished
 in the plan of said County as the East half of Section Twenty three in Township
 one of Range four west containing three hundred and twenty one acres more or less
 also four acres lying and being in the North West corner of Section twenty four Township
 one Range four west also that tract or parcel of land lying and being in
 fractional Section thirteen Township one of Range four west in the district of
 lands subject to sale at Huntsville Alabama containing two hundred and thirty
 six acres more or less commencing at the North West corner of said fractional
 Section extending east with the section line until it strikes the branch fence
 with the meanderings of said branch fence it strikes the Indian boundary line and
 with the Indian boundary to its terminus thence west to the section line thence
 with section line to the starting point also that certain tract or parcel of land
 lying and being in the County of Limestone and in the State of Alabama and known
 as the North part of fractional Section eleven and fractional two in Township
 one of Range four west in the district of lands subject to sale at Huntsville
 Alabama containing two hundred and fifty acres which was devised by the United States to Elizabeth
 Campbell commencing at the South West corner near one mile East thence to the Indian
 boundary thence with the Indian boundary to the North end of said tract on the branch
 on a corner tree thence with state line to its north end on to the section line thence
 with the section line a half a mile to the starting corner also one acre known and
 described as the North East quarter of the North West quarter of Section fourteen Town-
 ship one of Range four west in the district of lands subject to sale at Huntsville
 Alabama commencing at the North East corner and running with the section line
 west two acres wide Eighty one acre and to hold the above described
 tracts or parcel of land with the appurtenances thereto belonging or in anywise
 appertaining unto the said C. N. Ordway his heirs and assigns forever and said
 William Allen and Sarah L. Allen his wife for themselves their heirs, executors
 and Administrators do warrant and will forever defend the title to the above
 described and hereby granted premises unto the said C. N. Ordway his heirs
 and assigns from and against themselves and all and every person claiming or holding
 under them the said William Allen and Sarah L. Allen and also against the
 claim or lawful demands of all and every person whomsoever claiming or holding
 from or under the government of the United States. In testimony whereof the said
 William Allen and Sarah L. Allen have hereunto set their hands and seals this
 date above written

William Allen
 Sarah L. Allen

The State of Alabama I William M. Adams an acting Justice of the Peace in and
 Limestone County for said County, hereby certify that William Allen and Sarah
 L. Allen the wife of the said William Allen whose names are signed to the fore-
 going conveyance, and who are known to me acknowledged before me on this day

that being informed of the contents of the conveyance they executed the same voluntarily, on
 the day the same bears date, Given under my hand this 10th day of March 1856
 William M. Adams
 Justice of the Peace

The foregoing conveyance was filed and into the office of the Judge of the probate Court
 of Limestone County in the State of Alabama for Registration on the 20th day of April
 1857 which was duly registered in Book No. 16 page 168-17
 Test Thomas D. Spivey J. P. Clerk

John M. Burt & Sarah F. Burt This Indenture made this 8th day of March 1856 between John M. Burt
 To 3 Decr and Sarah F. Burt his wife of the first part and C. N. Ordway of the second part
 C. N. Ordway of the County of Limestone and State of Alabama witnesses that the said John M.
 Burt and Sarah F. Burt his wife for and in consideration of the sum of seven
 hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have
 sold conveyed and conveyed and to them persons do bargain sell convey and
 convey unto the said C. N. Ordway all that certain tract or parcel of land lying and
 being in the County of Limestone and State of Alabama except where in which Section eleven
 Township one of Range four west also three and a half acres more or less lying and being in
 the same tract or parcel of land commencing at the North West corner running thence East
 six rods running thence South square with the line for the said tract thence the line runs up
 the section to the original South line known and distinguished in the plan of said
 County as the West half of Section Twenty four Township one Range four west containing
 three hundred and twenty one acres more or less also commencing at the North East corner
 of said half Section thence North to Davidson's corner Spring Branch thence East to said
 corner Spring and thence East to Charles Stewart's but thence north to the East and
 West Section line thence west to the starting point containing forty acres more or less
 also have and to hold the above described tract or parcel of land with the appurtenances thereto
 belonging or in anywise appertaining unto the said C. N. Ordway his heirs and assigns
 forever and the said John M. Burt and Sarah F. Burt his wife for themselves their heirs
 executors and Administrators do warrant and will forever defend the title to the above
 described and hereby granted premises unto the said C. N. Ordway his heirs and assigns
 from and against himself and all and every person claiming or holding under them the
 said John M. Burt and Sarah F. Burt his wife, and also against the claim or
 claim or demand of all and every person or persons whomsoever claiming or holding from
 or under the government of the United States. In testimony whereof the said John M.
 Burt and Sarah F. Burt his wife both hereto set their hands and seals this
 date above written

John M. Burt
 Sarah F. Burt

The State of Alabama I William M. Adams an acting Justice of the Peace in and
 Limestone County for the aforesaid County, hereby certify that John M. Burt
 and Sarah F. Burt wife of the said John M. Burt whose names are signed to the
 foregoing conveyance, and who are known to me, acknowledged before me on this day
 that being informed of the contents of the conveyance they executed the same volun-
 tarily on the day the same bears date, Given under my hand this 10th day of March
 1856
 Thomas D. Spivey
 Justice of the Peace

This foregoing conveyance was delivered into the office of the Judge of Probate of Limestone County in the State of Alabama for Registration on the 2^d day of April 1857 which was duly registered in Deed Book No 10 page 17, 18.

Test Thomas W. Jones J. P.

Jeremiah S. Hailey *This Indenture made this 10th day of March in the year*
of our thousand eight hundred and fifty six between Jeremiah S.
Hailey and Mary Hailey his wife of the County of Limestone in the
State of Alabama of the one part and C. St. Ordway of the other part Witnesseth
that the said Jeremiah S. Hailey and Mary Hailey his wife for and in consid-
eration of the sum of five hundred and fifty dollars to them in hand paid the
receipt whereof is hereby acknowledged have this day given granted bargained and sold
aliened conveyed released conveyed and confirmed and by these presents do
give grant bargain sell alien convey release convey and confirm unto the said
C. St. Ordway all that certain tract or parcel of land lying and being in the
County of Limestone and State of Alabama and known as part of Sectional
Section No thirteen Township one Range 4 west beginning at the South East Corner
of said Section running West the northern boundary line one hundred and thirty
three poles to a stake in the pin branch thence with said branch one hundred and
eighty three poles to where it intersects John Burt's line thence with the
said Burt's line East to the beginning containing one hundred acres more or less
also the South East part of the South East grant of Section No 15 in Township one
Range 4 West containing thirty five acres. To have and to hold the above described
tract or parcel of land with the tenements and appurtenances thereto belonging or in
any wise appertaining unto the said Jeremiah S. Hailey and Mary Hailey his wife
his heirs and assigns forever and the said Jeremiah S. Hailey and Mary Hailey
for themselves their heirs executors and administrators do hereby and in acknowl-
edgment of the premises warrant and will forever defend the title to the above described
and hereby granted unto the said C. St. Ordway his heirs and assigns forever
and against himself and all and every person or persons claiming or holding
under them the said Jeremiah S. Hailey and Mary Hailey his wife and all
against the lawful title claim or demand of all and every person or persons whom
soever claiming or holding by from or under the government of the United States
In testimony whereof the said Jeremiah S. Hailey and Mary Hailey this
day have hereunto subscribed their names and affixed their seals the day and the
year above written

Signed sealed and delivered
in the presence of

Jeremiah S. Hailey
Mary S. Hailey

The State of Alabama, I William M. Adams an acting Justice of the Peace in
Limestone County do hereby certify that Jeremiah S. Hailey
and Mary Hailey wife of the said Jeremiah S. Hailey whose names are signed to
the foregoing conveyance and who are known to me acknowledged before me on this
day that being informed of the contents of the same they executed the same
voluntarily on the day the same bears date. Given under my hand this 10th day of
March 1856.

Wm M. Adams J. P.

This foregoing conveyance was delivered into the office of the Judge of Probate

of Limestone County in the State of Alabama for Registration on the 2^d day of April 1857
which was duly registered in Deed Book No 10 page 18, 19.

Test Thomas W. Jones J. P.

Hannah S. Hall et al *This Indenture made this 2^d day of August in the year*
of our thousand eight hundred and fifty six between Hannah S. Hall Charles S.
Stewart and Elizabeth Stewart his wife Sarah Hall Joseph Hall James H. Hall
and Martha A. Hall his wife all of the County of Limestone and State of Alabama of the
one part and C. St. Ordway of the County of Limestone and State of Alabama of the other part
Witnesseth that the said Hannah S. Hall Charles S. Stewart and Elizabeth Stewart his wife
Sarah Hall Joseph Hall James H. Hall and Martha A. Hall his wife for and in
consideration of the sum of one thousand and forty dollars to us in hand paid the receipt
whereof is hereby acknowledged at this day given granted bargained sold aliened conveyed
released conveyed and confirmed and by these presents do give grant bargain sell alien
convey release convey and confirm unto the said C. St. Ordway all that certain tract of land
lying and being in the County of Limestone and State of Alabama and known as
the above described tract or parcel of land known as all the East quarter of Section
fourteen Township one Range 4 West and also the East half of the North East quarter of Section
fourteen Township one Range 4 West containing one hundred and thirty five acres more or less
To have and to hold the above described tract or parcel of land with the tenements and appurtenances
thereto belonging or in any wise appertaining unto the said C. St. Ordway his heirs and
assigns forever and the said Hannah S. Hall Charles S. Stewart and Elizabeth Stewart his wife
Sarah Hall Joseph Hall James H. Hall and Martha A. Hall his wife for their heirs and
administrators do hereby and in consideration of the premises warrant and will forever
defend the title to the above described and hereby granted premises unto the said C. St. Ordway
his heirs and assigns forever and against them and all and every person or persons claiming
or holding under them the said Hannah S. Hall Charles S. Stewart and Elizabeth Stewart
his wife Sarah Hall Joseph Hall James H. Hall and Martha A. Hall his wife and also
against the lawful title claim or demand of all and every person or persons whomsoever
claiming or holding by from or under the government of the United States. One testimony whereof
the said Hannah S. Hall Charles S. Stewart and Elizabeth Stewart his wife Sarah Hall
Joseph Hall James H. Hall and Martha A. Hall his wife have hereunto subscribed their names
and affixed their seals the day and year above written

Hannah S. Hall

Charles S. Stewart

Elizabeth Stewart

Sarah Hall

Joseph Hall

James H. Hall

Martha A. Hall

The State of Alabama, I William M. Adams an acting Justice of the Peace in
Limestone County do hereby certify that Hannah S. Hall Charles S. Stewart and
Elizabeth Stewart his wife Sarah Hall Joseph Hall James H. Hall and Martha A. Hall
his wife whose names are signed to the foregoing conveyance and who are known to me
acknowledged before me on this day that being informed of the contents of the same they
executed the same voluntarily with C. St. Ordway on the day the same bears date. Given under my
hand this 2^d day of August 1856.

William M. Adams
Justice of the Peace

Poor Copy

The foregoing conveyance, was delivered into the Office of the Judge of Probate of Sumner County in the State of Alabama for Registration on the 2^d day of April 1857 which was duly registered in Deed Book No 10 pages 19 & 20.

Test Thomas G. Jones J.P.

Deed of Samuel Jones & Virginia A. Jones his wife of the County of Jackson in the State of Alabama, of the one part; and J. Haywood Jones of the other part. Witnesseth that the said Samuel Jones and Virginia A. his wife for and in consideration of the sum of Seven thousand two hundred dollars (\$7,200.00) to them in hand paid the receipt of which is hereby acknowledged have this day given, granted, bargained, sold, aliened, released, conveyed and confirmed, and do by these presents give, grant, bargain, sell, alien, release and convey and confirm unto the said J. Haywood Jones all the undivided half part of three certain parcels of land lying and being in the County of Sumner and State of Alabama and described as follows, to wit: (The West Half of the North West quarter and the West half of the South West quarter of Section Twenty Six, and the North East quarter and the South East quarter of Section Twenty Seven all of which lands are in Township Four of Range Three West of the Base Meridian) To have and to hold the undivided half part of parcels of land just described with the appurtenances thereto belonging or in any way appertaining unto the said J. Haywood Jones his heirs and assigns forever. And the said Samuel Jones and Virginia A. his wife for themselves, their heirs, executors and administrators do hereby and in consideration of the foregoing warrant and will forever defend the title to the undivided half part of the above described parcels of land unto the said J. Haywood Jones his heirs and assigns from and against themselves and all and every person or persons claiming or having under them the said Samuel Jones and Virginia A. his wife, and also against the lawful title, claim or demands of all and every person or persons whomsoever.

In Testimony whereof the said Samuel Jones and Virginia A. his wife have subscribed their names and affix their seals the day and year first above written.

Witness my hand and seal this 2^d day of April 1857.

S. J. Jones

V. A. Jones

State of Alabama, I Robert D. Wilson a Justice of the Peace in and for said County do hereby certify that Samuel Jones and Virginia A. Jones whose names are signed to the within and foregoing conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance and they executed the same voluntarily in the day the same were dated. Given under my hand this 2^d day of December A.D. 1857.

R. D. Wilson J.P.

State of Alabama, I Ferdinand P. Hammond Judge of the Probate of Sumner County do hereby certify that R. D. Wilson whose name is signed to the above acknowledged instrument is and was at the time of signing the same a Justice of the Peace for said County and that full faith and credit are due

to all his official acts as such.

In Testimony whereof I have hereunto set my hand and official seal of said Court at office in Huntsville the 4th day of May 1857.

F. P. Hammond Judge of Probate

The foregoing conveyance was delivered into the Office of the Judge of Probate of Sumner County in the State of Alabama for Registration on the 7th day of May 1857 which was duly registered in Deed Book No 10 pages 21 & 22.

Thomas G. Jones Judge &c.

Deed of Thomas Black Administrator of the estate of John Black deceased of the one part; and William Owen of the other part; witnesseth that the said Thomas Black as the Administrator of the estate of John Black deceased by virtue and in pursuance of an order of the Probate Court of Sumner County State of Alabama entered to sell at public outcry the following lands belonging to the estate of the said John Black deceased to wit: The South East quarter of Section Twenty one Township four Range five west except four acres as marked and deeded to Berea Church where said meeting house stands, also North half of North East quarter of Section Twenty eight Township four Range five west; and the sum of eighteen hundred and fifty Dollars having been bid for the same, it being the best bid made but was knocked off to one James Holmes who afterwards executed his note for the same with good security and in all things complied with the terms of sale which was reported to said Probate Court and confirmed by it. Said James Holmes afterwards transferred his claims to said William Owen the said Owen becoming liable for the purchase money thereof. And whereas further the purchase money to wit the said sum of eighteen hundred and fifty dollars having been by him paid to the said Thomas Black Administrator as aforesaid which has been duly reported to the said Court thereupon the said Court ordered, adjudged and decreed that the said Black Administrator as aforesaid should make a cause to be made good and sufficient title deeds conveying all its right, title and claim in Law or Equity which the said John Black deceased had in and to said lands, all of which will fully appear from the records of said Court. Now therefore this Indenture witnesses further that the said Thomas Black as the Administrator as aforesaid for and in consideration of the said sum of eighteen hundred and fifty dollars to him in hand paid the receipt whereof is hereby acknowledged by the said Owen, hath this day bargained, sold, aliened, conveyed and confirmed unto by these presents doth bargain, sell, alien, convey and confirm unto the said William Owen all the right, title, claim and demand which the said John Black deceased in his lifetime had in and to or the said Thomas Black as Administrator had or has in and to the following lands to wit: South East quarter of Section Twenty one Township four Range five west except four acres as marked and deeded to Berea Church where said meeting house now stands, also North half of North East quarter of Section Twenty eight Township four Range five west. And said William Owen doth have and to hold the above described tract or parcels of land to himself, his heirs and assigns forever, and against the claim title or demand of the said Thomas Black Administrator as aforesaid and all persons claiming by or through said

John Black et al to the said Thomas Black hereby acknowledging the entire interest of the said John Black et al in said lands the same being released of the claim of dower on the part of the widow of the said John Black et al she having given her written consent for the entire interest in said lands to be sold, so as to give the purchaser the complete title in John Black et al to the said lands. And that this may be more fully understood, it is to be remembered that the said lands belonged originally to the said Thomas Black and John Black jointly and the said John in his lifetime purchased the interest of the said Thomas but title deeds had not been given nor purchase money been paid, and the said Thomas Black has to date the said deed with the legal title, more fully has executed and delivered a deed to the said Owen of all title in him to the said lands and although there are two deeds for the same lands and this conveyance of the whole estate, yet they are for one and the same purpose. In testimony whereof we have on the day and year above expressed signed our names and affixed our seals.

Thomas Black
Administrator

The State of Alabama I Thomas B. Spivey Judge of the Probate Court of said Limestone County, 3 County, hereby certify that Thomas Black administrator of the estate of John Black deceased whose name is signed in the foregoing conveyance and who is known to me, acknowledged before me on this day, the being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date. Given under my hand this 9th day of May A.D. 1857

Thomas B. Spivey Judge

The foregoing conveyance was delivered into the office of the Judge of Probate of Limestone County in the State of Alabama for Registration on the 9th day of May 1857 which was duly registered in Deed Book no 10 pages 21 & 22

Test Thomas B. Spivey Judge p.c.

Russell Hines James M. Sires and Joseph B. McDonald were appointed commissioners for the aforesaid purpose all of which will fully appear from the records of said Court. Now therefore this Indenture witnesses that Russell Hines James M. Sires and Joseph B. McDonald by the authority in them vested by said deed and commission do bargain sell convey and assign unto the said Franklin J. Malone all the right and title which said John Hardin et al had in and to said lands on his life time to wit the South East quarter of Section Twenty Six and North East quarter of Section Thirty five also a part of the North West quarter of Section Thirty Six all in Township one Range three West containing in all about four hundred and twenty seven acres and belonging to the estate of John Hardin et al to be sold by his executor Franklin J. Malone on the first Monday in March next thereafter and whereas further at said date the said Franklin J. Malone being the highest bidder for the same, became the purchaser thereof for the sum of Sixteen hundred and fifty dollars which said sale was duly reported to the Probate Court of Limestone County State of Alabama and thereby confirmed. And whereas further all of said purchase money having been paid by the said Franklin J. Malone the said Probate Court did on the twentieth day of March one thousand eight hundred and fifty seven order a title to the said lands to be made to the said Franklin J. Malone and whereas further

Russell Hines James M. Sires and Joseph B. McDonald were appointed commissioners for the aforesaid purpose all of which will fully appear from the records of said Court. Now therefore this Indenture witnesses that Russell Hines James M. Sires and Joseph B. McDonald by the authority in them vested by said deed and commission do bargain sell convey and assign unto the said Franklin J. Malone all the right and title which said John Hardin et al had in and to said lands on his life time to wit the South East quarter of Section Twenty Six and North East quarter of Section Thirty five also a part of the North West quarter of Section Thirty Six all in Township one Range three West containing in all about four hundred and twenty seven acres. To have and to hold the above described and hereby granted premises with the improvements and appurtenances thereto belonging or in any wise appertaining unto the said Franklin J. Malone his heirs and assigns forever against the claim of his heirs executors administrators and assigns and all persons claiming under said Hardin et al. In testimony whereof by virtue of said commission above described we have hereunto signed our names and affixed our seals this the twelfth day of May 1857

R. Hines

James M. Sires

Joseph B. McDonald

The State of Alabama I Thomas B. Spivey Judge of the Probate Court of said Limestone County, 3 County, hereby certify that Russell Hines James M. Sires and Joseph B. McDonald whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day, the being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 15th day of May A.D. 1857

Thomas B. Spivey Judge

The foregoing conveyance was delivered into the office of the Judge of Probate of Limestone County in the State of Alabama for Registration on the 15th day of May 1857 which was duly registered in the same day in Deed Book no 10 pages 22 & 23

Test Thomas B. Spivey Judge p.c.

Uranville W. Hogg & Co. This Indenture witnesses that Uranville W. Hogg of the County of Limestone State of Alabama for and in consideration of the sum of Three hundred and fifty dollars of lawful money to me this day paid by the Tennessee and Alabama Central Rail Road Company the receipt whereof I hereby acknowledge have bargained sold aliened and conveyed and by these presents do bargain sell alien and convey unto the said Tennessee and Alabama Central Rail Road Company all and every part and parcel of land over and upon which the said Rail Road runs and is situated to wit the Charter both in width and length together with all the Chartered Rights Privileges and Advantages thereof of the following described tract or parcel of land situate in Limestone County Alabama to wit W 1/2 of E 1/2 of S 1/4 of T 29 N 1/2 of R 1/4 of said Section also E 1/2 of S 1/4 of T 29 N 1/2 of R 1/4 West thereby conveying a fee simple title of all that portion of the said above described tract or parcel of land of the full width to which said Company have the right to go or run down any one hundred and fifty feet in width and the whole length

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from where said road enters or strikes the above described tract of land to where it leaves the same with all the rights to dig, quarry, cut and carry away, any stone, gravel, earth or other material timber and all and every thing pointed to the said Company by its Charter of the above grounds or adjacent lands. And I the said Granville Jogg further agree and promise by the first day of October eight hundred and fifty seven and as a part of this Contract and for the consideration in first above mentioned at my own costs and charges to take down and remove out of the way all the houses of every description, fences and all and every obstruction by the time above specified from the way of the said Tennessee and Alabama Central Rail Road which are or may be upon the lands hereby conveyed for the way of the said Road, thereby expressly warranting the title to the land above conveyed against the claim or demand of myself heirs and representatives and against the claim or demand of any and all persons whatsoever or whatsover and to pay said Company all such costs and damages as they may sustain or be put to by a failure on my part to remove the houses and other obstructions above mentioned by the time specified. The object of this Contract being to secure the said Tennessee and Alabama Central Rail Road Company a free and clear title and right of way to the full extent of its Charter over and upon the lands above described free and exempt of from any and all claims and charges for damages and at my own cost and outlay to remove the houses of every description out of the way of said Road. Witness my hand & seal this 28th May 1857

Test
The State of Alabama I Thomas G. Spivey Judge of the Probate Court of Limestone County I said County hereby certify that Granville W. Jogg whose name is signed to the foregoing Conveyance and who is known to me acknowledged before me on this day that being informed of the contents of the Conveyance he executed the same voluntarily on the day the same were made Given under my hand this 28th day of May A.D. 1857

Thomas G. Spivey Judge
The foregoing Conveyance was delivered into the office of the Judge of Probate of Limestone County State of Alabama for Registration on the 28th day of May 1857 which was duly registered in Deed Book No 10 pages 23 & 24
Test Thomas G. Spivey Judge

John McWhinney & John McIntire made this the twenty fifth day of May eighteen hundred and fifty seven between Columbus McWhinney John McWhinney of the County of Limestone State of Alabama of the one part and Columbus McWhinney of the said County and State of the other part witnesses that for and in consideration of the sum of three hundred and twenty three dollars to him in hand paid the receipt whereof is hereby acknowledged has this day given granted bargained sold aliened conveyed and confirmed and by these presents doth bargain sell alien convey and confirm unto the said Columbus McWhinney all that tract or parcel of land lying and being in the County of Limestone State of Alabama described as

follows to wit. North half of the West half of the South West quarter of Section Eleven Township Three Range five West, also the South half of the West half of the South West quarter of Section Eleven Township Three Range five West, also the South West quarter of the South East quarter of Section Eleven Township Three Range five West, also the North East quarter of Section Eleven Township Three Range five West, also the East half of the North West quarter of Section Eleven Township Three Range five West. Containing in all about four hundred and fifty acres more or less, also a certain tract or parcel of land on which there is a spring described as follows to wit. Beginning at the Black Oak on the North Bank of Horned Island Creek, Eighteen Poles East of the Spring used by said John McWhinney and running with said Creek as it meanders until it passes the Spring two Poles, thence running due West within three poles of the North and South boundary line of the lands formerly owned by William Love deceased, thence North until it strikes the Northern boundary line of said Love's land thence due East with the said Northern boundary line until of the site the beginning, thence due South to the beginning containing an acre more or less To have and to hold the above described and hereby granted premises with the appurtenances and appurtenances thereto belonging, with any and every appurtenance unto the said Columbus McWhinney his heirs and assigns forever. And the said John McWhinney for himself his heirs and assigns and all and every person claiming or holding under him the said John McWhinney and also against the perfect title claim or demand of him and every person or persons whatsoever claiming or holding from or under the Government of the United States or any and all persons whatsoever. In testimony whereof I have hereunto set my hand and affixed my seal the day and year above written
Test Joseph W. McWhinney John McWhinney (Seal)

Henry P. Love
The State of Alabama I Thomas G. Spivey Judge of the Probate Court of Limestone County I hereby certify that John McWhinney whose name is signed to the foregoing Conveyance and who is known to me, acknowledged before me on this day that being informed of the contents of the Conveyance he executed the same voluntarily on the day the same were made Given under my hand this 30th day of May A.D. 1857
Thomas G. Spivey Judge

The foregoing Conveyance was delivered into the office of the Judge of Probate of Limestone County in the State of Alabama for Registration on the 30th day of May 1857 which was duly registered in Deed Book No 10 pages 24 & 25
Test Thomas G. Spivey Judge

Joseph Sandy wife
To & Deed
 This Indenture made this the 31 day
 of December in the year one thousand eight hundred and
 fifty six between Joseph Sandy and Sarah E
 Sandy his wife of the County of Lawrence and State of Tennessee of the one
 part and James W Bridgforth of the County of Limestone and State
 of Alabama of the other part Witnesseth that the said Joseph
 Sandy and Sarah E Sandy his wife for and in consideration of the sum
 of fifteen hundred dollars to them in hand paid, the receipt whereof
 is hereby acknowledged have this day given, granted, bargained
 sold aliened conveyed released convey and confirmed; and by these
 presents do give, grant, bargain sell alien convey and confirm
 unto the said James W Bridgforth a certain tract of land lying and
 being in the County of Limestone in the State of Alabama, and known
 as a part of the North West quarter of Section Twenty one in Township
 one of Range Six West, containing one hundred and forty five acres more
 or less, Having said fifteen acres in the South East Corner of said 100
 acres to Middleham and being South of the Elberta road and bounded
 by that road, also a part of the South half of the East half of the
 North East quarter of Section Twenty one of Township one of Range Six
 West and being the North part of a constitutional line known by a cross
 fence now standing on the dividing line between Joseph Sandy and
 Samuel Middleham and Spring running West with said fence to
 where the said Sandy's West boundary fence joins the same, thence
 South with West boundary fence to the first hollow, thence due
 West to the West boundary line of said tract, being about twenty five
 acres, Also the North East quarter of the North East quarter of Section
 Twenty one of Township one of Range Six West, containing in all two
 hundred and ten acres more or less. To have and to hold the above
 described land with the tenements and appurtenances thereto
 belonging in any wise appertaining unto the said James W Bridgforth
 his heirs and assigns forever. And the said Joseph Sandy and
 Sarah E Sandy his wife for themselves their heirs Executors
 and administrators, do hereby and in consideration of the premises
 warrant and will forever defend the title to the above described, and
 hereby granted premises unto the said James W Bridgforth his
 heirs and assigns, from and against themselves and all and every person
 or persons claiming or holding under them the said Joseph Sandy
 and Sarah E Sandy, and also against the lawful title claim or
 demand of all and every person or persons whomsoever claiming or
 holding by, from or under the government of the United States.
 In testimony whereof the said Joseph Sandy and Sarah E
 Sandy his wife have hereunto subscribed their names and affixed
 their Seals the day and year above written.

Signed Sealed and delivered
 in presence of
 The State of Alabama J Jones Coleman an acting Justice of
 Limestone County the Peace in and for said County hereby

Joseph Sandy
 Sarah E Sandy

certify that Joseph Sandy and Sarah E Sandy whose names are signed to
 the foregoing conveyance and who are known to me acknowledged before
 me this day that being informed of the contents of the conveyance they gave
 the same voluntarily on the day the same bears date. Given under my hand
 this the 31 day of December 1856

Jones Coleman J

The foregoing conveyance was delivered into the office of the Judge of Probate
 of Limestone County in the State of Alabama for Registration on the 1st day of June
 1856 which was duly registered in Book No 10 pages 26 & 27

Fest Thomas J Jones

Wm W Martin & Martha
To & Deed
 This Indenture made and entered into this the 24th
 day of April A.D. 1857 between William W Martin & Martha
 Anderson of the County of Wilkes of the first part and George W
 Anderson of Limestone County Ala of the second part Witnesseth that the
 said party of the first part for and in consideration of the sum of One hundred
 & twenty five dollars to them in hand paid at and before the sealing and deliv-
 ery of these presents by the said party of the second part, the receipt whereof
 is hereby acknowledged, hath granted, bargained, sold and conveyed and doth
 by these presents grant, bargain, sell and convey unto the said party of
 the second part, and to his heirs and assigns forever, the following piece, parcel
 or tract of land lying Situate and being in the County of Limestone, and State
 of Alabama to wit: The West half of the East half of Section Twenty eight
 Township four Range five, being eighty six acres of land, together with all
 and singular the tenements and appurtenances thereto belonging or in any
 wise appertaining and the reversions and reversions, remainder or remainders
 rents, issues and profits thereof, and also all the estate, right, title, interest, claim
 or demand whatever, now or as well as then of the said party of the first part
 either in law or equity, of, in and to the above bargained premises, and every
 part and parcel thereof. To have and to hold to the said party of the second
 part his heirs and assigns to the sole and proper use, benefit and behoof of the
 said party of the second part, his heirs and assigns forever. And the said
 party of the first part, for themselves their heirs, executors, administrators, and
 assigns, do hereby warrant, and will forever defend the title of the above bargained
 premises to him the said party of the second part, his heirs executors, and admin-
 istrators, free from the claim or claims of all and every person or persons whomsoever
 claiming the same, or any part thereof as also the claims of the general govern-
 ment. In testimony whereof, the aforesaid party of the first part have hereunto
 set our hands and affixed our seals the day and date above written.

Signed Sealed and delivered
 in the presence of
 The State of Mississippi Personally appeared before me Charles J Brown
 Notary Public of the State of Mississippi Clerk of the Probate Court of said County & State
 the within named William W Martin & Martha Martin his wife who
 severally acknowledged that they signed Sealed and delivered the within
 deed on the day and year therein named as their own act and deed

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The said Martha Martin in a private examination separate and apart from her husband acknowledging that she signed, sealed and delivered said deed & that she relinquished all of right to sever in & to the within described land as her voluntary act and deed freely without any fear threats or compulsion of her said husband.

Given under my hand and official seal at Macon Mississippi this 24th day of April A.D. 1857
C. J. Bowen Clerk

The State of Mississippi: I Reuben Ruff Judge of the Court of Noxubee County & Probate (she presiding) of the County and State aforesaid do hereby certify that Charles C. Bowen whose genuine signature (signed C. C. Bowen) appears to the foregoing certificate of acknowledgment is & was at the date thereof Clerk of said Court duly qualified & commissioned according to law that said certificate & attestation are in due form of law & as such all his official acts in the premises are & ought to be entitled to full faith and credit in Judicature and

Given under my hand & seal this 25th day of April A.D. 1857
R. Ruff Probate Judge

The State of Mississippi: I Charles C. Bowen Clerk of the Probate Court of said County & State do hereby certify that Reuben Ruff whose genuine signature appears to the abo Certificate is & was at the date thereof Judge of said Court duly elected qualified & commissioned & that all of his acts in the premises are & ought to be entitled to full faith & credit in Judicature and

Given under my hand and official seal at Macon Mississippi this 30th day of May A.D. 1857
C. C. Bowen Clerk

The foregoing conveyance delivered into the office of the Judge of Probate of Lincoln County in the State of Alabama for registration on the 4th day of June 1857 which was duly registered in Deed Book No 10 pages 278 & 8
Test Thomas G. Sykes J.P.C.

George R. Anderson & John R. Mason of the County of Limestone in the State of Alabama of the one part and John R. Mason of the other part. Witness that the said Geo. R. Anderson & C. A. M. Anderson for and in consideration of the sum of One hundred & twenty five dollars to them in hand paid the receipt whereof is hereby acknowledged this day given granted bargained sold aliened enfeoffed released conveyed and confirmed and by these presents do give grant bargain sell alien enfeoff release convey and confirm unto the said John R. Mason all that certain tract of land lying and being in the County of Limestone in the State of Alabama and known as the north 1/2 half of the south west 1/4 fourth of section No 29 Town ship 5 Range 4 West containing eighty acres and more and one half some divided of his acre. To have and to hold the above described land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said

tract of land lying and being in the County of Limestone State of Alabama known as the west half of the East 1/2 of Section 29 Township 5 Range 4 West containing eighty six acres. To have and to hold the above described land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said John R. Mason his heirs and assigns forever. And the said Geo. R. Anderson and C. A. M. Anderson his wife for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said John R. Mason his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Geo. R. Anderson & his wife & C. A. M. Anderson & their heirs and assigns forever, and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by force of under the government of the United States. In testimony whereof the said Geo. R. Anderson & C. A. M. Anderson his wife hereunto subscribe their names and affix their seals the day and year above written
Signed sealed and delivered
Geo. R. Anderson
C. A. M. Anderson

The State of Alabama: I Thomas G. Sykes Judge of the Probate Court of Limestone County & said County hereby certify that George R. Anderson and C. A. M. Anderson his wife whose names are signed to the foregoing conveyance and who are known to me acknowledge before me this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 4th day of June A.D. 1857
Thomas G. Sykes Judge

The foregoing conveyance was delivered into the office of the Judge of Probate of Limestone County in the State of Alabama for registration on the 4th day of June 1857 which was duly registered in Deed Book No 10 pages 28 & 9
Test Thomas G. Sykes J.P.C.

Simon B. Huddleston & his Indenture made this sixth day of June To & Seal & in the year one thousand eight hundred and fifty seven between Simon B. Huddleston of the County of Limestone in the State of Alabama of the one part and Daniel L. Featherston of said County and State of the other part. Witness that the said Simon B. Huddleston for and in consideration of the sum of twenty dollars to him in hand paid the receipt whereof is hereby acknowledged this day given granted bargained sold aliened enfeoffed released conveyed and confirmed and by these presents do give grant bargain sell alien enfeoff release convey and confirm unto the said Daniel L. Featherston all that certain tract of land lying and being in the County of Limestone in the State of Alabama and known as the north 1/2 half of the south west 1/4 fourth of section No 29 Town ship 5 Range 4 West containing eighty acres and more and one half some divided of his acre. To have and to hold the above described land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said

boned to Featherston his heirs and assigns forever. And the said Simon B. Huddleston for himself his heirs executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Simon B. Featherston his heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said Simon B. Huddleston. And also against the lawful title, claim or demand of all and every person or persons who ever, claiming or holding by force and arms in Government of the United States, In testimony whereof the said Simon B. Huddleston has hereunto subscribed his name and affixed his seal the day and year above written.

Signed sealed and delivered

Simon B. Huddleston

in the presence of

The State of Alabama } I John Currantine an acting Justice of the Peace
Sumter County } within and for said County hereby certify that Simon
B. Huddleston whose name is signed to the foregoing conveyance and who is
known to me, acknowledged before me on this day that being informed of the contents
of the conveyance he executed the same voluntarily on the day the same bears date.
Given under my hand this 6th day of June A.D. 1857

John Currantine
Justice of the Peace

The foregoing conveyance was delivered into the office of the Judge of Probate of
Sumter County in the State of Alabama for registration on the 6th day of
June 1857 which was duly registered in Book No. 10 pages 298 & 299
Jesse Thomas Clerk

Elizabeth & Wm. P. Kennedy } This indenture made this 8th day of
Do & Deed } March One thousand eight hundred and fifty seven
O. H. Parker Trustee & Intervenor Elizabeth Kennedy and William P. Kennedy her
husband of the first part O. H. Parker Trustee of the second part and Aaron A.
Burleson of the third part all of the County of Morgan and State of Alabama
Witnesseth that whereas the said Elizabeth Kennedy is justly indebted to the
said Aaron A. Burleson of the third part in the sum of One hundred &
twenty eight dollars & fifty three cents due by her debt promissory note
made by her on the 3rd day of March eighteen hundred and fifty seven and
payable one day after the date thereof and bearing interest thereon from the
first of January eighteen hundred and fifty seven and whereas the said
Aaron A. Burleson party of the third part hath become the holder of the
said Elizabeth Kennedy on an attachment bond in the sum of three thou
dollar in a suit commenced by her in the Chancery Court of Lawrence County
Alabama by Original bill, and an attachment in aid thereof against William
Hornum to recover of him certain negro women alleged to be the property
of the said Elizabeth Kennedy and whereas the said Elizabeth Kennedy
is desirous to leave the said Aaron A. Burleson in the payment of the
said promissory note and all interest thereon and also to indemnify and
save harmless the said Aaron A. Burleson against the payment of any &

all costs upon the said attachment bond - Now to the end thereof let this indenture witness
that for and in consideration of the above premises and for the further consideration of the
sum of One dollar to her the said Elizabeth Kennedy in hand paid (the receipt of which
is hereby acknowledged) by the said O. H. Parker Trustee hath bargained and sold and by
these presents do bargain and sell unto the said O. H. Parker Trustee the following negro
Slave to wit a negro woman named Elizabeth a negro boy named Peter and a little
girl named Clara - To have and to hold the above described negro Slaves
forever in trust no otherwise should the said Elizabeth Kennedy fail or refuse to
pay off and discharge the said promissory note by the first day of February 1859
with all interest that may have accrued thereon and shall fail to hold the said
Aaron A. Burleson harmless against the payment of any costs or action
in suit on said attachment bond aforesaid all well as the costs of this bond
by the first day of February 1859, and in that case the said O. H. Parker
Trustee shall proceed to sell the said negro Slaves in the town of Decatur & State of
Alabama at public sale to the highest bidder for cash after having given twenty days
notice thereof by posting three written advertisements thereof at three public places
in the County setting forth the time and place of said sale and out of the proceeds
of the said sale he shall pay off & discharge said promissory note with the interest
thereon as well as all costs that may have accrued on the said attachment bond against
the said Aaron A. Burleson as well as the costs of this bond and the residue if any
he shall pay to her legal representatives. And should the said Elizabeth Kennedy pay
off and discharge the said promissory note with the interest thereon and save the
said Aaron A. Burleson harmless against any and all costs that accrue in this
accuse on said attachment bond in any suit whatever as well as the costs of this bond
on or before the first day of February eighteen hundred and fifty nine then this in
denture to be void other wise to remain in full force and effect. It is expressly covenanted
and warranted by the parties to these presents that the said Elizabeth Kennedy is to remain
in the possession of the said negro Slaves until default be made by her in the payment
thereof the Elizabeth Kennedy and the said William P. Kennedy her husband
parties of the first part O. H. Parker Trustee of the second part and Aaron A.
Burleson of the third part have hereunto set their hands and affixed their seals
the day and year first above written

Elizabeth Kennedy
Wm. P. Kennedy
O. H. Parker
A. A. Burleson

The State of Alabama } I Jas M. Means a Justice of the Peace in & for said
Morgan County } County hereby certify that Elizabeth Kennedy W. P. Kennedy
ay O. H. Parker & Aaron A. Burleson whose names are signed to the foregoing
conveyance and who are known to me, acknowledged before me on this day that being
informed of the contents of the conveyance they executed the same voluntarily on the day
the same bears date. Given under my hand this 23rd day of March 1857
Jas M. Means J. P.

The State of Alabama } I William H. Campbell Justice of the Peace in & for said
Morgan County } County hereby certify that the foregoing conveyance
was deposited in my Office for Record on the 1st day of April 1857 and duly
recorded on this the 24th day of May 1857 in Book No. 295 & 296
Wm. H. Campbell Justice P. C.

The State of Alabama & Thomas A. Jones Judge of the Court of Probate of Limestone County. Said County hereby certify that the foregoing conveyance was deposited in my Office for Record on the 8th of June 1857 and duly recorded on this the 18th day of June 1857 in Vol. Book No 11 page 30, 31, 32 & 33.

Thomas A. Jones Judge of Probate

Know all men by these presents that we
 John R. Mason & Philip P. Gilchrist of the County of Limestone & State of Alabama for and in consideration of the sum of thirty five hundred & eighty one \$3500.00 dollars to us in hand paid by John R. Mason of the County of Limestone & State of Alabama the receipt whereof we do hereby acknowledge, do by these presents give grant sell & convey unto the said John R. Mason & his heirs & assigns two certain lots or tracts of land lying in the County of Limestone & State of Alabama known as all of fractional Section eleven (11) north of the Tennessee river supposed to contain ninety acres more or less, also East half of North West quarter of fractional Section twelve (12) North of the Tennessee river four Range Six West of Huntsville, together with all & singular the appurtenances thereto belonging or in any way appertaining. To have and to hold the above granted premises to the said John R. Mason & his heirs & assigns forever & we the said M. & P. Gilchrist for ourselves our heirs executors & do covenant with the said John R. Mason & his heirs &c. that we are lawfully seized in fee simple of the above granted premises & that our heirs our executors &c. shall forever warrant & defend the same to him the said John R. Mason his heirs & assigns against the lawful demands of all persons whatsoever. In testimony whereof we the said M. & P. Gilchrist & Ellen A. Gilchrist in token of her release of all right of dower in the above granted premises hereby conveyed or intended to be conveyed, have hereunto set our hands & seals this sixteenth day of March 1857.

John R. Mason
 Philip P. Gilchrist
 Ellen A. Gilchrist

The State of Alabama & Thomas A. Jones Judge of the Court of Probate of Limestone County. Said County hereby certify that John R. Mason a duly residing citizen of the foregoing conveyance known to me appeared before me this day and being sworn stated that Matthew J. Gilchrist Philip P. Gilchrist and Ellen A. Gilchrist his wife the grantors of the conveyance, voluntarily executed the same in his presence, and in the presence of the other subscribing witnesses on the day the same bears date, that he attested the same in the presence of the grantors and of the other witnesses and that such other witnesses subscribed his name as a witness in his presence. Given under my hand this 9th day of June 1857.

Thomas A. Jones Judge of Probate

The foregoing conveyance was delivered into the Office of the Judge of Probate of Limestone County in the State of Alabama for Registration on the 9th day of June 1857 which was duly recorded this the 20th day of June 1857 in Vol. Book No 11 page 30, 31, 32 & 33.

Thomas A. Jones Judge of Probate

John Smiley & wife. This Indenture made this 28th day of March in the year 1857 between John Smiley and Eliza Smiley of the County of Limestone in the State of Alabama of the one part, and Redden Smith of the other part. Witness that the said John Smiley and Eliza Smiley for and in consideration of the sum of one hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Redden Smith all that certain parcel of land lying and being in the County of Limestone and the State of Alabama and known as the North West fourth of the North East fourth of Section No three of Township No one of Range No Six West, containing forty two acres and fifty hundredths of an acre. To have and to hold the above described land with the tenements and appurtenances thereto belonging or in any way appertaining unto the said Redden Smith his heirs and assigns forever. And the said John Smiley & Eliza Smiley for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and well forever defend the title to the above described and hereby granted premises unto the said Redden Smith his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John Smiley and Eliza Smiley his wife, and also against the lawful title, claim or demand of all and every person or persons whatsoever claiming or holding by firm or under the government of the United States. In testimony whereof the said John Smiley & Eliza Smiley have hereunto subscribed their names and affixed their seals this day and year above written.

John Smiley
 Eliza Smiley

The State of Alabama & J. M. F. Arthur an acting Justice of the Peace of Limestone County. In and for said County John Smiley and Eliza Smiley whose names are signed to the foregoing conveyance and who are known to me acknowledge before me on this day, that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date.

Witness my hand this 28th day of March 1857.

The foregoing conveyance was delivered into the Office of the Judge of Probate of Limestone County in the State of Alabama for Registration on the 28th day of June 1857 which was duly recorded this the 22nd day of June 1857 in Vol. Book No 11 page 30, 31, 32 & 33.

Thomas A. Jones Judge of Probate

John Smiley & An Agreement made and entered into this the first day of June eighteen hundred and fifty seven between John Smiley and Eliza Smiley of the one part and Columbus B. McKinney of the other part both of the County of Limestone State of Alabama. Witness that whereas the said John Smiley for and in consideration of the sum of money and other matters and things hereafter mentioned have bargained, sold, aliened, conveyed and confirmed and do hereby agree, contract, bargain, sell, alien, convey and confirm unto my said son Columbus B. McKinney his heirs, executors, and administrators

forever all of my real estate or landed interest in the County of Limestone State of Alabama and every appurtenance and appurtenances thereto belonging. The more fully to convey which I have made, executed and delivered to the said Columbus B. McKinney my deed in writing dated the twenty fifth day of May eighteen hundred and fifty seven containing a description of the lands intended to be conveyed, which said deed as a part of this contract and for all purposes of explanation is here referred to and to be taken and considered a part and parcel of this agreement. Also all the stock whether horses, cows, sheep or hogs of every kind and description, except one said horse now on the place whereon the said John McKinney resides, and all the implements of husbandry of every description, or vehicles except one Carryall and one Wagon, and the harness of each, all the household and kitchen furniture except one bed and bedding clothes, all the mus, hirs, labor, benefits, comfort and arrangements of the following slaves to wit, George about twenty years old, Andy about eighteen years old, Ned about sixteen years of age, Abram about eleven years of age, Emily and her future increase should she have any, about forty five years of age, the entire possession and control of said slaves during the lifetime of the said John McKinney, and held and enjoyed by the said Columbus B. McKinney in all things, he taking complete to himself the labor and profits fully and entirely. The said John McKinney taking, holding and enjoying for himself a negro girl India to be controlled alone by him the said John McKinney and for any use he may think proper. The object being expressly to except and exempt the said India in every respect from this contract. Also with this further understanding and agreement that should and whenever the said John McKinney shall depart this life and that court take place before the first day of March of the year the said John McKinney shall die, then in that court the said slaves above named as excepted to the said Columbus B. McKinney and delivered up to the proper representatives of the said John McKinney, to be administered as the law or the will of the said John McKinney may direct; but should the said John McKinney depart this life after the first day of March of the year in which the said John McKinney may die then in that court the said Columbus B. McKinney shall retain to the full extent of this contract touching the same the said slaves above named free and exempt from any and all charge or hire until the end or expiration of the year of the death of the said John McKinney above named, and at the end of that year then to be delivered to the proper representative of the said John McKinney. And now the said Columbus B. McKinney on his part as the consideration and in consideration of the above, agrees to pay the said John McKinney the sum of twenty five hundred dollars in lawful money, also to permit his father the said John McKinney to become to all intents and purposes a member of his family, to live and take the same liberties as he has always done, not inconsistent with the rights of property. The right to live and reside in the place is hereby secured to him and the said Columbus B. McKinney hereby as a part of the consideration to this contract agrees to support the said John McKinney his father (except paying his Store accounts) pay medical bills, board him and furnish him with all suitable needs and comforts, with the right to feel easy and enjoy himself

as he has always done, to feed the horse (also mentioned) and a colts for his said father and of the said John his father and to board free of charge the negro girl India and the said Columbus further agrees to permit his father Thomas B. McKinney to become and remain a member of his family as long as he may be proper or while unmarried free from any and all charges for board, food to treat the said slaves and and around them daily (except one down today) as the said John McKinney has always done. It is further agreed that for the protection and satisfaction of both the parties to this agreement that each shall take a copy of the same and to be recorded in the Office of Probate Court of the County of Limestone State of Alabama and each to be signed and sealed by both parties.

In testimony whereof we have herewith signed our names and affixed our seals the day and year above written.

John McKinney
Columbus B. McKinney

The State of Alabama, I Thomas B. Spauld Judge of the Probate Court of said County hereby certify that John McKinney and Columbus B. McKinney whose names are signed to the foregoing Agreement and who are known to me and acknowledged before me on this day that being informed of the contents of the Agreement they executed the same voluntarily on the day the same were dated. Given under my hand this 28th day of June 1857

Thomas B. Spauld Judge
The foregoing Agreement was delivered into the Office of the Judge of Probate of Limestone County in the State of Alabama for registration on the 28th of June 1857 which was duly recorded this the 28th day of June 1857 in deed Book No 10 pages 33, 34, & 35

Francis B. Roman & The State of Alabama
Madison County
John S. Coring & into this 18th day of May 1857, between Francis B. Roman of the County of Madison of the first part and Stephen Coring of the County of Madison of the second part - Witnesseth that for and in consideration of the sum of Ten thousand dollars to her in hand paid, by the said party of the second part at and before the executing and delivery of these presents, the receipt whereof is hereby acknowledged, the said party of the first part, hath granted, bargained and sold, aliened, conveyed & conveyed, and by these presents, doth grant, bargain & sell, alien, convey and assign unto the said party of the second part, his heirs, executors, administrators and assigns the undivided one sixth interest of the said party of the first part - being all the interest she has in the following described tracts or parcels of land, to wit, being and being in the County of Limestone in said State, and being the lands here before conveyed by Alfred A. Roman and Mary H. his wife, to the said party of the second part - and afterwards conveyed by the said party of the second part to Henry A. Bishop - namely - One undivided moiety of the following described tracts or parcels of land situate lying and being in the County of Limestone & State of Alabama (to wit) the West half of the South West quarter of section No fourteen in Township No three of range No seven West, containing Eighty Acres, the West half of the South East quarter of the same Section Township & Range, and containing Eighty Acres, the East half of the South East quarter, and the East half of the South West quarter both of the last named tracts of land, be in the same Section, Township & Range and

both contain Eighty acres each, of all which tracts or parcels of Land John Benjamin Duke of the above named Henry A. Spencer, died seized in fee, and the South half of the West half of the North West quarter of Section No. thirty two in Township No. three & Range No. Seven West, containing forty acres, also forty acres of Land taken from the East end of an Eighty acre tract and a tract five acre tract of Land, both lying in Section No. twenty three, Township No. three & Range No. Seven West, which Land is more familiarly known as the Forty land, being purchase of said Duke, or the said undivided one sixth interest hereby conveyed, being estimated at seventy five acres. He have and to hold the said undivided one sixth interest in the said lands, with the tenements and appurtenances thereunto belonging unto the said Stephen & Eliza his heirs and assigns forever. And the said party of the first part for herself, her heirs, executors and administrators, does and will warrant unto the said party of the second part, his heirs, executors and assigns, and will forever defend, the title hereby conveyed to the above described and hereby granted premises, against all and every person or persons claiming a holding under the said party of the first part, and also against the lawful title, claim or demand of all and every person or persons claiming a holding, by, from or under the government of the United States. In testimony whereof, the said Francis B. Korman hereunto Subscribes his name and affixes his seal, at Huntsville Ala. this 18th day of May 1857.

Francis B. Korman

State of Alabama, I Robert D. Wilson a Justice of the peace in and for Madison County, & said County, hereby certify that Francis B. Korman whose name is signed to the within and foregoing conveyance and who is known to me acknowledged before me on this day that being informed of the contents of the conveyance. He executed the same voluntarily on the day the same bears date. Given under my hand, this 18th day of May A. D. 1857.

R. D. Wilson J.P.

Received, Huntsville May 18th 1857, of Stephen & Eliza the sum of Two thousand dollars, being the consideration specified in the foregoing deed. Wacker Calhoun & Smithell
Attys for Thomas B. Korman

State of Alabama, I J. L. Hammond Judge of the Probate Court of said Madison County, & County which is by law a Court of record having a seal, certify that Robert D. Wilson whose true signature appears to the within certificate of acknowledgment, was at the time of signing and still is an acting Justice of the Peace in and for said County, and all his official acts are entitled to full faith and credit.

Given under my hand and Seal of Office this 25th day of June A. D. 1857.

J. L. Hammond Judge P.C.

The foregoing conveyance was delivered into the Office of the Judge of Probate of Madison County in the State of Alabama for registration on the 25th day of June 1857 and was duly recorded on the same day in Book No. 10 pages 55 & 56.

Thomas B. Korman Judge P.C.

This Indenture made this 11th day of August in the year One thousand eight hundred and fifty five between Edwin H. Spencer & Mary W. Spencer his wife of the County of Simsbury in the State of Alabama of the one part, and Elizabeth L. Leage of the other part in witness whereof that the said E. H. Spencer & Mary W. his wife for and in consideration of the sum of Thirty dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Elizabeth L. Leage all that certain tract of Land lying and being in the County of Simsbury & State of Alabama and known as the South half of the South West quarter of the North West quarter of Section Eleven Township No. three and Range No. Four, To have and to hold the above described tract of Land with the tenements and appurtenances thereunto belonging unto the said Elizabeth L. Leage her heirs and assigns forever. And the said E. H. Spencer & Mary W. his wife for themselves, their heirs, executors and administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said Elizabeth L. Leage her heirs and assigns from and against themselves and all and every person or persons claiming a holding under them the said E. H. Spencer & Mary W. his wife, and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming a holding, by, from or under the Government of the United States. In testimony whereof, the said E. H. Spencer & Mary W. his wife have hereunto Subscribed their names and affixed their seals the day and year above written.

Signed Sealed and delivered

in the presence of
Thomas B. Korman

The State of Alabama, I Thomas B. Korman Judge of the Probate Court of said Simsbury County, hereby certify that E. H. Spencer and Mary W. Spencer his wife whose names are signed to the foregoing conveyance, and who are known to me, acknowledged before me on this day, that being informed of the contents of the conveyance, they executed the same voluntarily on the day the same bears date.

Given under my hand, this 11th day of August A. D. 1857.

Thomas B. Korman Judge

The foregoing conveyance was delivered into the Office of the Judge of Probate of Simsbury County in the State of Alabama for registration on the 30th day of June 1857, and was duly recorded this the 1st day of July 1857 in Book No. 10 pages 57.

Thomas B. Korman Judge P.C.

George W. Gray & others all men of these presents, that
 this Indenture made and entered into this the 11th day of May 1857
 between William H. Walker of the first part, George W. Gray &
 Margaret F. Gray his wife of the second part and George W. Pick
 of the third part, witnesses, that whereas the said parties of the second part are
 justly indebted to the said party of the first part in the sum of Seven hundred &
 fifteen dollars and five cents, and falling due on or before the 1st of January 1859
 and bearing interest from the 1st of January 1858, and being desirous to secure
 the faithful and punctual payment of the same to the said party of the first
 part, do for and in consideration of the premises, and for the further consideration
 one dollar in hand paid to the said parties of the second part, the receipt
 whereof is hereby acknowledged, bargain sell alien and convey unto the said party
 of the third part all our right title & interest in and to the following Slaves to
 wit: Stephen Mary Riley & Son to him the said George W. Pick his heirs &
 assigns forever. Nevertheless this deed it is further understood & agreed, is subject
 to the following stipulations conditions & agreements - that is to say if the said
 parties of the second part should well & truly pay said sum of money due &
 owing and which is evidenced by the promissory note of the said parties of the second
 part of even date with this deed upon the terms set forth in this deed - then
 this deed is to be void - but if the said parties of the second part should fail
 to pay said note at the time it falls due or at maturity, then the said party of
 the third part upon the requisition of the said party of the first part is required
 forthwith to advertise & sell so much or all of said negroes as may be necessary to
 satisfy said debt due & owing then to the said party of the first part - said sale
 to take place at the Court house door in the town of Athens and ten days notice by
 posting the same at the Court house door and such other places as he may think fit
 of the time & place of sale must be given - and from the proceeds of said sale after
 first paying the costs of this deed and the debt herein secured, and if any
 balance left to be paid to the said parties of the second part or to the one legally
 entitled - Given under our hands & seals this the 11th of May 1857.

William H. Walker

George W. Gray

Margaret F. Gray

G. W. Pick

The State of Alabama: I John A. Johnson an acting Justice of the Peace in
 Limestone County and for said County do hereby certify, that William
 H. Walker, George W. Gray, Margaret F. Gray, & George W. Pick whose
 names are signed to the foregoing conveyance, and who are before me, acknowledge
 before me in this day, that being informed of the contents of the said
 conveyance, they executed the same voluntarily on the day the same bears date.

Given under my hand & seal this the 11th day of July 1857

John A. Johnson

Justice of the Peace

The foregoing conveyance was delivered into the office of the Judge of Probate of
 Limestone County in the State of Alabama for Registration on the 11th of July 1857
 and was duly recorded this the 15th of July 1857 in Book No 10 page 55

Thomas H. Pyles Judge

Madison Thompson & wife This Indenture made this 28th day of July in the year
 1857 between Madison Thompson and
 William E. Hoke & wife Eliza Jane his wife of the County of Limestone in the State of Alabama of
 the one part, and William E. Hoke of same County & State of the other part - witnesses
 that the said Madison Thompson and Eliza Jane his wife for and in consideration
 of Sum of One hundred Dollars to them in hand paid, the receipt whereof is hereby
 acknowledged, hath this day, given, granted, bargained, sold, aliened, conveyed, released
 conveyed and confirmed; and by these presents do give grant bargain sell alien
 release, convey and confirm unto the said William E. Hoke, all that certain
 Lot or parcel of land lying and being in the the Town of Athens County of Limestone
 & State of Alabama and known and described as follows (viz) a part off of the South
 Side of lot No 38 commencing at the corner between lots No 38 & No 39 and running
 along the partition on the published Square twenty 8 1/2 (20 1/2) feet from the NW corner
 of lot No 39 North thence East to the Western boundary of lot No 42.
 To have and to hold the above described Tract or parcel of Land unto the tenants
 and appurtenances Therunto belonging or in anywise appertaining unto the said
 William E. Hoke his heirs and assigns forever. And the said Madison Thompson
 and Eliza Jane Thompson his wife for themselves their heirs executors and
 administrators, do hereby grant in consideration of the premises granted and will forever
 defend the title to the above described and hereby granted premises unto the said William
 E. Hoke his heirs and assigns from and against themselves and all and every person
 or persons claiming or holding under them the said Madison Thompson and Eliza Jane
 Thompson his wife, and also against the lawful title, claims or demands of all and every
 person or persons whatsoever, claiming or holding by from or under the Government
 of the United States. In testimony whereof the said Madison Thompson and Eliza
 Jane Thompson his wife hereunto Subscribed their names and affix their seals the day
 and year first above written.

Signed, Sealed and delivered

Madison Thompson

Eliza J. Thompson

in the presence of
 The State of Alabama: I Thomas H. Pyles Judge of the Probate Court
 Limestone County & of said County hereby certify that Madison Thompson
 and Eliza J. Thompson whose names are signed to the foregoing conveyance, and
 who are known to me, acknowledge before me on this day that, being informed of
 the contents of the conveyance they executed the same voluntarily on the day the same
 bears date. Given under my hand this 28th day of July A. D. 1857

Thomas H. Pyles Judge

The foregoing conveyance was delivered into the office of the Judge of Probate of Limestone
 County in the State of Alabama for Registration on the 28th of July 1857 and was
 duly recorded on the same day in Book No 10 page 37

John A. Johnson

William H. Garrett & This Indenture made this 12th day of June in the year one thousand eight hundred and fifty seven between William H. Garrett of the County of Limestone in the State of Alabama of the one part, and Charles H. Anderson of the other part. Witnesseth that the said William H. Garrett for and in consideration of the sum of three thousand dollars to him in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents, do give, grant, bargain, sell, alien, convey, release, confirm and confirm unto the said Charles H. Anderson all that certain tract or parcel of land lying and being in the County of Limestone & State of Alabama known and designated as the North West quarter Section 4 Township 4 Range 3 West containing one hundred & sixty acres more or less. To have and to hold the above described tract or parcel of land with the improvements and appurtenances thereto belonging or in any wise appertaining unto the said Charles H. Anderson his heirs and assigns forever. And the said William H. Garrett for himself his heirs, executors and Administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Charles H. Anderson his heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said William H. Garrett, and also against the lawful title, claim or demands of all and every person or persons whomsoever.

On testimony whereof the said William H. Garrett have hereunto subscribed his name and affixed his seal the day and year above written.

Signed Sealed and delivered in the presence of J. W. Fouch an acting Justice of the Peace for the State of Alabama & County & State aforesaid, hereby certify that William H. Garrett whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day, that being informed of the contents of the conveyance he executed the same voluntarily in the day the same bears date.

Given under my hand this the 12th day of June 1857.

The foregoing conveyance was delivered into the Office of the Judge of Probate of Limestone County in the State of Alabama for Registration on the 20th day of July 1857 and was duly Recorded this the 24th day of July 1857 in Book No. 10 page 40.

Teste Thomas H. Jones J.P.C.

William H. Nichols & This Indenture made this 16th day of July in the year one thousand eight hundred and fifty seven between W. H. Nichols & Polina E. Harris of the County of Limestone in the State of Alabama of the one part, and A. P. Davis of the other part. Witnesseth that the said W. H. Nichols & his wife P. E. Nichols for and in consideration of the sum of twenty two hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, confirm and confirm unto the

Said A. P. Davis all that certain tract of land lying and being in the County of Limestone State of Alabama and described as follows: The West half of the North East fourth of Section thirty five Township one Range five West, except about seven acres, commencing at the South East corner of said West half, running West thirty seven poles, thence North Twenty Eight poles, thence East thirty seven poles, thence South to the beginning corner including all of the tillable land on the top of the hill. Also the East half of the North East quarter of Section thirty five, Township one Range five West, containing Eight one acres and $\frac{1}{4}$ of an acre, except about four acres beginning at the South West corner running North Twenty four poles, thence South East in a triangle to where it intersects the East line from said beginning about fifty rods from said beginning, so as to include all the tillable lands on the top of the hill. Also the South half of the West half of the North West quarter of Section thirty six, Township one Range five West, supposed to be forty acres, or the same more or less (the above owned seven and four acres being the same deeded to B. McTommend by W. Hill and wife).

To have and to hold the above described lands with the improvements and appurtenances thereto belonging or in any wise appertaining unto the said A. P. Davis his heirs and assigns forever. And the said W. H. Nichols & P. E. Nichols his wife for themselves their heirs, executors and Administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Davis his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said W. H. Nichols and his wife P. E. Nichols. And also against the lawful title claim or demand of all and every person or persons whomsoever, claiming or holding by, from, or under the Government of the United States. On testimony whereof the said W. H. & P. E. Nichols have hereunto subscribed their names and affixed their seals the day and year above written.

Signed Sealed and delivered in the presence of B. McTommend & W. H. Hargrove

William E. Nichols & Polina E. Nichols

The State of Alabama & Thomas H. Jones Judge of the Probate Court of said County hereby certify that B. McTommend a subscribing witness to the foregoing conveyance known to me appeared before me this day and being sworn stated that William E. Nichols and Polina E. Nichols his wife the grantors in the conveyance, voluntarily executed the same in his presence and in the presence of the other subscribing witness on the day the same bears date: that he attested the same in the presence of the grantors and of the other witness, and that such other witness subscribed his name as a witness in his presence, Given under my hand this 24th day of July A. D. 1857.

The foregoing conveyance was delivered into the Office of the Judge of Probate of Limestone County in the State of Alabama for Registration on the 24th day of July 1857 and was duly recorded this the 25th day of July 1857 in Book No. 10 page 41.

Teste Thomas H. Jones J.P.C.

James B Stewart *This Indenture* made this 27th day of July in the year one thousand eight hundred and fifty seven between James B Stewart of the first part, William H Walker Richardson of the second part and William H Walker of the third part. Whereas the said James B Stewart is justly indebted to the said Wm H Walker in the sum of eighty dollars to be paid on the first day of January one thousand eight hundred and fifty eight as by a bond dated the 27th July 1857 more fully appears, which debt with the interest therein accruing the said James B Stewart is willing to secure. Now this Indenture witnesseth that for and in consideration of the premises, and also for the further consideration of five dollars to the said James B Stewart in hand paid by the said Wm Richardson at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged by the said James B Stewart hath bargained and sold and doth hereby bargain and sell unto the said Wm Richardson his Executors administrators and assigns certain Mustangs by Slave named Henry about six years old, to have and to hold the said boy to the said Wm Richardson his Executors administrators and assigns to the only proper use and behoof of the said Wm Richardson his Executors & assigns. Upon trust nevertheless that the said Wm Richardson his Executors & assigns shall permit the said James B Stewart to keep possession of said boy until default be made in the payment of the said sum of eighty dollars with the interest thereon as aforesaid. And then upon this further trust that the said Wm Richardson his Executors & assigns shall and will do soon after the happening of such default of payment as he may think proper or the said Wm H Walker shall request sell the said boy Henry to the highest bidder for cash at public auction after having fixed the time and place of sale at his own discretion and given ten days notice thereof in the Athens Herald published in Athens. And out of the money arising from such sale after satisfying the charges thereof and all other expenses attending the premises pay to the said Wm H Walker his Executors the sum of eighty dollars with the interest that may have accrued and the balance if any shall pay to the said James B Stewart his Executors administrators or assigns. But if the whole of the said sum of eighty dollars with interest shall be fully paid to the said Wm H Walker his heirs & assigns when the same is payable so that no default of payment of the said sum or any part thereof be made, then this Indenture to be void or else to remain in full force and virtue. In witness whereof we have hereunto set our hands and affixed our seals the day and date first above written.

J B Stewart (Sd)
Wm Richardson (Sd)
Wm H Walker (Sd)

The State of Alabama, I Thomas W Tynes Judge of the Probate Court of said County of Limestone County, I hereby certify that J B Stewart, Wm Richardson and Wm H Walker whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day, that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 27th day of July A D 1857

Thomas W Tynes Judge
The foregoing conveyance was delivered into the Office of the Judge of Probate of Limestone County in the State of Alabama for registration in the 27th of July 1857 and was duly recorded on this the 28th day of July 1857 in Book No. 11 page 40.

Teste Thomas W Tynes J.P.C

Rachel Virginia Hunt *This Indenture* made and entered into on the 20th day of July in the year of our Lord one thousand eight hundred and fifty seven (1857) by and between Rachel Virginia Hunt of the first part, John H Hunt of the second part and the said John H Hunt, both of the County of Limestone in the State of Alabama, of the first and second parts. Witnesseth that the said Rachel Virginia Hunt, the party hereto of the first part, for and in consideration of the natural love and affection which she has for and bears to her said husband, the said John H Hunt, the party hereto of the second part and for the further and the additional consideration of the sum of five dollars in hand paid to her the said Rachel Virginia Hunt by the said John H Hunt, they accept whereof, at and before the creating and delivery of these presents is hereby acknowledged, she the said Rachel Virginia Hunt has this day given and granted, bargained and sold, and by these presents does give and grant, bargain and sell, unto the said John H Hunt, the following named and described negro Slaves (nineteen in number) to wit: Babel a man, aged about 27 or 28 years - Betty, a woman, wife of the said Babel, about the same age - the five children of the said woman Betty, namely: Mary, a girl, about 15 years old - Archie, a boy about 10 years old - John, a boy about 5 years old - Anne, a boy about 2 years old - and Oliver, a boy infant about 8 months old - Also a negro woman named Ann, about 28 years old, and her five children, namely: Maria, a girl aged about 14 years - Amanda a girl aged about 10 years - Lewis a boy, aged about 10 years - Bill a boy aged about 7 years - and Alice an infant girl, aged about 18 months - Also Rosalind, a woman aged about 20 years, and Amelia her wife, aged about 28 years - and the ten children of the said woman Amelia, to wit: Charles a boy aged about three years - and Francis a girl aged about 18 months - Also a negro boy named Wren about 19 years old, and an old negro woman named Nancy, aged about 60 years. Also all the future increase of all and any of the above mentioned female Slaves - to him the said John H Hunt and to his heirs and assigns forever. Upon this trust to wit: That the said John H Hunt, shall permit unto the said Rachel Virginia Hunt, to have and keep quiet and peaceable possession and ownership of the said Slaves, above named and of each of them, and of the increase of the said female, for and during the time and term of my natural life, free and discharged from any claim for hire, and shall permit me to use and enjoy the proceeds of their labor, or hire, for the time and term aforesaid, or as much thereof as I may require, with or without. And this Indenture further witnesseth, that I the said Rachel Virginia Hunt for and in consideration herein before recited and mentioned, have this day given and granted, and by these presents do give and grant, unto the said John H Hunt, and to his heirs and assigns, all my personal property of every kind and description, and whether in possession, or expectancy, namely, all my stock, of every kind and description - all my household and kitchen furniture and utensils - all my farming implements - all money in hand, or in the custody of others, and all claims and choses in action, due or to become due to me now or hereafter, to be held by him the said John H Hunt, his heirs and assigns, absolutely, and discharged of all conditions. - In testimony whereof the said Rachel Virginia Hunt hath hereunto subscribed her name, and affixed her seal on this day and year first above written.

Signed, Sealed, acknowledged and delivered
in the presence of etc.
the word "in hand paid" between the 10th
and 11th lines from the top of the first page
having been previously interlined.

The State of Alabama, I Stephen Skinner a Justice of the Peace in and for the County and State of Limestone County &c. &c. aforesaid, duly elected, commissioned and qualified do hereby certify that Rachel Virginia Hunt, whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day, that being informed of the contents of the conveyance, he executed the same voluntarily on the day the same bears date. Given under my hand this 10th day of July in the year A D 1857.

Justice of the Peace and for Limestone County, Ala.

Filed in the office of the Judge of Probate of Limestone County for Registration on the 29th day of July 1857 and was duly recorded on this the 30th day of July 1857 in Book No 10 page 43 & 44
 Teste Thomas W. Pynes J.P.C.

John Merritt & wife This Indenture made this 29th day of January 1848 between
 To & blessed John Merritt and Mary Ann Merritt his wife of the State of
 John Wales Alabama Limestone Co. of the one part and John Wales of the Sta.
 & County aforesaid of the other part. Witnesseth that the said John & Mary
 Merritt for and in consideration of the sum of Six dollars to them in hand paid
 The receipt whereof is hereby acknowledged have this day bargained, sold, aliened, conveyed
 off & conveyed & by these presents do bargain, sell, alien, convey and confirm unto the
 said John Wales, One Acre of land lying in Limestone Co. Ala. and known as
 the South East Corner of North West quarter of the North East quarter of Section
 Six Township one & Range Three West, containing One Acre. To have and to hold
 the above described Acre of Land with the appurtenances thereto belonging or in
 anywise appertaining unto the said John Wales his heirs and assigns forever.
 & the said John & Mary Merritt for themselves their heirs Executors and administrators
 do warrant and will forever defend the title to the above described and hereby
 granted premises unto the said John Wales his heirs & assigns from and against
 themselves and all and every persons claiming or holding under them the said John
 & Mary Merritt and also against the lawful title claim or demands of all
 & every person or persons whatsoever claiming or holding by force or under the
 Government of the United States. In testimony whereof the said John & Mary
 Merritt have hereunto set their hands and affixed their seals the day and
 date above written.

Signed Sealed and delivered
 in the presence of
 John Merritt & Mary Ann Merritt
 The State of Alabama & Personally appeared before me Abolam Forbes an
 Limestone County & acting Justice of the Peace in and for the County aforesaid
 said John Merritt & his wife Mary Merritt who acknowledged that they
 signed Sealed and delivered the within deed to the aforesaid John Wales on the day
 & date therein mentioned and Mary Merritt his wife being privately Examined by
 me separate and apart from her husband acknowledged that she signed Sealed and
 delivered the within deed freely without any threats fear or compulsion of her said
 husband, this the 15th day of April 1848

Teste Abolam Forbes J.P.C.
 Justice of the Peace

Filed in the Office of the Judge of Probate of Limestone County in the State of
 Alabama for Registration on the 3rd day of August 1857 and was duly recorded
 on this the 5th day of August 1857 in Book No 10 page 44
 Teste Thomas W. Pynes J.P.C.

Reuben A. Wlaze & wife This Indenture made this 3rd day of August in the year one thousand
 To & blessed Eight hundred and fifty Seven between Reuben A. Wlaze & Anna Wlaze his wife
 John R. Mitchell of the County of Limestone in the State of Alabama of the one part, and John R.
 Mitchell of the other part. Witnesseth that the said Reuben A. Wlaze & wife for and in
 consideration of the sum of Thirty-five dollars to them in hand paid, the receipt whereof
 is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released,
 conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release,
 convey and confirm unto the said John R. Mitchell all that certain tract of land lying and
 being in the County of Limestone and State of Alabama and known and described as follows, to wit:
 The W. 1/4 of the N. 1/4 quarter of Section One Township 2 Range 3, W. 1/4 of N. 1/4 of N. 1/4 of
 Section 1, Township 2 Range 3, plus East half of the East half of the N. 1/4 of Sec 2 Township
 2 Range 3 West, containing in all One hundred and forty acres, more or less. To have and
 to hold the above described tract of Land with the Tenements and appurtenances thereto
 belonging or in anywise appertaining unto the said John R. Mitchell his heirs and assigns
 forever. And the said Reuben A. Wlaze & wife for themselves their heirs, Executors and admin-
 istrators, do hereby, and in consideration of the premises, warrant and will forever defend
 the title to the above described and hereby granted premises unto the said John R. Mitchell
 his heirs and assigns, from and against themselves and all and every person or persons claiming
 or holding under them the said Reuben A. Wlaze & wife, and also against the lawful
 title, claim or demand of all and every person or persons whatsoever claiming or holding by force
 or under the Government of the United States. In testimony whereof the said Reuben
 A. Wlaze and Anna Wlaze have hereunto subscribed their names and affixed their
 seals the day and year above written.

Signed Sealed and delivered
 in the presence of
 Reuben A. Wlaze & Anna Wlaze
 The State of Alabama & Thomas W. Pynes Judge of the Probate Court of said
 Limestone County, hereby certify, that Reuben A. Wlaze and Anna
 Wlaze his wife, whose names are signed to the foregoing conveyance, and who are known to me,
 acknowledged before me on this day, that being informed of the contents of the conveyance,
 they executed the same voluntarily on the day the same bears date. Given under my hand
 this 3rd day of August A.D. 1857.

Thomas W. Pynes Judge
 Filed in the Office of the Judge of Probate of Limestone County in the State of Alabama for
 Registration on the 3rd day of August 1857 and was duly recorded on this the 5th day of
 August 1857 in Book No 10 page 45
 Teste Thomas W. Pynes J.P.C.

Benjamin M. Maclean This Indenture made this sixth day of August in the
 To & blessed year one thousand eight hundred and fifty Seven between Benjamin
 James F. Sonnell & M. Martin and Ann Eliza Maclean his wife of the County of Limestone
 in the State of Alabama of the one part, and James F. Sonnell of the other part. Witnesseth
 that the said Benj M. Maclean & wife for and in consideration of the sum of One
 dollar to them in hand paid, the receipt whereof is hereby acknowledged, have this day
 given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and
 by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm
 unto the said James F. Sonnell an undivided half of all that certain Lot of Land

lying and being in the County of Limestone and known in the plan of the Town of Millers as lots number eleven and twelve, except that part heretofore deeded to the Methodist Episcopal Church, in lot number twelve. It being agreed and understood that the said Benj. W. Maclin and wife convey to the said James F. Cornell only their undivided interest or one half of said lots as above set forth, to have and to hold the above described lots with the tenements and appurtenances thereunto belonging, or in any wise appertaining unto the said James F. Cornell his heirs and assigns forever. And the said Benj. W. Maclin and wife for themselves their heirs, executors and administrators do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said James F. Cornell his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Benj. W. Maclin and wife and also against the lawful title, claim or demands of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States. In testimony whereof the said Benj. W. Maclin & Anne Eliza his wife hereunto subscribe their names and affix their seals the day and year above written.

Signed Sealed and delivered

in the presence of

The State of Alabama: I Thomas H. Tynes Judge of the Probate Court of said Limestone County, hereby certify that Benjamin W. Maclin and Anne Eliza Maclin his wife whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 6th day of August A.D. 1857.

Thomas H. Tynes Judge

Filed in the Office of the Judge of Probate of Limestone County in the State of Alabama for Registration in the 6th day of August 1857 and was duly recorded on the same day in book No 10 pages 45 & 46.

Teste Thomas H. Tynes J.P.C.

Thomas H. Tynes and wife. This Indenture made and entered into on the 11th day of To 3 bleed. Gift. One thousand eight hundred and fifty three between Thos. H. Tynes and Mary H. Tynes his wife of the County of Limestone and State of Alabama of the one part and Thomas Phillips, Thos. H. Healy James W. Bondgforth, William Akin William H. Henshaw, William W. Phillips William H. Hargrove & Thos. H. Tynes of the other part, Trustees for the Methodist Church and Academy, Witnesseth that in and for the consideration of the desire that the said Thos. H. Tynes & Mary H. Tynes his wife has for the formation of a school and Education doth give grant and convey unto the said Trustees Thos. Phillips Thos. H. Healy James W. Bondgforth William Akin William H. Henshaw William W. Phillips William H. Hargrove & Thos. H. Tynes, a certain tract or parcel of land, commencing at a large white Oak on the public road and running due West twenty poles to a stone thence thirty poles North to a stone thence thirty poles East to a stone thence thirty poles South to the beginning, it being and being in the County of Limestone & State of Alabama and known as a portion of the north West 1/4 of the north West 1/4 of Section No 10 of Township No 1 of Range 4 West containing

four acres more or less for the purpose of building a Methodist Church & Academy thereon. To have and to hold the above described tract or parcel of land in trust for the purpose above specified and their successors in office forever.

Given under our hands and seals this day and date above written.

Thomas H. Tynes

Mary H. Tynes

The State of Alabama: Personally appeared before Thomas Fogg and acting Justice of the Peace Limestone County in and for said County Thomas H. Tynes and Mary H. Tynes his wife who acknowledged Signed Sealed and delivered the within deed to the said Trustees Thomas Phillips Thomas H. Healy James W. Bondgforth William Akin William H. Henshaw William W. Phillips William H. Hargrove and Thomas H. Tynes for the purpose therein specified, and apart from her said husband acknowledges that she signed Sealed and delivered the within deed freely without any fear threats or compulsion of her said husband. Given under my hand and seal this 2nd day of July One thousand eight hundred and fifty three.

Thomas Fogg

Justice of the Peace

Filed in the Office of the Judge of the Probate Court of Limestone County in the State of Alabama for Registration in the 15th day of August 1857 and was duly recorded the 17th day of August 1857 in book No 10 pages 46 & 47.

Teste Thomas H. Tynes J.P.C.

Samuel Robinson. This Indenture made this 11th day of January in the year one thousand eight hundred and fifty seven between Samuel Robinson his wife & John Henry of the County of Limestone in the State of Alabama of the one part and John Henry of the County and State aforesaid of the other part - Witnesseth that the said Samuel R. his wife & John Henry for and in consideration of the sum of two hundred dollars to them in hand paid the receipt whereof is hereby acknowledged, do hereby give, grant, bargain, sell, alien, convey, confirm, release, warrant and confirm unto the said John Henry all that certain Tract of land lying and being in the County of Limestone State of Alabama and known as the South West quarter of the north West quarter of Section No 10 of Township No 1 of Range 4 West, containing forty acres more or less. To have and to hold the above described tract of land with the tenements and appurtenances thereunto belonging, or in any wise appertaining unto the said John Henry his heirs and assigns forever. And the said S. R. his wife & John Henry for themselves their heirs, executors and administrators do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said John Henry his heirs and assigns from and against any and all and every person or persons claiming or holding under them the said Samuel R. his wife & John Henry, and also against the lawful title claim or demands of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States. In testimony whereof the said S. R. his wife & John Henry hereunto subscribe their names and affix their seals the day and year above written.

Signed Sealed and delivered

in the presence of

John J. Pickers

J. F. Allen

S. J. Robinson

J. H. Robinson

The State of Alabama: I John I. Vickers an acting Justice of the Peace in said
 Limestone County & for said County, hereby certify that Samuel J. Robinson and his
 wife Post Robinson whose names are signed to the foregoing conveyance, and who are known
 to me, acknowledged before me on this day, that being informed of the contents of the conveyance
 they executed the same voluntarily on the day the same bears date. Given under my hand
 this the 7th day of July A.D. 1857.

John I. Vickers *J.P.*
 Justice of the Peace

Filed in the Office of the Judge of the Probate Court of Limestone County in the State of
 Alabama for Registration on the 15th day of August 1857 and was duly Recorded
 the 18th day of August 1857 in blood Book No. 11 pages 47 & 48
 Teste Thomas S. Tynes J.P.C.

Thomas S. Tynes et al. vs. John H. East & wife Sarah Jane East
 To & bleed
 John H. East & wife Sarah Jane East
 This deed made this seventeenth day of August in the year
 eighteen hundred and fifty seven between Thomas S. Tynes & Eliza both
 of the second part - all of the County of Limestone and State of Alabama - Intendants
 that the said parties of the first part for and in consideration of the sum of Seventeen
 thousand dollars to the parties of the first part in hand paid, the receipt whereof is hereby
 acknowledged, have this day given, granted, bargained, sold, aliened, enfeoffed, released,
 conveyed & confirmed, and by these presents do give, grant, bargain, sell, alien, enfeoff,
 release, convey and confirm unto the said John H. East all of their and each of their
 rights, titles & interests of all and every character whether of donor - fee simple or in
 reversion or remainder; this deed being intended to include any and every estate,
 title, or interest of the parties of the first part in and to the following described lots or
 parcels of land together with the ferry franchise - fixtures and privileges hereinafter
 set forth - viz all of the lands in fractional sections no 12 & no 13 - To - 4 - Range 6 west which
 were the property of or belonged to Hartley Cox at the time of his death and which are
 north of the Tennessee River - containing about four hundred and sixty three acres
 Also the East half of the South East quarter of section no 18 - To - 4 - Range 5 west containing
 eighty acres - Also the South West quarter of fractional section no 20, To - 4 - Range 5 west containing
 about one hundred and forty seven acres - Also the ferry franchise, fixtures and privileges
 over and across the Tennessee River known as Brown's ferry together with and including on
 the South bank of said River at said ferry a lot of land or tracts enough for all ferry uses &
 purposes for landing or receiving such things as may be legitimately ferried over said River
 said lot of land to be adjoining said ferry landing and to be large enough for the full &
 free exercise of the franchise. To have and to hold the above described lands & ferry franchise
 and privileges with the tenements and appurtenances thereto belonging or in any wise appertain-
 ing unto the said John H. East his heirs and assigns forever. And the said parties of
 the first part for themselves, their heirs executors and administrators do hereby & in consid-
 eration of the premises warrant and will forever defend the title to the above described and hereby
 granted premises and estates together with the ferry franchise and privileges and fixtures
 hereby intended to be conveyed unto the said John H. East his heirs and assigns from and
 against ourselves and all and every person or persons claiming or holding under them the
 said parties of the first part - And also against the lawful title claim & demand of all
 and every person or persons who ever claiming or holding by from or under the
 Government of the United States. In Testimony whereof the said parties of the first part

severally subscribe their names and affix their seals the day and year above written

Signed Sealed and delivered

in presence of
 attested John Jackson

Thos S Tynes

The State of Alabama: I Thomas Tynes Judge of the Probate Court of said County hereby certify that
 Limestone County & John Jackson a subscribing witness to the foregoing conveyance known to me
 appeared before me this day and being sworn stated that Thomas S. Tynes and Eliza his wife and
 Eliza S. Tynes the grantors in the conveyance voluntarily executed the same in his presence and in the
 presence of the other subscribing witness on the day the same bears date, that he attested the same in the
 presence of the grantors and of the other witness, and that such other witnesses subscribed his name as a
 witness in his presence. Given under my hand this 18th day of August A.D. 1857

Thomas S. Tynes J.P.C.

Filed in the Office of the Judge of the Probate Court of Limestone County in the State of Alabama
 for Registration on the 18th day of August 1857 and was duly Recorded the 19th day of August
 1857 in blood Book No. 11 pages 48 & 49

Teste Thomas S. Tynes J.P.C.

John H. East & wife Sarah Jane East
 To & bleed
 John S. Blair
 This Indenture made this 20th day of August in the year one
 thousand eight hundred and fifty seven between John H. East and his wife
 Sarah Jane East of the County of Limestone in the State of Alabama of the one part
 and John S. Blair of the other part Intendants that the said John H. East & wife Sarah
 Jane East for and in consideration of the sum of one hundred & fifty dollars to them in hand
 paid, the receipt whereof is hereby acknowledged, have this day, given, granted, bargained,
 sold, aliened, enfeoffed released, conveyed and confirmed, and by these presents do give, grant,
 bargain, sell, alien, enfeoff, release, convey and confirm unto the said John S. Blair all
 that certain tract of land lying and being in the County of Limestone State of Alabama
 viz the North West fourth of the South West fourth section two Township three Range 6
 west also the North East fourth of the South East fourth of section three Township three
 Range six west containing eighty acres more or less (covering one odd square around
 the grave of mistress East) To have and to hold the above described land with the
 tenements and appurtenances thereto belonging or in any wise appertaining unto
 the said John S. Blair his heirs and assigns forever. And the said John H. East &
 Sarah Jane East for themselves their heirs executors and administrators do hereby and in
 consideration of the premises warrant and will forever defend the title to the above described
 and hereby granted premises unto the said John S. Blair his heirs and assigns from and
 against themselves and all and every person or persons claiming or holding under them
 the said John H. East and wife Sarah Jane East and also against the lawful
 title, claim or demand of all and every person or persons who ever claiming or holding
 by from or under the Government of the United States. In Testimony whereof the said
 John H. East & wife Sarah Jane East have hereunto subscribed their names and
 affixed their seals the day and year above written

Signed Sealed and delivered
 in the presence of

John H. East *J.P.*
 Sarah J. East *J.P.*

The State of Alabama, I Thomas H. Jones Judge of the Probate Court of said Limestone County, & County hereby certify that John B. East and his wife Sarah East whose names are signed to the foregoing conveyance, and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 22^d day of August A.D. 1857

Thomas H. Jones Judge

Filed in the Office of the Judge of the Probate Court of Limestone County in the State of Alabama for Registration on the 22^d day of August 1857 and was duly recorded on this the 24th day of August 1857 in Book No. 11 pages 49 & 50

Teste Thomas H. Jones J.P.C.

William Levesque T. C. & So all whom these presents may come
To be held & I William Levesque Tax Collector for the County of Limestone
James McKealene & and State of Alabama. Sent greeting whereas by the list of
Taxes prepared and handed to me according to the Statute in such cases made
and provided, it appears that owner unknown hath not paid the sum of four
dollars and eighty cents State and County Tax, assessed and due on the herein
after particularly described land for the year one thousand eight hundred and
fifty two, and whereas I did by virtue of said list and assessment seize and take
the said tract or parcel of land herein after particularly described land, at
public sale after having given three months notice of time and place of said sale
by advertising in the Herald a newspaper published in the town of Athens
Alabama, and most convenient to said land and my self, and by virtue of
the Statute in such cases made and provided have sold unto James M.
Kealene for the sum of Seven dollars and thirty cents, for taxes and cost that
being the greatest and highest sum bid, therefore now know ye that I William
Levesque Tax Collector as aforesaid, and by virtue of the Statute in such cases
made and provided and for and in consideration of the sum of Seven dollars and
thirty cents, aforesaid to me in hand paid, the receipt whereof is hereby acknowledged
have bargained and sold and by these presents, doth bargain and sell unto the
said James McKealene, and to his heirs and assigns forever the following
tract or parcel of land known and described as follows. (The South West
quarter of Section thirty six Township three range five west) lying in the
County of Limestone State of Alabama. To have and to hold the above described
tract or parcel of land and every part thereof with its appurtenances, unto the
said James McKealene his heirs and assigns forever as absolutely as I
William Levesque Tax Collector aforesaid might lawfully do, to sell
and sell by virtue of the authority aforesaid. In witness whereof I have
hereunto set my hand and affixed my seal this fourteenth day of March
1853

William Levesque T. C. (Seal)

The State of Alabama, I Thomas H. Jones Judge of the Probate Court of Limestone County, & County hereby certify that William Levesque
Tax Collector whose name is signed to the foregoing conveyance and who is
known to me acknowledged before me on this day that being informed of
the contents of the conveyance he executed the same voluntarily on the

day the same bears date. Given under my hand this 25th day of August A.D. 1857

Thomas H. Jones Judge

Filed in the Office of the Judge of the Probate Court of Limestone County in the State of Alabama for Registration on the 24th day of August 1857 and was duly recorded on this the 25th day of August 1857 in Book No. 11 pages 50 & 51

Teste Thomas H. Jones J.P.C.

Thomas H. Jones Register. This Indenture made and entered into this 25th day of August in
the year Eight hundred and fifty seven between Thomas H. Jones Register
Dawson Phelps of the Chancery Court of the Twenty Eighth District Northern Chancery Division
of the State of Alabama of the first part and Dawson Phelps of the other part. This
Indenture witnesseth that in pursuance of a decree of the Chancery Court rendered at the
May Term of said Court 1854 (in a certain Cause then pending in said Court wherein the
said Dawson Phelps and Mary Phelps his wife were complainants, and Joshua L. Phelps
others Children of said Dawson and Mary Phelps were defendants) and sold to the highest
bidder at the Court house door in the town of Athens on the first secondary in September 1854 the
following described tract or parcel of land for cash as described in said Complainants Bill
to wit: Part of fractional Section six Township two Range five west, commencing at the corner
between the land owned by John A. Hedge & said fractional Section, running thence South
to the branch, thence East to the line dividing the said land from one hundred acres now owned
by Robert H. Watkins, including the field lying parallel with the Bush Island Road, thence
running North across the hill to a peach tree marked L.H. thence a westerly direction to a peach
tree marked L.H. thence South to another peach tree marked L.H. leaving the bench or table
lands North of said line, thence running a straight course to the beginning, situated in the
County of Limestone State of Alabama, for the sum of Twelve hundred and fifty dollars
in cash. Now this Indenture further witnesseth for and in consideration of the premises
and for the further consideration of the sum of Twelve hundred and fifty dollars to me in hand
paid by the said Dawson Phelps the party of the second part. I hereby bargain sell and convey
all the right title interest or claim of the said Mary Phelps and her Children Joshua L.
Phelps Robert H. Phelps Harriet Ann Phelps Mary C. Phelps and William D. Phelps in
and to the said tract or parcel of land to the said Dawson Phelps his heirs and assigns
forever, he being the highest bidder for the same. In witness whereof I have hereunto set my
name and affixed my seal the day and year above written.

Thomas H. Jones Register

The State of Alabama, I John Jackson Clerk of the Circuit Court of said County
Limestone County, & County hereby certify that Thomas H. Jones Register of the Chancery Court
of the 28th District Northern Chancery Division of the State of Alabama, whose name is
signed to the foregoing conveyance and who is known to me, acknowledged before me on this day
that being informed of the contents of the conveyance he executed the same voluntarily on the day
the same bears date. Given under my hand this 27th day of August A.D. 1857.

John Jackson Clerk C.C.

Filed in the Office of the Judge of the Probate Court of Limestone County in the State
of Alabama for Registration on the 29th day of August 1857 and was duly registered on this
the 31st day of August 1857 in Book No. 11 page 51

Teste Thomas H. Jones J.P.C.

Thomas S. Malone wife & child
To & Deed
Martha J. Easter
 This Indenture made this 1st day of January one thousand eight hundred and fifty seven between Thomas S. & Harriet Malone of Limestone County State of Ala. of the one part, & Mrs Martha J. Easter of the other part. Witnesseth that the said Thomas S. & Harriet Malone for & in consideration of the sum of twenty five hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day bargained, sold, conveyed & confirmed & by these presents do bargain, sell, convey & confirm unto the said Mrs Martha J. Easter all that certain plot or tract of land being & lying near to the town of Athens in SW quarter of Section 4 Township 8 Range 4 West, known as the residence of the above mentioned parties of the first part for the last several years, & situated as follows: to wit: beginning in the middle of the Upper Cotton Road, about 80 yds after it turns north from the Winchester Road, & running several hundred yds till it crosses a branch & goes some 120 yds. opposite a cross fence on the west, thence along that cross fence until it intersects John Francis line, thence south till it comes opposite the beginning point, & thence east to said point, containing thirty four acres more or less. To have and to hold the above described tract of land with the tenements & appurtenances thereunto belonging to the said Martha J. Easter her heirs and assigns forever, and the said Thomas S. & Harriet Malone will forever warrant & defend the title to the said Martha J. Easter & her assigns forever. In testimony whereof the said Thomas S. & Harriet Malone do hereunto set their names & seals the day & date above written, at Athens Ala.

Thomas S. Malone
 Harriet B. Malone

The State of Alabama, I Thomas H. Tynes Judge of the Probate Court of Limestone County, do hereby certify that Thomas S. Malone and Harriet B. Malone his wife, whose names are signed to the within conveyance, and who are known to me, acknowledged before me on this day, that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 10th day of January A.D. 1857.

Thomas H. Tynes Judge

Filed in the Office of the Judge of the Probate Court of Limestone County in the State of Alabama for Registration on the 29th day of August 1857 and was duly recorded on this the 31st day of August 1857 in Deed Book No 10 page 52.

Teste Thomas H. Tynes J.P.C.

John Fraser
To & Deed
Benjamin W. Meachin
 This Indenture made this twenty third day of July in the year one thousand eight hundred and fifty seven between John Fraser and Martha Ann his wife, of the County of Limestone and State of Alabama of the first part, and Benjamin W. Meachin of the same County and State of the second part, Witnesseth that the said parties of the first part for and in consideration of the sum of one hundred and forty three dollars to them in hand paid, the receipt of which is hereby acknowledged, have this day granted, bargained, sold, aliened, enfeoffed and conveyed and by these presents do grant, bargain, sell, alien, enfeoff and convey unto the said Meachin his heirs and assigns, that tract or parcel of land containing two acres and eighty six hundredths situated on the west side of the Rail Road, and being part of the

lot known in the plan of the town of Athens as extended by John McRiley on the South East quarter of Section five Township three and Range four, by its number 275, beginning at the NW corner of the lot owned by Mildred Clayton, thence North 26 poles and 3 links to a stake, thence East 16 poles and 20 links to 50 feet of the middle of the Rail Road, thence South 26 poles and 3 links, thence East 16 poles and 20 links to the beginning. To have and to hold the said lot or parcel of land to him the said Meachin his heirs and assigns forever, and the said persons of the first part covenant and agree to and with the said Meachin of the second part, his heirs and assigns that they the said persons of the first part will and their heirs, executors and administrators shall warrant and forever defend the title of the said land unto the said Meachin of the second part, his heirs and assigns, from and against the claims of the Government of the United States and the State of Alabama, and all persons holding from and under said governments or against the claims of all and every person whatsoever.

In testimony whereof we have hereunto set our hands and seals this twenty third day of July, and year aforesaid.

John Fraser
 Martha A. Fraser

The State of Alabama, I Thomas H. Tynes Judge of the Probate Court of Limestone County, do hereby certify that John Fraser and Martha A. Fraser his wife, whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day, that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 28th day of July A.D. 1857.

Thomas H. Tynes Judge

Filed in the Office of the Judge of the Probate Court of Limestone County in the State of Alabama for Registration on the 25th day of July A.D. 1857, and was duly recorded on this the 1st day of September 1857 in Deed Book No 10 pages 52 & 53.

Teste Thomas H. Tynes J.P.C.

Thomas L. Pettus
To & Deed
Thomas A. Westmoreland et al
 This Indenture made and executed this 8th day of September eighteen hundred and fifty seven between Thomas L. Pettus of the first part, Charles H. Jones (Trustee) of the second part and Thomas A. Westmoreland, Albert B. Westmoreland and Edward Wilson former Merchants Trading under the firm name and style of Westmoreland & Co of the third part; Witnesseth that whereas the said Thomas L. Pettus is justly indebted to the said Westmoreland & Co in the sum of two thousand one hundred and forty three dollars and thirty cents which will fully appear from the bond of the said Thomas L. Pettus payable to the said Westmoreland & Co on or before the first day of March 1858 and bearing even date herewith to wit: the 8th day of Sept- eighteen hundred and fifty seven, for the said sum of two thousand one hundred and forty three dollars and thirty cents the payment of which the said Pettus is desirous to secure and provide for: Now therefore that the payment of the said bond may be secured and promptly met, in consideration thereof and the further considerations of five dollars by the said Charles H. Jones paid, the receipt whereof is hereby acknowledged, to the said Pettus, he the said Pettus, has bargained, sold, granted and conveyed unto the said Jones, and by these presents do bargain and sell, grant and convey unto the said Charles H. Jones Trustee as aforesaid his heirs executors administrators and assigns the following negro Slaves to wit: Oscar an negro man aged about twenty five years and Kimb an aged about twenty years. To have and to hold the said Slaves

above mentioned with the said Charles H. Jones (Trustee) his executors administrators and assigns forever. And the said Thomas Le Feltus doth for himself his heirs executors and administrators covenant and agree to and with the said Charles H. Jones Trustee as aforesaid his heirs and assigns, and against himself the said Thomas Le Feltus his heirs executors and administrators, the said title and soundness in every respect of said Slaves and against the claim, demand and title of any and all persons whatsoever and whomever. Shall and will warrant and forever defend by these presents. Upon this trust nevertheless, that if the said Thomas Le Feltus shall well and truly pay or cause to be paid the said sum of one thousand one hundred and forty three dollars and thirty cents the sum in the said bond specified so that no default be made in the payment of the same to the said Nathaniel H. or other proper holder thereof together with any and all interest and charges legally due and accruing thereon or which may hereafter become due thereon, then this deed to be null and void. But should the said Thomas Le Feltus fail to pay off and discharge the whole or a part either or both the said sum of money in the said bond specified at maturity or when the same is due and payable according to the time and effect thereof then and thereupon or in either event the said Charles H. Jones Trustee as aforesaid shall after giving thirty days notice of the same in any newspaper published in the Territory of Louisiana or should there be no newspaper published in said County then by posting up written notice thereof at the Court house in the Town of Athens and at two other public places in said County be required to sell at public sale or outcry at the Court house in the Town of Athens one or both of said Slaves above mentioned for Cash, and after paying the expenses incident to this sale then to fully pay off and discharge the said bond in this deed mentioned together with all sums of money, interest and charges due thereon. In testimony whereof the parties hereto have signed their names and affixed their seals the day and year above written.

Thos Le Feltus (Sgt)
 Chas H Jones (Sgt)
 Thos A Williamson (Sgt)
 A L Williamson (Sgt)
 E J Wilson (Sgt)

State of Alabama: Formally appeared before me A L Hollamby Justice of Peace in Limestone County, said County at Petersville in District No. Thomas Le Feltus, Chas H Jones, Thos A Williamson, A L Williamson and E J Wilson who acknowledged that they signed sealed and affirmed the foregoing deed, for the purposes therein specified, as given under my hand and seal Sept 8th 1857.

A L Hollamby (Sgt)
 Justice of the Peace

Filed in the Office of the Judge of the Probate Court of Limestone County in the State of Alabama for Registration on the 12th day of September 1857. Next now being recorded in this the 10th Sept 1857 in Book No 10 pages 53 & 54.

Teste Thomas C. Jones Judge

Eliza S. H. Lee & This Indenture made this fifth day of September one thousand eight hundred and fifty seven between Eliza S. H. Lee of the first part John H. Mason of the second part and John H. David of the third part all of the County of Limestone and State of Alabama. Whereas the said Eliza S. H. Lee is justly indebted to the said John H. David in the sum of five hundred and twenty six dollars by bonds and bearing date the 11th day of January 1853 and payable twelve months after date bearing interest from date for four hundred and twenty six dollars given by Eliza S. H. Lee and J. S. Lee and credited on the 26th February 1855 by eighty five dollars, and on the 26th of June 1856 by fifty dollars. The other bearing date the 5th September 1857 due and payable on the 1st day of January next for fifty six dollars and eighty two cents, and which will more fully appear by reference to said bonds and the said Eliza S. H. Lee being willing and desirous more effectually to secure to the said John H. David the payment of said sum of money. Now this Indenture witnesseth that the said Eliza S. H. Lee for and in consideration of the sum of one dollar to her in hand paid by the said John H. Mason at and before the sealing and delivery of these presents, hath this day bargained sold and conveyed, and by these presents do bargain sell and convey unto the said John H. Mason his heirs and assigns forever the following described personal property (to wit) one negro boy named Bob, aged about twenty two years. To have and to hold the above Slave unto him the said John H. Mason his heirs and assigns forever. And the said Eliza S. H. Lee for herself her heirs executors &c. doth truly warrant and will forever defend the right title claim and interest to the above named Slave unto the said John H. Mason his heirs and assigns forever. Upon trust nevertheless that the said John H. Mason shall permit her the said Eliza S. H. Lee to remain in quiet and peaceable possession of said Slave until default be made in the payment of the said sum of five hundred and twenty six dollars either in the whole or in part. And then upon this further trust that the said John H. Mason shall so soon after the happening of such default of payment as he may be required by the said John H. David his heirs or assigns proceed to sell by way of public auction to the highest bidder for ready money at the Court house in the Town of Athens the above named Slave for the purpose of paying said debt interest cost and charges of sale first giving at least ten days previous notice by public advertisements to be set up in said County; and out of the proceeds of said sale first to pay and satisfy the costs and charges of executing this trust then pay to the said John H. David his heirs executors or assigns the said sum aforesaid and the legal interest thereon due and unpaid at the time of such sale. But if the said sum aforesaid shall be fully paid off and discharged to the said John H. David his heirs &c. on or before the first day of January eighteen hundred and fifty eight so that no default of payment be made in said sum of money then this Indenture to be null and void and every part thereof otherwise the same to remain in full force and virtue. In witness whereof the parties to these presents have hereunto set their hands affixed their seals the day and year first within written.

Eliza S. H. Lee (Sgt)
 John H. Mason (Sgt)
 John H. David (Sgt)

State of Alabama: I Richard Henderson an acting Justice of the Peace in and Limestone County for said County hereby certify that Eliza S. H. Lee John H. Mason and John H. David whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same

bears date. Given under my hand this the fifth day of Sept 1857

Richard Hamilton S.P.

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 15th day of September 1857 and was duly recorded this the 19th day of September 1857 in Deed Book No 10 pages 55 & 56.

Teste Thomas L. Jones S.P.

Thomas Lynch The State of Alabama Limestone County
To & Deed *Salanda McLure* I have attested by these presents that I Thomas Lynch for and in consideration of the natural love and affection which I have and to Salanda McLure, my daughter (of the State of Arkansas Jackson County) and in the further consideration of five dollars in hand paid by the said Salanda McLure the receipt whereof I hereby acknowledge do give and grant unto the said Salanda McLure and the natural heirs of her body a certain negro girl named Mariah of a dark copper color about the age of sixteen years. To have and to hold to her natural heirs and assigns forever free from me my heirs and assigns and all others. Witness my hand and seal this the first day of September one thousand eight hundred and fifty seven.

Thomas Lynch S.P.

Naphthali Lynch Attest

D. Lynch

The State of Alabama I Thomas L. Jones Judge of the Probate Court Limestone County of said County hereby certify that Naphthali Lynch a subscribing witness to the foregoing conveyance known to me appeared before me this day and being sworn stated that Thomas Lynch the grantor in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witnesses on the day the same bears date. That he attested the same in the presence of the grantor and of the other witnesses and that such other witnesses subscribed his name as a witness in his presence. Given under my hand this 15th day of September A.D. 1857

Thomas L. Jones Judge

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 15th day of September 1857 and was duly recorded this the 17th day of September in Deed Book No 10 pages 56

Teste Thomas L. Jones Judge J.C.

John McKimney Received of John McKimney seven hundred dollars for a negro girl named Indiana aged sixteen which said negro girl was conveyed to me by the said John McKimney by a deed of gift on the 5th day of March eighteen hundred and fifty seven. I purposing to have the value of said Negro girl in money than her which said Negro I bargain and sell to said John McKimney together with her increase for the said sum of seven hundred dollars, the receipt whereof I hereby acknowledge. I further warrant said negro to be sound in body and mind and a slave for life.

Attest

John P. Turner

John P. Turner

Landis McKimney

The State of Alabama I Thomas L. Jones Judge of the Probate Court of said County hereby certify that John P. Turner a subscribing witness to the within receipt, known to me appeared before me this day and being sworn stated that Landis McKimney the grantor in the receipt voluntarily executed the same in his presence and in the presence of the other subscribing witnesses on the day the same bears date. That he attested the same in the presence of the grantor and of the other witnesses and that such other witnesses subscribed his name as a witness in his presence. Given under my hand this 14th day of September A.D. 1857

Thomas L. Jones Judge

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 14th day of September 1857 and was duly recorded on this the 21st day of September 1857 in Deed Book No 10 pages 56 & 57

Teste Thomas L. Jones S.P.

Thomas L. Jones wife This indenture made and entered into on the 2nd day of June one thousand eight hundred and fifty seven between Thomas L. Jones and Mary Charles Mc Jones of the County of Limestone and State of Alabama of the one part and Charles Mc Jones of the other part witnesseth that in and for the consideration of Six dollars to them in hand paid the receipt whereof is hereby acknowledged by the said Thomas L. Jones and Mary Jones his wife, both bargained granted given and conveyed unto the said Charles Mc Jones his heirs and assigns forever all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama and known (as the S. & W. of the N. & W. of Section 22 some 1 of Range 4 West, containing in all forty Acres more or less) To have and to hold the above described tract or parcel of land unto the said Th. L. Jones and Mary Jones his wife their heirs, executors and administrators forever to defend the title of the above describe granted premises unto the said Ch. Mc Jones his heirs assigns forever by, from or under the government of the United States or any person or persons claiming or holding the same. In testimony whereof we here this day signed our names and affixed our seals the day and year above written.

Test

S. L. Jones

Joseph Mc Elgin

The State of Alabama I Thomas L. Jones Judge of the Probate Court of said County Limestone County hereby certify that Samuel S. Robison a subscribing witness to the foregoing conveyance known to me appeared before me on this day and being sworn stated that Thomas L. Jones and Mary Jones his wife the grantors in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witnesses on the day the same bears date. That he attested the same in the presence of the grantors and of the other witnesses and that such other witnesses subscribed his name as a witness in his presence. Given under my hand this 14th day of September A.D. 1857

Thomas L. Jones Judge

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 14th day of September 1857 and was duly recorded on this the 21st day of September 1857 in Deed Book No 10 pages 57

Teste Thomas L. Jones S.P.

William H Thomas & Sarah E Tidale of the first part Shirley Tidale of the second part and Sarah E Tidale of the third part all of the County of Limestone and State of Alabama— whereas a marriage is about being solemnized between the said William H Thomas and the said Sarah E Tidale, and the said Sarah being possessed of a considerable personal estate consisting of the following slaves to wit: Willis aged about twenty two years, Henry aged about twenty years and Hannah aged about sixteen years, and money to the amount of Dollars which the said Sarah E Tidale inherited from her grandmother James Tidale of the County of Brunswick and State of Virginia, and said William H Thomas having agreed that the said estate be so settled and secured as to ensure to the sole and separate use of the said Sarah after the said marriage free from the control, debts or engagements of him the said William— Now this Indenture witnesses that for and in consideration of the sum of Ten Dollars to him in hand paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, he the said William H Thomas hath given, granted and confirmed, and by these presents doth give, grant and confirm unto the said Shirley Tidale his heirs assigns &c. all the right title interest and estate which he the said William H Thomas may or might have acquired by virtue of his said marriage, in and to the aforesaid personal estate and the increase of the female slaves; to have and to hold the said slaves & money together with the future increase of the female to him the said Shirley Tidale his heirs assigns &c. forever. Upon trust nevertheless and for the following uses interest and purposes and no other, that is to say in trust for the separate use and benefit of the said Sarah E Tidale free from the claim or claims control, debts or engagements of him the said William H Thomas or of any person claiming by, through or under him, and it is hereby further declared, covenanted and agreed by and between the parties to this Indenture that the said Shirley Tidale shall and may from time to time hire out the said negroes, or out so much of his personal estate the said money in any manner which he the said Shirley Tidale may think proper or he the said Shirley Tidale may, if he thinks proper, put any part or the whole of the said property and money into the possession of the said William H Thomas to be managed by him for the use of his family at the discretion of the said Shirley Tidale— and it is further covenanted and agreed by and between the parties to this Indenture, that the said Shirley Tidale trustee as aforesaid shall at the death of the said Sarah E Tidale convey assign pay or and distribute all and every part of the said estate and income thereof remaining in his hands at that event to the legal descendants of the said Sarah if any— if none to said William H Thomas— and the said Shirley Tidale trustee as aforesaid hereby covenants and agrees to and with the said parties, that he will faithfully perform all the trusts hereby confided to and undertaken by him faithfully and according to the true intent and meaning of these presents— In testimony whereof the said parties have hereunto set the hands and affixed their seals the day and year above written.

James W Woodroof &

Oscar H Woodruff

William H Thomas

Shirley Tidale

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 15th day of September 1857 and

was duly recorded on the 22nd day of September 1857 in Deed Book No 10 page 58 & 59

Teste Thomas B. Tynes Judge &c.

Charles H Jones & Sarah A Hargrove of the first part— Whereas the said Charles H Jones & Sarah A Hargrove of the County of Limestone in the State of Ala. of the one part, and Sarah A Hargrove of Giles County Tennessee of the other part— Witnesseth That the said Charles H Jones & Sarah A Hargrove for and in consideration of the sum of One hundred & thirty Dollars One hundred of which is paid in hand and his note for thirty Dollars to be paid Dec 25th 1857 the receipt whereof is hereby acknowledged, hath this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, confirm and confirm unto the said Sarah A Hargrove all that Tract of land lying and being in the County of Limestone and State of Alabama and known as the South East quarter of the North East quarter of Section One, Township One and four— containing in all forty acres more or less— To have and to hold the above described Land with the tenements and appurtenances therunto belonging unto the said Sarah A Hargrove his heirs and assigns forever— And the said Charles H Jones and Martha his wife for their heirs, executors and administrators do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Sarah A Hargrove his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Charles H Jones and Martha Jones and also against the lawful title claim or demand of all and every person or persons, who ever, claiming or holding by, from or under the Government of the United States—

In testimony whereof the said Charles H Jones and Martha Jones hereunto subscribe their names and affix their seals the day and year above written—

Signed sealed and delivered

in the presence of

Witness

J A Smith

& J Wilson

The State of Alabama & Thomas B Tynes Judge of the Probate Court of said County Limestone County & hereby certify that Charles H Jones whose name is signed to the foregoing conveyance and who is known to me acknowledge before me on this day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date. Given under my hand this 15th day of September A.D. 1857.

Thomas B Tynes Judge

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 15th day of September 1857 and was duly recorded on the 22nd day of September 1857 in Deed Book No 10 page 59

Teste Thomas B Tynes J. P.

James F. Johnson wife Mary of the County of Limestone in the State of Alabama of the one part; and Charles Hodge a free man of Color of the other part— Witnesseth that the said James F. Johnson and his wife Mary for and in consideration of the sum of five hundred Dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, enfeoffed, released, conveyed and confirmed and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said Charles Hodge all that certain Lot of land lying and being in the Town of Athens Limestone County State of Alabama, and known in the said Town of Athens as the South half of lot number thirty nine in said Town, being the home and lot in the said Town of Athens Subdivided by the said James F. Johnson to the Tennessee and Alabama Central Rail Road Company— said by the said Company sold and exchanged with William Richardson for a certain Lot of land in the said Town now occupied by a negro woman named Cherry the wife of the said free negro Charles— the title of and to the said Lot being in the said Richardson for the benefit of the said Cherry— and by the agreement and request and understanding of the said Richardson, Cherry and Charles Hodge her husband and the said Tennessee and Alabama C.R.R. Co. we the said Johnson & wife make this deed to the said Charles Hodge and the said Richardson make a deed to the said Rail Road Company—
To have and to hold the above described Lot with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Charles Hodge his heirs and assigns forever— and the said James F. Johnson and his wife Mary for themselves, heirs, executors, and administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Charles Hodge his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said James Johnson and Mary his wife and also against the lawful title claim or demand of all and every person or persons whatsoever, claiming or holding by, from, or under the government of the United States— In testimony whereof, the said James F. Johnson and Mary his wife herewith subscribe their names and affix their seals the day and year above written—

Signed Sealed and delivered

in the presence of

Thos. Le Galvin

James F. Smith

The State of Alabama: I Thomas L. Tyus Judge of the Probate Court of said Limestone County— I hereby certify that James F. Smith a subscribing witness to the foregoing conveyance, having appeared before me this day and being sworn stated that James F. Johnson and Mary Johnson his wife, the grantors in the conveyance, voluntarily executed the same in his presence and in the presence of the other subscribing witnesses on the day the same bears date, that he attested the same in the presence of the grantors and of the other witnesses and that such other witnesses subscribed their names as witnesses in his

James F. Johnson

Mary Johnson

presence— Given under my hand this 15th day of September A.D. 1857—

Thomas L. Tyus Judge

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 15th day of September 1857 and was duly recorded on this the 22nd day of September 1857 in Deed Book No. 10 page 60 & 61—

Thos. Thomas L. Tyus J. P.

Rebecca Davis

To & Dec

Rebecca Davis

Rebecca Davis

Rebecca Davis

Rebecca Davis

Rebecca Davis

Rebecca Davis

Rebecca Davis

Rebecca Davis

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Rebecca Davis

This Indenture made and entered into this 10th day of December in the year 1856 between Rebecca Davis of the one part and Brien Hughley of the other part all of the County Limestone and State of Ala— Witnesseth that the said Rebecca Davis doth for and in consideration of the sum of Three Hundred Dollars to her in hand paid, the receipt whereof is hereby acknowledged, have this day bargained and sold and by these presents do bargain and sell all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama and known and described as the South East quarter of the North East quarter of Section Seventeen in Township one of Range four (West) containing forty acres To have and to hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Brien Hughley his heirs and assigns forever— and the said Rebecca Davis for herself, her heirs, executors, administrators or assigns and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Brien Hughley his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Rebecca Davis— And also against the lawful title claim or demand of all and every person or persons whatsoever, claiming or holding by, from, or under the government of the United States of America— In testimony whereof the said Rebecca Davis have herewith set her hand and affixed her seal on the day and year above written—

Rebecca Davis

The State of Alabama: I William McRae acting Justice of the Peace in and for Limestone County 53rd District hereby certify that Rebecca Davis whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day, that being informed of the contents of the conveyance, she voluntarily executed the same unto Brien Hughley on the day the same bears date— Given under my hand and seal this the 10th day of December 1856—

William McRae

Justice of the Peace

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 15th day of September 1857 and was duly recorded on the 22nd day of September 1857 in Deed Book No. 10 page 61—

Thos. Thomas L. Tyus Judge J. P.

Mary Andrews: This indenture made this 15th day of September in the year one
 To 3 Deed } thousand eight hundred and fifty seven between Mary Andrews of the
 John Hobbs } County of Limestone in the State of Alabama of the one part and John
 Hobbs of the County & State aforesaid of the other part— Witnesseth that the said
 Mary Andrews for and in consideration of the sum of Fifty Six Dollars
 and fifty Cents to her in hand paid, the receipt whereof is hereby acknowledged,
 have this day given, granted, bargained, sold aliened, conveyed, released, conveyed,
 and confirmed; and by these presents do give, grant, bargain, sell, alien,
 convey, release, convey and confirm, unto the said John Hobbs all that certain
 parcels of Land lying and being in the County of Limestone and State of
 Alabama, and known as the North East quarter of the North East quarter of Sec-
 Fifteen in Township One of Range four West, also the North West quarter of
 South West quarter of Sec. fourteen in Township One and Range four West,
 containing in all eighty acres more or less— To have and to hold the
 above described parcels of Land with the tenements and appurtenances thereunto
 belonging unto the said John Hobbs his heirs and
 assigns forever— And the said Mary Andrews for herself, her heirs, executors
 and administrators, do hereby, and in consideration of the premises warrant
 and sell forever defend the title to the above described and hereby granted
 premises unto the said John Hobbs his heirs and assigns, from and
 against herself and all and every person or persons claiming or holding under
 them the said Mary Andrews her heirs &c. and also against the lawful title
 claim, or demand of all and every person or persons, whomsoever claiming or holding
 by, from, or under the government of the United States— In testimony whereof
 the said Mary Andrews have hereunto subscribed her name and official
 her Seal this day and the year above written—

Signed Sealed and delivered }
 in the presence of }
 Thomas J. Bailes }
 James L. Bailes }
 The State of Alabama }
 Limestone County }
 I Thomas L. Bailes Judge of the Probate Court of said
 County hereby certify that Thomas J. Bailes a subscribing
 witness to the foregoing conveyance known to me appeared before me this day
 and being sworn stated that Mary A. Andrews the grantor in the convey-
 ance voluntarily executed the same in his presence and in the presence of
 the other subscribing witness on the day the same bears date— that he attested
 the same in the presence of the grantor and of the other witness and that such
 other witness subscribed his name as a witness in his presence. Given under my
 hand this 16th day of September A.D. 1857—

Thomas L. Bailes Judge
 Filed in the office of the Judge of the Probate Court of Limestone County State
 of Alabama for Registration on the 16th day of September 1857 and was duly
 Recorded the 28th day of September 1857 in Deed Book No. 18 page 62—
 Teste Thomas L. Bailes J.P.C.

John Parr & wife } The State of Tennessee }
 To 3 Deed } This indenture made and entered into this the eighteenth day of September one
 D. Hopper } thousand eight hundred and fifty seven, between John Parr and Elvira D. Parr
 his wife of the State and County above written of the first party, and Joseph D. Hopper of
 the State of Alabama Limestone County of the second party— Witnesseth that the said
 John Parr and Elvira D. Parr his wife, for and in consideration of the sum of one hundred
 and forty Dollars to them in hand paid, the receipt whereof is hereby acknowledged, hath
 granted bargained sold and conveyed, and by these presents do grant bargain sell convey
 and convey, to the said J. D. Hopper his heirs and assigns all that tract or parcel of land
 lying and being in the County of Limestone and State of Alabama (known and distinguished
 as the North East quarter of the South East quarter of Section fourteen in Township ten Range
 six west of the lands directed to be sold at Huntsville Alabama, containing forty acres &
 eight hundredths of an acre— To have and to hold all and singular the said tract or
 parcel of land unto him the said J. D. Hopper of the County of Limestone and State of
 Alabama his heirs and assigns together with all and singular the sites and appurtenances
 thereof to the same in anywise belonging to him and their own posterity use benefit and
 behoof forever in fee simple— and the said John Parr and Elvira D. Parr his wife of the
 County of Giles and State of Tennessee aforesaid, of the first party, for themselves and their
 heirs and assigns do warrant and forever defend the said bargained premises unto the said
 J. D. Hopper his heirs and assigns forever against ourselves our heirs and assigns and
 all other person or persons whomsoever claiming or to claim the same in any part thereof—
 In witness whereof we have hereunto set our hands and seals this day and year above
 written—

Signed Sealed and delivered }
 in presence of }
 John Parr (J.P.)
 Elvira D. Parr (J.P.)

Adtest Barrett Kiddle
 Henry Stanley

The State of Alabama }
 Limestone County }
 I Thomas L. Bailes Judge of the Probate Court of said
 County hereby certify that Barrett Kiddle a subscribing
 witness to the foregoing conveyance known to me appeared before me this day and being
 sworn stated that John Parr and Elvira D. Parr his wife the grantors in the conveyance
 voluntarily executed the same in his presence and in the presence of the other subscribing witness
 on the day the same bears date— that he attested the same in the presence of the grantors
 and of the other witness and that such other witness subscribed his name as a witness
 in his presence— Given under my hand this 17th day of September A.D. 1857—

Thomas L. Bailes Judge

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama
 for Registration on the 17th day of September 1857 and was duly recorded on the 23rd
 day of September 1857 in Deed Book No. 18 page 63—

Teste Thomas L. Bailes J.P.C.

Charles F. Stuart & State of Arkansas County of Poinsett
 To & Power of Attorney & When all men by their presents that one Charles F. Stuart
 William George & Elizabeth Stuart wife of the said Charles F. Stuart
 of the County of Poinsett and State of Arkansas are seized in fee of
 a certain tract of land lying and being situate in the County of Limestone
 and State of Alabama now or late in the possession or occupation of Robert
 Saybert an Slave Runso. Now known as that on the said Charles F.
 Stuart and Elizabeth Stuart his wife have made constitutions and appointments
 and by these presents do make constitute and appoint William George
 of Limestone County in the State of Alabama our true and lawful attorney
 for and in our names to lease let sell or demise the said land or lands
 to such person or persons and for such a term or number of years and at
 and under such yearly and other rents as he shall think fit or otherwise
 to sell grant and convey the same absolutely in fee simple for such price
 or such sum of money and to such person or persons as he shall think
 fit and convenient and also for us and in our names to seal execute and
 deliver such deeds conveyances bargains and sales for the absolute sale and
 disposition thereof or any part thereof with such clauses covenants and agreements
 to be therein contained as our said attorney shall think fit and expedient for
 ratifying and confirming all such lease or leases deeds conveyances bargains
 or sales which shall at any time hereafter be sealed and executed by our
 said attorney touching or concerning the premises. In witness whereof the said
 Charles F. Stuart and Elizabeth Stuart his wife have hereunto set our hands
 and seals at the County aforesaid this 8th day of September A.D. 1857.
 Signed in presence of us
 J. S. Blanchard
 Yours Truly
 Charles F. Stuart
 Elizabeth Stuart

State of Arkansas & County of Poinsett
 We it remembered that on the 8th day of September A.D. 1857
 Poinsett County & at the County aforesaid before one A. B. Scott an acting
 and duly commissioned Justice of the Peace for said County personally came
 and appeared Charles F. Stuart who executed the foregoing Power of Attorney to me
 personally well known and acknowledged that he voluntarily executed and delivered
 the foregoing for the uses and purposes therein expressed and desired the same
 to be so certified. And on the same day and at the same place also came
 personally before me Elizabeth Stuart wife of said Charles F. Stuart and of
 full age and to me well known, who being then by me examined in the absence
 of her said husband, and the contents of the foregoing Power of Attorney being
 by me fully explained to her she declared that she had of her own free will
 executed the same for the purposes therein expressed without compulsion
 or under influence of her said husband. Given under my hand

State of Arkansas & County of Poinsett
 I Robert H. Stone Clerk of the Circuit Court
 Poinsett County & as official clerk of the County Court do hereby
 certify that Alexander B. Scott Esq. whose genuine signature appears
 to the above and foregoing certificate of Acknowledgment was at the time
 of making the same and is now a duly elected Commissioner and qualified
 Justice of the Peace for said County that his said certificate is in due form of

law, as such full faith and credit is due and ought to be given all his official acts as
 such Justice.

[Signature]

Witness Robert H. Stone Clerk and the Seal of said Court at Office
 this 9th day of September A.D. 1857.

Robert H. Stone Clerk

State of Arkansas & County of Poinsett
 I William H. Harris Justice of the Peace of the County and Poinsett
 Poinsett County & County in and for the County of Poinsett do hereby certify that Robert H.
 Stone Clerk of Poinsett County whose genuine signature appears to the above certificate was at
 the time of making the same a duly elected Commissioner and acting Clerk of the Circuit
 Court of said County having the charge of the Seal of said Court as such full faith and
 credit is due and ought to be given his official acts as such Clerk.

Witness under my hand and official signature this 9th day of September A.D. 1857
 Wm. H. Harris Justice

of the County of Poinsett State of Arkansas

Filed in the Office of the Surge of the Probate Court of Limestone County State of Alabama
 for Registration on the 25th day of September 1857 and was duly Recorded on the 28th day
 of October 1857 in Book North No. 11 pages 64 & 65.

John Thomas H. Jones Surge P.C.

Obadiah L. Cochols & When all men by their presents that I Obadiah L. Cochols
 To & Power of Attorney & of Lincoln County State of Tennessee for & in consideration of the sum
 Charles H. Ordway & of ninety dollars to me in hand paid the receipt of which is hereby acknowledged
 have this day bargained sold by their presents doth bargain sell transfer convey
 unto Charles H. Ordway his heirs assigns forever a certain piece or parcel of land
 lying and being in the County of Limestone & State of Alabama in the waters of
 Kingsdale Creek the same granted to me by the United States as Bounty Land
 under the act of 28th of September 1850 by Patent or military land warrant No. 34, 186,
 & which was located by me upon the North part of the South East part of
 Fractional Section 16 in Township One of Range 4 West adjoining the lands of said
 Ordway & Men Eliza Cochols others the same in which I have heretofore lived &
 containing Sixty three acres. To have & hold to him the said Charles H. Ordway
 his heirs & assigns forever together with all the improvements appertaining &
 covenants thereunto belonging or in any wise appertaining. I covenant to with said
 Ordway that I am lawfully seized of said land have good right to convey the same
 & that the same is unencumbered. I also bind myself my heirs &c to forever
 warrant & defend the title to said land and every part thereof to the said Ordway
 his heirs & assigns against the lawful claims of all & every person or persons
 whatever. In testimony whereof I have hereunto set my hand & affixed my Seal
 this 29th September 1857

Attest

Charles H. Jones

J. L. Walker

The State of Alabama & County of Poinsett
 I Thomas H. Jones Justice of the Peace of said
 Limestone County & County hereby certify that Charles H. Jones a Subscribing
 witness to the foregoing conveyance having been before me this day and
 being sworn that Obadiah L. Cochols the grantor in the conveyance

voluntarily executed the same in his presence and in the presence of the other Subscribing witnesses on the day the same bears date. That he attested the same in the presence of the grantor and of the other witnesses and that such other witness Subscribed his name as a witness in his presence. Given under my hand this 1st day of October A.D. 1857.

Thomas L. Tynes Judge

Filed in the Office of the Judge of the Probate Court of Limestone County, State of Alabama for Registration on the 1st day of October 1857 and was duly recorded on this the 15th day of October 1857 in Deed Book No 10 pages 66 & 67.

Teste Thomas L. Tynes J.P.C.

Sam McAlone & Co. of September 1857 between Sam McAlone of the County of Limestone State of Alabama of the first part and the Memphis & Charleston Rail Road Company of the other part. Witnesseth that, the said party of the first part has this day bargained sold and conveyed to the party of the second part for the consideration of three hundred and sixty dollars, in hand paid the receipt of which is hereby acknowledged the right of way through her plantation in said County of Limestone State of Alabama bounded on the West by the lands of Maymora Jones & Miss Palmyra Bradley, and on the East by the lands of the Estate of Samuel Jordan, commencing at Station 670 & 50 and ending at Station 710 & 50, for notes of said Rail Road Company, To have and to hold the said land and bargain premises to them the said party of the second part their heirs & assigns forever. It is however understood and agreed that said Company are only to take so much of said land as may be necessary for a single or double track Rail way, with necessary turn outs and for the repairs of same, and the said party of the first part is to have the right to cultivate and occupy all of said land not necessary for said Road bed and repairs, and said Company are to build and maintain suitable Stock Guards at out side fences, when necessary and required by the party of the first part. The right to build and maintain said Road is hereby conveyed for that purpose and none other and should said Road ever be abandoned then the title of said land to revert to the said party of the first part. Given under our hands & Seals this the 15th day of September 1857.

D. H. Turner
W. H. Matthews

Sam McAlone
Memphis & Charleston R.R. Co.
By Saml Tate Pres

The State of Alabama & John S. Coleman a Notary Public in and for the County and State aforesaid, duly appointed Town of Huntsville. Commission and qualified, residing near the said Town of Huntsville in said County, do hereby certify that Sam McAlone and Samuel Tate President of the Memphis and Charleston Rail Road Company whose names are hereto signed to the foregoing conveyance, and who are respectively known to me, severally acknowledged before

me on this day, that being informed of the contents of the conveyance, they and each of them, executed the same voluntarily, on the day the same bears date.

Given under my hand, and from under the impress of my Notarial Seal, at my Office in Huntsville, in the County and State aforesaid this the 15th day of September A.D. 1857.

John S. Coleman.

Notary Public in & C.

1857 Sept. 15. Recd of J. S. Coleman Not. Pub. \$6.00 & 25 Cts one 25c Dollars amount on fee for above 1/2 -

John S. Coleman, Not. Pub.

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 25th day of September 1857 and was duly recorded on this the 15th day of October 1857 in Deed Book No 10 pages 66 & 67.

Teste Thomas L. Tynes J.P.C.

William Roberson wife & Son of September 1857 between William Roberson and William Townsend Jr & Lucy Roberson his wife of the County of Limestone in the State of Alabama of the one part - and William Townsend Jr of the other part. Witnesseth that the said William & Lucy Roberson for and in consideration of the sum of One hundred and sixty two & 25c Dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day bargained, sold, aliened, conveyed and conveyed unto the said William Townsend Jr, all that certain tract or lot of land situate lying and being in the County and State aforesaid designated and known as the South West quarter of Section No 21 Township two & Range five west containing one hundred and sixty acres 25c of an acre. To have and to hold the above described lot or quarter Section of Land with the appurtenances thereto belonging, or in any wise appertaining unto the said William Townsend Jr his heirs and assigns forever. And the said William Roberson and Lucy his wife for their heirs, executors and administrators do warrant and will forever defend the title to the above described and hereby granted premises unto the said William Townsend Jr his heirs and assigns from and against ourselves and all and every person claiming or holding under the said William Roberson & Lucy his wife. And also against the lawful title, claim or demands of all and every person or persons whomsoever claiming or holding by, from or under the Government of the United States.

In testimony whereof, the said William Roberson & Lucy Roberson his wife have hereunto set their hands and Seals the day and year above written.

Signed Sealed and delivered

in the presence of

William Roberson
Lucy Roberson

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 2nd day of October 1857 and was duly recorded on this the 15th day of October 1857 in Deed Book No 10 pages 66 & 67.

Teste Thomas L. Tynes J.P.C.

Samuel W. Easter wife & To 3 Deed
 This Indenture made this 19th day of September in the year one thousand eight hundred and fifty seven between Samuel W. Easter and his wife Felicy Ester of the County of Limestone in the State of Alabama of the one part, and James D. Hoffman of the other part, Witnesseth, that the said Samuel W. Easter and his wife Felicy Ester for and in consideration of the sum of Seventeen thousand five hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day, given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm, unto the said James D. Hoffman, all that certain tract or parcel of land lying and being in the County of Limestone State of Alabama known as follows to wit: The East half of the North East quarter Sec 29 - also East half of South West quarter Sec 29 - also South East quarter Sec 29 - also fractional part of North West quarter Sec 28 - also South East quarter Sec 28 - also South West quarter Sec 28 - also fractional part of South West quarter Sec 27 - also fractional part of North West quarter Sec 24 - also fractional Section 33 - containing three hundred & fifty seven $\frac{1}{4}$ acres, also North East quarter of the North East quarter Sec 32 - containing in all twelve hundred and ninety six acres and forty three hundredths of an acre, it being the tract of land owned by Chapman Ester in his lifetime and known as the home place - and the same purchased by the said Samuel W. Easter at Sale made by the Executor of the said Chapman Ester and all in Township One Range five West. To have and to hold, the above described tract or parcels of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said James D. Hoffman - heirs and assigns forever. And the said Samuel W. Easter & Felicy his wife for themselves their heirs, executors and administrators, do hereby and in consideration of the premises, warrant and well firm defend the title to the above described and hereby granted premises, unto the said James D. Hoffman his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Samuel W. Easter and Felicy Ester his wife, and also against the lawful title, claims or demands of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States. In testimony whereof, the said Samuel W. Easter & Felicy his wife hereunto subscribe their names and affix their seals the day and the year above written.

Signed, Sealed and delivered

in the presence of

Sam W. Sloss

Booth Mc Jones

The State of Alabama, I Thomas G. Jones Judge of the Probate Court Limestone County, of said County hereby certify that James W. Sloss a subscribing witness to the for within foregoing, known to me, appeared before me this day, and being sworn stated that Samuel W. Easter and Felicy Ester his wife the grantors in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witness on the day the same were made, that he attested the same in the

S. W. Easter

Felicy Ester

presence of the grantors and of the other witness and that such other witness subscribed his name as a witness in his presence. Given under my hand this 2nd day of October AD 1857, Thomas G. Jones Judge Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 2nd day of October 1857 and was duly recorded on this the 15th day of October 1857 in Deed Book No 10 pages 28 & 29.

Teste Thomas G. Jones J.P.C.

Dawson Phelps & To 3 Deed
 This Indenture made this second day of October in the year of our Lord one thousand eight hundred and fifty seven between Dawson Phelps and Mary Phelps his wife of the County of Limestone in the State of Alabama of the one part and A. H. Hamrell of the other part. Witnesseth, that the said Dawson Phelps and Mary Phelps for and in consideration of the sum of Four thousand five hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm, unto the said A. H. Hamrell all that certain tract or parcel of land lying and being in the County of Limestone in the State of Alabama and known as a portion of the North East quarter of Fractional Section 30 1/2 of Township 30 N. of Range 10 E. West, commencing at the South West corner of said North East quarter, running thence North to the Township line, thence East with said Township line to the line running North and South dividing between said portion of land and the land owned in said North East by J. L. Watkins, thence South to Elk River, thence down the said Elk River to the beginning. Also that tract or parcel of land known as a portion of the South East quarter of Section 30 thirty one township 30 N. of Range 10 E. West and bounded as follows to wit: Commencing at a bench tree in the Section line marked L. H. thence a westerly direction on the Section line of the Hill to a bench tree marked L. H. thence South to another bench tree marked L. H. thence West down and one half rods to a ditch, thence a South West - westerly direction to the South West corner of said South East quarter, thence East with the township line to J. L. Watkins line, thence North with said Watkins line to a State near the foot of the Hill, thence East to the corner in the Section line, thence North with the Section line to the beginning. Containing in all of both tracts One hundred and sixty six $\frac{1}{4}$ acres, be the same more or less. To have and to hold the above described tracts or parcels of land with the tenements and appurtenances thereto belonging or in any wise appertaining thereto unto the said A. H. Hamrell his heirs and assigns forever. And the said Dawson Phelps and Mary Phelps for themselves their heirs, executors and administrators do hereby and in consideration of the premises warrant and well firm defend the title to the above described and hereby granted premises unto the said A. H. Hamrell his heirs and assigns from and against themselves and all and every person or persons whatsoever, claiming or holding under them the said Dawson Phelps and Mary Phelps his wife and also against the lawful title or demands of all and every person or persons whatsoever claiming or holding by, from or under the Government of the United States. In testimony whereof the said Dawson Phelps and Mary Phelps hereunto subscribe their names and

affixed their Seals the day and the year first above written.

Dawson. Phelps

Mary Phelps

The State of Alabama: I John L. Nelson, an acting Justice of the Peace for Limestone County, State of Alabama, I do hereby certify that Dawson Phelps and Mary Phelps whose names is signed to the foregoing conveyance and who is known to me, acknowledged before me, on this day, that being informed of the contents of the conveyance he executed the same voluntarily on this day the same bears date. Given under my hand this the 22nd day of October 1857.

John L. Nelson

The foregoing was filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 3rd day of October 1857 and was duly Recorded on this the 16th day of October 1857 in Book No 10 page 69 & 70.

John Thomas & Sons J.P.

James D. Coffman: This indenture made this the nineteenth day of September in the year of our Lord one thousand eight hundred and fifty seven (1857) between James D. Coffman of the first part and James W. Slope trustee of the second part and Samuel W. Easter of the third part Witnesses that whereas the James D. Coffman has this day purchased of the said Samuel W. Easter the following negro Slaves and personal property to wit: Wacey a negro man aged about thirty nine years, Edmund a man aged about twenty one years, Jerry a man aged about forty five years, Henry a boy aged about seventeen years, Simpson a man aged about twenty six years, Randol or Randolph a man aged about forty nine years, Rufus a man aged about forty years, Cely a woman aged about forty four years, Louisa a woman aged about thirty three years, Josephine a girl aged about ten years, and Lucinda a girl aged about thirteen, and the following personal and portable property - to wit, 2m head of mules, three thousand pounds of Pot, two wagons, two hundred barrels of Corn, & two yoke of Oxen, for the sum of Eleven thousand seven hundred and ninety dollars - for the conveyance of which said Slaves and personal property, the said Samuel W. Easter has this day executed and delivered his bill of Sale, bearing even date herewith, to the said James D. Coffman, and for the payment of which said sum to wit, Eleven thousand seven hundred and ninety dollars - the said James D. Coffman executed and delivered to the said Samuel W. Easter his five several bonds each bearing even date herewith - to wit, the nineteenth day of September 1857. One for the sum of two thousand three hundred and fifty eight dollars, payable on or before the first day of January eighteen hundred and fifty nine, drawing and bearing legal interest from the first day of January 1858. One for the sum of two thousand three hundred and fifty eight dollars, payable on or before the first day of January 1860, drawing and bearing interest from the first day of January 1858. One for the sum of two thousand three hundred and fifty eight dollars, payable on or before the first day of January 1861, drawing and bearing interest from the first day of January 1858. One for the sum of two thousand three hundred and fifty eight dollars, payable on or before the first day of January 1862, drawing and bearing interest from the first day of January 1858. One for the sum of two thousand three hundred and fifty eight dollars, payable on or before the first day of January 1863, drawing and bearing interest from the first day of January 1858. And all of the said bonds or notes payable to the said Samuel W. Easter. Now that the payment of each and all the said bonds with the interest which shall accrue thereon, and all and every part thereof and to fully and in all things and in every respect, to secure the payment of all and each and every part and balance, as well the interest as the principal and to give and perfectuate as well as to declare fully a lien on on the said said Slaves above and heretofore named, until the whole payment of the principal and interest on the said said bonds are paid off and fully and completely discharged. The said James D. Coffman for and in consideration of the negro Slaves above named and personal property above mentioned this day conveyed by bill of Sale by the said Samuel W. Easter to the said James D. Coffman, and for the further consideration of five dollars to the said James D. Coffman ~~and~~ paid by the said James W. Slope, trustee as aforesaid, the receipt whereof is hereby acknowledged - has this day bargained, sold and conveyed and by these presents do bargain, sell and convey unto the said James W. Slope, trustee as aforesaid, his heirs, executors and administrators, the said negro Slaves, Wacey, Edmund, Jerry, Henry, Simpson, Randol, Rufus, Cely, Louisa, Josephine, and Lucinda above named and purchased with the future in case of the females thereof, and as a further security also a negro boy slave aged about sixteen years old, and a negro boy about sixteen years of age. To have and to hold the said negro Slaves above named as fully and completely as if here named and mentioned unto the said James W. Slope, trustee as aforesaid, his heirs, executors, administrators and assigns forever. And the said James D. Coffman for himself his heirs, executors and administrators the said Slaves and the in case thereof unto the said James W. Slope, trustee as aforesaid, his heirs and against him the said James D. Coffman his heirs and assigns from and against the claim, demand or title of any and all persons whatsoever & whomever, shall and will warrant and forever defend by these presents - Upon this condition, trust and understanding nevertheless - That if the said James D. Coffman shall and truly pay, or cause to be paid the said sum of money in each and all of said bonds specified with the interest which shall have accrued thereon as they shall severally fall due and payable, so that no default be made in the payment of the same to the said Samuel W. Easter or other legal or proper holder of any or of all of the said bonds or notes together with any and all interest and charges due thereon either in whole or in part and no default in the same, then this indenture to be null and void - but should the said James D. Coffman fail to pay off and discharge either in whole or in part the sums of money or the interest which shall have accrued thereon in either of the said bonds specified at maturity or when the same is due and payable according to the tenor and effect of the said bonds, then and thereupon or in either event and whenever default is there made, the said James W. Slope, trustee as aforesaid, shall after giving thirty days notice of the time and place by publication in any newspaper published in Athens or Huntsville Alabama be required to sell to the highest bidder at public sale or outcry for cash at the Court House in the town of Athens Limestone County Alabama, all or so much or many of the said Slaves hereby conveyed, after first paying the expenses incident to this deed, as well fully and entirely pay off and discharge any, either or all of the said sums of money in any, either or all of the said bonds specified, together with any and all interest which shall have accrued thereon. And the said James W. Slope

Sum of two thousand three hundred and fifty eight dollars, payable on or before the first day of January 1862, drawing and bearing interest from the first day of January 1858. One for the sum of two thousand three hundred and fifty eight dollars payable on or before the first day of January 1863, drawing and bearing interest from the first day of January 1858. And all of the said bonds or notes payable to the said Samuel W. Easter. Now that the payment of each and all the said bonds with the interest which shall accrue thereon, and all and every part thereof and to fully and in all things and in every respect, to secure the payment of all and each and every part and balance, as well the interest as the principal and to give and perfectuate as well as to declare fully a lien on on the said said Slaves above and heretofore named, until the whole payment of the principal and interest on the said said bonds are paid off and fully and completely discharged. The said James D. Coffman for and in consideration of the negro Slaves above named and personal property above mentioned this day conveyed by bill of Sale by the said Samuel W. Easter to the said James D. Coffman, and for the further consideration of five dollars to the said James D. Coffman ~~and~~ paid by the said James W. Slope, trustee as aforesaid, the receipt whereof is hereby acknowledged - has this day bargained, sold and conveyed and by these presents do bargain, sell and convey unto the said James W. Slope, trustee as aforesaid, his heirs, executors and administrators, the said negro Slaves, Wacey, Edmund, Jerry, Henry, Simpson, Randol, Rufus, Cely, Louisa, Josephine, and Lucinda above named and purchased with the future in case of the females thereof, and as a further security also a negro boy slave aged about sixteen years old, and a negro boy about sixteen years of age. To have and to hold the said negro Slaves above named as fully and completely as if here named and mentioned unto the said James W. Slope, trustee as aforesaid, his heirs, executors, administrators and assigns forever. And the said James D. Coffman for himself his heirs, executors and administrators the said Slaves and the in case thereof unto the said James W. Slope, trustee as aforesaid, his heirs and against him the said James D. Coffman his heirs and assigns from and against the claim, demand or title of any and all persons whatsoever & whomever, shall and will warrant and forever defend by these presents - Upon this condition, trust and understanding nevertheless - That if the said James D. Coffman shall and truly pay, or cause to be paid the said sum of money in each and all of said bonds specified with the interest which shall have accrued thereon as they shall severally fall due and payable, so that no default be made in the payment of the same to the said Samuel W. Easter or other legal or proper holder of any or of all of the said bonds or notes together with any and all interest and charges due thereon either in whole or in part and no default in the same, then this indenture to be null and void - but should the said James D. Coffman fail to pay off and discharge either in whole or in part the sums of money or the interest which shall have accrued thereon in either of the said bonds specified at maturity or when the same is due and payable according to the tenor and effect of the said bonds, then and thereupon or in either event and whenever default is there made, the said James W. Slope, trustee as aforesaid, shall after giving thirty days notice of the time and place by publication in any newspaper published in Athens or Huntsville Alabama be required to sell to the highest bidder at public sale or outcry for cash at the Court House in the town of Athens Limestone County Alabama, all or so much or many of the said Slaves hereby conveyed, after first paying the expenses incident to this deed, as well fully and entirely pay off and discharge any, either or all of the said sums of money in any, either or all of the said bonds specified, together with any and all interest which shall have accrued thereon. And the said James W. Slope

Trustee as aforesaid shall in any and every instance whenever default is made in the payment of any or either of the bonds sacrificed or the interest due thereon or any part thereof take like steps as to notice of time and place of sale, until the whole of the said sums of money in each and all of the said bonds together with the interest due thereon is completely, fully and entirely paid off and discharged.

In witness whereof we have hereunto signed our names and affixed our seals the day and year above written:

Deed

James D. Hoffman

James W. Slope

Samuel W. Carter

The State of Alabama: I Thomas C. Gogus Judge of the Probate Court of Limestone County, do hereby certify that James D. Hoffman, James W. Slope and Samuel W. Carter, whose names are signed to the within conveyance, and who are known to me, acknowledged before me this day, being informed of the contents of the conveyance, they executed the same voluntarily on the day the same bears date. Given under my hand this 2nd day of October A.D. 1857.

Thomas C. Gogus Judge

The foregoing was filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 5th day of October 1857 and was duly Recorded on this the 17th day of October 1857 in Deed Book No. 10 pages 70 71 & 72.

Deed Thomas C. Gogus J.P.C.

James F. Johnston Administrator of the Estate of David Bailey deceased, do hereby certify that in the State of Alabama was heretofore to wit, on the 12th day of December 1842, appointed by the Orphans Court Administrator of the Estate of the late David Bailey deceased and did on said date fully and

qualify as such administrator and whereas in the disposition of the Estate of the said David Bailey deceased, it became me as such administrator to represent to the Orphans Court the Real Estate of said decedent could not be equitably and fairly divided among the heirs of said decedent and to petition the said Orphans Court for an Order to Sell the said Real Estate of David Bailey deceased for equitable division among the heirs viz (the West half of the North East quarter and the East half of the North West quarter of Section thirty Six in Township three Range three West of Mountville Ala. containing One hundred and sixty acres more or less, Subject to the claims shown therein, which said petition in writing duly set forth, I did on the 17th day of September 1846 then and there make and represent unto the Orphans Court of Limestone County Alabama, whereupon the Judge thereof viz. Frederick B. Nelson did appoint a board of Freeholders viz. Neely B. Leathright and others who after being duly sworn entered upon and examined the condition of the said Real Estate above described, and reported favorable to and recommending a Sale of the same for equitable division amongst the heirs of said David Bailey deceased, and whereas upon the representations of said Neely B. Leathright and others freeholders as aforesaid, Nelson B. Nelson Judge as aforesaid did order the same to be sold and by me conveyed to the purchaser thereof, and whereas after due and lawful notice given thereof I

did proceed to Sell on the 1st day of January 1847 the said Real Estate of the said David Bailey deceased, on the premises at his late residence and that Elizabeth Bailey the widow of said decedent did purchase the said above described land for the sum of thirty eight dollars, there being the highest and best bid offered, the receipt whereof is hereby acknowledged, and whereas in discharge of my duty I did duly make and execute a deed as such administrator in and to the aforesaid Real Estate to the said Elizabeth Bailey, acknowledged the same before Robert Austin Clerk of the County and Orphans Court, and did file the same with the said Robert Austin Clerk as aforesaid for Record - the day of 1847, being but a few previous to his death, and whereas the said deed so made by me has not been entered of Record and has been lost or misplaced so that it cannot be found, though faithful and diligent Search has been made, Now therefore I James F. Johnston Administrator of David Bailey deceased of the County of Limestone and State of Alabama of the one part, for and in consideration of the premises as well as for the further consideration of the sum of thirty eight dollars by the said Elizabeth Bailey to me in hand paid the receipt whereof is hereby acknowledged, have given, granted, bargained, sold, conveyed, released, conveyed and confirmed, and by these presents doth hereby give, grant, bargain, sell, convey, release, convey and confirm unto the said Elizabeth Bailey the following described tract of land viz, the West half of the North East quarter - and the East half of the North West quarter of Section thirty Six, in Township three, Range three West, containing One hundred and sixty acres more or less and Subject to the claims shown as fully and completely as I the said James F. Johnston Administrator aforesaid may or lawfully do. It have and to hold to her and her heirs, Executors, Administrators &c. with all the appurtenances thereto belonging or in any way appertaining unto the said Elizabeth Bailey in fee forever. And the said James F. Johnston administrator as aforesaid hereby granting unto the said Elizabeth Bailey all the right, title, claim, interest and demand which the said James F. Johnston Administrator as aforesaid hath or may have unto the same, as such Administrator as aforesaid doth hereby defend unto her and her heirs &c. whatever right, claim, title or demand vested in him, as the Administrator of the said David Bailey deceased, will and doth hereby defend the title unto the same accordingly.

In testimony I the said James F. Johnston Administrator of the late David Bailey deceased of Limestone County Alabama - do hereto set my own proper Signature and name with my Seal affixed hereto this tenth day of October A.D. 1857.

The State of Alabama: I Thomas C. Gogus Judge of the Probate Court of Limestone County, do hereby certify that James F. Johnston Administrator of David Bailey deceased, whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me this day, that being informed of the contents of the conveyance, he executed the same voluntarily on the day the same bears date. Given under my hand this 10th day of October A.D. 1857.

Thomas C. Gogus Judge
The foregoing was filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 10th day of October 1857 and was duly Recorded on this the 19th day of October 1857 in Deed Book No. 10 pages 72 & 73.

Deed Thomas C. Gogus J.P.C.

James F. Sewell and his wife } This Indenture, made this 12th day of November
 No. 3 Deed } in the year one thousand eight hundred and fifty seven between
 Benton Sanders } James F. Sewell and Elizabeth M. Sewell his wife of the County
 of Simmons in the State of Alabama of the one part, and Benton Sanders
 of the other part, witnesseth, that the said James F. Sewell and wife for
 and in consideration of the sum of one hundred dollars to them in hand
 paid, the receipt whereof is hereby acknowledged, have this day
 given, granted, bargained, sold, aliened, conveyed, released, confirmed,
 and by these presents do give, grant, bargain, sell,
 alien, convey, release, convey and confirm unto the said Benton Sanders
 all that certain Tract of land lying and being in the County of Simmons
 State of Alabama and known and described as follows to wit, (The South
 East quarter of the South West quarter of Section 18 Township 3 Range 4
 West containing forty acres more or less) To have and to hold the above
 described Tract of Land with the tenements and appurtenances thereunto
 belonging, or in any wise appertaining unto the said Benton Sanders
 his heirs and assigns forever, and the said James F. Sewell and wife
 for themselves their heirs executors and administrators, do hereby and in
 consideration of the premises, warrant and well procure defend the title to the
 above described and hereby granted premises, unto the said Benton Sanders
 his heirs and assigns, from and against themselves and all and every person or
 persons claiming or holding under them the said James F. Sewell and Elizabeth
 M. Sewell his wife and also against the lawful title claim or demand of all
 and every person or persons whatsoever, claiming or holding by, from or under
 the Government of the United States. In testimony whereof, the said
 James F. Sewell and Elizabeth M. his wife have hereunto subscribed their
 names and affixed their Seals the day and year above written.

Signed Sealed and delivered }
 in the presence of } J. F. Sewell
 E. M. Sewell

The State of Alabama } I Thomas L. Jones Judge of the Probate
 Simons County } Court of said County, hereby certify, that
 James F. Sewell and Elizabeth M. Sewell his wife whose names are
 signed to the within Conveyance, and who are known to me, acknow-
 ledged before me this day, that being informed of the contents of the
 Conveyance, they executed the same voluntarily on the day the
 same bears date. Given under my hand this 6th day of
 November 1857.

The foregoing deed was filed in the Office of the Judge of the Probate
 Court of Simons County State of Alabama for Registration on the 6th
 day of November 1857, and was duly Recorded on the same day in
 Deed Book No 10 page 74.

Test Thomas L. Jones J. P. C.

Wilson P. Jones and his wife } This Indenture made & entered into this the fourteenth day of October
 No. 3 Deed } One thousand eight hundred & fifty seven between Wilson P. Jones and his wife
 John W. Stanford } Malinda Jones of the State of Alabama & County of Simons of the one part
 & John W. Stanford of the State of Alabama & County of Simons of the other part,
 witnesseth this that the said Wilson P. Jones & Malinda his wife of the first part,
 and in consideration of the sum of one hundred dollars to them in hand paid,
 at or before the signing sealing and delivery of these presents, by the said John
 W. Stanford of the second part (the receipt whereof is hereby acknowledged)
 have granted, bargained, sold, conveyed and conveyed; and by these presents
 do grant bargain, sell, convey and convey to the said John W. Stanford of
 the second part his heirs forever, one certain tract or lot of land situated
 lying & being in County of Simons & State aforesaid designated and
 known as the South East fourth of the South East fourth of Section fifteen
 in Township two of Range Six West) containing forty acres more or less.
 To have and to hold the above described tract or lot of land with all
 appurtenances thereunto belonging or in any wise appertaining unto the said
 John W. Stanford and his heirs forever, and the said Wilson P. Jones Malin-
 da his wife of the first part do hereby agree to and with the said John W. Stanford
 his heirs and assigns forever that they will warrant and forever defend
 the right, title, claim and interest of the said tract or lot of land unto the said
 John W. Stanford and his heirs against them & their heirs and all persons
 persons claiming by through or from the Government of the United States.

In testimony whereof the said Wilson P. Jones & Malinda his wife have hereunto
 set their names and affixed their Seals the day and year above written.

Wilson P. Jones
 Malinda Jones

The State of Alabama } I Murphy Price an acting Justice of the Peace
 Simons County } & in open the County aforesaid do hereby certify
 that Wilson P. Jones & his wife Malinda, whose names are signed to the
 foregoing conveyance, and who is known to me, acknowledged before me on
 this day, that being informed of the contents of the Conveyance, they executed
 the same voluntarily on the day the same bears date. Given under my
 hand and Seal this 14th day of October 1857.

Murphy Price, J. P.

The foregoing deed was filed in the Office of the Judge of the Probate Court
 of Simons County State of Alabama for Registration on the 2nd day of November
 1857, and was duly Recorded on this the 6th day of November 1857, in Deed Book
 No 10 page 75.

Test Thomas L. Jones J. P. C.

John Work
To 3 Deed
John W Stanford } This Indenture made this 7th day of October One thousand eight hundred and fifty three between John Work of Grimestone County and State of Alabama of the one part and John W Stanford of the other part witnesseth; that the said John Work for and in consideration off the sum of one hundred and fifty dollars to him in hand paid, hath this day bargained, sold, conveyed and confirmed unto the said John W Stanford all that certain tract or parcel of land lying and being in in the County of Grimestone and State of Alabama, known and designated as the South west half of the South west fourth of Section fourteen of Township two of Range two Six West) containing eighty acres more or less of the land directed to be sold at Huntsville Alabama. To have and hold the above described parcel of land with the tenements & appurtenances thereto belonging or in any wise appertaining unto the said John W Stanford his heirs and assigns forever and the said John Work for himself his heirs executors admors do warrant and will forever defend the title to the above described and hereby ^{granted} premises unto the said John W Stanford his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John Work. Whereunto he hath signed his name and affixed the Seal.

John Work
The State of Alabama: I John S. Tucker, Justice of the Peace Grimestone County } hereby certify that John Work whose name is signed to the foregoing conveyance and who is known to me personally before me on this day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date. Given under my hand this 11th day of October A.D. 1853.
John S. Tucker J.P.

The foregoing deed was filed in the Office of the Judge of the Probate Court of Grimestone County State of Alabama for Registration on the 12th day of November 1857 and was duly Recorded on this the 6th day of November 1857. in Deed Book No. 10 page 76.

Test Thomas L. Tynes J.P.C.

William L. Robinson
To 3 Deed
Wm L. Robinson } This Indenture made this 12th day of October in the year one thousand eight hundred and fifty seven between William L. Robinson and Mary Robinson his wife and Gabele Robinson and George H. Robinson all of the County of Grimestone and State of Alabama witnesseth; that the said William L. Robinson and Mary his wife for and in consideration of the sum of three hundred dollars to them in hand paid the receipt whereof is hereby acknowledged hath this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Gabele Robinson and George H. Robinson all the right title and interest that we have or may have in and to the

land of Hogchiah Robinson dead and divided as follows to wit and lying in the County of Grimestone and State of Alabama, on the north by Jesse H. Hinchman Land on the East by James H. Hinchman a lot of 20 Acres South by Lewis Morris Land in the West by James H. Hinchman and James H. Hinchman containing in all more or less four hundred & forty acres. To have and to hold the above described Land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Gabele Robinson and George H. Robinson their heirs and assigns forever. And the said William L. Robinson and Mary his wife for their heirs executors and administrators do hereby apply consideration of the interest conveyed, warrant and will forever defend the title to the above described and hereby granted premises unto the said Gabele Robinson and George H. Robinson their heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said William L. Robinson and Mary his wife and also against the lawful title claim and demand of all and every person or persons whatsoever claiming or holding by from or under the Government of the United States.

In testimony whereof the said William L. Robinson and Mary his wife have hereunto subscribed their names and affixed their Seals the day and year above written.
Signed Sealed and delivered in the presence of
James H. Hinchman
Jeh. H. Jones

The State of Alabama: I Thomas L. Tynes Judge of the Probate Court Grimestone County } hereby certify that James H. Hinchman a subscribing witness to the foregoing conveyance known to me appeared before me this day, and being sworn, stated that William L. Robinson and Mary Robinson his wife the grantors in the conveyance, voluntarily executed the same in his presence and in the presence of the other subscribing witness on the day the same bears date. that he attested the same in the presence of the grantors and of the other witness and that such other witness subscribed his name as a witness in his presence. Given under my hand this 9th day of November A.D. 1857.
Filed in the Office of the Judge of the Probate Court of Grimestone County State of Alabama for Registration on the 4th day of November 1857 and was duly Recorded this the 11th day of November 1857. in Deed Book No. 10 page 76 & 77.
Test Thomas L. Tynes J.P.C.

James Schrimsher
To 3 Bill of Sale
J. Schrimsher } Know all men by these presents that I James Schrimsher give to J. Davis to hold as an indemnity for my appearance at the next Circuit Court in Grimestone Alabama Grimestone County - One horse, one cow, one Rifle Gun, 1 Shot Gun - Pen Logo - which property I place in his hands to secure him in case I fail to attend said Court - if I attend, this loan on my property is of no effect, otherwise it will stand in full force. Given under my hand and seal this Oct 15th 1857.
J. M. Cook
James Schrimsher

Filed in the Office of the Judge of the Probate Court of Limestone County, in the State of Alabama for Registration on the 18th day of November 1857 and was duly Recorded the same day in Book No. 10 pages 77 and 78. Test Thos L. Jones J.P.

Matthews J. Lister wife & To & Deed
Alexander & McKinney } This Indenture made this fourth day of November in the year one thousand eight hundred and fifty seven between Matthew J. Lister and Nancy Jane Lister his wife of the County of Limestone in the State of Alabama of the one part, and Alexander & McKinney of the other part, witnesses, that the said Matthew J. Lister and Nancy Jane Lister his wife, for and in consideration of the sum of one hundred and twenty three dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey and confirm unto the said Alexander & McKinney all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama and known as the West half of the North East quarter of S. 34, T. 2, R. 4, also the East half of the NW 1/4 of S. 34, T. 2, R. 4 containing in all one hundred and sixty acres more or less. To have and to hold the above described land with the Tenements and Appurtenances thereto belonging, unto the said Alexander & McKinney his heirs and assigns forever. And the said Matthew J. Lister & Nancy Jane Lister his wife, for themselves their heirs, executors, administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described land hereby granted premises unto the said Alexander & McKinney his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Matthew J. Lister and Nancy Jane Lister his wife, and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States. In testimony whereof, the said Matthew J. Lister and Nancy Jane Lister his wife hereunto subscribe their names and affix their seals the day and year above written.

Signed Sealed and delivered

Matthews J. Lister
Nancy Jane Lister

in the presence of
The State of Alabama, I John A. Johnson, an acting Justice of Limestone County, the Peace in and for said County, hereby certify that Matthew J. Lister and Nancy Jane Lister, whose names are signed to the within conveyance, acknowledged before me, that the said conveyance was signed by them voluntarily after being informed of the contents of said conveyance. Given under my hand this 7th day of November 1857.
I A. Johnson J. P.
The foregoing conveyance was filed in the Office of the Judge of the Probate Court of Limestone County, State of Alabama for Registration on the 14th day of

November 1857, and was duly Recorded on this the 17th day of November 1857 in said Book No. 10 pages 78, 79, 80. Test Thomas L. Jones J.P.

Le. Mc Beatty & others & To & Deed
J. W. Michaux } This Indenture made this the 5th day of November Eight hundred and fifty seven between Le. Mc Beatty and J. W. Michaux, witnesses, that the said Le. Mc Beatty and J. W. Michaux, for and in consideration of the sum of nine hundred and fifty dollars in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey and confirm unto the said J. W. Michaux all that certain tract of land lying and being in the State of Alabama and County of Limestone, and known and described as follows: Beginning at the North East corner running west 80 poles to the Section line at Harmons S. W. Corner, thence South 28 poles and 9 links to Peppers N. W. Corner, thence East 10 poles and 17 links to the South West Corner of Harmons half acre lot, thence North 4 poles and 9 links, thence East 15 poles, thence South 8 poles to the road, thence East 10 poles, thence South 4 poles and East 50 poles, thence South 20 and East 15 poles, thence South 55 and East 14 poles, thence East 11 poles to a corner in the road, thence North 60 poles to the beginning, containing in all twenty acres more or less, all lying in the West 1/4 of the North West 1/4 of Section 36, Township 2, Range 6, West. To have and to hold the described parcel of land with the Tenements and Appurtenances thereto belonging or in any way appertaining unto the said J. W. Michaux his heirs and assigns forever. And the said Le. Mc Beatty, J. W. Michaux and wife, for themselves their heirs, executors and administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described land hereby granted premises unto the said J. W. Michaux his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Le. Mc Beatty and wife, and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States. In testimony whereof the said Le. Mc Beatty, J. W. Michaux and wife, have hereunto subscribed their names and affixed their seals the day and year above written.

Signed Sealed and delivered
in the presence of

Le. Mc Beatty
J. W. Michaux
J. W. Michaux

The State of Alabama, I Jones Coleman an acting Justice of the peace Limestone County, in and for said County, do hereby certify that Le. Mc Beatty, J. W. Michaux and J. W. Michaux, whose names are signed to the foregoing conveyance, and who are known to me, acknowledged before me this day, that being informed of the contents of the conveyance, they executed the

Same voluntarily the day the same bears date. Given under my hand this the 3rd day of November 1856.

Jones Coleman J.P.

The State of Alabama } I Benjamin B. Bais, an acting Justice
Limestone County } of the Peace hereby certify that E. S. & Beaty
wife of E. S. Beaty whose names is signed to the foregoing conveyance
& who is known to me, acknowledged before me on this day, that being
informed of the contents of the conveyance she executed the same volun-
tarily, on the day the same bears date. Given under my hand this
5th day of August A. D. 1857.

Benj. B. Bais J.P.

The foregoing deed was filed in the Office of the Judge of the Probate
Court of Limestone County, State of Alabama, for Registration on the
21st day of November 1857 and was duly Recorded this the 23rd day
of November 1857 in Deed Book No 10 pages 49 & 50.

Test Thomas B. Pynes J.P.

I, E. S. Beaty wife } We do hereby nominate & appoint Columbus
N. B. Pynes attorney } Mc Beaty our attorney in fact for us & in our
behalf to sell and convey to any person or persons within
assigns forever our interest who will purchase the same to wit a
tract of land in the State of Alabama Limestone County & lying
and bounded as follows commencing at the South West corner of the
North West quarter of Section 26 in Township One of Range Six West
containing 20 acres more or less & to take & receive the consideration money
or take notes for the same at his discretion. He may also bring &
prosecute in our names any suit that may be necessary to gain
possession or establish titles to the same & we do hereby satisfy &
confirm any act that he may lawfully do in the premises as
fully as if we were present & doing the same ourselves Oct. 11th 1856.

Test

Wm. Mc Pynes

E. S. Beaty

E. S. Beaty

E. S. Beaty

The foregoing Power of Attorney was filed in the Office of the Judge of the
Probate Court of Limestone County, State of Alabama for Registration on the 21st
day of November 1857 and was duly Recorded this the 23rd of Nov. 1857
in Deed Book No 10 page 50.

Test Thomas B. Pynes J.P.

This Indenture made on the 11th day of April Eighteen
57 between } W. B. Pepper & wife }
N. B. Deed } married & joining Severally between W. B. Pepper and wife S. E. Pepper wife of
J. W. Meichaux } W. B. Pepper of the County of Limestone & State of Alabama of the one part, &
J. W. Meichaux of the County of Limestone & State of Alabama of the other part - witness
eth that the said W. B. Pepper & S. E. Pepper his wife for and in consideration of the sum
of Seventeen dollars in hand paid the receipt whereof is hereby acknowledged, have
this day given, granted, bargained, sold, aliened, conveyed, released, conveyed & confirm-
ed unto the said J. W. Meichaux all that certain tract of land or piece of ground
lying & being in the State of Alabama & County of Limestone bounded on the North
South, East & West by lands of the said J. W. Meichaux being the piece of land on
which a shop or house of the said W. B. Pepper stood about sixteen by eighteen feet
more or less & all the land thus bounded & owned by the said Pepper, said piece of
land lying in the West 1/2 of the North West 1/4 of Section 26, Township 1, Range
6, West. To have & to hold the above described piece of land by the said J. W. Me-
ichaux his heirs & assigns forever & the said W. B. Pepper & wife for themselves their
heirs, executors & administrators do hereby & in consideration of the foregoing
manner & will forever defend the title to the above described piece of land heretofore
granted unto the said J. W. Meichaux his heirs & assigns, from & against them-
selves and all & every person or persons claiming or holding under them the said
W. B. Pepper & wife, and also against the lawful title, claim or demand of all
and every person or persons whatsoever, claiming or holding by, from or under the
Government of the United States. In testimony whereof the said W. B. Pepper
& wife have hereunto subscribed their names & affixed their seals the day &
year above written.

Signers Sealed & delivered

in the presence of

Test by Hardy P. Chapman

The State of Alabama } I Jones Coleman an acting Justice of the
Limestone County } peace in and for said County, certify W. B. Pepper
and Sarah E. Pepper whose names are signed to the foregoing conveyance and
who are known to me, acknowledged before me on this day that being informed
of the contents of the conveyance, they executed the same voluntarily on the
day the same bears date. Given under my hand this the 15th day of
April 1857.

W. B. Pepper

Sarah E. Pepper

The foregoing Deed was filed in the Office of the Judge of the Probate Court of Limestone
County, State of Alabama for Registration on the 21st day of November 1857 and
was duly Recorded this the 23rd of Nov. 1857 in Deed Book No 10 page 51.

Test Thomas B. Pynes J.P.

Martha I Easter } This Indenture made this twenty third (23)
 No 3 Deed } day of November in the year one thousand eight hundred
 Joseph Kemmer } and fifty seven (7) between Martha I Easter of the
 County of Simstone in the State of Alabama of the one part and
 Joseph Kemmer of Simstone County and State of Alabama of the
 other part - Witnesseth, That the said Martha I Easter for and in
 consideration of sum of One thousand and one hundred dollars to
 her in hand paid, the receipt whereof is hereby acknowledged, has this
 day given, granted, bargained, sold, aliened, conveyed, released, conveyed
 and confirmed, and by these presents do give, grant, bargain, sell, alien
 convey, release convey and confirm unto the said Joseph Kemmer
 all that certain tract or parcel of land lying and being in the County
 of Simstone and State of Alabama and known as the South East
 quarter of Section No 14 Township No 2 of Range No 3 West containing
 one hundred and sixty acres more or less. To have and to hold
 the above described tract or parcel of land with the tenements and appur-
 tenances thereto belonging or in any wise appertaining unto the said
 Joseph Kemmer his heirs and assigns forever. And the said Martha
 I Easter for herself, her heirs, executors and administrators do hereby
 bind in consideration of the premises warrant and will forever defend
 the title to the above described and hereby granted premises unto the said
 Joseph Kemmer his heirs and assigns, from and against herself and
 all and every person or persons claiming or holding under her the said Martha
 I Easter, and also against the lawful title, claim or demands of all and
 every person or persons whomsoever, claiming or holding by, from, or under
 the Government of the United States. In testimony whereof, the said
 Martha I Easter has hereunto subscribed her name and affixed her
 seal the day and year first above written.

Signed Sealed and delivered } Martha I Easter
 in the presence of }
 The State of Alabama } I John P. Purrutino an acting Justice
 Simstone County } of the Peace in and for said County hereby
 certify that Martha I Easter whose name is signed to the foregoing
 conveyance, and who is known to me, acknowledged before me on this day
 that being informed of the contents of the conveyance, she executed the
 same voluntarily on the day the same bears date. Given under my
 hand, this twenty third (23) day of November A.D. 1857.

John Purrutino J.P.
 The foregoing deed was filed in the Office of the Judge of the Probate
 Court of Simstone County, State of Alabama, for Registration on the 30th
 day of November 1857, and was duly Recorded the same day in Deed Book
 No 10 page 84. Test Thomas G. Pyno J.P.C.

Daniel H. Sanderson } This Indenture made this twenty third day of November
 No 3 Deed } in the year one thousand eight hundred and fifty seven between Daniel
 James Brown } H. Sanderson of the County of Simstone in the State of Alabama of the one
 part and James Brown of the other part. Witnesseth, That the said D. H. Sanderson
 & Martha I Sanderson for and in consideration of the sum of three hundred dollars
 to in hand paid, the receipt whereof is hereby acknowledged, have this day
 given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed,
 and by these presents do give, grant, bargain, sell, alien, convey, release, convey
 and confirm unto the said James Brown, all that certain tract of land lying
 and being in the State of Alabama Simstone County known as the front half
 of the North East q^r of Section No 8 & South East q^r of the North East of Section No 5
 South West quarter of South East q^r of Section No 5 in Township No 2 of Range
 No 3 West, containing one hundred & sixty acres more or less. To have and to hold
 the above described tract of land with the tenements and appurtenances thereto
 unto belonging, or in any wise appertaining unto the said James Brown his
 heirs and assigns forever. And the said D. H. Sanderson & Martha I Sanderson
 son his wife for themselves their heirs, executors and administrators, do hereby
 bind in consideration of the premises warrant and will forever defend the title
 to the above described, and hereby granted premises, unto the said James
 Brown his heirs and assigns, from and against all and every
 person or persons claiming or holding under them the said Daniel H. Sanderson
 & Martha I Sanderson his wife, and also against the lawful title, claim or
 demand of all and every person or persons whomsoever, claiming or holding by,
 from, or under the Government of the United States. In testimony whereof, the
 said D. H. Sanderson & Martha I Sanderson his wife hereunto subscribe their
 names, and affixed seals the day and year above written.

Signed Sealed and delivered } D. H. Sanderson
 in the presence of } Martha I Sanderson
 Attest Officer to be substituted } Thomas Sanderson

The State of Alabama } I H. F. Arthur an acting Justice of the
 Simstone County } in and said County hereby certify that Daniel
 H. Sanderson & Martha I Sanderson his wife whose names are signed
 to the foregoing conveyance and whose is known to me acknowledged
 before me on this day that being informed of the contents of the conveyance
 she executed the same voluntarily on the day the same bears date. Given under
 my hand & seal this 23rd November 1857.

H. F. Arthur J.P.
 The foregoing deed was filed in the Office of the Judge of the Probate Court of
 Simstone County, State of Alabama, for Registration on the 2nd day of Dec 1857
 and was duly Recorded this 3rd day of Dec 1857 in Deed Book 2 page 85
 Test Thomas G. Pyno J.P.C.

James Mc Malone } The State of Alabama
 Deed } Simontons County
 Jesse Sarginer } Whereas I James Mc Malone of the County
 and State aforesaid for and in consideration of the sum of
 seven dollars and thirty cents purchase of William Senegus Tax Collector
 for Simontons County on the fourteenth day March Eighteen hundred
 and fifty three the South West quarter of Section thirty Six Township
 three Range five West of Huntsville. The same being that day
 sold by the said William Senegus Tax Collector for the State and County
 Taxes due thereon and then unpaid, at public outcry to the highest
 bidder, and I the said James Mc Malone being the purchaser for the
 consideration abovementioned - And whereas I the said James Mc
 Malone have bargained and sold to Jesse Sarginer all the title
 claim, interest and demand of the said James Mc Malone have and
 is vested in me by virtue of the purchase and conveyed from William
 Senegus Tax collector as aforesaid on the day and date aforesaid -
 for the consideration of three dollars and sixty five cents in hand paid
 to me by the said Jesse Sarginer - the receipt whereof is hereby acknow-
 ledged, have and as this day hereby give, grant, bargain, sell and convey
 to the said Jesse Sarginer, such title claim, interest or demand and
 such other as is vested in me by the premises above named - the East
 half of the South West quarter of Section thirty Six, Township three
 Range five West from Huntsville Alabama & To have and to hold
 the above described East half of the South West quarter of Section thirty
 Six, Township three, Range five West unto the said Jesse Sarginer his heirs,
 claims interest and demand that the said James Mc Malone, his heirs,
 Executors, Administrators have or may have unto the said - And
 furthermore the said James Mc Malone only convey such title as is
 vested in him from William Senegus Tax Collector as aforesaid and
 no more - In testimony whereof the said James Mc Malone has this
 seventh day of December 1857 subscribed set his name and seal

James Mc Malone
 The State of Alabama } I Thomas G. Pyles Judge
 Simontons County } of the Probate Court of said County
 hereby certify that James Mc Malone whose name is signed
 to the foregoing Conveyance, and who is known to me, acknowledged
 before me this day that being informed of the contents of the
 Conveyance he executed the same voluntarily on the day the
 same bears date. Given under my hand this 7th day of December
 A.D. 1857.

Thomas G. Pyles Judge
 The foregoing deed was filed in the Office of the Judge of the Probate
 Court of Simontons County State of Alabama for Registration on the
 7th day of December 1857 and was duly Received this the
 28th of Dec 1857 in deed Book No 19 page 86.

Thos Thomas G. Pyles J. P. C.

Jesse Sarginer wife } The State of Alabama Simontons County
 Mc Deed } This Indenture made and entered into this first day
 of October One thousand eight hundred fifty seven by and between
 Jesse Sarginer and Mary Sarginer his wife of the one part, and Hef B. Leartwright
 of the other part, that for and in consideration of the sum of three hundred and
 fifty dollars in hand paid by the said Hef B. Leartwright (all of the said County and
 State aforesaid) the receipt whereof is hereby acknowledged, have this day
 given, granted, bargained, sold, conveyed and conveyed, released and confirmed
 and by these presents do hereby give, grant, bargain, sell, convey, release, confirm
 and confirm unto the said Hef B. Leartwright all that certain tract or
 parcel of land being and lying upon Mullin Ridge in said County and
 State particularly known and described as the South East quarter
 of Section twenty five in Township three Range three West supposed to
 contain one hundred and eighty five acres - To have and to hold the above
 described and hereby granted premises unto him the said Hef B. Leartwright
 with all and singular the appurtenances thereto belonging or in any wise
 appertaining unto the said Hef B. Leartwright his heirs, Executors, Administrators
 and assigns forever, and the said Jesse Sarginer and Mary his wife
 aforesaid for the consideration aforesaid hereby granting and confirming
 all the right, title, interest, interest and demand which then have in
 and to the above described, will forever defend the title to the same, to the said
 Hef B. Leartwright his heirs &c against themselves their heirs, Executors,
 Administrators and assigns, and against the claim or claims of all and
 every person or persons whatsoever claiming or holding under them the
 said Jesse Sarginer and Mary Sarginer his wife, their heirs, Executors,
 Administrators and assigns, and also against the claims of the General Govern-
 ment, and against all and every claim whatever as fully and completely as
 in them. In testimony whereof the said Jesse Sarginer and Mary
 Sarginer his wife have hereunto subscribed their names and affixed their
 seals the day and date first above mentioned.

Jesse Sarginer
 Mary Sarginer

J. M. Malone
 J. H. Jones

The State of Alabama } I Thomas G. Pyles Judge of the Probate Court
 Simontons County } of said County hereby certify that James Mc Malone
 a subscribing witness to the foregoing Conveyance known to me appeared before
 me this day and being sworn stated that Jesse Sarginer and Mary Sarginer
 his wife, the grantors in the Conveyance voluntarily executed the same in his
 presence and in the presence of the other subscribing witnesses on the day
 the same bears date, that he attested the same in the presence of the
 grantors and of the other witnesses, and that each other witness subscribed
 his name as a witness in his presence. Given under my hand
 this 7th day of December A.D. 1857.

Thomas G. Pyles Judge
 The foregoing deed was filed in the Office of the Judge of the Probate
 Court of Simontons County State of Alabama for Registration on the 7th

day of December 1857 and was duly Recorded this the 29th of Dec 1857 in deed Book No 10 page 87 & 88

Test Thomas G. Rogers J.P.C

Charles F. Stewart of the County of Poinsett State of Arkansas of the first part, Charles A. Orman of the County of Giles State of Tennessee of the second part, Witnesseth: that the said Charles F. Stewart for and in consideration of the sum of one hundred dollars to him in hand paid the receipt whereof is hereby acknowledged, has this day given, granted bargained sold, aliened, released, conveyed and confirmed and by these presents do give, grant, bargain sell, alien, release & convey & confirm unto the said Charles A. Orman all that certain tract or parcel of land lying & being in the County of Limestone & State of Alabama and known as the South East quarter of the North East quarter of Section number twenty four, Township number one, of Range number four West containing forty acres - To have and to hold the above described tract or parcel of land with the tenements and appurtenances therunto belonging or in any wise appertaining unto the said Charles A. Orman his heirs and assigns forever. And the said Charles F. Stewart for himself, his heirs, executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Charles A. Orman his heirs and assigns from and against himself and all and every person claiming or holding under the Charles F. Stewart and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by, from, or under the Government of the United States - Also the North part of the North East part of fractional Section number twenty four Township one in Range four West containing thirty seven acres and eight one hundredths & the same being more or less, being in all seventy seven acres and eight one hundredths & of an acre. In testimony whereof the Charles F. Stewart and Elizabeth Stewart have hereunto set their hands and seals through & by their legal and lawful attorney William Geesque, the day and date above written.

Signed sealed & delivered in the presence of us
Test H. C. Brimmoreland John Bridges
John Bridges
The State of Alabama, Thomas G. Rogers Judge of the Limestone County Probate Court of said County hereby Certify that William Geesque Attorney in fact for Charles F. Stewart and Elizabeth Stewart his wife whose names are signed

to the foregoing conveyance and who is known to me, a known ledget before me this day that being informed of the contents of the conveyance he executed the same as their attorney in fact voluntarily on the day the same bears date. Given under my hand this 7th day of December A.D. 1857.

Thomas G. Rogers Judge
The foregoing deed was filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 7th day of December 1857, and was duly Recorded this the 29th day of Dec 1857 in deed Book No 10 pages 88 & 89. Test Thomas G. Rogers Judge, P.C.

Ruth Paine
To & Quia
Augustus McDonald

This Indenture made and entered into this the seventh day of December eighteen hundred and fifty seven between Ruth Paine of the first part and Augustus McDonald and Joseph H. Moore of the second part and Francis J. P. McDonald formerly Francis J. P. Moore of said Augustus McDonald Joseph H. Moore, Elizabeth H. Moore, Sarah J. Moore, Allen H. Moore, Mary J. Moore, John J. Moore, Julia A. Moore, and Kate E. Moore of the third part. Witnesseth: that whereas the said Ruth Paine is desirous of making provision for her Grand Children above mentioned as parties of the third part the Children of David J. Moore and Mary E. Moore formerly Mary E. Phillips, daughter of said Ruth Paine by a former husband John W. Phillips of the first part, against future contingencies and for their maintenance and support, and whereas the said Ruth Paine is desirous that this said Grand Children parties of the third part shall enjoy the proceeds, rents, issues, profits and income of the real estate and slaves hereinafter more particularly described: Now therefore this Indenture witnesseth that the said Ruth Paine in consideration of the premises and Natural love and affection hath bargained, sold, aliened, devised, released, conveyed and confirmed; and by these presents doth bargain, sell, alien, devise, release, convey and confirm unto the said parties of the second part (Viz, said McDonald and Moore Trustees aforesaid) all of certain lots, pieces or parcels of land situated lying and being in the County of Limestone and State of Alabama, to wit: North West quarter of South West quarter of Fractional Section three Township one Range four West containing forty acres (except four acres and a half sold to Parker Boone) also North West quarter of Fractional Section three Township one Range four West containing one hundred and sixty acres, also South East quarter of North East quarter of Section four Township one Range four West containing forty and one acres and also the following Slaves to wit: A negro man named Bryant, a negro woman his wife named Louisa and her four children Ben Lucy Ann, Olivia & Cherry with their future increase, together with all and singular the tenements and appurtenances therunto belonging or in any wise appertaining; and the reversion and reversions, remainder and remainders, rents, future increase and profits of said Lands and Slaves and also all the estate, right, title, interest, property, possession, claim and demand whatever as well at law as in Equity, of the said Ruth Paine the party of the first part in and to the above named and described Slaves and

premises and every part and parcel thereof with the appurtenances and future increase. To have and to hold all and singular the above mentioned and described Slaves and premises together with the appurtenances and future increase unto the said Margaret McDonald and Joseph O. Moore Trustees as aforesaid and their Successors, and against the said Ruth Paine her heirs, executors and administrators.

Upon this express trust, condition and understanding nevertheless that the said McDonald and Moore Trustees as aforesaid, shall take possession and Control of the above described lands and Slaves together with their future increase, until the youngest Child shall arrive at the age of twenty one years or marries, with the following express powers and duties, and with all other powers necessary to bring into effect the objects of this deed, that is to say, the Corpus of the property is hereby fully conveyed, but the time of enjoyment is postponed but authority and power is hereby expressly given the said McDonald and Moore Trustees as aforesaid, to sell and convey fully the lands above described, whenever they shall deem it best for the interest of the parties of the third part and to invest the same in any other property within or without this State or elsewhere as they may think proper, and full authority and power is hereby given said McDonald and Moore Trustees aforesaid to remove said Slaves to any part of this State, or to any State in the United States where Slavery is not prohibited, they may deem to the interest of said parties of the third part and to sell any or all of the property or effects, except the Slaves above named, and invest the same from time to time as they think best, and it shall be the duty of the said Trustees McDonald and Moore to pay over for the Support and maintenance of the minor beneficiaries annually their portion of the annual interest, rents or proceeds arising from the labor of said Slaves and their future increase and to pay over annually to the adults their portion of the rents, income and profits of said lands and premises of the labor of said Slaves and their future increase. It shall also be the duty of said Trustees McDonald and Moore when the youngest Child arrives at the age of twenty one years or marries, to have an equitable division of said Slaves and lands, or the proceeds of the sales of said lands made between the said parties of the third part. The beneficiaries under this deed - Should either the said McDonald or Moore Trustees aforesaid die before the youngest Child arrives at the age of twenty one years or marries then the Survivors as the case may be shall be clothed with all the power granted to both, and should both die then the lands and Slaves above granted and named shall be immediately divided between the said parties of the third part. In testimony I have hereunto set my hand and affixed my Seal this the day and year above written.

Ruth Nelson Morris

George H. Fells

The State of Alabama

Simmons County

Ruth Paine

Thomas C. Pyles Judge of the Probate Court of said County hereby

certify that Nelson Morris a subscribing witness to the foregoing Conveyance, known to me, appeared before me this day and being sworn stated that Ruth Paine the grantor in the Conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witnesses on the day the same bears date, that he attested the same in the presence of the grantor and of the other witnesses and that such other witnesses subscribed his name as a witness in his presence. Given under my hand this 14th day of December A.D. 1857.

The foregoing deed was filed in the Office of the Judge of the Probate Court of Simmons County State of Alabama for Registration, on the 14th day of December 1857, and was duly Recorded this the 30th day of Decr 1857 in deed Book No 10 pages 89, 90 & 91.

Thomas C. Pyles Judge

The foregoing deed was filed in the Office of the Judge of the Probate Court of Simmons County State of Alabama for Registration, on the 14th day of December 1857, and was duly Recorded this the 30th day of Decr 1857 in deed Book No 10 pages 89, 90 & 91.

West Thomas C. Pyles J. P. C.

William H. Garbrough wife & This Indenture, made this 24th day of November
J. H. & Dec 20th in the year one thousand eight hundred and fifty seven
J. H. & Dec 20th between William H. Garbrough & Ann H. his wife of the
County of Simmons in the State of Alabama of the one part, and James H.
& Mary H. Garbrough of the other part... Witnesseth, that the said W. H.
& Ann H. Garbrough for and in consideration of the sum of ten hundred &
thirty two dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released,
conveyed and confirmed, and by these presents do give, grant, bargain, sell,
alien, convey, release, convey and confirm unto the said J. H. & M. H. Garbrough all that certain tract of land lying and being in the County of Simmons,
State of Alabama and described as follows: - Beginning at the N. E.
Corner of W. H. Garbrough's Island tract of land purchased of his father
W. H. Garbrough on the South bank of the Slough of Tennessee River in a long
Island; thence down the Slough with its meanderings to wit: N. 28° W. 25 poles
N. 40° W. 35 poles, N. 35° W. 18 poles, N. 22° W. 36 poles, N. 60° W. 22 poles, N. 50° W. 36 poles
to a stake; thence S. 190° W. 19 poles to the bank of the Tennessee River; thence up
the River with its meanderings to wit: S. 47° E. 20 poles, S. 53° E. 33 poles, S. 61°
E. 100 poles, S. 53° E. 22 poles, S. 57° E. 13 poles to the S. E. Corner of W. H.
Garbrough's tract; thence North 80 poles to the beginning; - including
a portion of Sections 28, 29 and 30, of Township 3, Range 6 West and being a
part of a large Island in the Tenn. River and a portion of the tract conveyed
by Henry M. Garbrough, now dec'd to W. H. Garbrough as aforesaid and con-
taining one hundred and fourteen acres. To have and to hold the above
described Land with the tenements and appurtenances thereto belonging
or in any way appertaining unto the said J. H. & M. H. Garbrough their heirs
and assigns forever. And the said W. H. Garbrough & Ann H. his wife for
themselves, their heirs, executors and administrators, do hereby, and in consideration
of the premises, warrant and will forever defend the title to the above described and
hereby granted premises, unto the said J. H. & M. H. Garbrough their heirs
and assigns, from and against themselves and all and every person or persons
claiming or holding under them the said William H. Garbrough and Ann H.
Garbrough his wife, - and also against the lawful title, claim or demand
of all and every person or persons whatsoever claiming or holding by, from, or

under the Government of the United States. The testimony whereof the said W. H. & Ann H. Garbrough have hereto subscribed their names and affixed their seals the day and year above written.

Signed Sealed and delivered

in the presence of

Richard H. Hines

Hughston P. Jones

The State of Alabama: I Thomas G. Pynes Judge of the Probate Court of Limestone County & said County hereby certify that Richard H. Hines a subscribing witness to the foregoing Conveyance hereto me appeared before me this day and being sworn stated that William H. Garbrough and Ann H. Garbrough his wife the grantors in the Conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witness on the day the same bears date. That he attested the same in the presence of the grantors and of the other witness and that such other witness subscribed his name as a witness in his presence. Given under my hand this 19th day of December A.D. 1857

Thomas G. Pynes Judge

The foregoing deed was filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 19th day of December 1857 and was duly Recorded this the 1st day of January 1858 in Deed Book No 10 pages 91 & 92

Just Thomas G. Pynes J. P. C.

Simon Norris & Ellen Norris his wife of the one part & Wiley D. Bailes of the other part, all of the County of Limestone and State of Alabama: Witnesses that for and in consideration of the sum of twenty dollars in hand paid, the receipt whereof is hereby acknowledged that we the said Simon Norris & Ellen his wife have sold, granted, conveyed & confirmed unto the said Wiley D. Bailes his heirs & assigns a certain tract or parcel of land lying & being in said County and State aforesaid bounded as follows being the West side of the South West quarter of the North East quarter of Section number Ten of Township number One of Range number four West containing ten acres, To have and to hold the above recited or described tract or parcel of land with all the appurtenances thereto belonging unto the said Wiley D. Bailes his heirs and assigns forever. And the said Simon Norris & Ellen his wife do hereby relinquish all the right, title, interest in the above recited & described tract or parcel of land unto the said Wiley D. Bailes his heirs and assigns forever. In testimony whereof we have hereto set our hands and seals the day & year above written.

Signed Sealed and delivered

in presence of

State of Alabama: I Thomas G. Pynes Judge of the Probate Court of Limestone County & said County hereby certify that Simon Norris and Ellen his wife who acknowledge that they severally signed, sealed and delivered the foregoing deed on the day and year therein mentioned

Simon Norris

Ellen Norris

to the aforesaid Wiley D. Bailes and the said Ellen Norris being by me examined & sworn to that she signed, sealed and delivered the said deed freely with her own free will and accord. Given under my hand and seal this the 16th day of March the 1857.

A. C. Holland Justice of Peace

The foregoing deed was filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 23rd day of December 1857 and was duly Recorded this the 1st day of January 1858 in Deed Book No 10 pages 93 & 94

Just Thomas G. Pynes J. P. C.

Benjamin H. Tucker & Virginia Tucker of the one part; and Wm H. Phillips of the other part: Witnesses that the said Benja H. & Virginia Tucker for and in consideration of the sum of Twenty two & 42 Cents to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, conveyed, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell alien, convey, release, convey and confirm unto the said Wm H. Phillips all that certain lot of land lying and being in the Town of Pettusville and County & State aforesaid, and being a part of the South West quarter of the North West quarter of Section Ten Township One of Range four West: And describes as follows beginning at the North East corner of said Tucker's lot at the Corner Rock and running thence South one hundred and twenty feet thence Sixty feet West, thence one hundred and twenty feet North to Wm Brown's line and thence along said line East Sixty feet to the beginning of said Corner Rock — To have and to hold the above described lot with the tenements and appurtenances thereto belonging, or in anywise appertaining unto the said Wm H. Phillips his heirs and assigns forever. And the said Benja H. & Virginia Tucker for their heirs, executors and administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said Wm H. Phillips his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Benja H. Tucker and Virginia Tucker. And also against the lawful title, claim or demands of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States. In testimony whereof, the said Benja H. & Virginia Tucker hereto subscribe their names and affix their seals the day and year above written.

Signed Sealed and delivered

in the presence of

Thomas D. Bailes

Wm H. Phillips

The State of Alabama: I Thomas G. Pynes Judge of the Probate Court of Limestone County & said County hereby certify that Benjamin H. Tucker and Virginia H. Tucker his wife the grantors in the Conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witness on the day the same bears date. That

B. H. Tucker

V. H. Tucker

he attested the same in the presence of the grantor and of the other witnesses, and that such other witnesses subscribed his name as a witness in his presence. Given under my hand this 23^d day of December A.D. 1857.

Thomas G. Rogers, Judge

The foregoing deed was filed in the Office of the Judge of the Probate Court of Simons County, State of Alabama for Registration on the 28th day of December 1857 and was duly Recorded this 1st day of January 1858 in Deed Book No 10 pages 95 & 96.

Test Thomas G. Rogers Judge P.C.

Alexander McGowan wife
No 3 Deed
Wilson P. Jones
This Indenture was made and entered into this the nineteenth day of October one thousand eight hundred and fifty seven, between Alexander McGowan Manda his wife of the State of Alabama & County of Simons of the one part, Wilson P. Jones of the other part. Witnesseth, that the said Alexander McGowan & Manda his wife of the first part, and in consideration of the sum of one hundred dollars to them in hand paid at or before the signing and delivery of this present by the said Alexander McGowan & his wife of the first part, the receipt whereof is hereby acknowledged, have this day bargained, sold, aliened, conveyed and conveyed and by these presents do grant, bargain, sell, convey and convey to the said Wilson P. Jones of the second part his heirs forever one certain tract or lot of land situated lying & being in the County of Simons and State of Alabama designated and known as the North East fourth of the North East fourth in Section Eight and the North West fourth of the North West fourth in Section nine in Township No. two of Range No. six (West) containing eight acres and forty three hundredths of an acre more or less. To have and to hold the above described tract or lot of land with all the appurtenances thereunto belonging or in any wise appertaining unto the said Wilson P. Jones and his heirs forever, and the said Alexander McGowan & Manda his wife of the first part do hereby agree to and with said Wilson P. Jones his heirs & assigns forever warrant and defend the right, title, claim & interest of the said tract or lot of land unto Wilson P. Jones and his heirs against them & their heirs and person & persons claiming or by, through or from the Government of the United States and unto the said Wilson P. Jones his heirs and assigns forever. In testimony whereof we have set our names and affixed our seals this day and year above written.

Alexander McGowan
Manda McGowan

The State of Alabama: I, Marshall Jones an acting Justice of the Peace Simons County. In & for said County, do hereby certify that Alexander McGowan & Manda his wife whose names are signed to the foregoing Survey and who is known to me, acknowledge before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand and seal this 15th day of October 1857.

Marshall Jones Justice of Peace

The foregoing deed was filed in the Office of the Judge of the Probate Court of Simons County, State of Alabama for Registration on the 28th day of December 1857 and was duly Recorded this 1st day of January 1858 in Deed Book No 10 pages 94

Test Thomas G. Rogers J.P.C.

Hamilton Jones
No 3 Deed
James A. Henderson
I now all men by these presents that we Hamilton Jones & Sarah his wife of the County of Simons Alabama for & in consideration of the sum of fifty five dollars to us in hand paid have granted, bargain, sold and by these presents do grant, bargain, sell & convey unto James A. Henderson of the County of Simons all that certain parcel of land situated in the said County of Simons and described to wit, the Corner of Lot No 3, bound on the North by Hamilton Jones land, on the East by Leilaorne Wright's land on the South & West by a spring branch and Swamp & R. F. Bell's land, with all the appurtenances and all the right title interest claim and demand of us or either of us, in the premises. To have and to hold the same with the appurtenances unto the said James A. Henderson and his heirs in fee simple forever, and I Hamilton Jones for myself and my heirs do hereby warrant and agree to and with the said James A. Henderson and his heirs and assigns, that I am now the owner of said premises and am seized of a good and indefeasible estate of inheritance therein and that I have full right and power to sell and convey the same in fee simple absolute, that the said premises are free and clear of all encumbrances, that the said James A. Henderson his heirs and assigns may from hereafter have, hold, possess and enjoy the same without any suit, molestation or interruption by any person whatever lawfully claiming any right therein, and that I the said Hamilton Jones and all persons hereafter claiming under me will at any time hereafter at the request of and at the expense of Hamilton Jones his heirs or assigns make all such further assurances for the more effectual conveying of the said premises with the appurtenances as may be reasonably required by him or them and that I the said Hamilton Jones and my heirs will warrant and defend the said premises with the appurtenances unto the said James A. Henderson his heirs and assigns forever. In testimony whereof we have set our hands and seals this the sixteenth day September in the year of our Lord 1857.

Sealed and delivered in the presence of

Richard Henderson

John W. Lovershain

Hamilton Jones
Sarah C. Jones

Filed in the Office of the Judge of the Probate Court of Simons County, State of Alabama, for Registration on the 28th day of December 1857, and was duly Recorded this 1st day of January 1858 in Deed Book No 10 pages 95

Test Thomas G. Rogers Judge P.C.

Benjamin Leuty & Mary Leuty his wife
No 3 Deed
John M. Woods
 This Indenture, made this seventh day of November in the year one thousand eight hundred and fifty seven between Benjamin Leuty and Mary his wife for and in consideration of the sum of one hundred and twenty five dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said John M. Woods all that certain tract of land lying and being in the County of Simontone and State of Alabama and known and designated as the west half of the South East quarter of Section No twenty two in Township No two in Range No six west containing eighty acres more or less of the lands sold at Huntsville Alabama. We have and to hold the above described lands with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said John M. Woods his heirs and assigns forever. And the said Benjamin Leuty and Mary Leuty his wife for themselves, heirs, executors and administrators do hereby, and in consideration of the premises, manumit and will forever defend the title to the above described and hereby granted premises unto the said John M. Woods his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Benjamin Leuty and Mary Leuty his wife, and also against the lawful title, claim or demand of all and every person or persons who ever claiming or holding by, from or under the Government of the United States. In testimony whereof the said Benjamin Leuty and Mary Leuty his wife, have hereunto subscribed their names and affixed their seals the day and year above written.

Signed, sealed and delivered:
 in the presence of

Benjamin Leuty
 Mary Leuty

The State of Alabama: I William H. Leuty a Justice of the Peace in and for Simontone County, State of Alabama, hereby certify that Benjamin Leuty and Mary Leuty whose names are signed to the foregoing conveyance and who is known to me, acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on this day the same bears date. Given under this 7th day of November A.D. 1857.

William H. Leuty, J.P.

The within Deed was filed in the Office of the Judge of the Probate Court of Simontone County State of Alabama for Registration on the 29th day of December 1857 and was duly Recorded this 2d day of January 1858 in Deed Book No 10 page 96.

Not Thomas B. Piquet Judge P.C.

Samuel Brooks
No 3 Deed Trust
John le Featherston Trustee
 This Indenture made this 29th day of December eighteen hundred and fifty seven between Samuel Brooks (Debtors) of the first part John le Featherston of the second part (Trustee) and Howell le Featherston and Jonathan McMonale (Creditors) of the third part. Whereas the said Samuel Brooks is justly indebted to the said Howell le Featherston and Jonathan McMonale in the following sums of money: to the said Howell le Featherston he is indebted in the sum of two hundred and twenty two dollars and five cents for which amount the said Samuel Brooks holds his (Samuel Brooks) note payable on the first day of April eighteen hundred and fifty eight and at the time of this deed - to the said Jonathan McMonale he (Samuel Brooks) is justly indebted in

the sum of forty one dollars and ten cents for which amount the said Jonathan McMonale holds his Samuel Brooks note payable on the first day of April eighteen hundred and fifty eight and dated at the time of this deed to be paid at the notes demand or as evidenced by the notes being made to the said Howell le Featherston and Jonathan McMonale by the said Samuel Brooks which sums the said Samuel Brooks being desirous of and is willing to pay in the aggregate has given, granted, released, conveyed, aliened and confirmed to the said John le Featherston (Trustee as aforesaid) the following described property: - Six Mules, one bay pony horse, one two horse wagon and six dumper carts or in other words six Post Road Carts and Harness - which property as aforesaid being willingly granted to the aforesaid John le Featherston (Trustee) his heirs administrators and executors forever - but that the said Samuel Brooks shall be permitted to hold the said property quietly and peacefully by the said John le Featherston until default be made in payment of the several sums of money either in part or in whole - and if the said Samuel Brooks should fail to pay or make default in payment of the aforesaid sums of money, the said John le Featherston (Trustee) as aforesaid shall proceed to sell to the highest bidder for cash - thirty days notice being given in any newspaper in Simontone County the aforesaid property, and out of the money arising therefrom after having paid the expenses thereof pay to the said Howell le Featherston and Jonathan McMonale the sums which may be due on any of said notes with the interest which may therefrom accrue - after the payment of the aforesaid sums of money this Indenture shall be void - This deed shall mature just April eighteen hundred and fifty eight. In witness whereof said Parties to these presents have hereunto set their hands and affixed their seals this the day and year above mentioned.

Signed and delivered:
 in the presence of

Samuel Brooks
 John le Featherston

The State of Alabama: I Thomas B. Piquet Judge of the Probate Court of said County hereby certify that Samuel Brooks and John le Featherston, whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 1st day of January A.D. 1858.

Thomas B. Piquet Judge

The foregoing deed was filed in the Office of the Judge of the Probate Court of Simontone County State of Alabama for Registration on the 1st day of January 1858 and was duly Recorded this the 2d day of January 1858 in Deed Book No 10 page 97.

Not Thomas B. Piquet J.P.C.

John McAllister wife
No 3 Deed
Gabriel Jordan Jr
 This Indenture made this the first day of January in the year one thousand eight hundred and fifty eight between John McAllister and his wife Louisa McAllister of the County of Simontone in the State of Alabama of the one part, and Gabriel Jordan Jr of the other part. - Witnesseth, That the said John McAllister and his wife Louisa McAllister for and in consideration of the sum of five hundred dollars (500) to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Gabriel Jordan Jr a certain Lot of land, lying in the Town of Athens in the County of Simontone and State of Alabama, and known as described in the plan of said Town of Athens as Lot number forty eight (48) said Lot having been sold and conveyed to said John McAllister and wife by Mrs Margaret M Brinkell & the deed for said Lot was duly recorded in Deed Book No page 596 in the Office of the Judge of the Probate Court of Simontone County, State of Alabama.

To have and to hold, the above described Lot of land, with the Tenements and appurtenances thereto, belonging or in anywise appertaining, unto the said Gabriel Jordan & his heirs and assigns forever. And the said John McAllister and his wife Evolina McAllister for themselves, heirs, executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described, and hereby granted premises unto the said Gabriel Jordan & his heirs & assigns, from & against themselves and all and every person or persons claiming or holding under them the said John McAllister and Evolina McAllister his wife, and also, against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States. — In testimony whereof, the said John McAllister and Evolina McAllister his wife have hereunto subscribed their names and affixed their seals the day & year first above written.

Signed Sealed and delivered {
in the presence of {
The State of Alabama, I Thomas G. Fogg Judge of the Probate
Court of Lincoln County, hereby certify that John
McAllister and Evolina McAllister his wife whose names are signed to the
within Conveyance, and who are known to me acknowledged before me this day
that being informed of the Contents of the Conveyance they executed the same
voluntarily on the day the same bears date. Given under my hand this 1st
day of January A. D. 1858.

Thomas G. Fogg Judge
The within Conveyance was filed in the Office of the Judge of the Probate Court
of Lincoln County, State of Alabama for Registration on the 1st day of January
1858 and was duly Recorded this the 5th day of Jan'y 1858 in Deed Book No 10
pages 97 & 98. *Test Thomas G. Fogg J. P. C.*

P. C. David wife & This Indenture, made this first day of January in the
11th Year one thousand eight hundred and fifty eight between P. C. David
& S. Nelson of the County of Lincoln in the State of Alabama of the one part, and
W. S. Nelson of the other part — Witnesseth, that the said P. C. David for and
in consideration of the sum of six hundred & fifty dollars to him in hand paid,
the receipt whereof is hereby acknowledged, he this day given, granted, conveyed,
sold, aliened, enfeoffed, released, conveyed and confirmed: and by these presents
do give, grant, convey, sell, alien, enfeoff, release, convey and confirm unto the said
W. S. Nelson all that certain Lot & house of land lying and being in the Town
of Athens and State of aforesaid, known as the north half of Lot No 19 and
Twenty two, known as such — laid down in the plan of the Town of Athens.
To have and to hold the above described Lots and Land with the Tenements and
appurtenances thereto belonging or in anywise appertaining unto the said
W. S. Nelson his heirs and assigns forever. And the said P. C. David for
himself his heirs, executors and administrators, do hereby and in consideration
of the premises, warrant and will forever defend the title to the above described tract
hereby granted premises unto the said W. S. Nelson his heirs and assigns
from and against himself and all and every person or persons claiming or
holding under them the said above described house and Lot, and also

against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or
holding by, from, or under the Government of the United States. — In testimony whereof, the said
P. C. David has hereunto subscribed his name and affixed his seal the day and year above written.
Signed Sealed and delivered {
in the presence of {
The State of Alabama, I Thomas G. Fogg Judge of the Probate Court of Lincoln County, hereby
certify that Robert C. David and P. C. David his wife whose names are signed
to the within Conveyance, and who are known to me acknowledged before me this day that being
informed of the Contents of the Conveyance they executed the same voluntarily on the day the same
bears date. Given under my hand this 2nd day of January A. D. 1858.

Thomas G. Fogg Judge
The within deed was filed in the Office of the Judge of the Probate Court of Lincoln County,
State of Alabama for Registration on the 2nd day of January 1858 and was duly Recorded this
the 6th day of January 1858 in Deed Book No 10 pages 98 & 99.
Test Thomas G. Fogg Judge J. P. C.

William Harden wife & This Indenture, made this 7th day of April one thousand eight hundred
& fifty four, between William Harden and Susan Harden his wife of
the one part and Sarah Harden of the other part — all of the County of Lincoln
and State of Alabama — Witnesseth, that the said William Harden and Susan Harden his
wife for and in consideration of the sum of thirty dollars to them in hand paid, the receipt
whereof is hereby acknowledged, hath this day conveyed, sold, aliened, enfeoffed and confirmed
and by these presents doth convey, sell, alien, enfeoff and convey unto the said Sarah
Harden all of that tract or parcel of land lying and being in the County of Lincoln and
State of Alabama and known as the north west fourth of the south east fourth of Section one
Township No one of Range No four containing forty acres in the district of lands sold
at Greenville Alabama. To have and to hold the above described Land, with the Tenements
and appurtenances thereto belonging or in anywise appertaining unto the said Sarah
Harden her heirs and assigns forever. And the said William Harden and Susan his wife
for themselves their heirs executors and administrators doth warrant and will forever defend the title
to the above described and hereby granted premises unto the said Sarah Harden her heirs and
assigns from and against themselves and all and every person or persons claiming or holding
under them the said William Harden and Susan his wife — and also against the lawful title,
claim or demand of all and every person or persons whatsoever claiming or holding by, from or
under the Government of the United States. — In testimony whereof the said William Harden
and Susan Harden his wife have hereunto set their hands and seals this day and date
above written.

Signed Sealed and delivered {
in the presence of {
Thomas Fogg
State of Alabama, I Thomas Fogg an acting Justice of the Peace in and for
Lincoln County, hereby certify that William Harden and Susan
Harden whose names is signed to the foregoing Conveyance and who is known to me
acknowledged before me on this day that being informed of the Contents of the Conveyance
they executed the same voluntarily on the day the same bears date. Given under my
hand this 7th day of April 1854.
Thomas Fogg J. P. C.

The foregoing deed was filed in the Office of the Judge of the Probate Court of Limestone County, State of Alabama for Registration on the 4th day of January 1858 and was duly Recorded this the 6th day of January 1858 in Deed Book No 10 pages 99 & 100
 Just Thomas L. J. J. C.

Henry A. Meyers and Son's Indenture, made and entered into this twenty fifth day of November one thousand eight hundred and fifty seven between Henry A. Meyers and Mary Fannie Meyers his wife of one part, and Louisa Beauchamp of the other part, all of the County of Limestone in the State of Alabama. Witnesseth, that the said Henry A. Meyers and Mary Fannie his wife have this day, for and in consideration of the sum of Five hundred dollars in hand paid by the said Louisa Beauchamp, the receipt whereof is hereby acknowledged, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and doth by these presents bargain, sell, release, alien, convey, confirm and confirm unto the said Louisa Beauchamp and to her heirs &c all that certain tract of land lying in Limestone County, State of Alabama, more particularly known and described by the following numbers viz. A Tract of about fifteen acres more or less beginning at the North East Corner of Section Seventeen, Township three, Range five, north, south of the Monroe River, east of the Obanion branch; also the South East fourth of the South East fourth of Section eight, Township three, Range five, the West half and North East quarter of the South East quarter of Section eight, Township three, Range five, and the South half of the North East quarter of Section eight, Township three, Range five, and the South West quarter of the South West quarter of Section nine, all in Township three, Range five, west, containing in all about two hundred and twenty five acres, more or less. To have and to hold the above described and hereby granted premises unto her the said Louisa Beauchamp with all the appurtenances thereto in anywise appertaining and belonging to her the said Louisa Beauchamp her heirs, executors, administrators and assigns forever free from all and every the title, interest, claim and demand of them the said Henry A. Meyers and Mary Fannie his wife all and every person or persons claiming or holding under them. And the said Henry A. Meyers and Mary Fannie his wife hereby and will forever defend the title to the above described Land unto the said Louisa Beauchamp her heirs administrators executors &c in fee against themselves and every person or persons claiming or holding under them as well as against the General Government. In testimony whereof the said Henry A. Meyers and Mary Fannie Meyers his wife have this the day and date first above written signed their names and affixed their seals.

Henry A. Meyers
 Mary F. Meyers
 State of Alabama: I Richard Henderson an acting Justice of the Peace in Limestone County and for said County and State hereby certify that Henry A. Meyers and Mary F. Meyers whose names are signed to foregoing Conveyance and who are known to me acknowledge before me on this day that being informed of the Contents of the same they executed the same voluntarily on the day the same bears date. Given under my hand 25th of Nov A.D. 1857
 Richard Henderson
 Justice of the Peace

The foregoing deed was filed in the Office of the Judge of the Probate Court of Limestone County, State of Alabama for Registration on the 4th day of January 1858 and was duly Recorded this the 7th day of January 1858 in Deed Book No 10 pages 100 & 101
 Just Thomas L. J. J. C.

Anthony P. Davis and Son's Indenture, made this 23rd day of July 1857 between Anthony P. Davis and Julia Ann Davis his wife of the County of Limestone in the State of Alabama of the one part & Mrs. A. Lewis of the other part. Witnesseth, that the said Anthony P. Davis and Julia Ann his wife for & in consideration of the sum of eight hundred & fifty dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granting, bargained, sold, aliened, conveyed, released, conveyed & confirmed, & by these presents do give, grant, bargain, sell, alien, convey, release, convey & confirm unto the said William A. Lewis all that certain tract of land lying & being in the County of Limestone & State of Alabama & known as the North half of the South East quarter of Section 36 in Township one of Range five West containing eight acres. To have and to hold the above described tract of land with the tenements & appurtenances thereto belonging or in anywise appertaining unto the said William A. Lewis his heirs & assigns forever. And the said Anthony P. Davis and Julia Ann Davis for themselves their heirs, executors & administrators do hereby & in consideration of the premises warrant & will forever defend the title to the above described & hereby granted premises unto the said William A. Lewis his heirs & assigns forever against themselves & all and every person or persons claiming or holding under them the said Anthony P. Davis and Julia Ann Davis his wife & also against the lawful title claim or demand of all & every person or persons whatsoever claiming or holding by, from or under the government of the United States. In testimony whereof the said Anthony P. Davis and Julia Ann Davis have hereunto subscribed their names & affixed their seals the day and year first above written.

Andrew P. Lewis
 Agnes Mc Cormack
 The State of Alabama: I Thomas L. J. J. C. Judge of the Probate Court of Limestone County hereby certify that Anthony P. Davis whose name is signed to the foregoing Conveyance and who is known to me acknowledge before me this day that being informed of the Contents of the Conveyance he executed the same voluntarily on the day the same bears date. Given under my hand this 4th day of January A.D. 1858.

Thomas L. J. J. C. Judge
 The State of Alabama: I Thomas L. J. J. C. Judge of the Probate Court of Limestone County hereby certify that Agnes Mc Cormack a single living witness to the foregoing Conveyance known to me appeared before me this day and being sworn stated that Julia Ann Davis one of the grantors in the Conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witnesses on the day the same bears date. That he attested the same in the presence of the grantor and of the other witnesses and that each other witness subscribed his name as a witness in his presence. Given under my hand this 4th day of January A.D. 1858.
 The foregoing deed was filed in the Office of the Judge of the Probate Court of Limestone County, State of Alabama for Registration on the 4th day of January 1858 and was duly Recorded this the 7th day of January 1858 in Deed Book No 10 page 101
 Just Thomas L. J. J. C.

David B. Warbrough & Albert G. Warbrough of the County of Sumter State of Alabama of the first part
 To Deed
 Year one thousand eight hundred and fifty seven between David B. Warbrough of the County of Sumter State of Alabama of the first part and Albert G. Warbrough of said County and State of the second part - Witness that heretofore to wit on the first day of May in the year one thousand eight hundred and fifty seven James A. Warbrough guardian of Albert G. Warbrough did file a petition in the Office of the Probate Court of said County praying an order of said Court authorizing him the said James A. Warbrough to purchase a certain tract of land in said petition described of said David B. Warbrough for the benefit of his ward the said Albert G. Warbrough. Now for and in consideration of the sum of ten thousand dollars to him in hand paid by the said James A. Warbrough guardian as aforesaid pursuant to an order of said Court the receipt whereof is hereby acknowledged the said David B. Warbrough has this day granted, bargained, and sold and by these presents doth grant, bargain and sell unto the said Albert G. Warbrough his heirs and assigns all that certain tract of land lying and being in the County aforesaid and known as the North half of Section twenty seven the North East qt of Section twenty eight the West half of Section twenty eight the North West qt of Section thirty three the East half of Section twenty nine the North East qt of Fractional Section thirty two the West half of Fractional Section twenty nine and the North West qt of Fractional Section thirty two all lying in Township three and Range five west containing in the whole fifteen hundred and twenty acres more or less with all and singular the hereditaments and appurtenances thereto belonging or in anywise appertaining and all the estate, right, title, interest, claim and demand whatever of him the said David B. Warbrough appertaining to the said tract of land and every part and parcel thereof with the appurtenances unto the said Albert G. Warbrough his heirs and assigns to the only proper use and behoof of the said Albert G. Warbrough his heirs and assigns forever. And the said David B. Warbrough for himself and his heirs the said tract of land and every part and parcel thereof against himself and his heirs and all and every other person whatever with warrant and firm default to the said Albert G. Warbrough his heirs and assigns. In testimony whereof the said David B. Warbrough hath hereunto set his hands and seal the day and year above written.

Witness my hand and seal this 5th day of January A.D. 1858.
 J. H. Abornethy
 State of Alabama
 Sumter County
 I Thomas L. Myers Judge of the Probate Court of said County hereby certify that Samuel H. Abornethy a subscribing witness to the foregoing Conveyance known to me appeared before me this day and being sworn stated that D. B. Warbrough the grantor in the Conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witnesses on the day the same were made. That he attested the same in the presence of the grantor and of the other witnesses and that such other witness subscribed his name as a witness in his presence. Given under my hand this 5th day of January A.D. 1858.

Thomas L. Myers Judge
 The foregoing deed was filed in the Office of the Judge of the Probate Court of Sumter County State of Alabama for Registration on the 5th day of January 1858 and was duly Recorded this 7th day of January 1858 in Deed Book page 188.
 J. H. Abornethy

John le Camis & Co. Deed Trust
 H. Westmoreland & Wilson
 This Indenture made this 5th day of January 1858 between John le Camis of the first part E. I. Wilson and J. I. Baile of the second part - and H. Westmoreland & Wilson of the third part - A. C. Westmoreland and E. I. Wilson former Merchants trading under the name & style of Westmoreland & Wilson and E. I. Wilson James Sloan and Wm. Allen Merchants trading under the name & style of E. I. Wilson & Co. and J. I. Baile all of the third part - Whereas the said John le Camis is justly indebted to the said Westmoreland & Wilson in the sum of Forty six dollars and 75 cents as is more fully shown by the following notes - One note for twenty two dollars 65 cents bearing date the 1st January 1855 and payable one day after date to said Westmoreland & Wilson also one note for twenty four dollars and 14 cents bearing date Sept 1st 1856 payable to Westmoreland & Wilson the 1st January 1857 for which J. I. Baile is security - And to the said E. I. Wilson & Co. in the sum of one hundred and thirty dollars 45 cents to be paid one day after date and bearing date on the 1st day of January 1855 more fully appears with the interest thereon accruing - Also to the said J. I. Baile for one note for the sum of Eighty four dollars 39/100 to be paid one day after date and bearing date the May 7th 1857 with a credit thereon for the sum of five dollars - dated Dec 25th 1857 also one note given to James H. Hatchett administrator of Henry Mitchell dec'd for the sum of Eighty one dollar to be paid Dec 25th 1857 bearing date the 29th Dec 1856 for the payment of which J. I. Baile to Le Camis is bound as security - Also one note given to James H. Hatchett administrator of Henry Mitchell dec'd for the sum of thirty nine dollars 9/100 to be paid one day after date and bearing date Dec 31st 1857 for which J. I. Baile is security with the legal interest accruing thereon - all of which the said John le Camis is willing and desirous to secure - Now this Indenture witnesseth that for and in consideration of the premises and also for the further consideration of one dollar to the said John le Camis in hand paid by the said E. I. Wilson and J. I. Baile at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged he the said John le Camis hath given granted, bargained, sold, aliened, conveyed, released and confirmed and by these presents doth give, grant, bargain, sell, alien, convey, release and confirm to the said E. I. Wilson and J. I. Baile of the second part their heirs and assigns forever all of the personal property herein after described to wit - One Gray Horse about ten years old also one gray Horse about five years old one black Hogg and harness two spotted Cows and their calves one white Bull about two years old and one Lincoln Heifer about two years old also four eight day clocks and one trunk five Books (Containing about fifty) - And all the right, title and interest to all the the said personal property hereby conveyed unto the said E. I. Wilson and J. I. Baile or their heirs, executors administrators and assigns forever to the only proper use and behoof of the said E. I. Wilson and J. I. Baile or their heirs, executors administrators and assigns forever and the said John le Camis for himself his heirs, executors and administrators doth hereby Covenant, promise and agree to and with the said E. I. Wilson & J. I. Baile their heirs, executors administrators and assigns forever in manner and form following that is to say that the said John le Camis his heirs, executors and administrators the aforesaid personal property hereby conveyed unto the said E. I. Wilson and J. I. Baile their heirs, executors administrators and assigns against all persons whatever shall and will warrant and firm default by these presents Upon trust and in full that the said E. I. Wilson and J. I. Baile their heirs, executors and administrators shall permit the said John le Camis to remain in quiet and peaceable possession of the said personal property hereby conveyed until default be made in the payment of the said sums due to the

their party of the third part either in whole or in part; and then upon this further trust, that they, or either of them or the survivors of them or the heirs, executors administrators or assigns of such Survivors shall and will, so soon after the happening of such default of payment as they, or either of them, or the survivors of them or the heirs, executors, administrators or assigns of such Survivors, may think proper or the said, Westmoreland & Wilson, & J. Wilson & Co. and J. S. Baile of the third part, their executors, administrators or assigns, shall request, sell the said personal property hereby conveyed, or such part of the hereby granted premises as the trustees or their representatives, hereby authorized to act, shall think sufficient for the purpose, and shall think proper to sell to the highest bidder for ready money at public auction, after having fixed the time and place of sale at their own discretion and given thirty days notice thereof by advertisement to be set up at the door of the Court house of Sumter County, Ala. as well as to be advertised in one of the public newspapers of said County previous to the day of sale. And out of the moneys arising from such sale shall after satisfying the charges thereof and all other expenses attending the premises pay to the said Westmoreland & Wilson, & J. Wilson & Co. and J. S. Baile, their executors, administrators or assigns the said sums due to the said party of the third part with the interest which may thereon have accrued, or if there should not be sufficient moneys realized from such sale to satisfy the whole of the said debts, then it is to be equally proportioned among the parties of the third part agreeable to the amount of the above named debts, and if there be a balance, shall pay to the said J. S. Baile, his heirs, executors administrators or assigns, but if the whole of the said sums due to the parties of the third part shall fully be paid off and discharged to the said parties, their executors, administrators or assigns, on or before the first day of January in the year 1859 when the same is payable, so that no default of payment of the said sums due to the parties of the third part be made, then this indenture to be void, or else to remain in full force and virtue.

In witness whereof, the said Parties to these presents have hereunto set their hands and affixed their seals, the day and year first above written.

Sealed and delivered
in the presence of

John L. Camm
E. J. Wilson
J. S. Baile
Westmoreland & Wilson
E. J. Wilson & Co.
J. S. Baile

State of Alabama, J. A. L. Holland, Justice of the Peace, hereby certify, Sumter County, that John L. Camm, E. J. Wilson, J. S. Baile, Westmoreland & Wilson & E. J. Wilson & Co. whose names are signed to the foregoing conveyance and who is known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 9th day January 1858.

J. A. L. Holland J.P.

The foregoing deed of trust was filed in the Office of the Judge of the Probate Court of Sumter County, State of Alabama for Registration on the 11th day of January 1858 and was duly Recorded this the 12th day of January 1858 in Deed Book No 10 page 103 & 104

Test Thomas C. Jones J.P.

A. S. McKimney Sheriff of the State of Alabama Sumter County

His Deed J. A. L. McKimney, as Sheriff of said County, this day received of Isaac Galtlin Isaac Galtlin Forty dollars for the South West quarter of the North East quarter and the South East quarter of Section 13. Also half of the North East quarter the S. West quarter of the North East quarter of Section 24 Township One Range 3 West-Sales the West half of the South East quarter of Section 19 Township One Range 3 West of land situated in said County in the Houstonville Land District in said State, sold on the first Monday in December, 1857, by me to said Isaac Galtlin, as the property of William Smith and Eppoy Tillery, to satisfy an execution received by me as such Sheriff, on the 18th day of September 1857, against said William Smith and Eppoy Tillery, in favor of Isaac Galtlin, issued by the Clerk of the Circuit Court of said County on the 18th day of September, 1857. Now for and in consideration of the premises, I do hereby sell to said Isaac Galtlin, his heirs and assigns all the legal right, title and interest which said William Smith and Eppoy Tillery had in said land, at the said time of said execution coming into my hands. Given under my hand and seal this 11th day of January A.D. 1858.

A. S. McKimney Sheriff
The State of Alabama, J. Thomas C. Jones Judge of the Probate Court of said County, Sumter County, hereby certify, that A. S. McKimney Sheriff of said County, whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me this day, that being informed of the contents of the conveyance, he executed the same voluntarily on the day the same bears date. Given under my hand this 11th day of January A.D. 1858.

Thomas C. Jones Judge

The within deed was filed in the Office of the Judge of the Probate Court of Sumter County, State of Alabama, for Registration on the 11th day of January 1858, and was duly Recorded this the 13th day of January 1858, in Deed Book No 10, page 105.

Test Thomas C. Jones J.P.

William W. Matthews - For and in consideration of the sum of three hundred dollars in hand paid by the Memphis and Charleston Rail Road Company, the receipt of which is hereby acknowledged, I William W. Matthews of the County of Morgan and State of Alabama, have this day bargained, sold and transferred and do hereby sell and deliver to the said Rail Road Company the right of way for their said Rail Road through my plantation and adjoining lands in the County of Sumter and State of Alabama, for a single or double track, with the necessary turnouts, and all lands necessary for repairs, upon the line of said Road as at present and constructed through my said lands, to begin and to end the same to them the said Memphis & Charleston Rail Road Company, their representatives and assigns forever, upon condition that said Company shall only claim the amount of land necessary for the above purpose, and that they will build and maintain stable fences at all necessary places and permit me to cultivate the land as near to the road as I can without interfering with their operations. Said Rail Road Company also agreeing to maintain suitable drains crossing for the use of said plantation. The lands over which the right of way is hereby granted are bounded on the West by the lands of Thomas Reels, on the North by the lands of Luke Matthews and on the East by the lands of N. M. White, and was purchased by me of Thomas Reels, said Rail Road, passing through the North quarter Section of same and through the corner of another quarter, in testimony of which I have hereunto set my hand and affixed my seal this 21st day of September 1857.

William W. Matthews

W. W. Matthews

The State of Alabama: I John I. Coleman, a Notary Public in and for the Madison County SS & County, and State aforesaid, duly appointed, commissioned and qualified, dwelling and residing near the town of Huntsville in said County, do hereby certify, that William H. Matthews whose name is signed to the foregoing Conveyance, and who is known to me, acknowledged before me on this day, that being informed of the contents of the Conveyance, he executed the same voluntarily on the day the same bear date. — Given under my hand, and from under the impress of my Notarial Seal at my office in Huntsville aforesaid this the twenty fifth day of September in the year A D 1857.

John I. Coleman

Not. Public, Mad. Co.

The foregoing deed was filed in the Office of the Judge of the Probate Court of Sumner County, State of Alabama for Registration on the 1st day of January 1858 which was duly recorded this the 15th day of February 1858 in Deed Book No 10 pages 105 & 6.

John Thomas G. Jones J.P.C.

Know all Men by these presents, that this 27th day of January in the year of our Lord one thousand eight hundred and fifty eight between Charles H. Hardy of the County of Sumner in the State of Alabama of the one part, and Peterson Tanner & Son of the other part, Witnesseth, that the said Charles Hardy, for and in consideration of the sum of Four hundred Dollars to them in hand paid, the receipt whereof is hereby acknowledged, and this day granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Peterson Tanner & Son all that certain tract of land, lying and being in the County of Sumner and State of Alabama and known and described as follows to wit, The West half of the North West quarter and the North East quarter of the North West quarter of Section 22, Township 2 Range 5 West, containing one hundred and twenty acres more or less. To have and to hold the above described Tract of land with the Tenements and appurtenances thereto belonging, or in anywise appertaining unto the said Peterson Tanner & Son their heirs and assigns forever, and the said Charles Hardy for himself his heirs, executors, administrators and assigns, do hereby, and in consideration of the persons, manner and will forever assign the title to the above described and hereby granted premises, unto the said Peterson Tanner & Son their heirs and assigns, from and against himself and all and every person or persons claiming or holding under them the said Charles Hardy, and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by force or under the Government of the United States. In testimony whereof, the said Charles Hardy has hereunto subscribed his name and affixed his Seal, this day and year above written.

Charles Hardy

The State of Alabama: I Thomas G. Jones Judge of the Probate Court of Sumner County & of said County, hereby certify, that Charles Hardy whose name is signed to the foregoing Conveyance and who is known to me, acknowledged before me this day, that being informed of the contents of the Conveyance,

he executed the same voluntarily on the day the same bear date. Given under my hand, this the 27th day of January A D 1858.

Thomas G. Jones Judge

The foregoing deed was filed in the Office of the Judge of the Probate Court of Sumner County State of Alabama for Registration on the 27th day of January 1858 which was duly recorded this the 15th day of February 1858 in Deed Book No 10 pages 106 & 7.

John Thomas G. Jones J.P.C.

Know all Men by these presents, that this the 15th day of January in the year of our Lord one thousand eight hundred and fifty eight between Stokes Robison and Elizabeth Robison his wife of the County of Sumner and State of Alabama of the one part, and William H. Garrett of the County of Sumner and State of Alabama, Witnesseth, that for and in consideration of the sum of Seven hundred dollars to us in hand paid, by the said William H. Garrett who receipt whereof is acknowledged, we have this day bargained, sold, aliened, conveyed and confirmed, and by these presents do bargain, sell, alien, convey and confirm unto the said William H. Garrett all that certain tract or parcel of land, lying and being in the County of Sumner and State of Alabama, and described as follows, to wit, A certain tract of land, containing three hundred and twenty acres, with half of Section Seven containing three hundred and twenty acres, and the North East quarter Section Seven containing one hundred and twenty acres, all in Township number four Range number four West. To have and to hold the above described Tract of land with all the appurtenances thereto belonging, or in anywise appertaining unto the said William H. Garrett his heirs and assigns forever. And the said Stokes Robison and Elizabeth Robison his wife for themselves their heirs, executors, administrators &c. do warrant and will forever defend the title to the above described land and premises unto the said William H. Garrett his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Stokes Robison and Elizabeth Robison his wife, also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by force or under the Government of the United States. Whereof the said Stokes Robison and Elizabeth Robison his wife have hereunto set their hands and Seals, this day and year above written.

Stokes Robison

Elizabeth Robison

The State of Alabama: I Thomas G. Jones Judge of the Probate Court of Sumner County & of said County, hereby certify, that James H. Thomas a Subscribing witness to the within Conveyance having come before me this day and being sworn that Stokes Robison and Elizabeth Robison his wife the grantors in the Conveyance aforesaid, executed the same in his presence and in the presence of the other Subscribing witnesses on the day the same bear date, that he attested the same in the presence of the grantors and of the other witnesses and that Sarah Thomas widow did publish his name as a witness in his presence. Given under my hand, this 15th day of February A D 1858.

Thomas G. Jones Judge

The within deed was filed in the Office of the Judge of the Probate Court of Sumner County State of Alabama for Registration on the 1st day of February 1858 which was duly recorded this the 15th day of February 1858 in Deed Book No 10 pages 107.

John Thomas G. Jones J.P.C.

John & Mary Maser. In Consideration of the good will & affection we have for our
 To 39d Capt. & Son Wm Maser we hereby give and convey to said child all the real
 William Maser. In and to the following property: viz Major a negro man aged about 32
 years, Douglas aged about 28 years, the aged about 46 years, several aged about 32
 years, John aged about 28 years, Saml aged about 30 years, George aged about 20 years,
 Anderson aged about 18 years, Henry aged about 16 years, the aged about 17 years,
 Stephen aged about 17 years, Christine aged about 15 years, Lee aged about 17 years, Jack
 aged about 15 years, Dany aged about 9 years, Mary aged about 39 years, Tom aged about
 8 years, Mary B aged about 23 years, Julia aged about 28 years, Leroy aged about
 34 years, Harriett aged about 32 years, Celia aged about 48 years, Hannah aged about
 22 years, Amy aged about 17 years, Sack aged about 10 years, Eliza aged about 26 years,
 Harriett aged about 22 years, Angelina aged about 15 years, Bet aged about 14 years,
 Parthania aged about 14 years, Hannah aged about 9 years, Cathelin aged about 8 years,
 Flora aged about 8 years, Dianna aged about 6 years, Paulina aged about 4 years, Pella
 aged about 3 years, Minnie aged about 3 years, Jerry aged about 8 years, Cathin aged
 about 5 years, Elliott aged about 4 years, Richard aged about 4 years, Austin aged
 about 7 months, Wm. Johnson aged about 4 years, Bill aged about 7 months, Kate aged
 about 7 years, Celia aged about 7 years, Dora aged about 5 years, Dennis aged
 about 4 months and a child of Harriett aged about one month, also three silver watches
 eight thousand dollars (\$8,000) Also the following lands viz: The west half of the
 South East 1/4 and the East half of the South West 1/4 and the South half of the West half of the
 South West 1/4 in Township 3 Range 6 West containing 200 acres, the North West
 1/4 of Fractional Section 12 Township 4 Range 6 West containing 160 acres, the South West
 1/4 of Section 1 Township 4 Range 6 West containing 160 acres, all of Fractional Section 11
 and Fractional Section 2, in the North East of Township 4 Range 6 West, except the North half of North
 East 1/4 Township 4 Range 6 West containing 505 acres and 14 2/3 of acres in Fractional
 Section 3 Township 4 Range 6 West in all 1039 2/3 acres, the land valued at twenty thousand
 and eight hundred dollars (\$20,800) - Seven hundred barrels of Corn valued at \$1,000 -
 Fodder valued at \$250 - Cattle valued at \$30, sixteen head of Horses and mules valued at
 \$1,100 - Three yoke of Oxen valued at \$90 - Eighteen head of Cattle valued at \$20 - Twenty
 Six head of Sheep valued at \$9 - ten hundred head of hogs valued at \$40 - 1000
 Saddle Horses valued at \$150, three wagons valued at \$100, all of which we do hereby deliver
 and convey to the said William Maser. In witness whereof in our hands
 set our hands and for our state this 8th day of February 1888.

John B. Maser Esq
 William Maser Esq

The State of Alabama, I Thomas G. Jones Judge of the Probate Court of
 Limestone County. I said County hereby certify that John B. Maser and
 William Maser his wife whose names are signed to the foregoing conveyance and who
 are known to me acknowledged before me this day that being informed of the contents of the
 conveyance they executed the same voluntarily on the day the same were made.

Given under my hand this 8th day of February A.D. 1888

Thomas G. Jones Judge

This foregoing deed was filed in the Office of the Judge of the Probate Court of Limestone
 County, State of Alabama for Registration on the 8th day of February 1888 which was
 duly Recorded this 10th day of February 1888 in Book No 10, Page 108.

Test Thomas G. Jones J.P.C.

John and Joseph Adams. In Consideration of the good will & affection we have for our
 To 39d Capt. & Son Wm Maser we hereby give and convey to said child all the real
 William Maser. In and to the following property: viz Major a negro man aged about 32
 years, Douglas aged about 28 years, the aged about 46 years, several aged about 32
 years, John aged about 28 years, Saml aged about 30 years, George aged about 20 years,
 Anderson aged about 18 years, Henry aged about 16 years, the aged about 17 years,
 Stephen aged about 17 years, Christine aged about 15 years, Lee aged about 17 years, Jack
 aged about 15 years, Dany aged about 9 years, Mary aged about 39 years, Tom aged about
 8 years, Mary B aged about 23 years, Julia aged about 28 years, Leroy aged about
 34 years, Harriett aged about 32 years, Celia aged about 48 years, Hannah aged about
 22 years, Amy aged about 17 years, Sack aged about 10 years, Eliza aged about 26 years,
 Harriett aged about 22 years, Angelina aged about 15 years, Bet aged about 14 years,
 Parthania aged about 14 years, Hannah aged about 9 years, Cathelin aged about 8 years,
 Flora aged about 8 years, Dianna aged about 6 years, Paulina aged about 4 years, Pella
 aged about 3 years, Minnie aged about 3 years, Jerry aged about 8 years, Cathin aged
 about 5 years, Elliott aged about 4 years, Richard aged about 4 years, Austin aged
 about 7 months, Wm. Johnson aged about 4 years, Bill aged about 7 months, Kate aged
 about 7 years, Celia aged about 7 years, Dora aged about 5 years, Dennis aged
 about 4 months and a child of Harriett aged about one month, also three silver watches
 eight thousand dollars (\$8,000) Also the following lands viz: The west half of the
 South East 1/4 and the East half of the South West 1/4 and the South half of the West half of the
 South West 1/4 in Township 3 Range 6 West containing 200 acres, the North West
 1/4 of Fractional Section 12 Township 4 Range 6 West containing 160 acres, the South West
 1/4 of Section 1 Township 4 Range 6 West containing 160 acres, all of Fractional Section 11
 and Fractional Section 2, in the North East of Township 4 Range 6 West, except the North half of North
 East 1/4 Township 4 Range 6 West containing 505 acres and 14 2/3 of acres in Fractional
 Section 3 Township 4 Range 6 West in all 1039 2/3 acres, the land valued at twenty thousand
 and eight hundred dollars (\$20,800) - Seven hundred barrels of Corn valued at \$1,000 -
 Fodder valued at \$250 - Cattle valued at \$30, sixteen head of Horses and mules valued at
 \$1,100 - Three yoke of Oxen valued at \$90 - Eighteen head of Cattle valued at \$20 - Twenty
 Six head of Sheep valued at \$9 - ten hundred head of hogs valued at \$40 - 1000
 Saddle Horses valued at \$150, three wagons valued at \$100, all of which we do hereby deliver
 and convey to the said William Maser. In witness whereof in our hands
 set our hands and for our state this 8th day of February 1888.

In testimony whereof, the said Sarah Adams and Joseph Adams hereto subscribe their
 names and affix their seal the day and year above written.

Signed, sealed and delivered
 in the presence of
 State of Alabama } Presently before me David B. Jones and act Judge of the
 Limestone County } Peace in and for said County Sarah Adams and Joseph Adams
 whose names are signed to the foregoing conveyance and who are well known to me that being
 informed of the contents of the conveyance acknowledge before me on this day that they signed
 the same voluntarily on the day the same were made. Witness my hand this 10th day of February 1888
 David B. Jones J.P.

This within deed was filed in the Office of the Judge of the Probate Court of Limestone County,
 State of Alabama for Registration on the 8th day of February 1888 which was duly Recorded
 this 10th day of February 1888 in Book No 10, Page 109.

Test Thomas G. Jones J.P.C.

Henry D. Arthur made this 25th day of September in the
 To & Deed { Henry D. Arthur his wife of the County of Simonton in the State of Alabama
 of the one part, and Jacob Odier of the other part - Witnesseth, that the said H.
 D. Arthur & Henry Arthur his wife for and in Consideration of the sum of two hundred
 fifteen dollars to them in hand paid, the receipt whereof is hereby acknowledged, have
 this day given granted bargained sold, aliened, conveyed, released conveyed and confirmed
 and by these presents do give grant bargain sell alien, convey, release, convey and
 confirm unto the said Jacob Odier, all that certain tract of land lying and
 being in the County of Simonton and in the State of Alabama and known as the West
 half of the North West quarter of the North West quarter of Section Eleven, also the West half
 of the South West quarter of the South West quarter of Section One 2, also the West half of the
 East half of the South West quarter of Section Ten, all lying and being in Township No one and
 Range Six West of the land subject to sale at Mountville Alabama. To have and to hold
 the above described tract of land with the Tenements and appurtenances thereto belonging
 unto any and every person claiming or holding under them the said Jacob Odier his heirs and assigns forever.
 And the said Henry D. Arthur & Henry Arthur his wife for themselves their heirs, executors
 and administrators, do hereby and in Consideration of the premises, warrant and will forever
 defend the title to the above described land hereby granted premises unto the said Jacob Odier
 his heirs and assigns forever against themselves and all and every person or persons claiming
 or holding under them the said Henry D. Arthur and Henry Arthur his wife, and also
 against the lawful title, claim, or demand of all and every person or persons whomsoever claiming
 or holding by, from or under the Government of the United States. In testimony whereof
 the said Henry D. Arthur and Henry Arthur have hereunto subscribed their names and affixed
 their Seal the day and year above written.

Signed Sealed and delivered { Henry D. Arthur Seal
 in the presence of { Henry Arthur Seal
 The State of Alabama { J. H. F. Arthur acting Justice of the Peace in and
 Simonton County { for said County hereby certify that Henry D. Arthur and
 Henry Arthur his wife when named and signed to the foregoing Conveyance and who
 is known to me, acknowledged before me on this day that being informed of the contents of
 the Conveyance they executed the same voluntarily on the day the same were made.
 Given under my hand and seal this July 4th 1857.

The within deed was filed in the Office of the Judge of the Probate Court of Simonton
 County State of Alabama for Registration on the 5th day of February 1858 which was
 duly Recorded this the 10th day of February 1858 in Book No 10 page 110
 Test Thomas G. Jones Judge P.C.

Samuel Tanner made this 8 day of February in the year one thousand
 To & Deed { eight hundred and fifty eight between Samuel Tanner & Margaret his wife of the County
 of Simonton in the State of Alabama of the one part, and J. H. Micham of the other part,
 Witnesseth, that the said Samuel Tanner & Margaret his wife for and in Consideration of the sum of
 One hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have
 this day given granted bargained sold, aliened, conveyed, released conveyed and confirmed
 and by these presents do give grant bargain sell alien, convey, release, convey and confirm unto
 the said J. H. Micham, all that certain tract of land lying and being in the County of Simonton
 and in the State of Alabama, known as the East half of the North East quarter of Section Eleven, Town-
 ship Three Range Four West, less one acre conveyed to the Corporation of Athens for the use
 of the negro grave yard. To have and to hold the above described land with the Tenements
 and appurtenances thereto belonging, or in any way appertaining unto the said J. H. Micham
 his heirs and assigns forever. And the said Samuel Tanner & Margaret his wife for themselves
 their heirs, executors, and administrators, do hereby and in Consideration of the premises, warrant
 and will forever defend the title to the above described land hereby granted premises unto the said
 J. H. Micham his heirs and assigns forever, from and against themselves and all and every person
 or persons claiming or holding under them the said Samuel Tanner & Margaret his wife
 and also against the lawful title, claim, or demand of all and every person or persons whomsoever
 claiming or holding by, from or under the Government of the United States. In testimony
 whereof, the said Samuel Tanner & Margaret his wife have hereunto subscribed their
 names and affixed their Seals the day and year above written.

Signed Sealed and delivered { Samuel Tanner Seal
 in the presence of { Margaret Tanner Seal
 The State of Alabama { Thomas G. Jones Judge of the Probate Court of
 Simonton County { said County hereby certify that Samuel Tanner and
 Margaret Tanner his wife when named and signed to the foregoing Conveyance and
 who are known to me, acknowledged before me this day that being informed of the contents
 of the Conveyance they executed the same voluntarily on the day the same were made.
 Given under my hand this 8th day of February A.D. 1858.

Thomas G. Jones Judge
 The foregoing deed was filed in the Office of the Judge of the Probate Court of Simonton
 County State of Alabama for Registration on the 5th day of February 1858 which was duly
 Recorded this the 10th day of February 1858 in Book No 10 page 111.
 Test Thomas G. Jones J.C.

John Moffatt made this 4th day of February in the year one thousand
 To & Deed { eight hundred and fifty eight between John Moffatt and Richard
 Richard Dockett { one thousand eight hundred and fifty seven between John Moffatt and Richard
 Dockett, John Moffatt of the State of Alabama of the one part, and Richard Dockett of the State
 of Alabama, County of Jackson - Witnesseth - That the said John Moffatt for and in
 Consideration of the sum Seven hundred & thirty seven dollars & 25 cts to him in
 hand paid, the receipt of which is hereby acknowledged, have this day given granted
 bargained sold, released, and conveyed, and by these presents do give grant bargain sell
 release and convey unto the said Richard Dockett, all that certain tract of land lying
 and being in the County of Jackson State of Alabama and known as a quarter Section
 Twenty Seven Township Three Range five West containing one hundred & fifty nine acres less

fifty four hundredths of an acre, 189 3/4 ac. To have and to hold the above described tract of land with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said Richard Duckett and his heirs and assigns forever. And the said John Mofford for himself his heirs executors and administrators do hereby and in consideration of the premises warrant and well give and assign the title of the above described tract of land unto the said Richard Duckett his heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said John Mofford, and also against the lawful title claim or demands of all and every person or persons whomsoever. In testimony whereof I have hereunto set my hand and affixed my Seal, bearing date the 8th day of January A.D. 1857.

State of Texas & Before me Saml. J. Walbrath Clerk of the County Court of County of Tarrant { Said County this day personally appeared John Mofford to me well known and acknowledged that he executes the foregoing deed for the Commission and purposes therein expressed. In testimony whereof I have hereunto set

my hand and affixed the Seal of the County Court of said County this 2nd day of March A.D. 1857.

Saml. J. Walbrath Clerk
C.C. of County Texas

State of Texas & I John F. Crawford Chief Justice of the County Court of Tarrant { County of said County do hereby certify that Saml. J. Walbrath whose genuine signature appears to the foregoing Certificate of Acknowledgment is now and was at the time of signing the same the acting Chief Justice of the County Court of said County duly qualified and commissioned according to law and that all of his official acts as such are entitled to full faith and credit and that the above Certificate is in due form of law.

In witness whereof I have hereunto set my hand and the Seal of the County Court of said County this 2nd day of March 1857.

J. F. Crawford C.J.
County Texas

State of Texas & I Saml. J. Walbrath Clerk of the County Court of said County of Tarrant { County do hereby certify that J. F. Crawford whose genuine signature appears to the foregoing Certificate is now and was at the time of signing the same the acting Chief Justice of said County duly qualified and commissioned according to law and that all his official acts as such are entitled to full faith and credit.

In witness whereof I have hereunto set my hand and the Seal of the County Court of said County this 2nd day of March 1857.

Saml. J. Walbrath Clerk
County Texas

The foregoing was done in my office in Tarrant County for Registration on the 8th day of February 1857 which was duly heard and this the 24th day of February 1857 in Deed Book No. 10 Page 111 & 112.

Just. Thomas C. Jones J.P.C.

Edward C. Bonner & Wife made this 2nd day of December in the 10th Year of the State of Texas

Deed
We, the undersigned, Edward C. Bonner of the State of Texas on the one part and James L. Coleman, Martin Coleman, Eliza L. Coleman, Daniel Coleman, J. John H. Coleman, Richard Coleman, Ruffin Coleman and Franklin Coleman heirs of Daniel Coleman dec'd late of Tarrant County, Alabama of the other part, Witnesseth that whereas heretofore to wit on the 24th day of December in the year one thousand eight hundred and fifty one, William Bonner, Moses Bonner, Jonathan Jenkins, Mrs. E. H. Carranay, William Bonner, Eliza C. H. Carranay and Mahala R. Jenkins heirs of Willis Bonner deceased for and in consideration of the sum of Eleven thousand four hundred and seven dollars to them in hand paid as bargain sold and convey unto the said Daniel Coleman, since deceased all that certain tract of land lying and being in the County of Tarrant and known as the East half of the South and go of Section No. Six also one hundred & fifty four acres being all of the North East of Section No. Seven or a part of six acres of five poles heretofore conveyed to William Bonner, late of said Section No. Seven, also the North East go of Section Eight and the West half of the North West go of Section Seven and the North half of the West half of the North West go of Section Seven and the North half of the West half of the North West go of Section Eight, except sixty eight acres of five poles heretofore conveyed to John C. H. Carranay also the South West go of the North East go of Section Eight also the North East go of the South East go of Section No. Eight, all in Township three in Range Six West containing Eight hundred and forty five acres said tract being better known as the Fort Hampton tract of land lately occupied & owned by Willis Bonner dec'd late of said County one half acre of the land including the grave yard is reserved for a burial place for the family. Now I the said Edward C. Bonner being one of the legal heirs of said Willis Bonner dec'd and being a joint owner with said other heirs mentioned before of said land being under the age of twenty one years at the time of said Sale, but being now of age for and in consideration of the said sum of Eleven thousand four hundred and seven dollars to Edward C. Bonner, Moses Bonner, Jonathan Jenkins, Mrs. E. H. Carranay, Mrs. Bonner, Eliza C. H. Carranay and Mahala R. Jenkins paid in hand have this day recognized and confirmed and as hereby recognize and confirm said Sale and its further terms, bargain and sell unto the said James L. Coleman, Martin Coleman, Eliza L. Coleman, Daniel Coleman, J. John H. Coleman, Richard Coleman, Ruffin Coleman and Franklin Coleman heirs of the said Daniel Coleman dec'd all the right and title in the foregoing described land which I have or may be entitled to as one of the heirs of the said Willis Bonner dec'd with all the the hereditaments and appurtenances thereunto belonging or in any wise appertaining and all the estate right title interest claim and demand whatever of him the party of the first part of in and to the said tract of land above mentioned and every part and parcel thereof, To have and to hold the said tract of land above mentioned and every part and parcel thereof with the appurtenances unto the said parties of the second part their heirs and assigns forever. And the said party of the first part for himself and his heirs the said tract of land and every part thereof against himself and his heirs and all and every other person whomsoever shall or may claim or demand against the said parties of the second part their heirs and assigns. In testimony whereof the said party of the first part has hereunto set his hand and Seal the day and year above written.

the last line has on in the 1st page interline before signing
State of Texas Personally appeared before the undersigned Notary Public
County of Dallas (in & for said County) Edward C. Bonner, Moses Bonner, Jonathan Jenkins, Mrs. E. H. Carranay, Mrs. Bonner, Eliza C. H. Carranay and Mahala R. Jenkins heirs of Willis Bonner deceased for and in consideration of the sum of Eleven thousand four hundred and seven dollars to them in hand paid as bargain sold and convey unto the said Daniel Coleman, since deceased all that certain tract of land lying and being in the County of Tarrant and known as the East half of the South and go of Section No. Six also one hundred & fifty four acres being all of the North East of Section No. Seven or a part of six acres of five poles heretofore conveyed to William Bonner, late of said Section No. Seven, also the North East go of Section Eight and the West half of the North West go of Section Seven and the North half of the West half of the North West go of Section Eight, except sixty eight acres of five poles heretofore conveyed to John C. H. Carranay also the South West go of the North East go of Section Eight also the North East go of the South East go of Section No. Eight, all in Township three in Range Six West containing Eight hundred and forty five acres said tract being better known as the Fort Hampton tract of land lately occupied & owned by Willis Bonner dec'd late of said County one half acre of the land including the grave yard is reserved for a burial place for the family. Now I the said Edward C. Bonner being one of the legal heirs of said Willis Bonner dec'd and being a joint owner with said other heirs mentioned before of said land being under the age of twenty one years at the time of said Sale, but being now of age for and in consideration of the said sum of Eleven thousand four hundred and seven dollars to Edward C. Bonner, Moses Bonner, Jonathan Jenkins, Mrs. E. H. Carranay, Mrs. Bonner, Eliza C. H. Carranay and Mahala R. Jenkins paid in hand have this day recognized and confirmed and as hereby recognize and confirm said Sale and its further terms, bargain and sell unto the said James L. Coleman, Martin Coleman, Eliza L. Coleman, Daniel Coleman, J. John H. Coleman, Richard Coleman, Ruffin Coleman and Franklin Coleman heirs of the said Daniel Coleman dec'd all the right and title in the foregoing described land which I have or may be entitled to as one of the heirs of the said Willis Bonner dec'd with all the the hereditaments and appurtenances thereunto belonging or in any wise appertaining and all the estate right title interest claim and demand whatever of him the party of the first part of in and to the said tract of land above mentioned and every part and parcel thereof, To have and to hold the said tract of land above mentioned and every part and parcel thereof with the appurtenances unto the said parties of the second part their heirs and assigns forever. And the said party of the first part for himself and his heirs the said tract of land and every part thereof against himself and his heirs and all and every other person whomsoever shall or may claim or demand against the said parties of the second part their heirs and assigns. In testimony whereof the said party of the first part has hereunto set his hand and Seal the day and year above written.

whose genuine signature appears to the foregoing deed, and acknowledged the execution thereof to be his own true act & deed for the purposes & consideration therein specified.

In testimony whereof I have hereunto set my hand and official seal this 26th day of December A.D. 1857

C. P. Nicholson Jr. J.

The foregoing deed was filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 8th day of February 1858 which was duly recorded this 25th day of February 1858 in Deed Book No 10 pages 113 & 114

Test Thomas G. Jones J.P.

Anthony J. Davis and wife { This Indenture made this 15th day of May in the year of our Lord one thousand eight hundred and fifty seven between A. J. Davis and Charles H. Jones { Julia A. Davis of the County of Jackson in the State of Alabama of the one part and Ch. H. Jones of the other part. Witnesseth that the said Anthony J. Davis & Julia A. Davis for and in consideration of the sum of two hundred & forty dollars to them in hand paid, the receipt whereof is hereby acknowledged and this day given granted bargained sold aliened conveyed released conveyed and confirmed and by these presents conveyed granted bargained sold aliened conveyed released conveyed and confirmed unto the said Ch. H. Jones all that certain tract of land lying and being in the County of Jackson and State of Alabama and known as the North East 1/4 of the North West 1/4 of Section 9 of Township one of Range 4 West containing thirty nine acre more or less. To have and to hold the above described tract of land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Ch. H. Jones his heirs and assigns forever. And the said A. J. Davis & his wife for their heirs executors administrators devisees and in consideration of the premises warrant and full power defend the title to the above described and hereby granted premises unto the said Ch. H. Jones his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Anthony J. Davis and wife. And also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by grant or under the Government of the United States. In testimony whereof the said A. J. Davis & Julia A. Davis his wife hereunto set their name and affix their seal this day and year above written.

Anthony J. Davis
Julia Ann Davis

Signes sealed and delivered in the presence of {
The State of Alabama { I William H. Taylor a Justice of the Peace Limestone County ss { in and for said County hereby certify that Anthony J. Davis and Julia A. Davis wife of the said Anthony J. Davis whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day that being apprised of the contents of the conveyance they executed the same voluntarily and Charles H. Jones for the purposes therein mentioned Given under my hand and seal this 15th day of May 1857.

Wm. H. Taylor
Justice of the Peace

The within conveyance was filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 9th day of February 1858 which was duly recorded this the 27th day of February 1858 in Deed Book No 10 pages 114 & 115

Test Thomas G. Jones J.P.

David Worthen and wife { This Indenture made this 8th day of May in the year of our Lord one thousand eight hundred and fifty seven between David Worthen and his wife Levecy Worthen of the County of Jackson in the State of Alabama of the one part and Charles H. Jones of the County of Limestone of the other part. Witnesseth that the said David Worthen & Levecy Worthen for and in consideration of the sum of one hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, both this day given granted bargained sold aliened conveyed released conveyed and confirmed and by these presents conveyed granted bargained sold aliened conveyed released conveyed and confirmed unto the said Charles H. Jones all that certain tract of land lying and being in the County of Limestone and State of Alabama and known as the North East 1/4 of the North East 1/4 of Section 1 Range 4 containing in all forty acres more or less. To have and to hold the above described lands with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Charles H. Jones his heirs and assigns forever. And the said David Worthen and wife Levecy Worthen for their heirs executors administrators devisees and in consideration of the premises warrant and full power defend the title to the above described and hereby granted premises unto the said Charles H. Jones his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said David Worthen and wife Levecy Worthen. And also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding under the Government of the United States. In testimony whereof the said David Worthen & wife Levecy Worthen hereunto set their name and affix their seal this day and year above written.

David Worthen
Levecy Worthen

Signes sealed and delivered in the presence of {
The State of Alabama { I James M. Hearnings an acting Justice of the Peace Jackson County ss { for the County and State of said County hereby certify that David Worthen and Levecy Worthen whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day that being apprised of the contents of the conveyance they executed the same voluntarily and on the day the same were made. Given under my hand this 8th day of May A.D. 1857.

James M. Hearnings
Justice of the Peace

The within deed was filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 9th day of February 1858 which was duly recorded this 1st day of March 1858 in Deed Book No 10 pages 115

Test Thomas G. Jones J.P.

Deeds & Phillips & Sons Inclosure made this the 14th day of Jan^y 1858 in the year one thousand eight hundred and fifty eight between David Charles He Jones & Phillips of the County of Sumner in the State of Alabama of the one part and Charles He Jones of the other part - Witnesseth that the said David & Phillips for and in consideration of the sum of five hundred and twenty three dollars and twenty eight cents to them in hand paid the receipt whereof is hereby acknowledged, has this day given grants, bargains sold, aliened, conveyed, released, conveyed and confirmed unto the said Charles He Jones all that certain tract of land lying and being in the said County and State and known as the North half of the East half of the South West quarter of Section fourteen and the North half of the East half of the North West quarter of Section twenty three all in Township one of Range four West containing together eighty acres more or less also the South West quarter of the South West quarter of Section fourteen and the North West quarter of the North West quarter of Section twenty three in Township one of Range four West in the District of Land Subject to sale at Huntsville Alabama containing eighty acres and fifty one hundredths of an acre - To have and to hold the above described lands with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Charles He Jones his heirs and assigns forever and the said David & Phillips for themselves their heirs, executors administrators, clerks, and in consideration of the premises, warrant and will from defend the title to the above described and hereby granted premises unto the said Charles He Jones his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said David & Phillips and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding by from or under the Government of the United States.

In testimony whereof the said David & Phillips have hereunto set their hands and affixed their Seal this day and year first above written.

Signed Sealed and delivered in the presence of
E. J. Wilson
H. G. Westmoreland

The State of Alabama } I Thomas C. Jones Judge of the Probate Court of Sumner County } hereby certify that William W. Phillips one of the firm of David & Phillips whose names are signed to the foregoing Conveyance and who are known to me acknowledged before me this day that being informed of the contents of the Conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 9th day of February A.D. 1858.

Thomas C. Jones Judge
The foregoing deed was filed in the Office of the Judge of the Probate Court of Sumner County State of Alabama for Registration on the 9th day of February 1858 which was duly recorded this 10th day of March 1858 in Deed Book No 10 page 116
Test Thomas C. Jones J.P.C.

Deeds & Phillips & Sons Inclosure made this the 14th day of Jan^y 1858 in the year one thousand eight hundred and fifty eight between Samuel Brooks of the one part and William W. Phillips of the other part - Witnesseth that the said Samuel Brooks for and in consideration of the sum of five hundred and twenty three dollars and twenty eight cents to him in hand paid the receipt whereof is hereby acknowledged, has this day given grants, bargains sold, aliened, conveyed, released, conveyed and confirmed unto the said William W. Phillips all that certain tract of land lying and being in the said County and State and known as the North half of the East half of the South West quarter of Section fourteen and the North half of the East half of the North West quarter of Section twenty three all in Township one of Range four West containing together eighty acres more or less also the South West quarter of the South West quarter of Section fourteen and the North West quarter of the North West quarter of Section twenty three in Township one of Range four West in the District of Land Subject to sale at Huntsville Alabama containing eighty acres and fifty one hundredths of an acre - To have and to hold the above described lands with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said William W. Phillips his heirs and assigns forever and the said Samuel Brooks for himself his heirs, executors administrators, clerks, and in consideration of the premises, warrant and will from defend the title to the above described and hereby granted premises unto the said William W. Phillips his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Samuel Brooks and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding by from or under the Government of the United States.

In testimony whereof the said Samuel Brooks has hereunto set his hand and affixed his Seal this day and year first above written.

Signed Sealed and delivered in the presence of
E. J. Wilson
H. G. Westmoreland

The State of Alabama } I Thomas C. Jones Judge of the Probate Court of Sumner County } hereby certify that Samuel Brooks Clerk of the Court and William W. Phillips whose names are signed to the foregoing Deed of Trust and who are known to me acknowledged before me on this day that being informed of the contents of the Deed of Trust they executed the same voluntarily on the day the same bears date. Given under my hand this 9th day of February A.D. 1858.
Thomas C. Jones Judge
Filed in the Office of the Judge of the Probate Court of Sumner County State of Alabama for Registration on the 9th day of February 1858 which was duly Registered this 10th day of March 1858 in Deed Book No 10 page 117.
Test Thomas C. Jones J.P.C.

This deed of trust discharges & payment to back & we do it March 22 1858 Wm W. Phillips

11th J. B. Peace & Wife & This Indenture made this 11th day of January in the year of our Lord one thousand eight hundred and eighty seven between W. J. B. Peace & Wife M. Johnson and Elizabeth C. Peace his wife of the County of Simonton in the State of Alabama of the one part and George W. Johnson of the other part - Witnesseth that the said W. J. B. Peace and E. C. Peace his wife for and in consideration of the sum of Fifty hundred Dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, confirmed and by these presents do give, grant, bargain, sell, alien, convey, release, confirm and confirm unto the said W. J. B. Johnson all that certain tract of land lying and being in the County of Simonton and State of Alabama and known as South West 1/4 of the South West quarter of Section fourteen in Township six of Range five West containing 40.000 acres and also the West half of the South East 1/4 of the South West quarter of Section 14 in Township six Range five West containing twenty acres more or less - To have and to hold the above described parcel of land with the tenements and appurtenances thereto in any way and use appertaining unto the said W. J. B. Johnson heirs and assigns forever. And the said W. J. B. Peace & E. C. Peace his wife for themselves their heirs, executors and administrators, do hereby solemnly promise, covenant and well govern beyond the title to the above described land hereby granted, promised, sold the said W. J. B. Johnson this heirs and assigns forever and against them and all and every person or persons claiming or holding under them the said W. J. B. Peace his wife and also against the Comfort title, claims or demands of all and every person or persons whatsoever claiming or holding by from or under the Government of the United States - Intentionally return of the said W. J. B. Peace and E. C. Peace his wife hermits. Subscribed their names and affix their seal the day and the year above written.

Witness Subscribed and delivered &

W. J. B. Peace & Wife
Elizabeth C. Peace

in the presence of

The State of Alabama I Albert Walls an acting Justice of the Simonton County & Peace within the County of Simonton and State of Alabama hereby certify that William J. B. Peace and Elizabeth C. Peace his wife whose names is signed to the foregoing Conveyance and who is known to me acknowledges before me on this day that being informed of the contents of the Conveyance they executed the same voluntarily without any force or duress. Given under my hand and seal this 11th day of January 1887.

Albert Walls J. P.

Filed in the Office of the Judge of the Probate Court of Simonton County State of Alabama for Registration on the 11th day of February 1888 and was duly Registered this 1st day of March 1888 in Book No. 10 page 118.

Just Thomas C. Jones J. P.

11th J. B. Peace & Wife & This Indenture made this 11th day of January in the year of our Lord one thousand eight hundred and eighty seven between W. J. B. Peace & Wife M. Johnson and Elizabeth C. Peace his wife of the County of Simonton in the State of Alabama of the one part and George W. Johnson of the other part - Witnesseth that the said W. J. B. Peace and E. C. Peace his wife for and in consideration of the sum of one hundred and fifty dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, confirmed and by these presents do give, grant, bargain, sell, alien, convey, release, confirm and confirm unto the said W. J. B. Johnson all that certain tract of land lying and being in the County of Simonton and State of Alabama and known as South West 1/4 of the South West quarter of Section fourteen in Township six of Range five West containing 40.000 acres and also the West half of the South East 1/4 of the South West quarter of Section 14 in Township six Range five West containing twenty acres more or less - To have and to hold the above described parcel of land with the tenements and appurtenances thereto in any way and use appertaining unto the said W. J. B. Johnson heirs and assigns forever. And the said W. J. B. Peace & E. C. Peace his wife for themselves their heirs, executors and administrators, do hereby solemnly promise, covenant and well govern beyond the title to the above described land hereby granted, promised, sold the said W. J. B. Johnson this heirs and assigns forever and against them and all and every person or persons claiming or holding under them the said W. J. B. Peace his wife and also against the Comfort title, claims or demands of all and every person or persons whatsoever claiming or holding by from or under the Government of the United States - Intentionally return of the said W. J. B. Peace and E. C. Peace his wife hermits. Subscribed their names and affix their seal the day and the year above written.

Just - The State of Alabama I Thomas C. Jones Judge of Probate Court, Simonton County hereby certify that John W. Jones whose name is signed to the foregoing Conveyance and who is known to me acknowledges before me on this day that being informed of the contents of the Conveyance he executed the same voluntarily without any force or duress. Given under my hand this 11th day of February A. D. 1888.

Thomas C. Jones Judge
The foregoing deed was filed in the Office of the Judge of the Probate Court of Simonton County State of Alabama for Registration on the 11th day of February 1888 and was duly Recorded this 11th day of March 1888 in Book No. 10 page 119.

Just Thomas C. Jones J. P.

11th J. B. Peace & Wife & This Indenture made this 11th day of February 1888 between Elizabeth C. Peace and A. J. Hearns of the one part and Richard C. Scoggin of the other part of the County of Simonton and State of Alabama - Witnesseth that the said Elizabeth C. Peace & A. J. Hearns for and in consideration of the sum of one hundred and fifty dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, confirmed and by these presents do give, grant, bargain, sell, alien, convey, release, confirm and confirm unto the said Richard C. Scoggin a lot of Situate in the Town of Pettusville in the County of Simonton and State of Alabama (Commencing as follows at the South East Corner of Dr. C. J. Massenburg's lot & running 12 poles & 13 inches along Co. 34 Jones line to A. J. Hearns Corner from thence East along the said line 8 poles & 3 inches thence North 12 poles & 13 inches and from thence West to the beginning containing more or less - To have and to hold the above described lot with the tenements and appurtenances thereto belonging to or in any way appertaining unto the

Said Richard J. Andrews in his said last Assigns for ever, that the said Elizabeth J. Hammond and A. J. Hammond their heirs and assigns from and against him and all and every person or persons claiming or holding under him the said E. J. H. A. J. Hammond and also against the lawful title claim and demand of all and every person or persons whatsoever. The testimony whereof the said Elizabeth J. Hammond and A. J. Hammond heretofore set their hands and seals this day and date above written.

Test

E. J. Hammond

Ch. H. Jones

A. J. Hammond

W. J. H. H. H.

By State of Alabama, I Thomas C. Jones Judge of the Probate Court of Sumter County, E. of this County hereby certify that Charles H. Jones a subscribing witness to the within Conveyance, heretofore appeared before me this day and being sworn states that Elizabeth J. Hammond and A. J. Hammond the grantors in the Conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witness on the day the same were made. That he attests the same in the presence of the grantors and of the other witness and that such other witness subscribed his name as a witness in his presence. Given under my hand this 11th day of February A. D. 1858.

Thomas C. Jones Judge

Filed in the Office of the Judge of the Probate Court of Sumter County State of Alabama for Registration on the 11th day of February 1858 within my duty Book No. 10 pages 119 & 120 this the 4th day of March 1858 in Deed Book No. 10 pages 119 & 120.

Test Thomas C. Jones J. C.

Richard J. Andrews, In Obedience to a Decree of the Chancery Court of Sumter County, E. of this State of Alabama, heretofore rendered to wit, on the 27th of August 1854, by A. J. Walker Chancery Clerk wherein Mary J. Andrews by her next friend Mary Summitt was plaintiff and Richard J. Andrews was defendant, requiring the said defendant to execute to said Plaintiff a Conveyance of certain negroes to wit, Sarah Ann and her children names as follows, Anthony, George, Isabella, Simon, George John & Hannah, to her the said Mary J. Andrews Sole and Separate use, and whereas an attachment has issued from said Court in default of his having heretofore made said deed, and requiring him the said R. J. Andrews to make said deed or Conveyance or go to prison, And in obedience to the Mandate of said decree, I Richard J. Andrews hereby coming to the said Mary J. Andrews to her Sole and Separate use the said Sarah Ann and her children to wit, Anthony, George, Isabella, Simon, George John & Hannah, to have and to hold the same to her Sole and Separate use, Witness my hand and Seal this 13th day of September 1858.

Test Thomas C. Jones Regt.

Richard J. Andrews

The State of Alabama, I Thomas C. Jones Judge of the Probate Court of Sumter County, E. of this County hereby certify that Richard J. Andrews whose name is signed to the foregoing Conveyance and who is known to me to have executed the same voluntarily on the day the same were made, Given under my hand this 13th day of September 1858.

Thomas C. Jones Judge

Filed in the Office of the Judge of the Probate Court of Sumter County State of Alabama for Registration on the 12th day of September 1858 within my duty Book No. 10 pages 120 & 121.

Test Thomas C. Jones Judge

James W. Sloss Executor of the last will and testament of Champion E. Ester decd. in pursuance of a decree of the Judge of the Probate Court of Sumter County State of Alabama, for and in Consideration of the Sum of Seventeen hundred and hundred and three dollars and sixty nine cents, to me as the Executor aforesaid heretofore paid by Samuel Ester, it being the purchase money for lands heretofore sold under a decree of the Probate Court above named as belonging to the Estate of Champion Ester decd. which said lands heretofore described were cut off by the said Samuel Ester at the Sum of thirteen dollars per acre, amounting in the aggregate to the Sum above mentioned, which Sum having been fully paid to me as the Executor aforesaid according to the tenor and effect of the bonds given for the same, I the said Sloss in obedience to said decree and by virtue of the power in the Will of the said Ester decd. do hereby sell, alien, convey, assign, and bargain with the said Samuel Ester the following described lands - being the several tracts and parcels described as will fully appear from the records of the said Probate Court - to wit - The East half of the North East quarter of Section twenty nine of the East half of the South West quarter Section twenty nine - (this last tract of land having been mislabeled in consequence of the fact that the said Champion Ester decd. described the West half of the South West quarter Section twenty nine, when it should have been the East half of the South West quarter of said Section - the West half said and but, the property of a third person) Also the South East quarter of Section twenty nine (also fractional part of the North West quarter Section twenty eight of said South West quarter of Section twenty eight) Also fractional part of the South West quarter Section twenty nine - (also fractional part of the North West quarter Section twenty four) also fractional Section thirty three and the North East quarter of the North East quarter of Section thirty two - and all in Township One Range five west, in the County of Sumter State of Alabama - To have and to hold the above described lands with their appurtenances thereto belonging to in any well appertaining unto the said Samuel Ester his heirs and assigns forever and the said James W. Sloss as the Executor aforesaid hereby comes all the right title claim and demand either in law or equity which the said Sloss as the Executor aforesaid has or shall have to the said Sloss, or that he is by virtue of the decree aforesaid authorized or required to convey, or that the said Champion Ester decd. in his lifetime had in and to said lands, or that the Will of the said Champion Ester decd. empowers or requires him to convey - but in no wise conveying in his individual capacity, or in any wise obligating himself individually, but fully as the Executor of the said Champion Ester decd. and to the extent that he might, could or should do in his official fiduciary capacity and under the decree aforesaid. The testimony whereof I have heretofore signed my name and affixed my Seal this 13th day of February 1858.

Test Decree Page

James W. Sloss

John R. Henson

The State of Alabama, I Thomas C. Jones Judge of the Probate Court of Sumter County, E. of this County hereby certify that James W. Sloss Executor of the last will and testament of Champion Ester decd. whose name is signed to the foregoing Conveyance and who is known to me to have executed the same voluntarily on the day the same were made, Given under my hand this 13th day of February A. D. 1858.

Thomas C. Jones Judge

Filed in the Office of the Judge of The Probate Court of Livingston County, State of Alabama for Registration on the 16th day of February 1888 which was then returned this the 16th day of March 1888 in Book Book Hall page 121 & 122
State of Texas. J. J. Jones, Register

John Thomas & Sons, Glasgow

Alexander S McVining Esq. This Indenture made and entered into this 22^d
 day of February Eighteen hundred and fifty eight between Alex and
 J W Michaux & McVining Shff of Simetown County State of Alabama of the one
 part and J W Michaux of the other part Witnesseth that the Said Alexander
 S McVining Shff for and in Consideration of the Sum of Twenty five dollars to him
 in hand paid the receipt whereof is hereby acknowledged, hath by virtue of an execution
 to him directed from the Circuit Court of Simetown County State of Alabama & the
 goods & Chattels lands and tenements of George Curran in favor of J W Michaux dated
 18th September 1857. levied and sold all the title that is vested in me by virtue of Said
 Execution to J W Michaux the following described land lying and being in the County
 of Simetown State of Alabama to wit The South East 1/4 of North West 1/4 Section 19 Township
 2 Range 6. Containing 40 acres more or less To have and to hold the same with all the
 Tenements and appurtenances therunto belonging or in anywise appertaining unto the
 Said J W Michaux his heirs and assigns forever and the Said Alexander S McVining
 Shff will in default all such title as is vested in him by virtue of Said Execution and
 as Shff and none other Given under my hand and Seal this day and year above
 written
 A S McVining Shff
 The State of Alabama I Thomas C Rogers Judge of the Probate Court of
 Simetown County } Said County hereby Certify that A S McVining Shff
 whose name is Signed to the foregoing Acknowledged and who is known to me personally
 before me this day that being informed of the Contents of the foregoing he executed it the
 same Voluntarily on the day the same bore date Given under my hand this 22^d
 day of February A D 1858

A. S. McKim, Esq.

The State of Alabama, I Thomas G. Taylor Judge of the Probate Court of
Sumter County, do hereby certify that A. E. McQuinn Esq.
where name is signed to the ^{within} foregoing conveyance, was who is known to me, personally
before me this day, that being informed of the contents of the conveyance he executed at the
same voluntarily, in the day the same bears date - Given under my hand this 2d
day of February A. D. 1858 -

Thomas Dyer Judge

Filed in the Office of the Judge of the Probate Court of Eastern County, State of Alabama for Registration on the 22^d day of February 1888 which was duly Received this 15th day of March 1888 in Book No. 1, page 32.

Test Thomas G. Jones Aug. 1862

John Hollingsworth & wife. This article of agreement made and entered into this day between
To wit: { John Hollingsworth and Mary Hollingsworth his wife of the County of
Macon State of Alabama of the first part and Jonathan McDaniel
and H. C. Furthman of the County of Emmons State of Alabama of the second part;
Witnesseth, that the said John Hollingsworth and Mary Hollingsworth his wife
have this day bargained and sold unto of their parents as bargain sell and conveyed
a certain tract of land containing thirty nine acres more or less, lying in Tennessee
River and being a fractional part of the Sixteenth Section in Township five Range four
north and lies in the North East Corner of the Section and being the one half of that
portion of the Section which lies in Emmons County, State of Alabama, unto the
said Jonathan McDaniel and H. C. Furthman and their heirs forever, for and

in Consideration of the Sum of Five hundred and Sixty Dollars to us hereunto paid the receipt whereof is hereby acknowledged and in Consideration of said sum paid we bind ourselves to warrant and defend the title of said land unto the said Jonathan McKimble and He & His heirs and assigns forever. - Signed Sealed and delivered this the 18th day of February eighteen hundred and fifty eight in the presence of the undersigned witnesses.

С. М. Киселёв

J. E. P.

John Hollingsworth 2d

Neerby Hollingsworth

The State of Alabama, ^{to} Thomas G. Jones Judge of the Probate Court of said
Simmons County. I, Henry Corbly, Clerk, that C. W. Henssey, a Subscribing Witness
to the foregoing Conveyance, known to me ~~as~~ appeared before me on this day and being
duly sworn stated that John Hollingsworth and Mary Hollingsworth his wife, the grantors in the
Conveyance voluntarily executed the Same in his presence and in the presence of the other
Subscribing Witnesses on the day the Same bears date. That he attests the Same in the presence
of the grantors and of the other witnesses and that such other Witnesses Subscribes his name as
a Witness in his presence. Given under my hand this 27th day of February, A.D. 1888

Thomas C. Jones

Filed in the Office of the Judge of the Probate Court of Sumner County State of Wisconsin for Registration on the 27th day of February 1888 which was duly recorded this the 16th day of March 1888 in Deed Book No 10, pages 122 & 123.

Post Thomas G. Jones Surg, &c.

Albert Males administrator of the Estate of Nathaniel H. Hathorn of the County of Sumner and State of Alabama - Witnesseth, that the said Albert Males came as ordered by virtue of an Order of the Probate Court of said County, and on the 6th day of October 1886. Sell all public's entry at the Court house clear in said County, the lands belonging to said deceased as follows to wit: The West 1/2 of South West 1/4 of Fractional Section 7. T. 2. R. 5 West. Containing 64 acres, also North half of West half of South East quarter of Section 16. T. 2. R. 5 West. Containing 40 acres, also ten acres in the North 1/2 of S. E. 1/4 in same Section. T. 2. R. 5 West, in the North West Corner of said Section. Commencing at the North East Corner of William Collins' land, running 40 poles East, thence 40 poles South, thence 40 rods West, thence 40 rods North to the beginning, also the North West 1/4 of Section 7. T. 2. R. 5 West. Containing 169 acres also Fractional East quarter of Section 16. T. 2. R. 6 West. Containing 40 acres and 3/4 of an acre, in all 360 acres and 3/4 of an acre. To Command W. Grigsby, he being the highest bidder for the same, for the sum of Eight thousand two hundred and twenty seven dollars and Sixty five Cents - one Cent of interest monthly - And whereas the said purchase money has been paid by the said Command W. Grigsby, (the receipt of which is hereby acknowledged) I the said Albert Males came as ordered in pursuance of said Order of the Probate Court and in consideration of the sum of seven dollars and twenty five Cents, the said Command W. Grigsby, his heirs and assigns forever all the right, title and interest in said lands, which decedent had in the same at the time of his death. The testimony whereof I have hereunto set my hand and seal of said County, this day and year above written.

Robert Wallis Adams Esq
of N York

Poor Copy

The State of Alabama, I Thomas C. Jones Judge of the Probate Court of
Seminole County, do hereby certify that William Morris
of Northam W. Northam does whose name is signed to the within Conveyance
and whose name is here, acknowledged before this day that being informed of the
Contents of the Conveyance, he executes the same voluntarily on the day the same
bears date. Witness my hand this 1st day of March A.D. 1858
Thomas C. Jones Judge
Filed in the Office of the Judge of the Probate Court of Seminole County State of
Alabama for Registration on the 1st day of March 1858 which was duly Recorded this the 16th day of
March 1858 in Deed Book No 10 pages 124 & 25
Just Thomas C. Jones Judge

Elizabeth Mendis
To & Deed
I Mr. A. C. McCormack
This Indenture made this the Seventh day
of April one thousand eight hundred and fifty seven between
Elizabeth Mendis of the County of Seminole and State of Alabama
of the one part and James M. McCormack and Arthur C. McCormack of the other
part, Witness that the said Elizabeth Mendis for and in consideration of the sum
of Five hundred and fifty dollars to her no doubt paid the receipt whereof is
hereby acknowledged, has this day granted, bargained, sold, aliened, conveyed, release
conveyed, confirmed &c. unto the said James M. McCormack and Arthur C. McCormack
all that certain tract or parcel of land, lying and being in the County of Seminole and
State of Alabama and described as follows to wit, the East half of the North West
quarter of Section Twenty five Township five Range six West, containing
Eighty Acres, also a part of the West half of the North West quarter of Section Twenty
five Township five Range six West, containing twenty acres - Commencing
Sixty feet from the Corner State of the South West Corner of the above described land
to be forty poles wide and Eighty poles long, also all of the South West quarter of
Section Twenty five in Township five Range six West, containing one hundred and
fifty nine and six hundredths of an acre - To have and to hold the above described
tracts or parcels of land with the tenements and appurtenances thereto belonging
or in anywise appertaining unto the said James M. McCormack and Arthur C.
McCormack for themselves, their heirs and assigns forever. And the said Elizabeth
Mendis for herself, her heirs and executors and administrators do hereby and in
consideration of the premises, warrant and will forever defend the title to the above
described and hereby grants premises unto the said James M. McCormack and Arthur
C. McCormack their heirs and assigns, from and against herself and all and every person
claiming or holding under them the said Elizabeth Mendis, and also against the lawful
title, claim or demand of all and every person or persons themselves claiming or holding
by force or under the Government of the United States - In testimony whereof
the said Elizabeth Mendis hereunto Subscribes her name and affix her seal the day
and date above written -

Witness
D. R. Vanbrough
Wm. Hamilton
The State of Alabama, I Thomas C. Jones Judge of the Probate Court
Seminole County, do hereby certify that David B. Vanbrough

a Subscribing witness to the foregoing Conveyance, known to me, appears before me this day and being
sworn states that Elizabeth Mendis the grantor in the foregoing, voluntarily executed the same
in his presence and in the presence of the other Subscribing witness on the day the same bears date - that
he attested the same in the presence of the grantor and of the other witness and that such other witness
Subscribed his name as a witness in his presence - Given under my hand this 1st day of
March A.D. 1858
Thomas C. Jones Judge
Filed in the Office of the Judge of the Probate Court of Seminole County State of Alabama
for Registration on the 1st day of March 1858 which was duly Recorded this the 16th day of
March 1858 in Deed Book No 10 pages 124 & 25
Just Thomas C. Jones Judge

John W. J. Pickers
To & Deed
I Steptoe
This Indenture made and entered into this the third day of
March eighteen hundred and fifty eight between John W. J. Pickers of the County
of Seminole, State of Alabama of the first part and Steptoe Pickett of Seminole
County and State of the second part; Witness that the said John W. J. Pickers for
the first part, for and in consideration of the sum of One thousand and Sixty Six Dollars
to him in hand paid the receipt whereof is hereby acknowledged, has this day given, granted,
bargained, sold, aliened, released, conveyed, confirmed and by these presents
doth give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said
Steptoe Pickett, all of my one third interest in the following lands belonging to the Estate
of Apper Pickers deceased to wit, South half S.W. of North East quarter S.W. of Section
Twenty five Township five Range three West - Also East half S.W. of South West
quarter S.W. of Section Twenty five Township five Range three West, containing in
all one hundred and Sixty Acres - To have and to hold the above described lands
with the tenements and appurtenances thereto belonging or in anywise appertaining
unto the said Steptoe Pickett the party of the second part, his heirs and assigns forever
And the said John W. J. Pickers for himself, his heirs, executors, and administrators do
hereby and in consideration of the premises, warrant and will forever defend the
title to the above described and hereby grants premises unto the said Steptoe Pickett
his heirs and assigns, from and against himself and all and every person or persons
claiming or holding under him the said John W. J. Pickers, and also against the lawful
title, claim or demand of all and every person or persons themselves claiming or holding
by force or under the Government of the United States - In testimony whereof
whereof the said John W. J. Pickers hath hereunto Subscribed his name and affix his
seal the day and date above written -

The State of Alabama, I Thomas C. Jones Judge of the Probate Court of
Seminole County, do hereby certify that John W. J. Pickers whose
name is signed to the within Conveyance and who is known to me, acknowledged before me
this day that being informed of the Contents of the Conveyance, he executes the same voluntarily
on the day the same bears date - Witness my hand this 3rd day of March A.D. 1858
Thomas C. Jones Judge
Filed in the Office of the Judge of the Probate Court of Seminole County State of Alabama
for Registration on the 3rd day of March 1858 which was duly Recorded this the 17th day of
March 1858 in Deed Book No 10 pages 125 -
Just Thomas C. Jones Judge

James Mc Clardy wife & I have sold and conveyed this 18th day of March 1858
 To & Deed
 James Mc Harr
 between James Mc Clardy and Mary Clardy, his wife, of the County of Simontons in the State of Alabama of the one part, and James Mc Harr of said County of Simontons State of Alabama of the other part - Witnesseth, that the said James Mc Clardy and Mary Clardy his wife, for and in consideration of Sum of fifty dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said James Mc Harr all that certain tract or parcel of land lying and being in the County of Simontons in the State of Alabama and known and described as follows - to-wit: the West 1/4 of South West 1/4 of Section No 32 Township No 1 Range 8 West containing eighty acres more or less - I have and to hold, the above described tract or parcel of land with the tenements and appurtenances thereto belonging, unto any and every person claiming or holding under them the said James Mc Clardy and Mary Clardy his wife, and also against the lawful title, claim or demand of all and every person or persons whatsoever claiming or holding by, from or under the Government of the United States - In testimony whereof the said James Mc Clardy and Mary Clardy have hereunto subscribed their names and affixed their seals the day and year first above written -
 Signed Sealed and delivered
 in the presence of
 James B. Griffin
 Thomas J. Wales
 The State of Alabama I Thomas J. Wales Judge of the Probate Court of said County hereby certify that James B. Griffin a Subscribing witness to the within Conveyance, known to me, appeared before me on this day, and being sworn stated that James Mc Clardy and Mary Clardy his wife, the grantors in the Conveyance, voluntarily executed the same in his presence and in the presence of the other Subscribing witness on the day the same bears date - that he attests the same in the presence of the grantors and of the other witness and that each of the witness Subscribed his name as a witness in his presence -
 Given under my hand this 8th day of March A.D. 1858
 Thomas J. Wales Judge
 Filed in the Office of the Judge of the Probate Court of Simontons County State of Alabama for Registration on the 8th day of March 1858 which was duly Recorded this 17th day of March 1858 in Deed Book No 10 page 126
 Test Thomas J. Wales Judge J.P.

Richard Riggs wife & I have sold and conveyed this 8th day of August in the year one thousand
 To & Deed
 Richard C. Robinson
 between Richard Riggs & Elizabeth Riggs his wife of the County of Simontons in the State of Alabama of the one part, and Richard C. Robinson of the other part - Witnesseth, that the said Richard Riggs & Elizabeth Riggs his wife for and in consideration of the Sum of four hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Richard C. Robinson all that certain tract or parcel of land lying and being in the County of Simontons and State of Alabama and known as the South West quarter of the North West quarter of Section fourteen in Township one Range five West containing forty acres - I have and to hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging, unto any and every person claiming or holding under them the said Richard C. Robinson his heirs and assigns forever - And the said Richard Riggs & Elizabeth Riggs his wife for themselves their heirs, executors and administrators, do hereby, and in consideration of the premises, warrant and well forever defend the title to the above described tract or parcel of land, together with the premises unto the said Richard C. Robinson his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Richard Riggs and Elizabeth Riggs his wife, and also against the lawful title, claim or demand of all and every person or persons whatsoever claiming or holding by, from or under the Government of the United States - In testimony whereof the said Richard Riggs & Elizabeth Riggs his wife, have hereunto subscribed their names and affixed their seals the day and year above written -
 Signed Sealed and delivered
 in the presence of
 The State of Alabama I H. F. Nathan an acting Justice of the Peace in and for said Simontons County hereby certify that Richard Riggs and Elizabeth Riggs his wife, whose names are signed to the foregoing Conveyance and who is known to me, acknowledged before me on this day that being informed of the contents of the Conveyance they executed the same voluntarily on the day the same bears date - Given under my hand and seal this 8th day of August 1857
 H. F. Nathan J.P.
 Filed in the Office of the Judge of the Probate Court of Simontons County State of Alabama for Registration on the 8th day of March 1858 which was duly Recorded this 17th day of March 1858 in Deed Book No 10 page 127
 Test Thomas J. Wales Judge J.P.

Richard Riggs wife & I have sold and conveyed this 8th day of August in the year
 To & Deed
 Richard C. Robinson
 between Richard Riggs & Elizabeth Riggs his wife of the County of Simontons in the State of Alabama of the one part, and Richard C. Robinson of the other part - Witnesseth, that the said Richard Riggs & Elizabeth Riggs his wife for and in consideration of the Sum of four hundred dollars to him in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Richard C. Robinson all that certain tract or parcel of land lying and being in the County of Simontons in the State of Alabama and known as the South West quarter of the North West quarter of the South East quarter of said quarter in Section fifteen in Township one Range five West containing forty acres - I have and to hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging, unto any and every person claiming or holding under them the said Richard C. Robinson his heirs and assigns forever - And the said Richard Riggs & Elizabeth Riggs his wife for themselves their heirs, executors and administrators, do hereby, and in consideration of the premises, warrant and well forever defend the title to the above described tract or parcel of land, together with the premises unto the said Richard C. Robinson his heirs and assigns forever and against themselves and all and every person or persons whatsoever claiming or holding by, from or under the Government of the United States - In testimony whereof the said Richard Riggs & Elizabeth Riggs his wife, have hereunto subscribed their names and affixed their seals the day and year above written -
 Signed Sealed and delivered
 in the presence of
 The State of Alabama I H. F. Nathan an acting Justice of the Peace in and for said Simontons County hereby certify that Richard Riggs and Elizabeth Riggs his wife, whose names are signed to the foregoing Conveyance and who is known to me, acknowledged before me on this day that being informed of the contents of the Conveyance they executed the same voluntarily on the day the same bears date - Given under my hand and seal this 8th day of August 1857
 H. F. Nathan J.P.
 Filed in the Office of the Judge of the Probate Court of Simontons County State of Alabama for Registration on the 8th day of March 1858 which was duly Recorded this 17th day of March 1858 in Deed Book No 10 page 127
 Test Thomas J. Wales Judge J.P.

for said lands, the receipt of which sum in said title bond is duly acknowledged by said James Mc Vance dead, in his lifetime, and the said party of the first part. Altho it is aforesaid being satisfied that the said sum of twelve hundred dollars, the purchase money for said lands, has been discharged and fully paid off, by said Sarah J. Stanley, the party of the first part as before named - by these presents has granted, bargained, released, conveyed and confirmed, and by these presents does grant, bargain, sell, alien, release, convey and confirm unto the said Sarah J. Stanley, of the second part, her heirs and assigns forever - the above described tracts or parcels of lands and also all the right, title, interest, claim or demand which the said James Mc Vance had in his lifetime, or at the time of his death, and also all the right, title, interest, claim or demand of said Charles Mc Jones of the first part as administrator aforesaid, in said land or equity - To have and to hold the above described tracts or parcels of land, hereditament and premises hereby granted or intended appertaining unto the said Sarah J. Stanley of the second part, her heirs and assigns forever. In testimony whereof I have hereunto set my hand and affixed my seal this 15th day of March 1858 in said county and fifty eighth

Signs said and witnesses in the presence of
Test

Chas Mc Jones
Administrator of
Jas Mc Vance dead

At J. Montgomery
J. H. Montgomery
The State of Alabama, I Thomas J. Jones Judge of the Probate Court of said County having caused to be sworn a Subscribing witness to the foregoing Conveyance, Andrew to me, before me on this day, and being sworn, does that Charles Mc Jones administrator of said James Mc Vance dead the grantor in the Conveyance aforesaid, executes the same in his personal and in the presence of the other said subscribing witness with say the same being done - that he attests the same in the presence of the grantor and of the other witness in a that such other witness Subscribes his name as a witness in his presence. Given under my hand this 15th day of March A.D. 1858

Thomas J. Jones Judge
Filed in the Office of the Judge of the Probate Court of said County State of Alabama for Registration on the 15th day of March 1858 which was duly recorded this the 18th day of March 1858 in Deed Book N 10 page 124 & 125

At Madison Thompson
To 3 Dead
I am Allen
Contract R R Company
This Indenture made this Second day of March in the year one thousand eight hundred and fifty eight between Madison Thompson of the County of Sumner in the State of Alabama of the one part and the Tennessee and Alabama Central Rail Road Co of the other part Witnesseth that the said Madison and his wife Eliza Thompson for and in consideration of sum of four hundred dollars to them in hand paid the receipt whereof is hereby acknowledged, with this day, given, granted, bargained, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, release, convey and confirm unto the said

Tennessee and Alabama Central Rail Road Co with short certain Set of land lying and being in the Town of Athens County of Sumner and State of Alabama, known on the plan of said Town as Lot 42 lying in the fourth quarter making this deed, Reserve the right to remove the fence around the lot - To have and to hold the above described Set of land with the improvements and appurtenances thereto belonging unto the said Tennessee and Alabama Central Rail Road Co and its assigns forever. And the said Madison and his wife Eliza Thompson for themselves their heirs, executors and administrators, do hereby and in consideration of the premises present and will forever defend the title to the above described and hereby granted premises unto the said Tennessee and Alabama Central Rail Road Co and its assigns forever and against any and all and every person or persons claiming or holding same from the said Madison and his wife Eliza Thompson, and also against the largest title, claim or demand of all and every person or persons claiming or holding by, from, or under the Government of the United States. In testimony whereof the said Madison and his wife Eliza Thompson hereunto Subscribes their names and affix their seals the day and year first above written.

Signs, seals and delivered in the presence of
The State of Alabama, I Thomas J. Jones Judge of the Probate Court of said County, having caused to be sworn Madison Thompson and his wife Eliza Thompson, who are parties to the foregoing Conveyance, and who are known to me, acknowledges before me on this day, that being informed of the contents of the Conveyance they executed the same voluntarily on the day the same were made. Given under my hand this 15th day of March A.D. 1858.
Filed in the Office of the Judge of the Probate Court of said County State of Alabama for Registration on the 15th day of March 1858 which was duly recorded this the 18th day of March 1858 in Deed Book N 10 page 130 & 131

At H. H. Cartwright
To 3 Dead
James W. Allen
Contract R R Company
This Indenture made and entered into in the year one thousand eight hundred and fifty eight between H. H. Cartwright of the County of Sumner in the State of Alabama of the one part and Jas W. Allen of the same County and State of the other part Witnesseth that said H. H. Cartwright for and in consideration of the sum of six hundred dollars to him in hand paid, by the said Jas W. Allen, the receipt whereof is hereby acknowledged has this day, given, granted, bargained, sold, aliened, released, conveyed and confirmed, and by these presents does give, grant, bargain, sell, alien, release, convey and confirm unto the said Jas W. Allen of the second part, all that certain lot or parcel of land, lying and being in the Athens County of Sumner and State of Alabama, in the Town of Athens, and known and described as a part of lot forty, in the plan of said town of Athens, containing twenty two feet, fronting on the Public Square, with batts and bounds as follows: beginning at the South West Corner of said lot, measuring forty feet, in the place of said town and running thence twenty two feet, North along the Public Square, in the East Side thereof; thence East - just to a stake within twenty two feet, of the North East Corner of said lot; and thence South, from said stake, twenty two feet, to the street, and thence West, along the line of the Street to the South West Corner of said lot, measuring forty feet, to the place of beginning; To have and to hold the above described and granted premises with all the

John W. Knight & Nancy W. Knight made this 15th day of December
To & David (the sum of three hundred and eighty seven dollars and 1/2
D. C. Dubois Knight and his wife Nancy W. Knight of the County of Wilcox in the
State of Tennessee of the one part and A. C. Dubois of Sumner County and State of
Alabama of the other part. Witnesseth that the said John W. Knight and his wife Nancy
W. Knight in consideration of the sum of Five hundred dollars to them in hand
paid, the receipt whereof is hereby acknowledged, have this day given, granted, conveyed,
sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give,
grant, convey, sell, alien, convey, release, convey and confirm unto the said A. C.
Dubois all that certain lot of land lying and being in the Town of Athens and
County of Sumner State of Alabama known and described as a part of
Lot No. Twenty One in the plan of said Town, with the exception of that part belong-
ing to the brick Office in the South East Corner of said Lot. To have and to
hold the above described Lot with the tenements and appurtenances thereto along
ing, or in any way appertaining unto the said A. C. Dubois, his heirs and assigns
forever. And the said John W. Knight and Nancy W. Knight for themselves
their heirs, executors, and administrators, do hereby, and in consideration of the premises
warrant and will forever defend the title to the above described and hereby grants premises
unto the said A. C. Dubois his heirs and assigns, from and against themselves and all
and every person or persons claiming or holding under them the said above described Lot
and also against the lawful title, claim or demand of all and every person or persons
whomever, claiming or holding by, from or under the Government of the United States.
In testimony whereof, the said John W. Knight and Nancy W. Knight have to
subscribed their names, and affixed their seals the day and year above written.
Signed Sealed and delivered
in the presence of
J. W. Knight
Nancy W. Knight

John McArthur
William J. Tappan
John Jackson
The State of Alabama } Thomas C. Jones Judge of the Probate
Sumner County } Court of said County hereby certify that John
McArthur a Subscribing witness to the foregoing conveyance and Remittance, appeared
before me in this day, and being sworn states that John W. Knight one of the grantors
in the conveyance voluntarily executed the same in his presence and in the presence
of the other Subscribing witness in this day and year above written, that he attested the
same in the presence of the grantor and of the other witness and that another
witness Subscribed his name as a witness in his presence. Given under my hand
this 16th day of March A. D. 1858

The State of Alabama } Thomas C. Jones Judge
Sumner County } Court of said County hereby certify that John
Jackson a Subscribing witness to the foregoing conveyance and Remittance, appeared
before me in this day and being sworn states that John W. Knight one of the grantors
in the conveyance voluntarily executed the same in his presence and in the presence
of the other Subscribing witness on the day
The same were done. And he attested the same in the presence of the

grantor and of the other witness that each other witness Subscribed his name and witness in his
presence. Given under my hand this 16th day of March A. D. 1858
Thomas C. Jones Judge
Attest in the Office of the Judge of the Probate Court of Sumner County State of Alabama, per
Registration on the 26th day of March 1858 which was duly Recorded this the 27th day of March 1858
in Deed Book No 10 Pages 184 & 35
Test Thomas C. Jones Judge

John A. Johnson & Mary McDonald made and entered into the 15th day of January
To & David (the sum of three hundred and eighty eight dollars and 1/2
Kings & Dubois Mary McDonald John A. Johnson and Mary J. Johnson John W. West
and Elizabeth West Thomas W. Matthews and Mary C. Matthews George F. Anderson
and C. H. M. Anderson of the County of Sumner and State of Alabama of the one part
and George C. Dubois of said County and State of the other part. Witnesseth that given
in consideration of the sum of Five hundred and eighty seven dollars to them in hand
paid, the receipt whereof is hereby acknowledged, have this day given, granted, conveyed, sold,
aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant,
sell, alien, convey, release, convey and confirm unto the said George C. Dubois, all that
certain Lot of land lying and being in the Town of Athens in said County and State and
known in the plan of said Town, as Lot No. 21, with the exception of that part of said
Lot in the South East Corner, belonging to the brick Office. To have and to hold the above
described Lot with the tenements and appurtenances thereto belonging or in any way appertaining
unto the said A. C. Dubois his heirs and assigns forever. And the said John A. Johnson and
Mary McDonald John A. Johnson and Mary J. Johnson John W. West and Elizabeth West
Thomas W. Matthews and Mary C. Matthews George F. Anderson and C. H. M. Anderson, for themselves their
heirs, executors and administrators do hereby, and in consideration of the premises warrant
and will forever defend the title to the above described and hereby grants premises unto the said
A. C. Dubois, his heirs and assigns, from and against themselves and all and every person or
persons claiming or holding under them the said above described Lot, and also against the lawful
title, claim or demand of all and every person or persons whomever, claiming or holding
by, from or under the Government of the United States. In testimony whereof, the said
John A. Johnson and Mary McDonald John A. Johnson and Mary J. Johnson John W. West and
Elizabeth West Thomas W. Matthews and Mary C. Matthews George F. Anderson and C. H. M. Anderson
have hereunto Subscribed their names and affixed their seals the day and year above written.

John A. Johnson
Mary J. Johnson
John W. West
Elizabeth West
Thomas W. Matthews
Mary C. Matthews
George F. Anderson
C. H. M. Anderson

The State of Alabama } John A. Johnson, an acting Justice of the
Sumner County } Peace in and for said County, hereby certify that John W.

at public auction to the best bidder for Cash after having given notice of the time and place of such sale twenty days in the Athens Herald or some other Newspaper. Out of the moneys arising from such sale shall after satisfying the charges attending such sale pass to the said Surety all damages he may have been subjected to by having joined in the bonds, and the balance if any pass to said J. S. Wilson his heirs, executors or administrators. And if the whole amount of the debt aforesaid shall be fully paid at the time aforesaid by him the said J. S. Wilson or his heirs, executors or administrators shall not be damaged by reason of his aforesaid undertaking then this Indenture to be void else to remain in full force and virtue. In Witness whereof we have hereunto set our hands and seals the day and year first above written.

J. S. Wilson Esq.
Wm Richardson Esq.
Jas S Fletcher Esq.

The State of Alabama. I Thomas S. Jones Judge of the Probate Court of Sumter County. Do hereby certify that J. S. Wilson Wm Richardson and John S Fletcher whose names are signed to the foregoing Deed of trust and who are known to me, acknowledged before me on this day that being informed of the contents of the Deed of trust they executed the same voluntarily on the day the same bears date. Given under my hand this 3rd day of April A.D. 1858.

Thomas S. Jones Judge
Filed in the office of the Judge of the Probate Court of Sumter County State of Alabama for Registration on the 3rd day of April 1858 which was duly Recorded on the 14th day of April 1858 in Deed Book No 10 pages 38 & 39
Jas Thomas S. Jones Judge P.C.

Thomas Black wife & John W Black eight between Thomas Black & Emma C Black, his wife of the County of Sumter in the State of Alabama of the one part, and John W Black & of the other part. Witnesseth that the said Thomas Black and Emma C Black for and in consideration of the sum of one thousand dollars to them in hand paid, the receipt whereof is hereby acknowledged, on this day given, granted, bargained, sold, aliened, conveyed, released, confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, confirm and assign unto the said John W Black all that certain tract of land lying and being in the County of Sumter and State of Alabama (to wit) the South West 1/4 of the North West 1/4 of Section twenty Six Township two Range five north To have and to hold the above described tract of land with the Tenements and appurtenances thereto belonging, unto the said John W Black his heirs and assigns forever. And the said Thomas Black and Emma C Black for their heirs, executors and administrators, do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby grants premises unto the said John W Black his heirs and assigns, from and against them and all and every person or persons claiming or holding under them the said Thomas Black and Emma C Black and also against the lawful title claim or demand of all and every person or persons claiming or holding under the Government of the United States. In testimony whereof the said Thomas Black and Emma C Black have hereunto Subscribed their names and affix their seals the day and year above written.

C. Black and also against the lawful title claim or demand of all and every person or persons claiming or holding by, from, or under the Government of the United States.

In testimony whereof the said Thomas Black and Emma C Black, hereto Subscribed their names and affix their seals the day and year above written.

Signed Seals and delivered in the presence of
Thomas Black Esq.
Emma C Black Esq.
The State of Alabama. I hereby certify that Thomas Black and Emma C Black Sumter County. This wife whose names are signed to the foregoing conveyance and who is known to me, acknowledged before me on this day that being informed of the contents of the conveyance, he executed the same voluntarily on the day the same bears date. Given under my hand this 15th day of January 1858.

John S. Wilson Esq.
Filed in the office of the Judge of the Probate Court of Sumter County State of Alabama for Registration on the 5th day of April 1858 which was duly Recorded on the 20th day of April 1858 in Deed Book No 10 pages 38 & 39
Jas Thomas S. Jones Judge P.C.

Edmund H. Grigsby wife & Nathaniel W. Grigsby eight between Edmund H. Grigsby & Nathaniel W. Grigsby his wife of the County of Sumter in the State of Alabama of the one part, and John W. Black of the other part. Witnesseth that the said Edmund H. Grigsby and Nathaniel W. Grigsby for and in consideration of the sum of one thousand dollars to them in hand paid, the receipt whereof is hereby acknowledged, on this day given, granted, bargained, sold, aliened, conveyed, released, confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, confirm and assign unto the said John W. Black all that certain tract of land lying and being in the County of Sumter and State of Alabama and known as the West half of the North East part of Section (No 12) Township No 2 Range No 6 west containing ninety three 46/100 acres more or less, East half of the North East quarter of Section thirteen Township No 2 Range No 6 west containing seventy four and nine of an acre. Also the South part (west of C.R.) of fractional Section No 12 To E. 2 Range Six. Containing about two hundred twenty one and one fourth acres also the West half of the North West quarter of fractional Section No 13 Township No 2 Range Six west containing eighty acres. Also the East half of the North West quarter of fractional Section No 13 in T. 2 R. 6 of Range Six west containing eighty acres. And have and to hold the above described tracts of land with the Tenements and appurtenances thereto belonging, or in any wise appertaining unto the said John W. Black his heirs and assigns forever. And the said Edmund H. Grigsby and wife for themselves their heirs, executors and administrators, do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby grants premises unto the said John W. Black his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Tract or parcel of land. And also against the lawful title claim or demand of all and every person or persons claiming or holding by, from or under the Government of the United States. In testimony whereof the said Edmund H. Grigsby and wife have hereunto Subscribed their names and affix their seals the day and year above written.

E. H. Grigsby Esq.
Nathaniel W. Grigsby Esq.

The State of Alabama I Albert Walls acting Justice of the Peace within and
 Simontown County I for said County above written hereby certify that Colonel W
 Knigley and Isabella Knigley his wife whose names are signed to the foregoing Convey-
 ances, and who are known to me, acknowledged as before me on this day that being informed
 of the contents of the Conveyances they executed the same voluntarily on the day the
 same were made. Given under my hand and seal this 28th day of April 1858.

Albert Walls J.P.

Filed in the Office of the Judge of the Probate Court of Simontown County, State of Alabama
 for Registration on the 5th day of April 1858 which was duly Recorded this the 28th day
 of April 1858 in Deed Book No 10 pages 139 & 140.

Just Thomas C. Jones Judge P.C.

I W Shipps and others I This Indenture made this 28th day of
 Febr 1858 { One thousand eight hundred and fifty seven
 A. D. between I W Shipps, Bethuma Shipps his wife and Legatus Lereusham
 Legatus of Samuel I Lereusham late of Simontown County, State of Alabama deceased
 of the one part and Mary D Lereusham of said County of Simontown of the other
 part. Witnesseth that the said I W Shipps Bethuma Shipps his wife and Legatus
 Lereusham for and in Consideration of the Sum of Seven hundred dollars to the said
 I W Shipps and his wife Bethuma and the like Sum of Seven hundred dollars to the
 said Legatus Lereusham in hand paid by the said Mary D Lereusham as or
 before the sealing and delivery of these presents the receipt whereof they do hereby
 acknowledge, have granted, bargained, sold, aliened, released and confirmed and
 by these presents do grant, bargain, sell, alien, release and confirm unto the said
 Mary D Lereusham and unto her heirs and assigns forever, all of their
 right, title, interest and claim which they have or may have in the real and
 personal estate of the said Samuel I Lereusham deceased, by virtue of and under
 the last will and testament of the said Samuel I Lereusham proven and admitted
 to record in the Probate Court of said County of Simontown, the share of the
 said Bethuma and said Legatus Lereusham and Legatus of said deceased being
 the one fifth part each, of his Estate together with all the Estate, right,
 title, interest and property, claim and demand whatever of them the said I W Shipps
 Bethuma Shipps his wife and Legatus Lereusham in law or equity otherwise.
 To have and to hold all the right, title, interest and claim which the said
 I W Shipps, Bethuma Shipps his wife and Legatus Lereusham have or may have in the
 real and personal Estate of the said Samuel I Lereusham and under and
 by virtue of this will as aforesaid together with the increase thereof unto the
 said Mary D Lereusham her heirs and assigns forever. And the said I W
 Shipps, Bethuma Shipps his wife and Legatus Lereusham their right, title, interest
 and claim in and to the real and personal Estate of the said Samuel I Lereusham
 shall and unto the said Mary D Lereusham against all and every persons
 whatever will warrant and firm defend by these presents. And witness whereof
 we have hereunto set our hands and affixed our seals the day and year first
 above written.

M. D. Lereusham

I W Shipps

Bethuma Shipps

Simontown County, Tennessee and a college began one according to law this the 18th of February 1858.

Tennessee I Wm H Robinson Clerk of the County Court of said County, is acting
 Fayette County I that Washington John whose genuine signature appears to the above certificate
 is and was at the time of signing the same an acting Justice of the Peace in and for said
 County, duly elected, commissioned and qualified and that full faith and credit is due all
 his official acts.

In testimony whereof I have hereunto set my hand and given the
 Seal of said Court in the Town of Summerville this Feb 28th 1858.

Wm H Robinson C. C.

by D W Thomas D. C. C.

State of Tennessee I Charles Ligon Chairman of the County Court of said County,
 Fayette County I do certify that Wm H Robinson whose genuine signature appears
 to the foregoing Certificate is and was at the time of signing the same, acting Clerk of the
 County Court of the County of Fayette, in the State of Tennessee, duly elected, commissioned
 and qualified, that said Certificate is in due and legal form, and that full faith and credit
 are due to all his official acts as such. Witness my hand and personal Seal, having no
 Seal of Office, this the 28th day of February A. D. 1858.

Charles Ligon Chm. C.

Filed in the Office of the Judge of the Probate Court of Simontown County State of Ala-
 bama for Registration on the 5th day of April 1858, which was duly Recorded this the 28th
 day of April 1858 in Deed Book No 10 pages 140 & 141.

Just Thomas C. Jones Judge P.C.

John B McArtindale and others I This Indenture made this 28th day of April in the year
 of our Lord one thousand eight hundred and fifty seven between John B
 McArtindale and Lewis McArtindale his wife and John
 I McArtindale and Andrew I McArtindale and Thomas B McArtindale his wife and
 James B McArtindale and William H McArtindale his wife all of the County of Simontown
 in the State of Alabama of the one part and Edward Smith of Simontown County State
 of Alabama of the other part. Witnesseth that the said John B McArtindale and Lewis
 McArtindale his wife and John I McArtindale and Andrew I McArtindale and his wife F. B. McAr-
 tindale and J. H. McArtindale and his wife W. H. McArtindale for and in Consideration of the
 Sum of Seven hundred dollars to them in hand paid, the receipt whereof is hereby acknow-
 ledged, have this day given, granted, bargained, sold, aliened, released, conveyed
 and confirmed and by these presents do give, grant, bargain, sell, alien, convey, release, convey
 and confirm unto the said Edward Smith all that certain tract of Land lying and
 being in the State of Alabama Simontown County and known as the South East quarter
 of Section Seven in Township One of Range three west Containing one hundred and forty
 acres. To have and to hold the above described tract of Land with the tenements and
 appurtenances therewith belonging in anywise appertaining unto the said Edward
 Smith his heirs and assigns forever. And the said John B McArtindale and his wife
 Lewis McArtindale John I McArtindale and Andrew I McArtindale and his wife F. B. McArtindale
 and J. H. McArtindale and his wife W. H. McArtindale for themselves their heirs and assigns and
 administrators do hereby and in Consideration of the premises warrant and will forever
 defend the title to the above described and hereby granted premises unto the said Edward Smith

Smith his heirs and assigns from and against any and all one every person or persons claiming or holding under them the said John B. McEntindale and his wife Gertrude McEntindale and John T. McEntindale and A. V. McEntindale and his wife F. E. McEntindale and J. S. McEntindale and his wife W. H. McEntindale and also against the lawful title, claim or demand of all and every person or persons who may claim or holding by, from or under the Government of the United States. In testimony whereof the said John B. McEntindale and his wife Gertrude McEntindale and John T. McEntindale and A. V. McEntindale and his wife F. E. McEntindale and J. S. McEntindale and his wife W. H. McEntindale have hereunto subscribed their names and affixed their seals the day and year above written.

John B. McEntindale
Gertrude McEntindale
John T. McEntindale
Andrew V. McEntindale
Frances E. McEntindale
James S. McEntindale
W. H. McEntindale

State of Alabama. Personally appeared before me A. H. Williams and Justice of the Peace, County of Winston, State of Alabama, John B. McEntindale and Gertrude McEntindale and John T. McEntindale and A. V. McEntindale and F. E. McEntindale and J. S. McEntindale and W. H. McEntindale who acknowledged that they signed Seals and delivered the within deed to Edward A. Smith. Given under my hand and Seal this 25th day of Sept. 1885.

A. H. Williams
Justice of the Peace

Filed in the Office of the Judge of the Probate Court of Winston County, State of Alabama, for Registration on the 3rd day of April 1886, which was duly Recorded this 21st day of April 1886, in Book No. 110 pages 141 & 142.

Test: Edward A. Smith Judge P.C.

John McCreary
To & Decd. Gift

John Frederick Meigs, father of my Grandchildren John Frederick Meigs, William R. Meigs, Henry A. David, father of my Grandchildren Henry A. David, Eleanor David, and Andrew J. David, father of my daughter Estelle David deceased formerly Estelle McCreary. And whereas I the said John McCreary am desirous that my said Grandchildren should have, receive and enjoy the money together with any and all of the interest which shall or may accrue on said money hereinafter named and mentioned upon the Conditions and happening of the events hereinafter mentioned free from the Central Limitations and interference of any and all others or any husband that they now have or may hereafter have the same being given for their sole and separate use and behoof. And therefore this Instrument in which I the said John McCreary of the first part, my son Columbus B. McCreary Trustee of the same part, and John F.

Meigs, William R. Meigs, Minnie Meigs, James B. Meigs, Margaret Meigs and Oliver A. Meigs also Henry A. David, Eleanor McDavid and Andrew J. David my Grandchildren of the first part. Witnesseth that I the said John McCreary for and in consideration of the promises and the further consideration of one dollar to me in hand paid by the said Columbus B. McCreary (as the Trustee of the parties of the first part) the receipt whereof is hereby acknowledged, I have given, granted, conveyed, confirmed, delivered and handed over to the said Columbus B. McCreary (as the Trustee of the parties of the first part) Twenty two hundred and seventy seven dollars in the aggregate to be received, held and applied, and disposed of to the persons in the proportion or amount to each class as well as each person separately at the times and upon the Conditions, limitations, events and Contingencies hereinafter mentioned. Whereas Columbus B. McCreary Trustee as aforesaid to have and to hold the said sum of twenty two hundred and seventy seven dollars together with any and all interest which shall accrue thereon unto him and his Successors in trust and to and for the use, intents and purposes now set forth. I give to the said Columbus B. McCreary as trustee for the said John McCreary William R. Meigs, Minnie E. Meigs, James B. Meigs, Margaret Meigs, and Oliver A. Meigs Eleven hundred and thirty nine dollars to be placed or loaned out at legal interest each and every year taking good and sufficient security and annual cash and every year in the interest collected and paid out at interest each year and do with the interest as well as the principle taking care not to compound or practice money and as either or each of my said Grandchildren named Meigs arrives at the age of twenty one years or marries they shall be entitled to demand and receive, and the said Columbus B. McCreary Trustee as aforesaid is hereby required to pay to each of my Meigs Grandchildren upon their arriving at the age of twenty one years or upon their marriage or either his proportionable share or several part of the said sum of Eleven hundred and thirty nine dollars together with his or her proportion of the interest which shall have accrued thereon the object and intent being to give each Child his or her proportion of the interest as well as the principal upon their marriage or arrival at the age of twenty one years. The happening of either or both with either of the Children. And until either him or her takes either several share of the Eleven hundred and thirty nine dollars and his or her several share of the interest which shall have accrued thereon to the time of the happening of the event but should either of my Meigs Grandchildren die before he or she arrives at the age of twenty one years or marries then in that event the surviving brother and sister, one or both, shall have and receive the share or part which said deceased Child would have taken or been entitled to should he or she have arrived at the age of twenty one years or have been married.

2nd I give to said Columbus B. McCreary as the Trustee for the said Henry A. David Eleanor David and Andrew J. David the sum of Eleven hundred and eight dollars to be loaned out both principal and interest and paid to my said Grandchildren in the same way and in the proportion and at the times and upon the Conditions, limitations and Contingencies among themselves as provided in the Case of the Meigs Grandchildren to the same extent in the same way and upon the same Conditions and with the same right of Survivorship as in their Case as is here repeated in brief for his given, confirmed and. The object and intent hereby being to share and give upon the Conditions and Contingencies specified above Eleven hundred and eight dollars with the accumulated interest thereon to the Meigs Grandchildren and Eleanor David and Andrew J. David to

my David Grandchildren each Class to have and to share among themselves as follows as above stated.

3rd That in the event and should and whenever the said Columbus B. McHenry Trustee as aforesaid departs this life or be removed before the trust herein contains and conferred upon him or performed in whole or in part then in that event I Order and empower such other person or persons as the proper Court shall appoint or nominate from time to time to the same intent and as fully and completely to do and perform all acts and things as the said Columbus B. McHenry might could or should do by virtue of the powers and trusts herein conferred, authorize and require.

In testimony whereof I have this the first day of January, eighteen hundred and fifty eight signed my name and affixed my seal to the within and foregoing.

Signed sealed & delivered, John McHenry & Co.

in the presence of
J. F. Sewell

Ben W. McClain

Jas Mc Lane

John Jackson

The State of Alabama, I Thomas C. Jones Judge of the District Court of Sumter County hereby certify that Benjamin McHenry a Subordinating witness to the foregoing deed of Gift bearing date as appeared before me on this day and being sworn stated that John McHenry the grantor in the Deed of Gift voluntarily executed the same in his presence, and in the presence of the other witnesses on the day the same bears date. That he attested the same in the presence of the grantor and of the other witnesses, and that such other witnesses subscribed the names as witnesses in his presence. Given under my hand this 3rd day of April A. D. 1858.

Thomas C. Jones Judge

Filed in the Office of the Judge of the District Court of Sumter County State of Alabama for Registration on the 3rd day of April 1858 which was duly Recorded this the 21st day of April 1858 in Deed Book A-10 pages 14 & 14 & 14 & 14

Test Thomas C. Jones Judge

John Fraser and Martha Fraser wife of John Fraser of the County of Sumter State of Alabama, witnesses that the said John Fraser & Martha Fraser his wife for and in consideration of the sum of thirty six dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened conveyed released conveyed and confirmed and by these presents do give grant bargain sell alien convey release convey and confirm unto the said Thomas C. Jones and his heirs and assigns certain tract or parcel of land lying and being in the County of Sumter State of Alabama and known as part of the North East quarter of Section five Town 12 Range 7 West Commencing at the South East Corner of the lot purchased by J. C. Jones of John & Noble, thence north fifty eight poles and nine links, thence East ten poles and eleven links, thence South fifty eight poles and nine links, thence West ten poles and eleven links to the beginning containing three acres eighty

and one half of an acre. To have and to hold the above described tract or parcel of land unto the heirs and assigns forever, the heirs and assigns of the said John Fraser and Martha Fraser his wife for themselves their heirs Executors and Administrators as hereby and in consideration of the premises warrant and will agree defend the title to the above described and hereby granted premises unto the said Thomas C. Jones his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John Fraser and Martha Fraser his wife, and also against the Claim and demand of all and every person or persons whatsoever claiming or holding by from under the service of the United States. In testimony whereof the said John Fraser and Martha Fraser his wife have hereunto subscribed their names and affixed their seals the day and year above signed.

John Fraser & Co.

Martha A. Fraser & Co.

The State of Alabama, I John Farrantine an acting Justice of the Peace within and Limited County of Sumter hereby certify that John Fraser and Martha A. Fraser whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day that having read and heard the foregoing deed read and thus informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 19th day of April A. D. 1858.

John Farrantine

Justice of the Peace

Filed in the Office of the Judge of the District Court of Sumter County State of Alabama for Registration on the 19th day of April 1858 which was duly Recorded this the 22nd day of April 1858 in Deed Book A-10 pages 14 & 14 & 14 & 14

Test Thomas C. Jones Judge

William S. Brown and Susan S. Brown his wife of the County of Sumter State of Alabama, witnesses that the said William S. Brown & Susan S. his wife for and in consideration of the sum of three hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened conveyed released conveyed and confirmed and by these presents do give grant bargain sell alien convey release convey and confirm unto the said John Fraser and Martha Fraser his wife certain tract of land lying and being in the County of Sumter State of Alabama known and designated as the West half of the North East quarter of the North West quarter of Section thirty three (33) in Township 12 North Range 7 West containing one hundred and thirty six acres more or less. To have and to hold the above described land unto the heirs and assigns forever, the heirs and assigns of the said John Fraser and Martha Fraser his wife for themselves their heirs Executors and Administrators as hereby and in consideration of the premises warrant and will agree defend the title to the above described and hereby granted premises unto the said John Fraser and Martha Fraser his wife and assigns from and against each and all and every person or persons claiming or holding under them the said William S. Brown & Susan S. Brown his wife.

Poor Copy

And also against the lawful title claim or demand of all and every person or persons who may claim or holding by, from or under the Government of the United States.

In testimony whereof, the said William E. Brown and Susan E. Brown have hereunto subscribed their names and affixed their seals the day and year above written signed sealed and delivered.

Wm E. Brown
Susan E. Brown
in the presence of
The State of Alabama J. Thomas S. Jones Judge of the Probate Court of Emmon County. Said County hereby certifying that William E. Brown and Susan E. Brown his wife, whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day, that being informed of the contents of the conveyance, they executed the same voluntarily in the day the same bears date. Given under my hand this 27th day of April 1858.

J. Thomas S. Jones Judge.
Filed in the Office of the Judge of the Probate Court of Emmon County State of Alabama for Registration on the 27th day of April 1858 which was duly recorded this the 22nd day of April 1858 in Deed Book No 18 pages 1454-1456
Just Thomas S. Jones Judge

David R. Scott as administrator of the Estate of James Mc. Clay, William H. Holt State of Ohio County deceased by virtue of an order of the Probate Court of said County, proceeded on the 6th day of April 1857 to sell at public outcry, at Athens in said County, the East half of the North West quarter of Section 31, and twenty acres off of the East side of the West half of the North West quarter of Section 31, all in Township 13 N Range Three West, containing several hundred acres more or less, as lands belonging to said decedent, Situate in said County, and in the Mountaineer land situated in said State, which was donated off and was granted to William H. Holt of said County, for three hundred and twenty dollars, in twelve months credit, the said purchase money having been paid to me, by said Holt, on the 5th day of April 1858, and thereupon the said Court by its order, directed me to make title of said land to said purchaser.

Now in pursuance of said order and for good in consideration of the said purchase money having been paid to me, I hereby sell and convey unto the said Holt, his heirs and assigns, all the right, title and interest, in said lands, which said decedent had in the same at the time of his death. Given under my hand and seal this 5th day of April A.D. 1858.

David R. Scott
Administrator of James Mc. Clay, and
The State of Alabama J. John A. Johnson an acting Justice of the Emmon County. Said County hereby certifying that David R. Scott whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me, on this day, that being informed of the contents of the conveyance, he signed the same voluntarily in the day the same bears date. Given under my hand this 5th day of April A.D. 1858.

John A. Johnson J.P.
Filed in the Office of the Judge of the Probate Court of Emmon County

State of Alabama for Registration on the 27th day of April 1858 which was duly recorded this the 22nd day of April 1858 in Deed Book No 18 pages 1457-1458
Just Thomas S. Jones Judge

W. F. Johnson wife. This Indenture made and entered into this day of April the 2nd 1858 between W. F. Johnson and Nancy Jane Johnson his wife of the County of Emmon State of Ala. of the one part, and James W. Johnson of the other part, Witnesseth that the said W. F. Johnson and Nancy J. Johnson his wife for and in consideration of the sum of Two hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged have this day, bargained, sold, aliened, conveyed and confirmed unto the said James W. Johnson a certain tract or parcel of land, lying and being in the County and State aforesaid, viz: the South West 1/4 of the South West 1/4 of Section No 27, in Township No 1 of Range No 3 West. To have and to hold the above described tract or parcel of land unto the said James W. Johnson his heirs and assigns forever, and the said W. F. Johnson and Nancy J. Johnson his wife for themselves their heirs and assigns forever, warrant and defend the title to the above described tract of land unto the said James W. Johnson his heirs and assigns forever and against them selves and all and every person claiming or holding under them the said W. F. Johnson and Nancy J. Johnson his wife, and also against the lawful title claim or demand of all and every person whomsoever. In testimony whereof the said W. F. Johnson and Nancy Jane Johnson his wife have hereunto set their names and affixed their seals the day and year above written.

W. F. Johnson
Nancy J. Johnson
In testimony whereof the said W. F. Johnson and Nancy Jane Johnson his wife have hereunto set their names and affixed their seals the day and year above written.

James Mc. Clay
Robert M. Brown
The State of Alabama J. Thomas S. Jones Judge of the Probate Court of Emmon County. Said County hereby certifying that James Mc. Clay a subscribing witness to the foregoing conveyance, known to me, appeared before me in this day and being sworn stated that William F. Johnson and Nancy J. Johnson his wife, the grantors in the conveyance aforesaid, executed the same in his presence, and in the presence of the other subscribing witnesses on the day the same bears date, that he attested the day in the presence of the grantors and of the other witnesses and that such other witnesses subscribed his name as a witness in his presence. Given under my hand this 27th day of April A.D. 1858.

Thomas S. Jones Judge
Filed in the Office of the Judge of the Probate Court of Emmon County State of Alabama for Registration on the 27th day of April 1858 which was duly recorded this the 22nd day of April 1858 in Deed Book No 18 page 1457
Just Thomas S. Jones Judge

A B Hamwell adminr. To Wm C. Hamwell heretofore to wit on the first day of December Eighteen
Fifty and Eighty. I, Wm C. Hamwell as administrator of
Nathan Copeland the Estate of John C. Hammon, pursuant to an order of Sale given
the Probate Court of Sumter County State of Alabama exposed to public Sale
the real estate (hereinafter described) belonging to said Estate of said deceased, and
whereas further John McGehee being the highest bidder for the same, he having
paid the sum of Six hundred and thirty one and 25/100 dollars, and this sum the
highest bid the same was paid off to him as the purchaser of the same, and
whereas further the said McGehee after said purchase and before receiving a
deed for the same sold it, the said land, to one Nathan Copeland who having
complied with the terms of Sale is anxious to obtain a deed for the same, and then
therefore in pursuance of an order of the Probate Court of said County and State
above named, this instrument was and entered into this 25th day of
March Eighteen hundred and eighty Eighty between A B Hamwell as the
said Administrator of the said Estate of John C. Hammon deceased and the
one part and Nathan Copeland of the other part Witness that said said
parties of the first part for and in consideration of the sum of Six hundred and
thirty one and 25/100 dollars to him in hand paid the receipt whereof is here
acknowledged, hath this day given, granted, bargained, sold, aliened, conveyed, confirmed,
released, conveyed, and by these presents to the said Nathan Copeland
all that certain lot or tract of land lying and being in the County of Sumter
State of Alabama known and described as follows to wit: (A part of the North
West Eighty acres of land of Section 12 Town ship two and Range Six West, contain-
ing three acres including a Tan Wood dwelling house &c also the South East part
E. of the South West part (West of Clear River) of Tract or Section one Town-
ship two and Range Six West, containing Sixty Seven and thirty hundredths of an
acre) To have and to hold the above described land with the tenements and appur-
tenances thereto belonging unto and appertaining unto the said Nathan
Copeland and his heirs and assigns forever. And the said A B Hamwell who
sold at and entered the said John C. Hammon deceased and in and to said
County and Courts only such title as he as administrator of said deceased
and he himself and heirs conveyed only such title as said John C. Hammon had
in and to said lands above described unto the said Nathan Copeland his heirs
and assigns forever. In testimony whereof I have hereto signed my name
and affixed my seal this day and year above written.

The State of Alabama, I John Townsend an acting Justice of the Peace within
Gwinnett County, I am for the County and State aforesaid, hereby certifying,
that A. B. Hummel Administrator of the Estate of John L. Harrison deceased, whose
name is signed to the foregoing Conveyance, and who is known to me acknowledged before
me, on this day, that being informed of the Contents of the Conveyance, he executed the
Same voluntarily on the day the Same were date, Given my commission under this Seal
of Office April 22nd 1858. John Townsend J^P
Acting in the Office of Judge of the Probate Court of Gwinnett County, State of Alabama.
A Registration under 27th Sec. of April 1858, which is valid, A. C. Seal this the 30th
day of April, 1858, in Court Book No. 11, Page 148.

William F. Kennedy, master of the S.S. "The T. C. Kennedy" made and entered into this the 10th day of April 1858 between William F. Kennedy, and his wife Elizabeth Kennedy of the County of
William & Henry } Sumter and State of Alabama of the first part, & Samuel V. Senter of the Second part
and William & Henry of the third part. Whereas the said party of the first part being justly
in debt to the said party of the third part in the sum of Seven hundred dollars, as by their
note bearing even date with these presents and due thirty months of the day of December 1858,
will more fully appear, which note the party of the first part is willing and desirous to honor.
Now this Indenture Witnesseth that for and in Consideration of the sum of One dollar, by the party of the Second part in actual paid
to the party of the first part at or before the signing sealing and delivery of these presents, the
receipt whereof is hereby acknowledged that the said party of the first part have granted, bargained
and sold to the said party of the Second part the following described Negro Slaves to wit:
Sissy a woman of dark complexion about twenty six years of age, Peter about nine years
old of dark complexion, a girl Clara of dark complexion about three years old,
and a boy Allen about ten months old, and a woman named Sophia of dark com-
plexion about sixteen years of age. The party of the first part have by these presents and
deeds to the party of the Second part all the interest vested in them by a decree of the
Circuit Court of this County Sumter or otherwise. Upon trust nevertheless that
the said party of the Second part shall permit the said Slaves Sissy, Peter, Clara and
Allen to remain in quiet and peaceable possession of the said party of the first part until
the woman Sophia do remain in the quiet and peaceable possession of the party of the Third
part, and that they take the benefit or the labor of said Slaves to their own use, until
default be made in the payment of the said sum of Seven hundred dollars, then & soon
after the happening of said default as the party of the Second part may think proper
the party of the Third part may direct, the said party of the Second part shall sell the
interest of the party of the first part in and to the said Slaves having charges or so much
thereof as may be necessary to pay said debt and all costs and charges of such sale, at
public auction for ready money, after giving the time and place of such sale at his own
discretion, and notifying the same by at least three advertisements to be pasted up in public
places in the said County of Sumter twenty days previous to the sale, sum out of the
money arising from such sale shall pay to the said party of the Third part the said debt
with the interest thereon if any have accrued, and the balance if any shall pay to the party
of the first part. But of the said debt shall be fully paid off by the the twenty fifth
day of December 1858, when the same is due and payable, so that no default be made
in the payment of the same, then this obligation to be void, otherwise to remain in full force
and effect. In testimony whereof the said parties to these presents have hereunto set
their hands and affixed their seals, this the day and date above written.

The State of Alabama, I, a Justice of the Peace within and for the County of Greene County, do hereby certify that William Kennedy Eliza Beth Kennedy and William C. Harrison whose names are signed to the foregoing Conveyance and whose names have been acknowledged before me on this day, that being informed of the contents of the Conveyance they executed this same to lawfully in this day the same being date. Given under my hand and seal of office this 14th day of August 1888.

William H. Long, J.P.

Filed in the Office of the Judge of the Probate Court of Simontons County State of Alabama for Registration on the 30th day of April 1858, which was duly Recorded this the 1st day of May 1858, in Deed Book No 10, pages 149 & 150.

Test Thomas G. Tynes Judge P.C.

John H. Stinnett & This Indenture made and entered into in the 25th day of April A.D. 1858, between Henry Stinnett of the County of Simontons and State of Alabama, of the one part, and John H. Stinnett of said County and State of the other part. Witness, that for and in consideration of the sum of One hundred dollars to him in hand paid, the receipt whereof is hereby acknowledged, the said Henry Stinnett has this day given, granted, bargained, sold, conveyed, released, conveyed and confirmed, and by these presents does give, grant, bargain, sell, convey, release, convey and confirm unto the said John H. Stinnett, his heirs and assigns forever, all that certain tract or parcel of land lying and being in said County and State and known as the North quarter of the East half of the South West quarter of Section 33, Township One, Range 6, containing thirty acres more or less, lying south of the Blue Branch, and known as land bought by said Henry Stinnett of John Bradley of Simontons County, Alabama. To have and to hold said tract or parcel of land, together with all the tenements and appurtenances thereto belonging or in any wise appertaining unto the said John H. Stinnett, his heirs and assigns forever. And the said Henry Stinnett for himself, his heirs, executors and administrators do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted, premises unto the said John H. Stinnett, his heirs and assigns, from and against himself and all and every person or persons claiming or holding under them the said above described premises, and also against the lawful title, claim or demand of all and every person or persons who may hereafter claim or holding by force or fraud. The Government of the United States. Testimony whereof the said Henry Stinnett has hereunto subscribed his name and affixed his seal this day and year first above written.

The State of Alabama, I John A. Johnson an acting Justice of the Simontons County. Peace in and for said County, hereby certify that Henry Stinnett whose name is signed to the foregoing Conveyance, and who is known to me, signed the Conveyance, after being informed of its contents, voluntarily in the day, the same bears date. Given under my hand this 25th day of April A.D. 1858.

John A. Johnson

Filed in the Office of the Judge of the Probate Court of Simontons County State of Alabama for Registration on the 1st day of May 1858, which was duly Recorded this the 4th day of May 1858, in Deed Book No 10, pages 151.

Test Thomas G. Tynes Judge P.C.

Col. John B. McHenry & This Indenture made this the 25th day of April A.D. 1858, between John B. McHenry of the County of Simontons State of Alabama, of the one part, and John H. Stinnett of the County of Simontons State of Alabama, of the other part. Witness, that for and in consideration of the sum of thirteen hundred and twenty three dollars to them in hand paid, the receipt whereof is hereby acknowledged, the said John B. McHenry, granted, bargained, sold, conveyed, released, conveyed and confirmed unto the said John H. Stinnett, all that tract or parcel or parcels of land lying and being in the County of Simontons, State of Alabama, described as follows to wit, North half of the West half of the South West quarter of Section Eleven Township Three Range Five West, also the South half of the South West quarter of Section Eleven Township Three Range Five West, also the South West quarter of the South East quarter of Section Ten Township Three Range Five West, also the North East quarter of Section Eleven Township Three Range Five West, also the East half of the North West quarter of Section Eleven Township Three Range Five West, containing in all about four hundred and forty acres more or less. Also a certain tract or parcel of land on which there is a Spring described as follows to wit, Beginning at the Black Gum on the North bank of River a Delant Creek, Eighteen poles east of the Spring, run by said John B. McHenry and running with said Creek westward and southward, thence running due west within three poles of the North end, South from day line of the land formerly owned by William Gore deceased, thence north until it strikes the Northern boundary line of said Gore, thence due East with the said Northern boundary line until opposite the beginning, thence due South to the beginning, containing one acre more or less. To have and to hold the above described and hereby granted, premises with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said John H. Stinnett, his heirs and assigns forever. And the said John B. McHenry and his wife Mary Ann McHenry for themselves, their heirs, executors and administrators do warrant and will forever defend the title to the above described and hereby granted, premises unto the said John H. Stinnett, his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said John B. McHenry and his wife Mary Ann McHenry, against the lawful title, claim or demand of all and every person or persons who may hereafter claim or holding by force or fraud of the United States or any and all persons whatsoever. Testimony whereof we have hereunto set our hands and affixed our seals this day and year above written.

John B. McHenry
Mary Ann McHenry

The State of Alabama, I Thomas G. Tynes Judge of the Probate Court of said County of Simontons County. Peace in and for said County, hereby certify that John B. McHenry and Mary Ann McHenry, whose names are signed to the foregoing Conveyance, and who are known to me, acknowledged before me in this day, that being informed of the contents of the Conveyance, they executed the same voluntarily, on the day the same bears date. Given under my hand this 25th day of April A.D. 1858.

Filed in the Office of the Judge of the Probate Court of Simontons County State of Alabama for Registration on the 1st day of May 1858, which was duly Recorded this the 4th day of May 1858, in Deed Book No 10, pages 152.

Test Thomas G. Tynes Judge P.C.

Know all men that on the eighteenth day of October in the year of our Lord one thousand eight hundred and fifty between Jonathan C. Easton and wife Katharine Easton of the one part and Lemuel Roden, Daniel Roden and Elizabeth Roden of the other part witnesses to that the said Jonathan C. Easton and wife Katharine Easton have this day for and in consideration of five hundred dollars to them in hand paid by the said Lemuel Roden, Daniel Roden and Elizabeth Roden the receipt whereof is hereby acknowledged both this day granted, bargained, sold and conveyed and by these presents do grant, bargain, sell and convey unto the above named Lemuel Roden, Daniel Roden and Elizabeth Roden all that tract or parcel of land, lying and being in the County of Simonton State of Alabama (summarily follows the land granted of the South East quarter of of Section eighteenth Township one Range first West containing fifty acres, also the North West quarter of the of the South East quarter of Section sixteen containing fifty acres, also the North East quarter of the South West quarter of said Section containing 40 acres, also the South East quarter of the North West quarter of said Section Township one Range, containing fifty acres.) To have and to hold the above described tract or parcel of Land with the appurtenances thereto belonging or in in anywise appertaining unto the said Lemuel Roden, Daniel Roden and Elizabeth Roden their heirs and assigns forever. And the said Jonathan C. Easton and wife Katharine Easton do warrant and defend the title given and against the lawful claim or demand of all and every person claiming or holding under him or her the lawful claim or demand of any person holding under the United States. On Witness whereof we have hereunto set our hands and seal this day and date first above written.

Jonathan C. Easton

Katharine Easton

The State of Alabama } I personally appeared before me John Patterson, acting
Simonton County } Justice of the Peace for and in said County, the within named
Jonathan C. Easton and Katharine his wife, and acknowledged they signed sealed and
delivered the foregoing deed unto Lemuel Roden, Daniel Roden and Elizabeth Roden in the day
its date. And Katharine Easton the wife of Jonathan C. Easton having been by me examined
separately and apart from her said husband acknowledged that she signed the above written
and foregoing deed of her said husband. Given under my hand and seal
this the 18th day of October 1858.

John Patterson

Filed in the Office of the Judge of the Probate Court of Simonton County State of Alabama
for Registration on the 1st day of May 1858, which was duly recorded this the 5th day of
May 1858, in Deed Book No 10 page 152.

Test Thomas H. Jones Judge P.C.

John D. Holt and Mary J. Holt his wife } This Indenture made this the twenty-fifth day of February
To & Between } one thousand eight hundred and fifty eight between John D. Holt and Mary
Joseph McHenry } his wife of the County of Simonton and State of Alabama of the one part
and Joseph McHenry of the County and State of Georgia of the other part; Witnesses to
that the said John D. Holt and Mary J. his wife for and in consideration of the sum
of three hundred dollars to them in hand paid by the said Joseph McHenry the receipt
whereof is hereby acknowledged both this day granted, bargained, sold and conveyed and
conveyed and by these presents do bargain, sell and deliver in fee simple and do
convey unto the said Joseph McHenry all that certain tract or parcels of
land lying and being in the County of Simonton and State of Alabama

known as the East 1/4 of South West 1/4 of S. 24 1/2 T. 3 R. 3 West, also the South West 1/4
of North 1/4 of S. 6, T. 3 R. 3 West, the South East 1/4 of North West 1/4 of S. 6, T. 3 R. 3 West,
the South West 1/4 of the North West 1/4 of S. 6, T. 3 R. 3 West, containing in all two hundred acres more or less
To have and to hold the above described tract or parcels of land with the appurtenances thereto
belonging or in anywise appertaining unto the said Joseph McHenry his heirs and assigns
forever. And the said John D. Holt and Mary J. his wife for themselves their heirs executors and
administrators do warrant and defend the title to the above described land and
hereby granted premises unto the said Joseph McHenry his heirs and assigns forever or
against themselves their heirs executors and administrators and all and every person claiming
or holding them the said John D. Holt and Mary J. his wife and also against the lawful title
claim of all and every person or persons whatsoever claiming or holding by force under the
Government of the United States. On testimony whereof the said John D. Holt and Mary
J. his wife have hereunto set their hands and affixed their seals this day and date first above
written.

John D. Holt

Mary J. Holt

The State of Alabama } I John Patterson, acting Justice of the Peace in the
Simonton County } Court for the County and State above written, hereby certify that John
D. Holt and Mary J. Holt whose names are signed to the foregoing conveyance, and who
are known to me, acknowledged before me on Monday, the 24th day of April 1858, that they signed the
conveyance, they executed the same voluntarily, on the day the same were signed.

Given under my hand this 24th day of April 1858.

John Patterson J.P.

Filed in the Office of the Judge of the Probate Court of Simonton County State of Alabama
for Registration on the 1st day of May 1858, which was duly recorded this the 5th day of
May 1858, in Deed Book No 10 page 152 & 153.

Test Thomas H. Jones Judge P.C.

Know all men that on the twenty-fifth day of February 1858 day of February 25 between
To & Between } John D. Holt and Mary J. his wife of the County of Simonton and State of Alabama of the one part
Joseph McHenry } his wife of the County and State of Georgia of the other part; Witnesses to
that the said John D. Holt and Mary J. his wife for and in consideration of the sum
of three hundred dollars to them in hand paid by the said Joseph McHenry the receipt
whereof is hereby acknowledged both this day granted, bargained, sold and conveyed and
conveyed and by these presents do bargain, sell and deliver in fee simple and do
convey unto the said Joseph McHenry all that certain tract or parcels of land lying and being in the County of Simonton State of Alabama and
known as follows, to wit: (Beginning at the South East corner of the North West quarter of Section
eighteen Township one Range first West, running West eighty five rods and at the
the Spring branch, (which Spring branch is known as Long Creek Spring Branch) thence up
the middle of said Spring branch with the meanderings until it strikes the East boundary
line of said quarter Section thence South with said line forty eight rods and then
one more corner of a lot to the beginning - Containing eleven acres and eighty five rods more or less
together with all and singular the hereditaments and appurtenances
thereto belonging or in anywise appertaining; and also all the estate, right, interest, claim
or demand whatsoever of them the said parties of the first part - either in law or equity
of or in or to the above described premises and also all and singular the same. To have and

to hold the said hereby granted or intended to be hereby granted tract or parcels of land and premises with its appurtenances unto him the said Schuyler Harris, his heirs, executors administrators and assigns forever. And the said Benjamin B. Peet and Dorthula Peet for themselves, their heirs, executors administrators, do hereby Covenant and agree to stand with the said Schuyler Harris, his heirs &c forever in manner following, that is to say, that the said Benjamin B. Peet and Dorthula Peet his heirs, executors, administrators, the aforesaid tract or parcel of land and premises with its appurtenances hereby conveyed unto the said Schuyler Harris his heirs, executors administrators and assigns, against all persons whatever shall lawfully warrant and defend forever by these presents. — On witness whereof we have hereunto set our hands and affixed our seals this 11 day of February 1858.

Benj. B. Peet
Dorthula Peet

State of Alabama, I J. N. Martin an acting Justice of the Peace in and for Sumter County, do hereby certify that Benj. B. Peet & Dorthula Peet, whose names is signed to the foregoing Conveyance and who is known to me, acknowledged before me on this day, that being informed of the contents of the Conveyance, they executed the same voluntarily in the day the same bears date. Given under my hand and seal this 11 day of February 1858.

J. N. Martin J.P.
Filed in the Office of the Judge of the Probate Court of Sumter County, State of Alabama for Registration on the 3^d day of May 1858, which was duly Recorded this the 6th day of May, 1858, in Book No 10 pages 1538 & 1539.
Just Thomas C. Jones Judge P.C.

Alexander L. McKeeney & Mary R. McKeeney, make this eighteenth day of December, 1857, in this year one thousand eight hundred and fifty seven, to wit: — Alexander L. McKeeney and Mary R. McKeeney his wife of the County of Sumter in the State of Alabama of the one part, and James F. Harris of the other part — Witness; that the said Alexander L. and Mary R. McKeeney for and in consideration of the sum of two hundred and twenty five dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day, given, granted, conveyed, sold, aliened, enfeoffed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said James F. Harris all that certain tract of land lying and being in the County of Sumter State of Alabama known and described as follows to wit: (The East half of the South West quarter of Section twenty two Township two Range five West containing fifty acres more or less and also known as the William McKeeney place.) To have and to hold the above described tract of land with the tenements and appurtenances thereto belonging or in any way appertaining unto the said James F. Harris his heirs and assigns forever. And the said Alexander L. and Mary R. McKeeney for themselves their heirs, executors and administrators, do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said James F. Harris his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said above described land and also against the lawful title, claim or demand of all and every person or persons who or which claiming or holding by, from or under the Government of the United States. In testimony whereof, the said James F. Harris & McKeeney & McKeeney do hereby subscribe their names and affix their seals this day and year above written.

claim or demand of all and every person or persons who or which claiming or holding by, from or under the Government of the United States. In testimony whereof, the said Alexander L. and Mary R. McKeeney do hereby subscribe their names and affix their seals this day and year above written.

Alexander L. McKeeney
Mary R. McKeeney
Signs sealed and delivered in the presence of
The State of Alabama, I Albert Walls an acting Justice of the Peace in and for Sumter County, do hereby certify that Alexander L. McKeeney and Mary R. McKeeney his wife whose names is signed to the foregoing Conveyance and who is known to me, acknowledged before me on this day, that being informed of the contents of the Conveyance they executed the same voluntarily in the day the same bears date. Given under my hand and seal this 18 day of December 1857.

Albert Walls J.P.
Filed in the Office of the Judge of the Probate Court of Sumter County, State of Alabama for Registration on the 3^d day of May 1858, which was duly Recorded this the 11th day of May 1858, in Book No 10 pages 154 & 155.

Just Thomas C. Jones Judge P.C.

James F. Harris & McKeeney & McKeeney make this 25th day of April, 1858, to wit: — James F. Harris & McKeeney & McKeeney of the County of Sumter in the State of Alabama of the one part, and James F. Harris of Sumter County State of Alabama of the other part — Witness; that the said James F. Harris & McKeeney & McKeeney for and in consideration of the sum of two hundred and twenty five dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day, given, granted, conveyed, sold, aliened, enfeoffed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said James F. Harris all that certain tract of land lying and being in the County of Sumter State of Alabama, and known as all that certain parcel of land situated in the South West quarter of Section twenty two, Township two, Range five, — all of quarter Section South of Big Creek, making the Center of said Creek the line at low water tide — containing in all forty acres more or less. To have and to hold the above described parcel of land with the tenements and appurtenances thereto belonging or in any way appertaining unto the said James F. Harris his heirs and assigns forever. And the said James F. Harris & McKeeney & McKeeney for themselves, their heirs, executors and administrators, do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said James F. Harris his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said above described land and also against the lawful title, claim or demand of all and every person or persons who or which claiming or holding by, from or under the Government of the United States. In testimony whereof, the said James F. Harris & McKeeney & McKeeney do hereby subscribe their names and affix their seals this day and year above written.

James F. Harris
James F. McKeeney
Signs sealed and delivered in the presence of
George W. Johnson
Thomas Black
B. McKeeney

The State of Alabama, I John A. Johnson, an acting Justice of the Peace
 Sumter County, do hereby certify that James C.
 McEachum, whose name is signed to the foregoing Conveyance, and who is known to
 me, acknowledged before me, on this day, that being informed of the contents of the
 Conveyance, he executed the same voluntarily on the day the same bears date.

Given under my hand, this 25th day of April, A.D. 1856.

John A. Johnson (J.P.)
 Justice of the Peace

Filed in the Office of the Judge of the Probate Court of Sumter County, State of Alabama,
 for Registration on the 1st day of May 1858, which was duly Recorded this the 11th day of
 May 1858, in Deed Book No 10, pages 185 & 186.

Test Thomas C. Tyus Judge P.C.

Sumner J. Hardin & I, Susannah Jane Hardin of the County of Sumter in the State
 of Alabama, Middle of the late John Hardin dec'd, do hereby relinquish
 all the title, claim and interest which John Hardin dec'd, or any heirs or assigns
 of John Hardin late of said County dec'd, Real, personal and mixed, unto the lawful distributees
 of said John Hardin dec'd or their representatives in fee simple forever. Given under my hand
 and seal this 2nd day of February 1858.

Susannah J. Hardin

Test

John A. McEachum

William J. Cook

The State of Alabama, I Thomas C. Tyus Judge of the Probate Court of said County,
 Sumter County, do hereby certify that John A. McEachum a subscribing witness to the
 foregoing relinquishment, known to me, appeared before me on this day, and being
 sworn, stated that Susannah J. Hardin the grantor in the relinquishment voluntarily
 executed the same in his presence, and in the presence of the then subscribing witnesses on the
 day the same bears date, that he attested the same in the presence of the grantor and of
 the other witnesses and that each of the witnesses subscribed his name as a witness on his
 presence. Given under my hand this 25th day of May, A.D. 1858.

Thomas C. Tyus Judge

Filed in the Office of the Judge of the Probate Court of Sumter County, State of
 Alabama, for Registration on the 25th day of May 1858, which was duly Recorded this
 the same day in Deed Book No 10, page 186.

Test Thomas C. Tyus Judge P.C.

William D. Roberts singly & I, Robert David, do hereby certify that this third day of May in the year
 1858, we made this Indenture, made this third day of May in the year
 1858, between William D. Roberts and Robert David of the County of Sumter in the State of Alabama of the one part, and
 Robert David of the other part, Witnesseth, that the said William D. Roberts & Robert David for and in
 consideration of the sum of Five hundred dollars to them in hand paid, the receipt
 whereof is hereby acknowledged, have this day given, granted, conveyed, released,
 conveyed and confirmed, and by these presents do give, grant, convey, sell, alien, release, release, convey
 and confirm unto the said Robert David all that certain tract of land lying and being in the
 State of Alabama, County of Sumter, and known as North East quarter of the South West quarter of
 Section Eighteen Township one of Range Six West of Land Sold at Huntsville containing four
 acres & 51 hundredths of an acre. Beginning the land on the East boundary, which is enclosed in
 said James A. Jones field Spring East of said land commencing at a Chesnut sapling marked
 R.F. West of the North East corner and running East of the South to a Persimmon sapling also marked
 R.F.F. (supposed to be three acres) To have and to hold the above described tract of land with the
 tenements and appurtenances thereto belonging, unto any and all appertaining unto the said
 his heirs and assigns forever. And the said William D. Roberts and M. C. Roberts for
 their heirs, executors and administrators, do hereby, and in consideration of the premises, warrant and
 will forever defend the title to the above described and hereby granted premises unto the said Robert David
 his heirs and assigns forever against themselves and all and every person or persons claiming
 or holding under them the said William D. Roberts and M. C. Roberts the wife, and also against
 the lawful title, claim or demand of all and every person or persons whatever, claiming or holding by
 virtue of the Government of the United States. In testimony whereof, the said W. D. Roberts & M. C. Roberts &
 Robert David this day have hereunto subscribed their names and affixed their seals this day and year above written.

Signed, sealed and delivered
 in the presence of
 Wm D. Roberts (J.P.)
 M. C. Roberts (J.P.)

The State of Alabama, I, Henry J. Roberts an acting Justice of the Peace
 Sumter County, do hereby certify that William D. Roberts and M. C. Roberts the wife, who
 severally acknowledged that they signed the within indenture Robert David on the day of
 its date for the purposes therein expressed and the said M. C. Roberts being examined apart
 from her husband acknowledged that she signed the same freely without any force threat or compulsion of her
 said husband. Given under my hand and seal this the 25th day of May 1858.

Hamilton J. Roberts J.P.

Filed in the Office of the Judge of the Probate Court of Sumter County, State of Alabama, for
 Registration on the 25th day of May 1858, which was duly Recorded this the 26th day of May 1858
 in Deed Book No 10, page 187.

Test Thomas C. Tyus Judge P.C.

David Hall & I, This Indenture, made this third day of April in the year
 1858, between David Hall of the County of Sumter in the State of
 Alabama of the one part, and Sarah Ann Moore of said County and State of the other part,
 Witnesseth, that the said David Hall for and in consideration of the sum of One dollar to him in hand paid, the receipt
 whereof is hereby acknowledged, have this day given, granted, conveyed, sold, alien, release, release, convey and confirmed, and by
 these presents do give, grant, convey, sell, alien, release, release, convey and confirm unto the said
 Sarah Ann Moore all that certain tract of land lying and being in the County of Sumter
 and State of Alabama, and known as Section one in Township one of Range six West. To have and to hold the above

described described tract or parcel of land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said David Still his heirs and assigns forever. And the said David Still for himself his heirs and assigns and administrators do hereby and in consideration of the premises covenant and obligate himself his heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said David Still, and also against the lawful title, claim or demand of all and every person or persons whatsoever claiming or holding by, from or under the Government of the United States.

On testimony whereof the said David Still has hereunto subscribed his name and affixes his seal the day and year first above written.

Signer states and delivers }
in the presence of }
The State of Alabama } I John A. Johnson, an acting Justice of the Peace
Simmons County } in and for said County, hereby certify that David Still whose name
is signed to the foregoing conveyance, and who is well known to me, acknowledged before me on this
day, that being informed of the contents of the conveyance, he executed the same voluntarily on the
day the same bears date. Witness under my hand, this 3^d day of April A.D. 1858.

John A. Johnson, J.P.
Filed in the Office of the Judge of the Probate Court of Simmons County, State of Alabama,
for Registration on the 25th day of May 1858, which was duly Recorded this the 28th day of
May 1858, in Deed Book No. 11, pages 157 & 158.

Just Thomas C. Sykes, Judge P.C.

David Still & His Wife Matilda, made this 3^d day of April A.D. 1858.
To & Deed } between David Still of the County of Simmons and State of Alabama, of the one
Simon C. Adams } part, and Simon C. Adams of said County and State of the other part. Witnesseth,
that the said David Still, for and in consideration of the natural love and respect that I
have for my said grand daughter Simon C. Adams, and for the sum of one dollar to me
in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted,
conveyed, conveyed and confirmed, and by these presents do give, grant, convey, convey
and confirm unto the said Simon C. Adams, all that certain tract or parcel of land
lying and being in the County of Simmons and State of Alabama and known as thirty eight
acres in the North West quarter of Section Twelve in Township Two of Range Four including
all of said quarter Section lying on the West side of Spring Creek (excepted to be thirty
eight acres more or less). To have and to hold the above described tract or parcel of land
with the tenements and appurtenances thereto belonging or in anywise appertaining unto the
said Simon C. Adams, his heirs and assigns forever. And the said David Still, for himself
his heirs and assigns and administrators do hereby and in consideration of the premises
covenant and obligate himself his heirs and assigns from and against himself and all and
every person or persons claiming or holding under him the said David Still, and also against
the lawful title, claim or demand of all and every person or persons whatsoever claiming or holding
by, from or under the Government of the United States. On testimony whereof the said David
Still has hereunto subscribed his name and affixes his seal the day and year first above written.

The State of Alabama

Simmons County

I John A. Johnson an acting Justice of the Peace in and

for said County, hereby certify that David Still, whose name is signed to the foregoing conveyance, and
who is known to me, acknowledged before me on this day, that being informed of the contents of the conveyance,
he executed the same voluntarily on the day the same bears date. Witness under my hand, this 3^d day of
April A.D. 1858.

John A. Johnson, J.P.
Filed in the Office of the Judge of the Probate Court of Simmons County, State of Alabama, for Regis-
tration on the 25th day of May 1858, which was duly Recorded this the 28th day of May 1858, in Deed
Book No. 10, pages 158 & 159.

Just Thomas C. Sykes, Judge P.C.

August L. Hughes wife }
To & Deed } I, David Still, made this 3^d day of May in the year one
Simon Morris } thousand eight hundred and fifty eight between August L. Hughes & Elizabeth
H. Hughes and wife of the County of Simmons in the State of Alabama of the one
part and Simon Morris of the other part. Witnesseth, that the said August L. Hughes &
Elizabeth H. Hughes his wife for and in consideration of the sum of one hundred dollars
to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, conveyed, conveyed and confirmed,
and by these presents do give, grant, convey, convey and confirm unto the said Simon
Morris all that certain parcel of land lying and being in the County of Simmons and State of Ala-
bama, and known as a portion of the S.W. 1/4 of Sec. 12 and a portion of the N.W. 1/4 of Sec. 13
Section No. 2 in Township 2 of Range 4 West containing fifty acres bounded as follows, North by Spring
Creek East by said Simon & Mrs. B. D. Dyer South by Wm. B. Hughes West by said Philip's Estate
Land. To have and to hold the above described parcel of land with the appurtenances thereto belong-
ing or in anywise appertaining unto the said August L. Hughes & Elizabeth H. Hughes their heirs and assigns
forever and the said August L. Hughes & Elizabeth H. Hughes do hereby and in consideration of the premises
covenant and obligate themselves their heirs and assigns from and against themselves and all and
every person or persons claiming or holding under them the said August L. Hughes & Elizabeth H. Hughes
and also against the lawful title, claim or demand of all and every person or persons whatsoever claiming or holding
by, from or under the Government of the United States. On testimony whereof the said August L. Hughes &
Elizabeth H. Hughes have hereunto subscribed their names and affixes their seals the day and year first above written.

August L. Hughes (Sd)
Elizabeth H. Hughes (Sd)
State of Alabama } I, J. Westmoreland, an acting Justice of the Peace in and for said County, hereby
Simmons County } certify that August L. Hughes and Elizabeth H. Hughes whose names are signed to
the foregoing conveyance, and who are known to me, acknowledged before me on this day, that being informed
of the contents of the conveyance, executed the same voluntarily on the day the same bears date.

Witness under my hand, this the 16th day of May A.D. 1858. J. Westmoreland, J.P.
Filed in the Office of the Judge of the Probate Court of Simmons County, State of Alabama, for Regis-
tration on the 25th day of May 1858, which was duly Recorded this the 28th day of May 1858, in Deed
Book No. 10 page 161.

Just Thomas C. Sykes, Judge P.C.

Franklin J. Malone wife }
To & Deed } I, David Still, made this 16th day of May in the
Samuel J. Malone } year one thousand eight hundred and fifty eight between Franklin J. Malone and
Samuel J. Malone his wife of the County of Simmons in the State of Alabama of the one part and
David Still of the other part. Witnesseth, that the said Franklin J. Malone &
Mrs. J. Malone his wife for and in consideration of the sum of twenty five dollars
to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, conveyed, conveyed and confirmed,
and by these presents do give, grant, convey, convey and confirm unto the said Samuel J. Malone the following tract or
parcel of land lying and being in the County of Simmons and State of Alabama, and known as a portion of the S.W. 1/4 of Sec. 12 and a portion of the N.W. 1/4 of Sec. 13
Section No. 2 in Township 2 of Range 4 West containing fifty acres bounded as follows, North by Spring
Creek East by said Simon & Mrs. B. D. Dyer South by Wm. B. Hughes West by said Philip's Estate
Land. To have and to hold the above described parcel of land with the appurtenances thereto belong-
ing or in anywise appertaining unto the said Samuel J. Malone his heirs and assigns forever. And the said David Still, for himself
his heirs and assigns and administrators do hereby and in consideration of the premises covenant and obligate himself his heirs and assigns from and against himself and all and
every person or persons claiming or holding under him the said David Still, and also against the lawful title, claim or demand of all and every person or persons whatsoever claiming or holding
by, from or under the Government of the United States. On testimony whereof the said David Still has hereunto subscribed his name and affixes his seal the day and year first above written.

parcels of land lying along in the above said County of Limestone & State of Alabama (to wit),
 The South East quarter of Section twenty six (except 7 acres more or less on the west side)
 also the North East quarter of Section thirty five. Also a part of the North West quarter of Section
 thirty six. Situated on the east side of the North West quarter of Section thirty six. Containing in all four hundred & twenty seven acres more or less. To have
 the said above described tracts of land with the tenements and appurtenances thereunto
 belonging even and entire appertaining unto the said S. J. Malone his heirs and assigns forever.
 And the said S. J. Malone & M. L. Malone his wife for themselves their heirs Executors and admin-
 istrators do hereby and in consideration of the premises made out and will forever defend the title
 to the above described & hereby granted premises unto the said S. J. Malone his heirs & assigns
 from and against themselves and all and every person or persons claiming or holding under
 them the said S. J. Malone & M. L. Malone his wife and also against the lawful title claim
 or demand of all and every person or persons whomsoever. In testimony whereof the said
 S. J. Malone and Mary L. Malone his wife have hereunto subscribed their names and affixed their
 seals the day & year above written.

Test

John A. Matthews

W. W. Tompkins

S. J. Malone

Mary L. Malone

State of Alabama. I personally appeared before me, Thomas G. Jones an acting Justice
 of the Peace for and in the State of Alabama, the within named S. J.
 Malone & Mary L. Malone and acknowledged that they signed & delivered the
 within deed on the day of its date, and Mary L. Malone being separately examined to
 herself says she signed without any fear, threat or compulsion of said husband.
 Given under my hand and seal this 15th day of May 1858.

Given under my hand and seal this 15th day of May 1858.

on day and date above.

T. G. Jones J. P.

S. J. Malone

Mary L. Malone

Filed in the Office of the Judge of the Probate Court of Limestone County, State of Alabama
 for Registration on the 25th day of May 1858 which was duly recorded this 27th day
 of May 1858 in Book No. 10 pages 157 & 158.

Test Thomas G. Jones Judge J. P.

I, L. Bridgeforth, do hereby certify that I Robert L. Bridgeforth of the County
 of Limestone State of Ala. did buy the North West quarter of Section 35
 of T. 1. R. 3. W. on the 14th day of March 1853. sold by Mr. Leveque tax
 collector for taxes due and unpaid for the year 1852 owed to come unknown
 for the sum of \$7.30 cents the taxes and debt, and that I have relinquished all my
 title and interest in said quarter Section of land unto S. J. Malone for the sum
 of \$11.50 cents. Said Malone received said land for the benefit of the heirs of
 Bridgeforth. Given this 5th day of May 1858.

Robert L. Bridgeforth

I, in consideration of the sum of twelve dollars & 00/100. Having the above
 Certificate to Limestone J. P. Court May the 15th 1858.

Test

John A. Matthews

W. W. Tompkins

S. J. Malone

Mary L. Malone

Filed in the Office of the Judge of the Probate Court of Limestone County

State of Alabama for Registration on the 28th day of June 1858 which was duly recorded
 this 27th day of May 1858 in Book No. 10 pages 159 & 160.

Test Thomas G. Jones Judge J. P.

Logan Williams. This Indenture made this 8th day of June in the year one thousand
 five hundred and fifty eight between Logan Williams & Mary L. Williams his wife of
 Limestone County in the State of Alabama of the one part, and Lewis Nelson
 of the other part. Witnesseth that the said Logan Williams & Mary L. Williams for and
 in consideration of the sum of Ten hundred dollars to them in hand paid, the receipt whereof
 is hereby acknowledged, this day giving good and lawful bargain, sell, alien, convey, release
 convey and confirm; and by their respective agents, grant bargain, sell, alien, convey, release
 convey and confirm unto the said Lewis Nelson, all that certain tract of land lying and
 being in the County of Limestone and State of Alabama and known as the North East
 quarter of the North West quarter of Section Ten of Township one of Range Six West Con-
 taining forty acres and fifty one hundredths of an acre. Subject to sale at Auctioneers
 Sale and to hold the above described land with the tenements and appurtenances
 thereunto belonging, or in any one appertaining unto the said Lewis Nelson his heirs
 and assigns forever. And the said L. & M. Williams for themselves their heirs Executors
 and Administrators do hereby and in consideration of the premises made out and will forever
 defend the title to the above described and hereby granted premises unto the said Lewis Nelson
 his heirs and assigns from and against every and all and every person or persons claiming
 or holding under them the said Logan Williams and Mary L. Williams his wife
 and also against the lawful title claim or demand of all and every person or persons who-
 soever claiming or holding by force or under the Government of the United States.

In testimony whereof the said Logan Williams & Mary L. Williams his wife have hereunto
 subscribed their names and affixed their seals the day and year above written.

Signes sealed and delivered

in the presence of

John A. Matthews

State of Alabama. I, H. F. Thomas an acting Justice of the Peace in and
 Limestone County for said County & State, certify that Logan Williams &
 Mary L. Williams his wife, whose names appear in the foregoing conveyance
 and who is known to me, acknowledged before me this day that being informed of the
 contents of the conveyance, voluntarily executed the same on the day the same bears
 date. Given under my hand and seal this 8th day of June 1858.

Filed in the Office of the Judge of the Probate Court of Limestone County

Test

John A. Matthews

W. W. Tompkins

Logan Williams

Mary L. Williams

H. F. Thomas J. P.

Poor Copy

Filed in the Office of the Judge of the Probate Court of Limestone County, State of Alabama, for Registration on the 9th day of June 1858, which was duly Recorded this the 10th day of June 1858, in Deed Book No 11 pages 1614/163.
Test Thomas C. Jones Judge

Henry D. Arthur & This Indenture made this 16th day of March, 1858, between One thousand eight hundred and fifty eight between Henry D. Arthur of the County of Limestone, State of Alabama of the 1st part, Calvin Gilbert of the 2^d part & Lewis Nelson of the 3^d part. Whereas the said Henry D. Arthur is justly indebted to the said Lewis Nelson by note due one day after date, dated July 25th 1858, for the sum of One hundred & thirty four dollars & 18 cents, which said debt the said Henry D. Arthur is willing & desirous to secure to him the said Lewis Nelson. Now therefore this Indenture Witnesseth, that the said Henry D. Arthur for and in consideration of the premises, aforesaid, hath this day bargained, sold, alien, conveyed, released, arranged and confirmed unto the said Lewis Nelson his heirs & assigns forever free from the claim or demand of all and every person or persons claiming the same; Upon trust and Special Confidence nevertheless, that the said Calvin Gilbert shall permit to said Henry D. Arthur to remain in quiet & peaceable possession of said land & premises for the term of twelve months from the above date, to which time the said Lewis Nelson has agreed to extend the term of payment of said debt, and until the said Henry D. Arthur shall make default in the payment of said debt & interest, & when further trust that he the said Calvin Gilbert his heirs & assigns shall do so after the happening of said default of payment he may acquire of the said Lewis Nelson his heirs & assigns to sell to the highest bidder at public auction, the property herein conveyed, or such part thereof as may be sufficient for the purpose. First given thirty days notice of the time & place of said sale, and out of the money arising from such sale, in the first place to pay all necessary expenses & charges attending the premises, then pay to the said Lewis Nelson or his assigns said debt together with all lawful interest that may have accrued thereon, the balance if any pay over to the said Henry D. Arthur his heirs or assigns - Out of the whole of said debt & interest & cost thereon shall shall be fully paid off and satisfied by the time herein specified so that on default in the payment of the same shall be made, then this Indenture, and every part thereof be null & void & of no effect, otherwise the same to remain in full force & virtue. In Witness whereof the said parties to these presents have hereunto set their hands & seals - this day and date above written.

Henry D. Arthur
Calvin Gilbert
Lewis Nelson

The State of Alabama - before me H. F. Nathan an acting Justice of the Peace for said Limestone County, County, personally appeared Henry D. Arthur, Calvin Gilbert, & Lewis Nelson, whose names are signed to the within foregoing deed in trust, & severally acknowledged the signing & delivery of the same for the purpose therein expressed. Given under my hand & seal this 16th day of March, 1858.

H. F. Nathan J.P.
Filed in the Office of the Judge of the Probate Court of Limestone County, State of Alabama, for Registration on the 9th day of June 1858, which was duly Recorded this the 10th day of June 1858, in Deed Book No 11 pages 1624/163.
Test Thomas C. Jones Judge

William Wood wife & This Indenture made this eighth day of June in the 5th & 6th years One thousand eight hundred and fifty eight between William Wood Sallie Levenshaur Bingham and Joyce Ann Wood his wife of the County of Limestone in the State of Alabama of the one part, and Sallie Levenshaur Bingham of the other part. Witnesseth that the said William Wood and Joyce Ann Wood his wife for and in consideration of sum of seven hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, sold, alien, conveyed, released, arranged and confirmed unto the said Sallie Levenshaur Bingham all that certain tract or parcel of Land, lying and being in the Town of Athens, County of Limestone and State of Alabama known as the tract formerly owned by Charles Frederick, and purchased by the said Wood of Thomas M. Hays trustee in a deed of trust, made and executed by said Frederick and wife on the 26th day of March one thousand eight hundred and fifty four, and is described and bounded as follows to wit: Beginning at a point in Town street and running North to the fence now standing along the line between William & Irvine land on the East, thence West along the line between the said William & Irvine land on the North, thence South along the line of Ellen L. McHenry's land on the West, thence East along the line of said M. McHenry's land on the South, thence North along the line of the said Irvine's land on the East to the said street and thence East along said street to the point of beginning, containing thirteen acres, more or less. To have and to hold the above described premises and land with the tenements and appurtenances thereto belonging, or in any wise appertaining unto the said Sallie Levenshaur Bingham her heirs and assigns forever. And the said William Wood & Joyce Ann his wife for themselves, their heirs, Executors and administrators do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Sallie Levenshaur Bingham her heirs and assigns, from and against the demands and claims of themselves and all and every person claiming or holding under them the said William Wood and Joyce Ann Wood his wife, their heirs, Executors, administrators and assigns, and also against the lawful title, claim or demand of all and every person or persons whomsoever claiming or holding by force from the Government of the United States. The testimony whereof the said William Wood and Joyce Ann Wood hereunto subscribe their names and affix their seals this day and year above written.

Signed, sealed and delivered in the presence of
The State of Alabama - John Terrantine acting Justice of the Peace for said Limestone County, that William Wood and Joyce Ann Wood his wife whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me.

on this day, that, being informed of the contents of the conveyance, they executed the same voluntarily on the day the same bears date. Given under my hand, this eighth day of June A.D. 1858.

John Turrentine J.P.
Filed in the Office of the Judge of the Probate Court of Limestone County, State of Alabama, for Registration on the 9th day of June 1858, which was duly Received. This the 10th day of June 1858, in Deal Book No. 10 page 163 & 164.
Just Thomas C. Tynes Judge P.C.

William H. Garrett & Nathaniel W. Floyd of the County of Limestone in the State of Alabama, of the one part and Nathaniel W. Floyd of the other part. Witness: that the said William H. Garrett for and in consideration of the sum of ten thousand two hundred & forty dollars to him in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Nathaniel W. Floyd all that certain tract or parcel of land lying and being in the County of Limestone State of Alabama, known and designated as Section 5 Township 4 Range 2 East containing Six hundred & forty acres more or less. To have and to hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Nathaniel W. Floyd his heirs and assigns forever. And the said William H. Garrett for himself his heirs Executors and Administrators do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Nathaniel W. Floyd his heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said William H. Garrett and also against the lawful title, claim or demand of all and every person or persons whatsoever. In testimony whereof the said William H. Garrett has hereunto subscribed his name and affixed his seal the day and year above written. Signed sealed and delivered in the presence of
William H. Garrett

in the presence of
The State of Alabama & I Thomas C. Tynes Judge of the Probate Court, Limestone County & of said County, hereby certify that William H. Garrett whose name is signed to the foregoing conveyance and whose name is known to me, acknowledged before me, this day, that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date. Given under my hand this 11th day of June A.D. 1858.

Thomas C. Tynes Judge
Filed in the Office of the Judge of the Probate Court of Limestone County, State of Alabama, for Registration on the 11th day of June 1858, which was duly Received. This the 11th day of June 1858, in Deal Book No. 10 page 164.
Just Thomas C. Tynes Judge P.C.

William H. Garrett & Nathaniel W. Floyd made this tenth day of June in the year of our Lord one thousand eight hundred and fifty eight between William H. Garrett & Nathaniel W. Floyd of the County of Limestone in the State of Alabama of the one part and John L. Hardy A. L. Legg & L. B. Burlington Justice of the Peace and their Successors in Office in Limestone County of the other part. Witness: that the said William H. Garrett for and in consideration of the sum of Ten dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said John L. Hardy, A. L. Legg, L. B. Burlington School trustees and their Successors all that certain Lot of land lying and being in the County of Limestone and the State of Alabama to wit a part of the North East quarter of South West quarter of Section no seven of Township no one of Range no five West said Lot containing one acre and ninety six rods commencing 48 rods South from the North East Corner of said quarter running West sixteen rods then South sixteen rods then East sixteen rods the North sixteen rods to the beginning, said land is to keep for the purpose of a public School house for the benefit of said City above designated. To have and to hold the above described Lot with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said J. L. Hardy, A. L. Legg & L. B. Burlington School trustees their Successors and assigns forever. And the said William H. Garrett for himself his heirs Executors and Administrators do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said School trustees for Limestone County and the Successors in Office and assigns from and against and all and every person or persons claiming or holding under him the said William H. Garrett and also against the lawful title, claim or demand of all and every person or persons whatsoever claiming or holding by, from or under the Government of the United States. In testimony whereof the said William H. Garrett hereunto subscribes his name and affixes his seal the day and year above written. Signed sealed and delivered in the presence of
John L. Hardy
L. B. Burlington

The State of Alabama & I L. B. Burlington an acting Justice of the Peace Limestone County & of said County, hereby certify that William H. Garrett whose name is signed to the foregoing conveyance and whose name is known to me, acknowledged before me on the day that the same bears date, that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date. Given under my hand and seal this June the 10th day 1858.
L. B. Burlington J.P.
Filed in the Office of the Judge of the Probate Court of Limestone County, State of Alabama for Registration on the 11th day of June 1858, which was duly Received. This the 11th day of June 1858, in Deal Book No. 10 page 165.
Just Thomas C. Tynes Judge P.C.

Poor Copy

30 Dimecoin Received of A. C. Sumble for thirteen hundred and
75 Receipt { forty six dollars and three cents. The balance of my former receipt
A. C. Sumble { for my Grand Father J. H. Sumble dead on the final settle-
ment of his Estate which was about the 6th of March 1857. This the 10th
day of June 1858.

Thomas S. Jones Judge of the Probate Court of
Limestone County, State of Alabama, hereby certifies that Benjamin S. Dimecoin
whose name is signed to the foregoing Receipt, and who is known to me, acknowledged
before me on this day, that being informed of the contents of the Receipt, he executed
the same voluntarily, on the day the same bears date.

Given under my hand this 15th day of June 1858.
Thomas S. Jones Judge
Filed in the Office of the Judge of the Probate Court of Limestone County, State
of Alabama for Registration on the 15th day of June 1858, which was duly Recorded
on the same day in Deed Book No. 10 pages 16 & 17.
Test Thomas S. Jones Judge C.

Wm H. Lutz wife & Benjamin Lutz { This Indenture, made this 15 day of March in the year
To & Deed { one thousand eight hundred and fifty eight between William H. Lutz
Benjamin Lutz { Parrish his wife, of the County of Limestone in the State of Alabama, of the
one part, and Benjamin Lutz of the other part... Witnesseth, that the said
William H. Lutz & his wife for and in consideration of the sum of Eighty five
dollars to them in hand paid, the receipt whereof is hereby acknowledged, on
this day, given, granted, bargain, sold, alien, conveyed, released, carried over
and confirmed; and by these presents do give, grant, bargain, sell, alien, convey
release carry over and confirm unto the said Benjamin Lutz all that certain
parcel of land lying and being in the County of Limestone State of Ala. known
& designated as a part of the South West quarter fractional Section No. thirty
four Township No. ten Range Six of the Land Sold at Court and Alabama,
beginning corner twenty two poles East of the North West Corner of said Section
on the north line of said quarter section, running South ten poles thence East
ten poles thence North ten poles thence West ten poles to the beginning corner, so as
to include one hundred rods or poles in said lot. To have and to hold the above
described parcel of land with the tenements and appurtenances thereto belonging
or in any wise appertaining unto the said Benjamin Lutz heirs and assigns
forever. And the said William H. Lutz & his wife Parrish for themselves, heirs & assigns
and administrators, do hereby, and in consideration of the premises, warrant and
will forever defend the title to the above described and hereby granted premises, unto the
said Benjamin Lutz, his heirs and assigns forever and against all and every person or persons
claiming or holding under them the said William H. Lutz & his wife Parrish. And also against the lawful title, claim or demand of all
and every person or persons whatsoever, claiming or holding by force and violence the same
under the Government of the United States. In testimony whereof, the said William H. Lutz
& his wife Parrish, hereunto subscribe their names and affix their seal the day
and year above written.
Signed, Sealed and delivered
in the presence of 3
William H. Lutz
Parrish & Benjamin Lutz

Wm H. Lutz wife & Benjamin Lutz { This Indenture, made this 1st June in the year of our
To & Deed { Lord Eight hundred and fifty eight between R. L. Clark and
Martha C. Clark his wife, of the County of Alabama in the State of Mississippi,
of the one part and the Town & Ala. Central Rail Road Company of Limestone County,
State of Alabama of the other part... Witnesseth, that the said R. L. Clark & Martha C.
Clark his wife for and in consideration of Three hundred and fifty dollars to them
in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted,
bargained, sold, alien, conveyed, released, carried over and confirmed; and by these presents
do give, grant, bargain, sell, alien, convey, release, carry over and confirm unto the said Town
and Alabama Central Rail Road Company - all that certain lot or parcel of land lying
and being in the Town of Athens in the County of Limestone and State of Alabama, and
beginning and designated in the plan of said Town as the East half of Lot number two
hundred (200). To have and to hold the above described, tract unto of Lot number two
hundred, with the tenements and appurtenances thereto belonging or in any way
appertaining unto the said Town & Ala. Central Rail Road Company forever. And the said R. L. Clark
& Martha C. Clark his wife for themselves, heirs, assigns and administrators, do hereby
and in consideration of the premises, warrant and will forever defend the title to the above
described and hereby granted premises unto the said Town & Ala. Central Rail Road Company
and against themselves and all and every person or persons claiming or holding under them
the said R. L. Clark and Martha C. Clark his wife, and also against the lawful title,
claim or demand of all and every person or persons whatsoever, claiming or holding by
force and violence the same under the Government of the United States. In testimony whereof, the said R.
L. Clark and Martha C. Clark his wife have hereunto subscribe their names and
affixed their seals the day and year above written.
Signed, Sealed & delivered
in the presence of 3
R. L. Clark
Martha C. Clark

State of Mississippi { Personally appeared before me John H. Clark a member of
Attala County { the Board of Police in and for the County and State of said
Robert L. Clark and his wife Martha C. Clark, who severally acknowledged that
they signed, sealed and delivered the within deed for the uses and purposes therein
specified on this day, and of our their execution as their own free and voluntary act
and deed and the said Martha C. Clark on a private examination separate and apart
from her said husband acknowledged that she signed sealed & delivered said deed
freely without any fear, threat or compulsion of her said husband. Given under my hand
and seal this 1st day of June A.D. 1858.
John H. Clark

State of Mississippi: I Isaac W. Scarborough, Clerk of the Probate Court of Mobile County, the County of Mobile in said State do hereby certify, that Silas H. Clark whose genuine signature appears to the foregoing acknowledgment is and was at the time of signing the same an acting member of the Probate Court of said County, duly elected, qualified & commissioned & that he is authorized by law to take acknowledgments of deeds & other instruments of writing & that his acts under the premises are entitled to full faith & C.

I D. Virgin, my hand and Seal of Office at New Orleans, this 1st June A.D. 1858.

I W. Scarborough Clerk
Filed in the Office of the Judge of the Probate Court of Livingston County, State of Alabama for Registration on the 22nd day of June 1858, which was done, Recorded this 24th day of June 1858, in Book No. 10 Page 167 & 168
Just Thomas G. Jones Judge P.

James W. S. Donnell Guardian of
To & Deed
William Richardson
This Indenture made this 24th day of June 1858, between James W. S. Donnell Guardian of Mary Bentley, Margaret W. Bentley and Francis G. Bentley of the one part and William Richardson of the other part, both of the County of Livingston, State of Alabama. Witness that the said James W. S. Donnell Guardian as aforesaid by virtue of an order of the Probate Court of said County, dated on the 4th day of June in the year 1857, sell at public outcry, at the Court house, then in said County, a certain parcel of land lying and being in said County, belonging to the said Mary, Margaret and Francis G. Bentley known and described in the return of the same of Thomas G. Jones numbered one hundred and ninety six. William H. Walker and John W. Dinsford, they being the highest bidder for the same for the sum of fifty dollars in a parcel of twelve months. And whereas the said parcel was money had been paid by the said William Richardson as assignee of the said Walter J. Dinsford, and who request that the deed to said land be returned to the said Richardson. And the said James W. S. Donnell Guardian as aforesaid in pursuance of the order of the Probate Court and in consideration of the sum aforesaid do bargain, sell and convey unto the said William Richardson his heirs and assigns forever all the right title and interest in said land which the said Mary, Margaret and Francis G. Bentley had in the same or which was vested in them as their guardian. For testimony whereof I have hereunto set my hand and affixed my Seal this day and again above written.

James W. S. Donnell Guardian
The State of Alabama: I Thomas G. Jones Judge of the Probate Court of Livingston County, the County of Livingston, do hereby certify that James W. S. Donnell Guardian of Mary Bentley, Margaret W. Bentley and Francis G. Bentley whose name is signed to the within Acknowledgment and who is known to me, acknowledged before me on this day that being informed of the contents of the Acknowledgment, he executed the same voluntarily on the day the same bears date. Given under my hand this 24th day of June A.D. 1858.

Thomas G. Jones Judge

Filed in the Office of the Judge of the Probate Court of Livingston County State of Alabama for Registration on the 22nd day of June 1858, which was done, Recorded this same day in Book No. 10 Page 168 & 169
Just Thomas G. Jones Judge P.

Richard W. Anderson
To & Deed
William Richardson
This Indenture made this 24th day of June 1858, between Richard W. Anderson of the one part, and William Richardson of the other part. Witness that the said Richard W. Anderson for and in consideration of the sum of one hundred fifty seven & 4/100 dollars to him in hand paid, the receipt whereof is hereby acknowledged, has this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said William Richardson all that certain tract of land, lying and being in the County of Livingston and State of Alabama known and described (as the East half of the North West quarter, and West half of the North East quarter, of Section thirty three (33) in Township two (2) of Range one (1) West, containing one hundred and fifty seven acres, and eighty going hundredths of an acre (157 8/100) of Land, more or less, according to the United States Survey. I have and to hold, the above described tract of Land, with the tenements and appurtenances thereto belonging or in anywise appertaining, unto the said Wm. Richardson, his heirs and assigns forever, and the said Richard W. Anderson, for himself, his heirs, Executors and Administrators, do hereby, and in consideration of the premises, warrant and well forever defend the title to the above described and hereby granted premises, unto the said William Richardson, his heirs and assigns, from and against himself and all and every person or persons claiming or holding under him the said Richard W. Anderson, and vice against the lawful title, claim or demand of all and every person or persons whatsoever claiming or holding by, from or under the Government of the United States.

On testimony whereof the said Richard W. Anderson, has hereunto subscribed his name and affixed his Seal, this day and year first above written, 24th June 1858.
Signed, Sealed and Delivered
Richard W. Anderson (S)

in the presence of
State of Alabama: I Robert D. Wilson a Justice of the Peace for said Madison County, do hereby certify that Richard W. Anderson whose name is signed to the within Deed, when as he wrote and acknowledged before me on this day that being informed of the contents of the Acknowledgment he executed the same voluntarily on the day the same bears date. Given under my hand this 24th day of June A.D. 1858.
State of Alabama: I Ferdinand S. Hammond Judge of the Probate Court of Madison County, do hereby certify that Robert D. Wilson whose genuine signature is affixed to the above acknowledgment is and was at the time of signing the same a Justice of the Peace in and for said County, duly elected, commissioned and qualified, therefore full faith and credit are due to all his official acts as such.

On Testimony whereof I have hereunto set my hand and affixed the Seal

J. D. of said Court at Office in Kingston, the 26th day
of June 1858. *J. D. Hamilton* and Judge *P. C.*
Filed in the Office of the Judge of the Probate Court of Limestone County,
State of Alabama for Registration in the 28th day of June 1858, which was
duly recorded the same day, in Deed Book 11th page 170 & 171.
Test Thomas C. Jones Judge P. C.

John York & *Mrs. Indenture*, made this eight day of
To & Paid *April* in the year one thousand eight hundred and fifty eight
between *John York* of the County of Limestone in the State of
Alabama of the one part, and *Marion L. York* of the other part. Witnesseth
that the said John York for and in consideration of the sum of one dollar
to him in hand paid, the receipt whereof is hereby acknowledged, has thus and
given, granted, conveyed, sold, aliened, conveyed, released, conveyed and
conveyed, and by these presents do give, grant, convey, sell, alien, convey,
release, convey and confirm unto the said Marion L. York all that certain
parcel of land lying and being in the County of Limestone and State of Ala-
bama known and designated as a part of the East half of the North East quarter
of Section thirty four (34) Township 22nd Range 2nd Beginning corner in
two poles from the South West corner, coming East twenty poles, thence North eight
poles, thence West twenty poles, thence South eight poles to the beginning corner, so as
to include on each. To have and to hold the above described land unto the
heirs and assigns forever, together with all appurtenances thereto in anywise
concerning, unto the said Marion L. York his heirs and assigns forever. And the said
John York for himself, his heirs, executors, and administrators do hereby and in
consideration of the premises, warrant and will forever defend his title to the above
described and hereby granted premises unto the said Marion L. York his heirs
and assigns forever and against all and every person or persons,
claiming or holding under him the said John York, and also against the
lawful title, claim or demand of all and every person or persons whatsoever, claim-
ing or holding by, from or under the Government of the United States.

In testimony whereof, the said John York has unto Subscribed his name and
affix his seal the day and year above written.

Signed sealed and delivered *John York*
in the presence of

The State of Alabama, I William H. Lundy, a Justice of the Peace, hereby
Limestone County, certify that John York is deceased, and that he
before me on this day that being informed of the contents of the foregoing con-
veyance he executed the same voluntarily on the day the same were made. Given under
my hand this 8th day of April A. D. 1858.

William H. Lundy, J. P.
Filed in the Office of the Judge of the Probate Court of Limestone County, State of Ala-
bama for Registration in the 28th day of June 1858, which was duly recorded the 29th
day of June 1858, in Deed Book 11th page 170 & 171.

Test Thomas C. Jones Judge P. C.

James W. S. Donnell & *Mrs. Indenture*, made this fourth day of June one
To & Paid *thousand* eight hundred and fifty eight between *James W. S. Donnell*
Walker & Sanford Guardian of *Mary Bentley*, *Margaret A. Bentley* and *Francis C. Bentley*,
Bentley, of the one part and *William H. Walker* and *John H. Sanford* of the other part, all
of the County of Limestone, State of Alabama, Witnesseth, that the said J. W. S. Donnell
Guardian as aforesaid, by virtue of an order of the Probate Court of said County, did on
the fourth day of June, in the year one thousand eight hundred and fifty seven, sell at
public outcry at the Court house door in said County, certain parcels of land lying
and being in said County, belonging to the said Mary, Margaret A. and Francis C. Bentley,
known and described in the plan of the Survey of Athens, as Lots numbered one hundred
and forty one and one hundred and forty two, to *William H. Walker* and *John H. Sanford*,
they being the highest bidders for the same, for the sum of Five hundred and
fifty dollars, on a credit of twelve months, and whereas the said purchase money was
then paid by the said William H. Walker and John H. Sanford, Now the said James
W. S. Donnell Guardian as aforesaid, in pursuance of the order of the Probate Court, and
in consideration of the sum aforesaid do give and convey unto the said William
H. Walker and John H. Sanford their heirs and assigns forever, all the right and interest
in said Lots, which the said Mary, Margaret A. and Francis C. Bentley had in the same
in which was vested in him as their Guardian. In testimony whereof I have hereunto
set my hand and affixed my seal the day and year above written.

James W. S. Donnell Guardian
The State of Alabama, I Thomas C. Jones Judge of the Probate Court of said
Limestone County, County, hereby certify that *James W. S. Donnell* Guardian of
Mary, Margaret A. and Francis C. Bentley were named as Legatees to the foregoing con-
veyance, and who is deceased, and acknowledged before me on this day that being in-
formed of the contents of the conveyance, he executed the same voluntarily on the day the same
were made. Given under my hand this 29th day of June 1858.

Thomas C. Jones Judge
Filed in the Office of the Judge of the Probate Court of Limestone County, State of Alabama
for Registration in the 29th day of June 1858, which was duly recorded the 30th
day of June 1858, in Deed Book 11th page 171.

Test Thomas C. Jones Judge P. C.

J. W. S. Donnell & *Mrs. Indenture*, made this fourth day of June one
To & Paid *thousand* eight hundred and fifty eight between *James W. S. Donnell*
Walker & Sanford Guardian of *Mary Bentley*, *Margaret A. Bentley* and *Francis C. Bentley*,
Bentley, of the one part and *James W. S. Donnell* of the other part, both of Limestone
County, State of Alabama, Witnesseth, that the said J. W. S. Donnell Guardian as
aforesaid, by virtue of an order of Court of Probate of said County, did on the fourth
day of June, in the year one thousand eight hundred and fifty seven, sell at public
outcry at the Court house door in said County, a certain parcel of land lying and
being in said County, belonging to the said Mary, Margaret A. and Francis C. Bentley,
known and described in the plan of said Survey of Athens, as Lot numbered
forty one, to *James W. S. Donnell*, he being the highest bidder for the same, for the sum
of five hundred and seventy dollars and fifty cents, on a credit of twelve months, and
whereas the said purchase money was then paid by the said J. W. S. Donnell, Now

the said James W. S. Donnell Guardian as aforesaid in pursuance of the order of the Probate Court, and in consideration of the sum aforesaid of \$17.50, do bargain sell and convey unto the said Grace W. Thompson, his heirs and assigns forever, all the right and interest in said Lot No. 44, which the said Mary, Mary and A. and Francis King Bentley had in the same, which was stated in our return Guardian. The testimony whereof I have hereunto set my hand and affixed my seal this day and year above written.

James W. S. Donnell, Guardian *Eng*
 The State of Alabama } I Thomas G. Tynes Judge of the Probate Court of
 Limestone County } said County hereby certify that James W. S. Donnell
 (Guardian of Mary, Margaret & Anna Bentley) whose name is signed
 to the within Conveyance and who is known to me, acknowledged before me on this
 day that being informed of the contents of the Conveyance, he executed the same
 voluntarily on the day the same bears date. Given under my hand this 29th
 day of June A.D. 1858. Thomas G. Tynes Judge
 Filed in the Office of the Judge of the Probate Court of Limestone County, State of
 Alabama for Registration on the 29th day of June 1858, which was duly Recorded
 this the 30th day of June 1858, in Deed Book No. 172, page 172 & 173.
 Test Thomas G. Tynes Judge P.C.

John E. Bacon } The State of Georgia Muscogee County
 To } Decedent's } This indenture made this seventh day of
 Jonathan McDonald trustee } June in the year eighteen hundred and fifty eight
 between John E. Bacon of the County and State aforesaid of the 1st part and
 Jonathan McDonald of the County of Limestone and State of Alabama
 of the 2nd part and Henrietta A. McDonald of the County of Limestone
 and State of Alabama of the 3rd part. Witnesseth, that the said John E.
 Bacon for and in consideration of the natural love and affection which he
 bears to the said Henrietta A. McDonald hath given, granted and conveyed
 to the said Jonathan McDonald and by these presents do give, grant
 and convey to the said Jonathan McDonald the following described property,
 that is to say, Frances a negro woman about twenty six years of age and her
 two children, Laura a girl about twelve years of age and Stephen a boy about
 four years of age. And it is hereby expressly declared that the said Jonathan
 McDonald shall hold the legal estate in the said above described property as
 trustee and it is further declared that the said Henrietta A. McDonald shall have
 the sole and separate use and benefit of the said property free from any contracts
 debts or conveyances that shall or may hereafter be contracted or exercised or attempt-
 ed to be made, contracted or exercised by the present or any future husband of the
 said Henrietta A. McDonald. And further declared that upon the death of the
 said Henrietta A. McDonald the said above described property shall and
 be equally divided among the children of the said Henrietta A. McDonald and
 their heirs forever free from any limitation or encumbrance whatever, and it
 is further declared that should the said Henrietta A. McDonald die without
 an heir then and in that case the above described property shall be for the use of
 Joseph B. McDonald of the County of Limestone and State of Alabama.

In testimony whereof the said John E. Bacon hath hereunto set his hand and seal
 this day and year above mentioned.
 Signed Sealed and Delivered }
 in the presence of }
 The State of Georgia } Wiley Williams Commissioner for the State of Alabama
 Muscogee County } residing in the State of Georgia, and duly authorized to take
 proof of Deeds &c. for record in said State of Alabama, hereby certify that Dr. John
 E. Bacon whose name is signed to the foregoing deed, and who is known to me, acknowl-
 edged before me on this day that being informed of the contents of said Conveyance, he
 voluntarily executed the same on the day and year therein specified.

Given under my hand and seal this the 7th June 1858.
 Wiley Williams Comr
 Filed in the Office of the Judge of the Probate Court of Limestone County, State of
 Alabama, for Registration on the 1st day of July 1858, which was duly Recorded
 the same day in Deed Book No. 172, page 172 & 173.
 Test Thomas G. Tynes Judge P.C.

Thomas J. Davis } This Indenture, made this twenty eighth day of September in
 To } Deed } the year one thousand eight hundred and fifty seven between Thomas J. Davis
 Levi S. Bassham } of the County of Limestone in the State of Alabama of the one part, and Levi
 S. Bassham of the other part. Witnesseth, that the said Thomas J. Davis for and in con-
 sideration of the sum of four hundred dollars to him in hand paid, the receipt whereof
 is hereby acknowledged, has this day given, granted, conveyed, sold, aliened, assigned
 released, conveyed and confirmed; and by these presents do give, grant, convey, sell,
 alien, assign, release, convey and confirm unto the said Levi S. Bassham all that cer-
 tain tract of land, lying and being in the County of Limestone and State of Alabama
 known as North West quarter of the North East of Chatham Election Township in Range
 1st West of the South West quarter of the North East quarter of Section 46 East of
 Township 36th North Range 1st West together with the North East quarter of the North
 East quarter of the same section & township and Range, of the land subject to sale
 at Huntsville Ala. Containing one hundred and twenty acres. To have and to
 hold the above described tract of land with the tenements and appurtenances thereunto
 belonging or in any wise appertaining unto the said Levi S. Bassham his heirs and assigns
 forever. And the said Thomas J. Davis & Mary A. Davis for their heirs, executors
 and administrators, do hereby, and in consideration of the premises, warrant and well
 defend the title to the above described and hereby granted premises, unto the
 said Levi S. Bassham his heirs and assigns, from and against themselves and all
 and every person or persons claiming a holding under them the said Thomas J. Davis
 and Mary Ann Davis his wife, and also against the lawful title, claim or demand
 of all and every person or persons who may, claiming or holding by, from or under the
 Government of the United States. The testimony whereof, the said Thomas J. Davis & Mary
 A. Davis his wife, hereunto subscribe their names and affix their seals the day and year
 above written.

Signed Sealed and delivered }
 in the presence of }
 Thomas J. Davis *Eng*
 Mary A. Davis *Eng*

The State of Alabama } I H. F. Arthur an acting Justice of the Peace in
 Limeston County } and for said County, hereby certify that Thomas J Davis
 & Henry A Davis his wife, whose names are signed to the foregoing conveyance &
 who is known to me, acknowledged before me on this day that being informed of the
 contents of the conveyance they executed the same voluntarily on the day the same
 bears date. Given under my hand this 5th day of September 1858.
 Hamilton F Arthur J.P.

Filed in the Office of the Judge of the Probate Court of Limeston County, State of
 Alabama for Registration on the 5th day of July 1858, which was duly Recorded this
 7th day of July 1858, in Deed Book No 10 page 173 & 174.
 Just Thomas C. Jones Judge J.C.

Columbus S McWhorter } This is to certify, establish and make known that the agreement
 J. } agreement rescinded } or contract heretofore to wit, on the first day of June eighteen
 John McWhorter } hundred and fifty seven made & entered into between John
 McWhorter & Columbus S McWhorter is hereby this day, as well as heretofore
 agreed and understood in all things and respects by express agreement, mutual consent
 & understanding of the said John McWhorter and Columbus S McWhorter,
 rescinded, annulled and annulled and it is fully agreed and understood between
 them that the property of every kind & description real and personal conveyed
 by the said John McWhorter to the said C S McWhorter in said agreement
 above alluded to, shall revert, rest and as fully belong to the said John McWhorter
 as it ever did, and as if said agreement had never been made, and the said Colum-
 bus S McWhorter is fully discharged from all the contracts obligations and duties
 imposed upon him and to be performed by him, and in conformity to said
 agreement as completely as if the same had never been made. The object and end
 to be accomplished hereby is to show and perpetuate the fact that the said agree-
 ment above alluded to and described (or intended to be described) has been and is
 hereby in all respects, and as to any thing rescinded and annulled and that
 both of said are to stand so far as said agreement as they did before the
 same was made or as if the same had never been made. In testimony whereof
 witness our hands and seals this 5th day of July 1858.

Witness
 W J Turner
 W L Nelson

C S McWhorter Esq
 John McWhorter Esq

The State of Alabama } I Thomas C Jones Judge of the Probate Court
 Limeston County } of said County hereby certify that W L Nelson a sub-
 scribing witness to the foregoing Contract, known to me appeared before me on this
 day and being sworn stated that Columbus S McWhorter and John McWhorter
 the parties to the Contract, voluntarily executed the same in his presence and in
 the presence of the other subscribing witness on the day the same bears date,
 that he attested the same in the presence of the parties and of the other witness
 and that both other witness subscribed his name as a witness in his presence.
 Given under my hand this 5th day of July 1858.

Thomas C Jones Judge
 Filed in the Office of the Judge of the Probate Court of Limeston County, State of

Alabama for Registration on the 5th day of July 1858, which was duly Recorded this 7th
 day of July 1858, in Deed Book No 10 page 174 & 175.

Just Thomas C Jones Judge J.C.

Sallie C Bingham } This indenture made this 14th day of June 1858 between
 To Debit } Sallie C Bingham of the County of Limeston and State of Ala of the first part
 John S Blair } and John S Blair of the County and State aforesaid of the second part, Witnesseth,
 That the said Sallie Bingham Bingham for and in consideration of the sum of five
 hundred dollars, the receipt whereof is hereby acknowledged has sold, and by these presents
 does grant, and convey to the said John S Blair, party of the second part, all that piece
 or parcel of land, lying & being situate within the town of Athens, County of Limeston and
 State of Alabama and on which the said Sallie C Bingham now resides and bounded
 to wit, beginning on the North Side of Fager Street and running North along the line of
 Nelson & Son's land on the East; thence west along the line of said Nelson & Son in the
 North; thence South along the line of Mrs. L McWhorter on the West; thence East along the
 line of said McWhorter on the South; thence South along the line of said Son on the East
 to said Street - thence East along said Street to the point of beginning, containing thirteen
 acres more or less, with the appurtenances and all the Estate, title and interest of the said
 Sallie C Bingham, party of the first part. Thence, this grant is intended as a security
 for the payment of the sum of five hundred dollars, in two payments, for which the
 said John S Blair is security on two notes to Guillaume Woods made by the said Sallie
 C Bingham one for the sum of one hundred dollars & payable the 1st of Sept 1858,
 and the other for four hundred dollars and payable the 1st day of June 1859 -
 the payment of which, if duly made, by the said Sallie C Bingham, or by her representa-
 tive will render this conveyance null and void. And if default in the payment of
 the principal or interest on said notes shall be made, by the said Sallie C Bingham,
 then the said John S Blair, or his assigns are hereby authorized after giving thirty
 days notice of the time and place of sale, to sell the said premises above granted or
 so much thereof as may be necessary to pay off said notes, and the balance of same to
 pay over to the said Sallie C Bingham, after paying the necessary costs and expenses
 of said sale. In testimony whereof we have hereunto set our hands and seals the day
 and of year above written.

Sallie C Bingham Esq
 John S Blair Esq

The State of Alabama } I John Furmentum an acting Justice of the Peace within
 Limeston County } and for said County hereby certify that Sallie C Bingham
 and John S Blair whose names are signed to the foregoing conveyance, and who are known
 to me, acknowledged before me on this day that being informed of the contents of the
 conveyance they executed the same voluntarily on the day the same bears date.
 Given under my hand this 6th day of July 1858.

John Furmentum J.P.

Filed in the Office of the Judge of the Probate Court of Limeston County, State of
 Alabama for Registration on the 7th day of July 1858, which was duly Recorded on
 the same day in Deed Book No 10 page 175.

Just Thomas C Jones Judge J.C.

Sallie C Blair hereby certifies that the Mortgage has
 been fully satisfied, and I hereby transfer all my right
 in said Mortgage to the said John S Blair.

Pleasant & Lundy { This Indenture made the sixth day of February in the year
 To & Dear { eight hundred and fifty seven between Pleasant & Lundy and Martha
 James Lundy { Lundy his wife of the County of Limestone & State of Alabama of
 the one part & James Lundy of the County & State aforesaid of the other part
 Witnesseth that and in Consideration of the sum of Forty dollars to them
 in hand paid by the said James Lundy, at and before the signing, sealing
 and delivering of these presents, the receipt whereof is acknowledged, the
 said Pleasant Lundy & Martha Lundy his wife have given, granted, conveyed, sold
 conveyed, confirmed and confirmed to the said James Lundy his heirs and assigns
 forever the following described tract of land or lot of land lying and being
 in the County of Limestone and State of Alabama, designated and known
 as the East half of the North West fourth quarter of Section of Township
 on QD all of Township No 2 of Range 6 West in the district of Lands Subject
 to Sale at the land office at Huntsville Alabama, containing by original
 survey Eighty ^{1/2} acres. In testimony whereof the said Pleasant & Lundy &
 Martha & Lundy his wife have set their hands and affixed their seals the
 day and year first above written.

Pleasant & Lundy
 Martha & Lundy

The State of Alabama: I Memphis Bruce a Justice of Peace within
 Limestone County { & for the State & County aforesaid, do Certify that
 Pleasant & Lundy & Martha & Lundy his wife whose names is subscribed
 to the within Conveyance, and who is known to me, acknowledged before me
 on this day that being informed of the contents of the Conveyance they signed
 the same voluntarily, on the day the same bears date. Given under my
 hand & seal this the sixth day of February 1857.

Memphis Bruce J.P.

Filed in the Office of the Judge of the Probate Court of Limestone County
 State of Alabama for Registration on the 15th day of July 1858 which
 was duly Recorded this the 15th day of July 1858 in Book No 10
 page 176.

Just Thomas & Tynes Judge P.C.

Nicholas Parham { This Indenture made this twenty eighth 28 day
 To & Dear { of November in the year one thousand eight hundred and fifty
 William Parham { seven between Nicholas Parham and Rebecca A. Parham his wife
 of the County of Limestone in the State of Alabama of the one part and
 William Parham of said County and State of the other part... Witnesseth
 that the said Nicholas Parham and Rebecca A. Parham for and in Con-
 sideration of sum of four hundred dollars to them in hand paid the receipt
 whereof is hereby acknowledged, have this day, given, granted, conveyed, sold
 conveyed, confirmed, released, conveyed and confirmed; and by these presents do
 give, grant, convey, sell, alien, convey, release, convey and confirm unto the said
 William Parham all that certain tract or parcel of land, lying and being in
 the County of Limestone and State of Alabama, and known as the East
 1/4 of the North West fourth of Section number of Township No three Range
 three West, containing Eighty and 1/2 acres, also that 1/4 of North West
 quarter of Section No number of Township No three Range three West.

containing Eighty and 1/2 acres, and containing in all one hundred and fifty and 1/2
 acres more or less. To have and to hold, the above described tract of land with the tenements
 and appurtenances thereto belonging or in anywise appertaining unto the said William
 Parham his heirs and assigns forever. And the said Nicholas Parham and Rebecca A.
 Parham for themselves their heirs, executors and administrators, do hereby and in Con-
 sideration of the premises, warrant and will forever defend the title to the above described
 and hereby granted premises, unto the said William Parham his heirs and assigns,
 from and against themselves and all and every person or persons claiming or holding
 under them the said Nicholas Parham and Rebecca A. Parham his wife, and also against
 the lawful title, claim or demand of all and every person or persons whatsoever. Claim-
 ing or holding by, from or under the Government of the United States. In testimony
 whereof, the said Nicholas Parham and Rebecca A. Parham have hereunto subscribed
 their names and affixed their seals the day and year first above written.

Signed, sealed and delivered
 in the presence of

Nicholas Parham
 Rebecca A. Parham

The State of Alabama: I John Farrington an acting Justice of the Peace within
 Limestone County { and for said County and State, hereby Certify that Nicholas
 Parham and Rebecca A. Parham whose names are signed to the foregoing conveyance
 and who are known to me, acknowledged before me on this day, that being informed
 of the contents of the Conveyance, they executed the same voluntarily on the day the
 same bears date. Given under my hand this 28th day of January A.D. 1857.

John Farrington J.P.

Filed in the Office of the Judge of the Probate Court of Limestone County State of
 Alabama for Registration on the 15th day of July 1858, which was duly Recorded
 this the 15th day of July 1858 in Book No 10 page 176 & 177.

Just Thomas & Tynes Judge P.C.

Joseph A. McDonald { This Indenture made and entered into this the
 To & Dear { Thirtieth day of July, one thousand eight hundred and fifty
 Joseph A. McDonald { eight between Brice M. Townsend and Willie L. Townsend his
 wife of the first part and Joseph A. McDonald of the second part. Witnesseth
 that said parties of the first part for and in Consideration of the sum of Twenty nine
 hundred dollars to them in hand paid the receipt whereof is hereby acknowledged, have
 this day conveyed, sold, aliened, conveyed, confirmed and confirmed; and by these
 presents do give, grant, convey, sell, alien, convey, release, convey and confirm unto the
 said Joseph A. McDonald all that certain tract or lot of land lying and being
 in the Town of Athens Limestone County, State of Alabama, known and described
 in the plan of said Town as lots number forty four and forty five, being the same
 in which the said Townsend now reside. To have and to hold the above described
 lots of land with the tenements and appurtenances thereto belonging or in anywise
 appertaining unto the said Joseph A. McDonald his heirs, executors and admin-
 istrators and assigns forever. And the said Brice M. Townsend for themselves
 their heirs, executors and administrators, do hereby and in Consideration of the pre-
 mises, warrant and will forever defend the title to the above described and hereby granted
 premises unto the said Joseph A. McDonald the said party of the second part his
 heirs and assigns from and against themselves and all and every person or persons

claiming or holding under them the said Price McTomsent and Wella
McTomsent and also against the lawful title, claim or demand of all and
every person or persons whomsoever. In testimony whereof the said Price
McTomsent and Wella McTomsent have hereunto signed their names and
affixed their seals the day and year above written.

Price McTomsent Esq
Wella McTomsent Esq

The State of Alabama } I Thomas G. Jones Judge of the Probate Court of
Lincoln County } hereby certify that Price McTomsent and
Wella McTomsent his wife, whose names are signed to the foregoing conveyance
and who are known to me, acknowledged before me on this day that being informed
of the contents of the conveyance they executed the same voluntarily on the
day the same were dated. Given under my hand this 15th day of July A.D. 1858.

Thomas G. Jones Judge

Filed in the Office of the Judge of the Probate Court of Lincoln County State
of Alabama for Registration on the 15th day of July 1858, which was duly Recorded
this 21st day of July 1858, in Deed Book No 16 Pages 177 & 178.

Test Thomas G. Jones Judge P.C.

John A. Johnson wife } This Indenture, made this first day of January
To & Deed } in the year one thousand eight hundred and fifty eight between
James H. Hines & John A. Johnson and Mary Jane Johnson his wife of the
County of Lincoln in the State of Alabama of the one part, and James H. Hines
Wm. McCreesham, John S. Blair & James H. Sloss of the other part - Witnesses;
that the said John A. Johnson and Mary Jane his wife for and in consideration
of sum of the sum of Six hundred and Eighty Six dollars dollars to them in
hand paid, the receipt whereof is hereby acknowledged, have this day given,
granted, sold, aliened, conveyed, released, conveyed and confirmed; and by
their presents do give, grant, convey, sell, alien, convey, release, convey and confirm
unto the said James H. Hines, Wm. McCreesham, John S. Blair and James H.
Sloss one half of all that certain piece of land, lying and being in the Town
of Athens, & State of Ala and known in the plan of said Town as the South East
Corner of Lot No 21, on which is a brick tenement, embracing in feet North
and Eight feet west of said tenement; also in consideration of the premises
above given the said John A. and Mary Jane Johnson have this day granted
and conveyed unto the said James H. Hines, Wm. McCreesham, John S. Blair
and James H. Sloss a half interest in the premises upon which the Athens Herald
is printed, together with half of all types, stands, cases, composing stones and all
other materials and things strictly belonging to said office. To have and to hold
the above described half of said lot and office with the tenements and appurtenances
thereunto belonging or in anywise appertaining unto the said parties, Hines, McCreesham,
Blair & Sloss their heirs and assigns forever. And the said John A. and Mary
Jane Johnson for themselves their heirs, executors and administrators do hereby
and in consideration of the premises, warrant and will forever defend the title to the
above described and hereby granted premises unto the said parties, Hines, McCreesham,
Blair & Sloss their heirs and assigns, from and against themselves and all and

every person claiming or holding under them the said John A. and Mary Jane
Johnson and also against the lawful title, claim or demand of all and every person or
persons whomsoever, claiming or holding by, from or under the Government of the United States.
In testimony whereof the said John A. and Mary Jane Johnson have hereunto subscribed
their names and affixed their seals the day and year above written.

Signed Sealed and delivered
in the presence of
D. H. Jingham

John A. Johnson Esq
Mary Jane Johnson Esq

The State of Alabama } I John Tinsman an acting Justice of the Peace, hereby
Lincoln County } certify that John A. Johnson and Mary Jane Johnson
his wife whose names are signed to the foregoing conveyance and who are known to me
acknowledged before me on this day, that being informed of the contents of the conveyance
they executed the same voluntarily on the day the same were dated. Given under my
hand, this 19th day of July A.D. 1858.

John Tinsman J.P.

Filed in the Office of the Judge of the Probate Court of Lincoln County, State of Ala-
bama, for Registration on the 19th day of July 1858, and was duly Recorded this the
22nd day of July 1858, in Deed Book No 16 Pages 178 & 179.

Test Thomas G. Jones Judge P.C.

John H. Jones } This Indenture, made this twenty first day of July in the year
To & Deed } one thousand eight hundred and fifty eight between John H. Jones
J. H. Martin } and Mary L. his wife of the County of Lincoln in the State of Alabama
of the one part, and J. H. Martin of the other part - Witnesses; that the said J. H.
Jones & Mary L. his wife, for and in consideration of sum of five hundred dollars to
them in hand paid, the receipt whereof is hereby acknowledged, have this day given,
granted, sold, aliened, conveyed, released, conveyed and confirmed; and by their presents
do give, grant, convey, sell, alien, convey, release, convey and confirm unto the said J.
H. Martin all that certain tract of land, lying and being in the County & State afore-
said and known & described as the South West quarter of Section thirty three in Town
ships three Range four West. To have and to hold the above described land with
the tenements and appurtenances thereunto belonging or in anywise appertaining unto the
said J. H. Martin his heirs and assigns forever. And the said J. H. Jones & Mary
L. his wife for themselves their heirs, executors and administrators do hereby, and in con-
sideration of the premises, warrant and will forever defend the title to the above described
and hereby granted premises unto the said J. H. Martin his heirs and assigns from
and against themselves and all and every person claiming or holding under them the
said J. H. Jones & Mary L. his wife, and also against the lawful title, claim or demand
of all and every person or persons whomsoever, claiming or holding by, from or under the
Government of the United States. In testimony whereof the said J. H. Jones &
Mary L. his wife have hereunto subscribed their names and affixed their seals the day
and year above written.

Signed Sealed and delivered
in the presence of
Daniel Whitworth
Jesse Surgen

John H. Jones Esq
Mary L. Jones Esq

The State of Alabama } Thomas C. Jones Judge of the Probate Court
 Liminston County } of said County, hereby certify that Daniel Whitten the
 a subscribing witness to the within Conveyance known to me, appeared before me
 on this day and being sworn, stated that John H. Jones and Henry C. Jones
 through the grantors in the Conveyance voluntarily executed the same in his
 presence and in the presence of the other subscribing witnesses on the day the same
 bears date. That he attested the same in the presence of the grantors and of
 the other witnesses and that such other witnesses subscribed his name as a
 witness in his presence. Given under my hand this 21st day of July A.D. 1858

Thomas C. Jones Judge,
 Filed in the Office of the Judge of the Probate Court of Liminston County, State
 of Alabama, for Registration on the 21st day of July 1858 which was duly
 Recorded this the 23rd day of July 1858, in Deed Book No 10 page 179 & 180.
 Just Thomas C. Jones Judge P.C.

Reedlin Smith } This Indenture made this 6th day of October in the year one thousand
 To } said eight hundred and fifty seven between Reedlin Smith of the County of
 Alabama & North Liminston in the State of Alabama of the one part, and Mahala C. Booth of
 the other part. Witnesseth that the said Reedlin Smith for and in consideration of the
 sum of One hundred & fifty seven dollars to him in hand paid, the receipt whereof is
 hereby acknowledged, has this day, given, granted, conveyed, sold, aliened, enfeoffed,
 released, conveyed and confirmed, and by these presents do give, grant, convey, sell,
 alien, enfeoff, release, convey and confirm unto the said Mahala C. Booth all that
 certain tract of land lying and being in the County of Liminston and State of Ala-
 bama, and known as the South West fourth of the North East fourth of Section No
 three of Township No one of Range No six West, containing forty two acres and fifty
 hundredths of an acre. To have and to hold the above described land with the
 tenements and appurtenances thereto belonging, or in anywise appertaining unto
 the said Mahala C. Booth her heirs and assigns forever. And the said Reedlin
 Smith for himself his heirs, Executors and Administrators do hereby, and in
 consideration of the premises, warrant and will forever defend the title to the above
 described and hereby granted premises, unto the said Mahala C. Booth her heirs
 and assigns, from and against himself and all and every person or persons
 claiming or holding under them the said Reedlin Smith, and also against the
 lawful title, claim or demand of all and every person or persons whomsoever claiming
 or holding by, from, or under the Government of the United States. In testimony
 whereof, the said Reedlin Smith hereunto subscribed his name and affix
 his seal the day and year above written.

Signed, sealed and delivered } Reedlin Smith
 in the presence of }
 The State of Alabama } H. F. Arthur an acting Justice of the
 Liminston County } Peace and for said County, Reedlin Smith
 whose name and signature is to the foregoing Conveyance and who are known
 to me acknowledge before me on this day, being informed of the contents of the Con-
 veyance he executed the same voluntarily on the day the same bears
 date. Witness my hand this October 6th 1857

H. F. Arthur J.P.

Filed in the Office of the Judge of the Probate Court of Liminston County, State of
 Alabama for Registration on the 28th day of July 1858, and was duly Recorded
 this the 31st day of July 1858, in Deed Book No 10 page 180 & 181
 Just Thomas C. Jones Judge P.C.

James D. Coffman admr } This Indenture made the 1st day of October in the year
 To } of one Lord One thousand eight hundred & fifty five between
 Lewis Nelson } James D. Coffman Administrator of Marcom H. Coffman
 deceased on the one part, and Lewis Nelson of the other part, all of the County
 of Liminston and State of Alabama, Witnesseth that the said James D. Coffman
 for and in consideration of three hundred and fifty six dollars, and 75^{cts} to
 him paid in hand the receipt whereof is hereby acknowledged both bargained,
 sold and conveyed and by these presents do bargain sell and convey to the
 said Lewis Nelson his heirs and assigns all that certain tract or parcel of
 land lying and being in the County of Liminston and State of Alabama, known
 as the South West quarter of Section twenty four Township One Range Six West.
 And the North West quarter of the South East quarter of Section fifteen in township
 One Range Six West containing one hundred and twenty nine acres and $\frac{25}{100}$ of
 an acre and also Dutch numbers as follows the South West quarter of the North
 East quarter Section No 34 of Township No 1 of Range No 6 West containing 40
 acres and four hundredths of an acre, and also the South West quarter of the North
 West quarter of Section No 24 of Township No 1 of Range No 6 West containing forty
 acres and $\frac{1}{4}$ of an acre and also the North West quarter of the South East quarter, Section
 No 24 of Township No 1 of Range No 6 West containing forty acres and $\frac{1}{4}$ of an
 acre and also the South East quarter of the North West quarter of Section No 24
 in Township No 1 of Range No 6 West containing forty acres, and by these presents
 do have and to hold the above described tract or parcel of land with all the apper-
 tinances thereto belonging or in anywise appertaining thereto the said James D.
 Coffman doth warrant & defend the title of the above named tract of land to
 the said Lewis Nelson his heirs and assigns forever against themselves and their
 heirs and assigns and all other person or persons whomsoever, claiming or holding
 under them the said James D. Coffman, also against the lawful title, claim
 or demand of all and every person or persons whomsoever claiming by, from, or
 under the Government of the United States. In testimony whereof the
 said James D. Coffman have hereunto set his hand and seal this the 1st
 day October 1855.

James D. Coffman admr }
 State of Alabama } L. H. Pullington an acting Justice of the peace in
 Liminston County } and for said County do hereby certify that James D. Coffman
 admr. whose name is signed to the foregoing Conveyance and who is known to me
 acknowledge before me on this day that being informed of the contents of the Con-
 veyance he executed the same voluntarily on the day the same bears date. Given
 under my hand and seal this the 18th day of October 1855.

L. H. Pullington J.P.
 Filed in the Office of the Judge of the Probate Court of Liminston County, State
 of Alabama for Registration on the 2nd day of August 1858, which was duly Recor-
 ded this the 14th day of August 1858 in Deed Book No 10 page 181.
 Just Thomas C. Jones Judge P.C.

A S Perkins } This Indenture, made this 23^d day of January in the
 To } Deed } year One thousand Eight hundred and fifty six between A S Perkins
 A S Floyd } of the County of Limestone in the State of Alabama of the one part,
 and A S Floyd of the other part - Witnesseth; that the Said A S Perkins
 for and in consideration of Sum of Six hundred dollars to him in hand paid
 the receipt whereof is hereby acknowledged, has this day given, granted,
 sold, aliened, conveyed, released, conveyed and confirmed; and by these
 presents do give, grant, bargain, sell, alien, convey, release, convey and confirm
 unto the Said A S Floyd one half of all that certain piece of land
 lying and being in the town of Athens, County of Limestone State of Alabama
 and shown in the plan of said town as the S E corner of Lot A D 21 on which
 is a brick tenement embracing ten feet North and eight feet West of said ten-
 ment also in consideration of the premises above given the Said Perkins has
 this day granted and conveyed unto the Said parties a half interest in the premises
 upon which the Athens Herald is printed, together with half of all types,
 stands, cases, composing stones and all other materials and things strictly
 belonging to the printing office. To have and to hold the above described half
 of said lot & office with the tenements and appurtenances thereunto belonging
 even any mess appertaining unto the Said A S Floyd, his heirs and assigns
 forever. And the Said A S Perkins for himself, his heirs, executors and admin-
 istrators, does hereby, and in consideration of the premises, warrant and will
 forever defend the title to the above described and hereby granted premises, unto the
 Said A S Floyd, his heirs and assigns, from and against himself and all
 and every person or persons claiming or holding under them the Said A S
 Perkins, and also against the lawful title, claim or demand of all and every
 person or persons whomsoever claiming or holding by, from or under the Govern-
 ment of the United States. And testimony whereof the Said A S Perkins
 has hereunto subscribed his name and affix his Seal the day and year above written.
 Signed, Sealed and delivered }
 in the presence of }
 the State of Alabama } John A. Johnson an acting Justice
 Limestone County } of the Peace in and for said County and
 State hereby Certify that A S Perkins whose name is Signed to the
 foregoing Conveyance, and who is known to me, acknowledged before me on
 this day, that being informed of the Contents of the Conveyance, he executed
 the same voluntarily on the day the same bears date. Given under my
 hand, this 27th day of July A. D. 1858.

John A. Johnson J. P.
 Filed in the Office of the Judge of the Probate Court of Limestone County
 State of Alabama, for Registration on the 2^d day of August 1858 which was
 duly Recorded this the 14th day of August 1858, in Deed Book No 16
 page 182.
 Just Thomas C. Lyons Judge P. C.

William A. Hancock Trustee } Whereas on the 6th day of January 1858 Thomas
 J. Deed } C. Pettus and Mary C. Pettus his wife of the County of Limestone
 William Brown } (then State of Alabama, executed their deed to William A. Hancock
 Trustee, in trust to secure a debt therein named to one John Davis, & which is duly
 recorded in the office of the Probate Judge of Limestone County, in deed Book No 9,
 page 347 and thereby conveyed a certain tract or parcels of lands or grounds (to the
 said trust), lying and being in the County of Limestone and shown & described as the
 West half of the North East quarter of Section Six of Township One Range four West, con-
 taining Eighty 1/100 acres and other tract or parcel of land it being the North West quarter of
 Section Six of Township one of Range four West containing one hundred & forty acres more
 or less, also on other tract or parcel of land it being the North East part of the South West
 quarter of Section Six of Township one of Range four West containing forty acres more
 or less. And it was provided by said deed of trust, that said trustee should sell
 said property or so much thereof as would be necessary to satisfy said debt as they
 severally fall due together with all necessary costs under certain terms. Now the Said
 Trustee having fully complied with all the requirements of said deed provided
 to sell to the highest bidder for cash the West half of the North West quarter of Sec-
 tion Six of Township one of Range four West on the 5th day of July 1858, in
 front of the Court house door in the town of Athens, and at said Sale William
 Brown of Giles County Tennessee became the purchaser for the Sum of Sixteen
 hundred dollars, of said West half of the North West quarter of Section Six of
 Township one of Range four West, he being the last & highest bidder. Now William
 A. Hancock trustee as aforesaid for & in consideration of the said Sum of Sixteen hun-
 dred dollars, the receipt of which is hereby acknowledged do grant and bargain
 and sell unto the Said William Brown, all the right title and interest in and to said
 land vested in me by said deed. In Witness whereof I have hereunto set my
 hand and Seal this 10th day of July 1858.
 W. A. Hancock trustee of }
 Thomas C. Pettus

The State of Alabama } Thomas C. Lyons Judge of the Probate Court
 Limestone County } of said County hereby Certify that William A.
 Hancock, whose name is Signed to the foregoing Conveyance, and who is known
 to me, acknowledged before me on this day that being informed of the Contents
 of the Conveyance, he executed the same voluntarily on the day the same
 bears date. Given under my hand this 11th day of August A. D. 1858.

Thomas C. Lyons Judge
 Filed in the Office of the Judge of the Probate Court of Limestone County
 State of Alabama for Registration on the 11th day of August 1858, which was
 duly Recorded this the 16th day of August 1858, in Deed Book No 16, page
 182.
 Just Thomas C. Lyons Judge P. C.

Thomas A Nelson wife & child
 To & Deed
 August 1858 between Thomas A Nelson & Miriam H Nelson of Shelby County Tennessee of the 1st part and the Tennessee and Ala Central Rail Road Company of the 2nd part. Witness that for and in consideration of the sum of twenty five dollars in hand paid by the parties of the 2nd part to Miriam Huddleston the receipt of which is acknowledged by the said parties of the 1st part, and in consideration of which the said parties of the 1st part hereby bargain, sell & convey to the said parties of the 2nd part, such title as is vested in them, the right of way, forty feet wide on each side of the said Tenn & Ala Central Rail Road so far as it runs through the West half of the South East quarter of Section thirty three in Township three Range four West and the said Rail Road Company is forever released from all obligation to build or keep up the fences or stock guards through the said tract of land. To have and to hold the above described right of way & privilege forever to the said parties of the 2nd part. The said parties of the 1st part will not warrant or defend the title to the above said land but Covenor such title as is vested in them by deed from James Parkman Trustee &c which is believed to be good. Given under our hands & seals the day & date above written.

Thomas A Nelson
 Miriam H Nelson

The State of Alabama, I Thomas C Lyons Judge of the Probate Court of Limestone County, do hereby certify that Thomas A Nelson & Miriam H Nelson his wife whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 21st day of August A.D. 1858.

Thomas C Lyons Judge
 Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 21st day of August 1858, which was duly Recorded this 1st day of September 1858 in Deed Book A-10 pages 184
 Just Thomas C Lyons Judge P.C.

Thomas A Nelson wife & child
 To & Deed
 August 1858 between Thomas A Nelson and Miriam H Nelson of the County of Shelby and State of Tennessee of the first part and William H Huddleston, Thomas S Huddleston, Abner Huddleston, John Huddleston, Rebecca Ann Huddleston Eliza Huddleston Martha Huddleston and Dorthalia A Huddleston of the second part. Witness that for and in consideration of the sum of One Dollar in hand paid to the parties of the 1st part the receipt of which is hereby acknowledged, the said parties of the 1st part hereby grant bargain and sell to the said parties of the second part all their right title and claim in a certain tract of land lying in Limestone County State of Ala. and known as the West half of the South East quarter of Section 29 in Township 3 Range 4 West, except that part of

said tract of land which the parties of the 1st part have conveyed by deed bearing date this day to the Tenn & Ala Central Rail Road Co to which reference is here made to the said parties of the 1st part convey only such title as is vested in them by deed from James Parkman Trustee &c which is believed to be good.

Given under our hands & seals the day & date above written.

Thomas A Nelson
 Miriam H Nelson

The State of Alabama, I Thomas C Lyons Judge of the Probate Court of Limestone County, do hereby certify that Thomas A Nelson & Miriam H Nelson his wife whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 21st day of August 1858.

Thomas C Lyons Judge
 Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 21st day of August 1858, which was duly Recorded this 1st day of September 1858 in Deed Book A-10 pages 184 & 5
 Just Thomas C Lyons Judge P.C.

George W Martin wife & child
 To & Deed
 August in the year one thousand eight hundred and fifty & between George W Martin & his wife Nancy Martin of the County of Madison in the State of Alabama of the one part and Richard D Shelden of the other part. Witness that the said G W Martin & Nancy his wife for and in consideration of sum of eight hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, sold, aliened, conveyed, released, conveyed, and confirmed, and by their presents do give, grant bargain, sell, alien, convey, release, convey and confirm unto the said Richard D Shelden all that certain tract of land lying and being in the County of Limestone State of Alabama and known & described as the South West quarter of Section thirty three in Township three Range five West, containing one hundred & sixty acres more or less. To have and to hold the above described land with the tenements and appurtenances thereto belonging or in any way appertaining unto the said Richard D Shelden his heirs and assigns forever. And the said G W Martin & Nancy his wife for themselves heirs executors and administrators do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Richard D Shelden his heirs and assigns, from and against themselves and all and every persons claiming or holding under them the said G W Martin & Nancy his wife, and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding by force or under the Government of the United States.

On testimony whereof the said George W Martin & Nancy his wife have hereunto subscribed their names, and affixed their seals the day and year above written.

Given under our hands and seals in the presence of
 Daniel Whitworth
 E W Martin

G W Martin
 Nancy Martin

The State of Alabama } Thomas G. Jones Judge of the Probate Court
 Limestone County } of Said County hereby Certify that Daniel
 Whitworth a Subscribing Witness to the foregoing Conveyance, having been
 appeared before me this day and being sworn stated that George W.
 Martin and Nancy Martin his wife, the grantors in the Conveyance vol-
 untarily executed the Same in his presence and in the presence of the
 other Subscribing Witness on the day the Same bears date, that he attested
 the Same in the presence of the grantors and of the other Witness and that
 such other Witness Subscribed his name as a Witness in his presence.
 Given under my hand this 26th day of August A.D. 1858

Thomas G. Jones Judge
 Filed in the Office of the Judge of the Probate Court of Limestone County
 State of Alabama for Registration on the 26th day of August 1858 which
 was duly Recorded this the 2^d day of September 1858 in Deed Book 18546
 Test Thomas G. Jones Judge P.C.

Madison & Bonford } Know all men by these presents, This
 J. & D. } Deed } Certificate Witnesseth that Whereas on this the 27th
 Madison Thompson } August One thousand Eight hundred and fifty Eight
 that John H. Bonford and wife, Matilda Bonford and William
 H. Walker for and in Consideration of the Sum of Four hundred
 and fifty dollars to us in hand paid the receipt whereof is hereby
 acknowledged, have bargained, sold, aliened and transferred to Madison
 Thompson his heirs and assigns all our right title and interest in and
 to the following described lots known in the town of said Town
 and numbered as One hundred and forty one and One hundred and
 forty two. To have and to hold to him the said Madison Thompson
 his heirs, executors administrators and assigns forever.
 Given under our hands and Seals this the 27th day of August 1858.

John H. Bonford
 Matilda Bonford
 Wm H. Walker

The State of Alabama } Thomas G. Jones Judge of the Probate
 Limestone County } Court of Said County hereby Certify that
 John H. Bonford and Matilda Bonford his wife and Wm H. Walker
 whose names are Signed to the within Conveyance and who are known to
 me acknowledged before me on this day that being informed of the Contents
 of the Conveyance they executed the Same voluntarily on the day the Same
 bears date. Given under my hand this 27th day of August A.D. 1858.

Thomas G. Jones Judge
 Filed in the Office of the Judge of the Probate Court of Limestone County
 State of Alabama for Registration on the 27th day of August 1858
 and was duly Recorded this the 2^d day of September 1858 in Deed
 Book No. 10 pages 186.

Test Thomas G. Jones Judge P.C.

John H. Knight } For the State of Alabama Morgan County
 J. & D. } Agreement } I this Indenture made and entered into on this the 28th day
 George W. Joyner } of August 1858 between John H. Knight and George W. Joyner
 Witnesseth that Whereas upon the 15th of November 1854 the said John H.
 Knight being possessed of a title bond made by Washington Peelle as trustee
 of Ann M. Brown to the said Knight which said bond is dated May 7th
 1854 and in which said Peelle as trustee as aforesaid for a certain Consideration
 therein expressed agreed to make a title to the said Knight of the following prop-
 erty Viz a certain Town lot in the Town of Decatur County of Morgan and
 State of Alabama known as the old Blinn Town together with the houses and
 Stables thereon, along fifteen acres of land being the North part of the South
 East quarter of the South West quarter of Section 35 of Township 8 Range
 four West, also an omnibus, household & kitchen furniture, table ware
 Bedsteads & Bedsteads. And Whereas on the 15th Nov 1854, John H. Knight assigned
 the said Bond to the said Joyner and in consideration of which the said
 George W. Joyner executed their notes for the same for the sum of One
 thousand dollars each the first payable March 1st 1855, 2^d payable March
 1st 1856, and the 3^d payable March 1st 1857, and also house and lot
 lying in the town of Athens in the County of Limestone & State of Alabama
 valued at One thousand dollars and to which the said Joyner made the
 said Knight a deed of Conveyance, now Where is the said John H.
 Knight, believes and contends that he cannot make the said Joyner
 a good and sufficient title to the said Town lot in Decatur County
 on account of not getting a good title to the same from the said Peelle
 as trustee of the said Ann M. Brown, and whereas the said George
 W. Joyner is willing to rescind the said Contract for the Conveyance of
 said property. Now know ye that I the said John H. Knight
 in Consideration of the premises hereby bargain sell transfer & convey
 back to the said Joyner the said house & lot in the town of Athens, and
 hereby deliver up to him the said notes given for the said Town lot &c &c
 and release him from all liability to me, my heirs or assigns for said
 property. And I the said George W. Joyner in Consideration of the
 premises above stated hereby bargain sell convey, remise, release and
 the said John H. Knight all of my right & title to the said Town
 lot & land &c &c and every right acquired under his bond aforesaid, re-
 vesting him with such title as I acquired of him under the said bond
 so assigned. In testimony whereof we have hereunto set our hands
 and affixed our Seals at Decatur Alabama on the day & year first
 above written.

John H. Knight
 George W. Joyner

The State of Alabama } James M. Brundage Justice of the Peace
 Morgan County } for the County & State aforesaid hereby certify that
 George W. Joyner & John H. Knight whose names are signed to the foregoing
 Conveyance, and who are known to me, acknowledged before me on this
 day that being informed of the Contents of the Conveyance, they executed
 the Same voluntarily on the day the Same bears date. Given under my
 hand this 28th day of August 1858.

James M. Brundage
 Justice of the Peace

The State of Alabama I Wm H Campbell Judge of Morgan County { the Court of Probate of said County in said State hereby Certify that the foregoing deed of Conveyance was deposited in my Office for Record on the 24th day of August 1858 and duly Recorded on the same day in Deed Book of Folios 421 & 422.

The State of Alabama I Thomas G Jones Judge of the Probate Court of Limestone County { Court of said County hereby Certify that the foregoing deed was deposited in my Office for Record on the 31st day of August 1858 and was duly Recorded the 3^d day of September 1858 in Deed Book No 18 pages 187 & 188.

John H Binford & wife { This Indenture made this 15th day of February in the year one thousand eight hundred and fifty eight between John H Binford and Amelia M Binford of the County of Limestone in the State of Alabama of the one part, and Elay Stinnett of said County and State of the other part. Witnesseth; that the said John H and Amelia M Binford for and in consideration of the Sum of Four hundred dollars to them in hand paid, the Receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, enfeoffed, released, conveyed and confirmed; and by their presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said Elay Stinnett all that certain tract of land lying and being in the County of Limestone and State of Alabama, and known as the North half of the West half of the South West quarter of Section three in Township two of Range Six, West, containing 40 400 acres. To have and to hold the above described tract of land with the tenements and appurtenances thereto belonging, or in any wise appertaining unto the said Elay Stinnett his heirs and assigns forever. And the said John H and Amelia M Binford for themselves their heirs, executors and administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Elay Stinnett, his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said John H Binford and Amelia M Binford, and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States. In testimony whereof the said John H and Amelia M Binford have to Subscribed their names and affix their Seals the day and year above written Signed Sealed and delivered {

The State of Alabama I Thomas G Jones Judge of the Probate Court of Limestone County { Court of Limestone County, hereby Certify that John H Binford and Amelia M Binford, whose names are Signed to

the foregoing Conveyance and who are known to me, acknowledged before me on this day, that being informed of the Contents of the Conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 27th day of August A D 1858.

Thomas G Jones Judge of the Probate Court of Limestone County. Hereby Certify that the foregoing deed was deposited in my Office for Record on the 27th day of August 1858 and was duly Recorded the 3^d day of September 1858 in Deed Book No 18 pages 187 & 188.

Just Thomas G Jones Judge P.C.

Wiley Jones & wife { This Indenture made this November 3rd one Lord 50 & 100 in the year one thousand eight hundred and fifty Six between Charles Pearson { Wiley Jones & Martha Jones his wife of the County of Limestone in the State of Alabama of the one part and Charles Pearson of the other part. Witnesseth; that the said Wiley Jones & Martha Jones have bargained and sold for and in consideration of the Sum of two hundred dollars to him paid, the receipt whereof is hereby acknowledged both this day given, granted, bargained, sold, aliened, enfeoffed, released, conveyed and confirmed; and by their presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said Charles Pearson all that certain tract of land lying and being in the County and State aforesaid, known as the North East fourth of the North East quarter of Section No 18, Township No 6, Range 6, West containing forty two acres and 60 per cent of an acre. To have and to hold the above described parcel of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Charles Pearson his heirs and assigns forever. And the said Wiley Jones & Martha Jones his wife for themselves their heirs, executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Charles Pearson his heirs and assigns from and against all claims and all and every person or persons claiming or holding under them the said Wiley Jones & Martha Jones his wife their executors or administrators do warrant and defend the above mentioned lot or parcel of land unto Charles Pearson and his heirs forever. And also against the lawful title, claim or demand of all and every person or persons whatsoever claiming or holding by, from or under the Government of the United States. In testimony whereof the said Wiley Jones & Martha Jones his wife, have to Subscribed their names and affix their Seals the day and year above written. November 3rd 1856.

Wiley Jones & wife
Martha Jones

The State of Alabama I H F Arthur an acting Justice of the Limestone County { Peace in and for said County hereby Certify that Wiley Jones and Martha Jones his wife whose names are Signed to the foregoing Conveyance and who are known to me, acknowledged before me on this day that being informed of the Contents of the Conveyance they

Executed the Same voluntarily, on the day the Same bears date.

Given under my hand and Seal this the 11th day of November 1856.

H. P. Arthur J.P. C.

Filed in the Office of the Judge of the Probate Court of Limestone County, State of Alabama for Registration on the 6th day of September 1858 and was duly Recorded the 7th day of September 1858 in Deed Book 1411 pages 189 & 190.

Just Thomas G. Jones Judge P.C.

A B Harrell admin. Whereas heretofore to wit on the first day of December in the year one thousand eight hundred and fifty, Thomas G. Egell, Son of A B Harrell as administrator of the Estate of John C. Harrison deceased, pursuant to an order of Sale from the Probate Court of Limestone County State of Alabama, exposed to public Sale the real Estate hereinafter described belonging to said Estate of said deceased, and Whereas further Thomas G. Egell being the highest bidder for the Same he having bid the Same off at one hundred and twenty and 2/10 dollars, and this being the highest bid the Same was offered off to him as the purchaser of the Same, and Whereas the said Thomas G. Egell having complied with the terms of the Sale is anxious to obtain a deed for the Same and was therefore in possession of an order of the Probate Court of said County and State above named.

This Indenture made and entered into this 10th day of September one thousand eight hundred and fifty eight between A B Harrell as the administrator of the said Estate of John C. Harrison deceased of the one part and Thomas G. Egell of the other part Witnesseth, that said Harrell of the first part for and in consideration of the Sum of one hundred and twenty and 2/10 dollars to him in hand paid the receipt whereof is hereby acknowledged both this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents doth give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Thomas G. Egell all that certain lot or tract of land, lying and being in the County of Limestone State of Alabama, known and described as follows to wit, (The South East quarter of the South East quarter of Section No twenty six in Township No one of Range No six West, containing Forty & 2/10 acres, be the Same more or less. To have and to hold the above described land with the tenements and appurtenances thereto belonging or in anywise appertaining to the Same unto the said Thomas G. Egell and his heirs and assigns forever. But the said A B Harrell only Sells what interest the said John C. Harrison deceased had in and to said land, and conveys only such title as rests in him as administrator of said deceased, and he hereby, and having conveyed only such title as the said John C. Harrison had in and to said land above described unto the said Thomas G. Egell his heirs and assigns forever.

In testimony whereof I have hereunto signed my name and affixed my Seal this the day and date year above written.

A B Harrell admin.

The State of Alabama & John J. Jernigan an acting Justice of the Peace hereby certify that A B Harrell a administrator, whose name is signed to the foregoing conveyance and who is known to me, acknowledged before me on this day, that being informed of the contents of the conveyance, he executed the Same voluntarily, on the day the Same bears date.

Given under my hand this 10th day of September, 1858,

John Jernigan

Justice of the Peace.

The foregoing deed was filed in the Office of the Judge of Probate of Limestone County for Record on the 10th day of September, 1858, and was duly Recorded the 17th day of September 1858, in Deed Book 1412 pages 190 & 191.

Just Thomas G. Jones Judge P.C.

Benjamin W. Johnson & wife. This Indenture, made this the 5th day of October in the year one thousand eight hundred and fifty, between Ben W. Johnson and Sarah J. Johnson, his wife of the County of Limestone in the State of Alabama of the one part, and David M. Cowan of the other part, Witnesseth, that the said Ben W. Johnson and wife, for and in consideration of the Sum of two dollars and fifty Cents to them in hand paid, the receipt whereof is hereby acknowledged, have this day, given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said David M. Cowan all that certain tract of land lying and being in the County of Limestone in the State of Alabama, and known as the north half of the North East 1/4 of the North West quarter of Section nine of Township two and Range six West, containing twenty acres more or less. To have and to hold the above described Land with the tenements and appurtenances thereto belonging, or in anywise appertaining unto the said David M. Cowan his heirs and assigns forever, and the said Ben W. Johnson and wife for themselves, their heirs, executors and administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said David M. Cowan his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Ben W. Johnson and wife, and also against the lawful title, claim, or demand of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States. In testimony whereof, the said Ben W. Johnson and wife, have hereunto subscribed their names, and affixed their Seals the day and year above written.

Signed, Sealed, and delivered in the presence of

Ben W. Johnson Esq. & Sarah J. Johnson Esq.

The State of Alabama & James Coleman an acting Justice of Limestone County & the peace in and for said County, hereby certify that Ben W. Johnson and Sarah J. Johnson whose names are signed to the foregoing conveyance and who are known to me

a acknowledged before me this day, that being informed of the contents of the conveyance, they executed the same voluntarily on the day the same bears date. Given under my hand this 5th day of October 1857.
James Coleman J. P.

The foregoing deed was filed in the Office of the Judge of the Probate Court of Sumner County for Record on the 17th day of September 1858, and was duly recorded the 18th day of September 1858, in Deed Book H. M. Page 191 & 192.

Thomas G. Jones Judge J. C.

To the Mortgage of the Indenture made this the 29th day of July in the year of our Lord one thousand eight hundred and fifty eight, between the Tennessee and Alabama Central Rail Road Company, a Company duly chartered by the State of Alabama and now acting, contracting and doing business under and by virtue thereof, of the one part, and Jonathan W. McDonald, James W. Stoss, Barth W. Jones, Henry W. Fennell, James W. Allen, William J. Allen, Thomas Redus, Benjamin W. Grigsby, John L. Orr, William W. Phillips, Luke Proyer, Robert C. Brinkwell, Andrew C. Lyle, of the State of Alabama, and John S. Howard of the State of Georgia of the other part - Witnesses; That whereas the said Tennessee and Alabama Central Rail Road Company by and through its President and directors acting in their official capacity in Session at a meeting duly called, acting and doing business for the said Company as the President and directors thereof at the place of holding their meetings in the town of Athens Sumner County State of Alabama on the fifteenth day of February in the year of our Lord one thousand eight hundred and fifty eight, did at said time and place sell to each of the persons respectively above named, bonds of the County of Sumner State of Alabama payable to the said Tennessee and Alabama Central Rail Road Company of the description, date and amounts herein after mentioned. The said Bonds being indorsed and by the said Tennessee and Alabama Central Rail Road Company, the same bonds being made, issued, executed and delivered by the said County of Sumner to the said Company as an acknowledgment of debt due said Company and for the purpose of aiding in the construction of the said Tennessee and Alabama Central Rail Road. That is to say, said Company did sell to Jonathan W. McDonald Bonds upon said County calling upon their face for three thousand dollars due first of March one thousand eight hundred and sixty three, Three thousand dollars due first of March one thousand eight hundred and sixty four, Three thousand dollars due first of March one thousand eight hundred and sixty five, Three thousand dollars due first of March one thousand eight hundred and sixty six and three thousand dollars due first of March one thousand eight hundred and sixty seven, amounting in all to the sum of fifteen thousand dollars, for which the said Jonathan W. McDonald is to pay the sum of six thousand six hundred dollars, also to James

W. Stoss Bonds upon their face calling for one thousand dollars due first of March one thousand eight hundred and sixty three, One thousand dollars due first of March one thousand eight hundred and sixty four, One thousand dollars due first of March one thousand eight hundred and sixty five, One thousand dollars due first of March one thousand eight hundred and sixty six and one thousand dollars due first of March one thousand eight hundred and sixty seven, amounting in all to five thousand dollars for which the said James W. Stoss is to pay the sum of two thousand two hundred dollars; also to Barth W. Jones Bonds upon their face calling for one thousand dollars due first of March one thousand eight hundred and sixty three, One thousand dollars due first of March one thousand eight hundred and sixty four, One thousand dollars due first of March one thousand eight hundred and sixty five, One thousand dollars due first of March one thousand eight hundred and sixty six and one thousand dollars due first of March one thousand eight hundred and sixty seven, amounting in all to five thousand dollars, for which the said Barth W. Jones is to pay the sum of two thousand two hundred dollars; also to Henry W. Fennell Bonds upon their face calling for two thousand dollars due first of March one thousand eight hundred and sixty three, Two thousand dollars due first of March one thousand eight hundred and sixty four, Two thousand dollars due first of March one thousand eight hundred and sixty five, two thousand dollars due first of March one thousand eight hundred and sixty six and two thousand dollars due first of March one thousand eight hundred and sixty seven, amounting in all to ten thousand dollars, for which the said Henry Fennell is to pay the sum of four thousand four hundred dollars; also to James W. Allen Bonds upon their face calling for one thousand dollars due first of March one thousand eight hundred and sixty three, One thousand dollars due first of March one thousand eight hundred and sixty four, One thousand dollars due first of March one thousand eight hundred and sixty five, One thousand dollars due first of March one thousand eight hundred and sixty six and one thousand dollars due first of March one thousand eight hundred and sixty seven, amounting in all to five thousand dollars, for which the said James W. Allen is to pay the sum of two thousand two hundred dollars; also to William J. Allen Bonds upon their face calling for one thousand dollars due first of March one thousand eight hundred and sixty three, One thousand dollars due first of March one thousand eight hundred and sixty four, One thousand dollars due first of March one thousand eight hundred and sixty five, One thousand dollars due first of March one thousand eight hundred and sixty six and one thousand dollars due first of March one thousand eight hundred and sixty seven, amounting in all to five thousand dollars, for which the said William J. Allen is to pay the sum of two thousand two hundred dollars; also to Thomas Redus Bonds upon their face calling for two thousand dollars due first of March one thousand eight hundred and sixty three, two thousand dollars due first of March one thousand eight hundred and sixty four, two thousand dollars due first of March one thousand eight hundred and sixty five, two thousand dollars due first of March one thousand eight hundred and sixty six and two thousand dollars due first of March one thousand eight hundred and sixty seven, amounting in all to ten thousand dollars, for which the said Thomas Redus is to pay four thousand four hundred dollars; also to Benjamin W. Grigsby Bonds upon their face calling for two

Thousand dollars due First of March One Thousand eight hundred and Sixty Three,
 Two Thousand dollars due First of March One Thousand eight hundred and Sixty four,
 Two Thousand dollars due First of March One Thousand eight hundred and Sixty five,
 Two Thousand dollars due First of March One Thousand eight hundred and Sixty Six,
 and Two Thousand dollars due First of March One Thousand eight hundred and Sixty Seven,
 amounting in all to Five Thousand dollars, for which the Said Benjamin W.
 Cingely is to pay the Sum of Four Thousand four hundred dollars, also to
 John C. Orr Bonds upon their face Calling for two Thousand dollars due First
 of March One Thousand eight hundred and Sixty Three, two Thousand dollars due First
 of March One Thousand eight hundred and Sixty four, two Thousand dollars due First
 of March One Thousand eight hundred and Sixty five, two Thousand dollars due First
 of March One Thousand eight hundred and Sixty Six, and Two Thousand dollars due First
 of March One Thousand eight hundred and Sixty Seven, for which the Said John C.
 Orr is to pay the Sum of four Thousand four hundred dollars and which Said
 Several Bonds amount to the Sum of Ten Thousand dollars; also to William H.
 Phillips Bonds upon their face Calling for One Thousand dollars due First of March
 One Thousand eight hundred and Sixty Three, One Thousand dollars due First of March
 One Thousand eight hundred and Sixty four, One Thousand dollars due First of March
 One Thousand eight hundred and Sixty five, One Thousand dollars due First of March
 One Thousand eight hundred and Sixty Six, and One Thousand dollars due First of March
 One Thousand eight hundred and Sixty Seven, amounting in all to Five Thousand
 dollars, for which the Said William H. Phillips is to pay the Sum of Five Thousand
 two hundred dollars; also to Luke Pryor Bonds upon their face Calling for
 One Thousand dollars due first of March One Thousand eight hundred and Sixty Three,
 One Thousand dollars due first of March One Thousand eight hundred and Sixty four,
 One Thousand dollars due first of March One Thousand eight hundred and Sixty five,
 One Thousand dollars due first of March One Thousand eight hundred and Sixty six,
 One Thousand dollars due first of March One Thousand eight hundred and Sixty seven,
 One Thousand dollars due first of March One Thousand eight hundred and Sixty eight,
 One Thousand dollars due first of March One Thousand eight hundred and Sixty nine,
 One Thousand dollars due first of March One Thousand eight hundred and Sixty ten,
 One Thousand dollars due first of March One Thousand eight hundred and Sixty eleven,
 One Thousand dollars due first of March One Thousand eight hundred and Sixty twelve,
 One Thousand dollars due first of March One Thousand eight hundred and Sixty thirteen,
 One Thousand dollars due first of March One Thousand eight hundred and Sixty fourteen,
 One Thousand dollars due first of March One Thousand eight hundred and Sixty fifteen,
 One Thousand dollars due first of March One Thousand eight hundred and Sixty sixteen,
 One Thousand dollars due first of March One Thousand eight hundred and Sixty seventeen,
 One Thousand dollars due first of March One Thousand eight hundred and Sixty eighteen,
 One Thousand dollars due first of March One Thousand eight hundred and Sixty nineteen,
 One Thousand dollars due first of March One Thousand eight hundred and Sixty twenty,
 amounting in all to Five Thousand dollars, for which the Said Luke Pryor is to
 pay Five Thousand two hundred dollars; also to Robert C. Brickell Bonds upon
 their face Calling for One Thousand dollars due first of March One Thousand eight
 hundred and Sixty Three, One Thousand dollars due first of March One Thousand eight
 hundred and Sixty four, One Thousand dollars due first of March One Thousand eight
 hundred and Sixty five, One Thousand dollars due first of March One Thousand eight
 hundred and Sixty six, One Thousand dollars due first of March One Thousand eight
 hundred and Sixty seven, One Thousand dollars due first of March One Thousand eight
 hundred and Sixty eight, One Thousand dollars due first of March One Thousand eight
 hundred and Sixty nine, One Thousand dollars due first of March One Thousand eight
 hundred and Sixty ten, One Thousand dollars due first of March One Thousand eight
 hundred and Sixty eleven, One Thousand dollars due first of March One Thousand eight
 hundred and Sixty twelve, One Thousand dollars due first of March One Thousand eight
 hundred and Sixty thirteen, One Thousand dollars due first of March One Thousand eight
 hundred and Sixty fourteen, One Thousand dollars due first of March One Thousand eight
 hundred and Sixty fifteen, One Thousand dollars due first of March One Thousand eight
 hundred and Sixty sixteen, One Thousand dollars due first of March One Thousand eight
 hundred and Sixty seventeen, One Thousand dollars due first of March One Thousand eight
 hundred and Sixty eighteen, One Thousand dollars due first of March One Thousand eight
 hundred and Sixty nineteen, One Thousand dollars due first of March One Thousand eight
 hundred and Sixty twenty, amounting in all to Five Thousand dollars, for which the
 Said Robert C. Brickell is to pay Five Thousand and two hundred dollars; also to
 Andrew C. Legg Bonds upon their face Calling for Five Thousand dollars due first
 of March One Thousand eight hundred and Sixty Three, Five Thousand dollars due first
 of March One Thousand eight hundred and Sixty four, Five Thousand dollars due first
 of March One Thousand eight hundred and Sixty five, Five Thousand dollars due first
 of March One Thousand eight hundred and Sixty six, Five Thousand dollars due first
 of March One Thousand eight hundred and Sixty seven, Five Thousand dollars due first
 of March One Thousand eight hundred and Sixty eight, Five Thousand dollars due first
 of March One Thousand eight hundred and Sixty nine, Five Thousand dollars due first
 of March One Thousand eight hundred and Sixty ten, Five Thousand dollars due first
 of March One Thousand eight hundred and Sixty eleven, Five Thousand dollars due first
 of March One Thousand eight hundred and Sixty twelve, Five Thousand dollars due first
 of March One Thousand eight hundred and Sixty thirteen, Five Thousand dollars due first
 of March One Thousand eight hundred and Sixty fourteen, Five Thousand dollars due first
 of March One Thousand eight hundred and Sixty fifteen, Five Thousand dollars due first
 of March One Thousand eight hundred and Sixty sixteen, Five Thousand dollars due first
 of March One Thousand eight hundred and Sixty seventeen, Five Thousand dollars due first
 of March One Thousand eight hundred and Sixty eighteen, Five Thousand dollars due first
 of March One Thousand eight hundred and Sixty nineteen, Five Thousand dollars due first
 of March One Thousand eight hundred and Sixty twenty, amounting in all to Five
 Thousand dollars, for which the Said Andrew C. Legg is to pay Five Thousand
 four hundred dollars; also to John S. Howard of Georgia Bonds on their face Calling
 for Twenty Thousand dollars due first of March One Thousand eight hundred
 and Sixty Two, for which the Said John Howard is to pay the Sum of Thirteen

Thousand Six hundred dollars, and upon the express understanding and agreement and part
 and parcel of the Contract, inducement and consideration with the parties of the Second part
 that upon their paying the Sum of Money respectively as above stated for the bonds above described,
 as sold to each respectively, that Said Tennessee and Alabama Central Rail Road Company
 would deliver Said Bonds to the parties respectively, with all proper endorsements, and that
 Said Company would guarantee the prompt payment of Said Bonds to the Said parties
 respectively by giving, creating and making a first or preferred lien or mortgage upon
 the whole and entire assets of Said Company including its rights of Way, Road Bed,
 Cars, Depots, rolling Stock, Subscriptions and all and every thing belonging thereto,
 which Said understanding or agreement embracing or intending to embrace the terms
 of Contract between the Said Company and the parties above named, respecting the
 Selling, purchasing and guaranteeing the payment of the Said County Bonds
 is to be found in the Shape of a resolution in the Minutes or recorded proceedings of
 the Said President and Directors at their February Meeting dated Athens February the
 fifteenth Eighteen hundred and fifty eight, Commencing at the bottom of page
 Forty five and ending near the bottom of page Fifty One, which Said resolution
 contains the terms and in Substance of the Contract made between
 the Said Company and the parties above named, touching the Selling, purchasing
 and guaranteeing of the Said County bonds. A Copy of which proceedings and
 resolution, made and offered on the one Side and accepted on the other, is hereto
 appended, and to be taken and considered as part of this Indenture for all
 purposes of interpretation, Construction and the arriving at the meaning, Spirit
 and intent of the Selling & buying of the Bonds above described, and the guaranteeing
 and Securing of their prompt payment and the Security and inducement intended
 thereby and hereby.

And Whereas the Said parties above named in pursuance of the agreement above
 mentioned did pay over to the Treasurer of the Said Tennessee and Alabama
 Central Rail Road Company the Sum and Sums above mentioned as agreed to be
 paid by each of the parties respectively for the bonds above described and
 sold to each of the parties respectively, and now that the Contract between
 the Said Tennessee and Alabama Central Rail Road Company and the parties
 above named may be complied with on the part of Said Company (the Said
 parties of the Second part having in all things and respects performed their part
 of the Contract, touching the Sale of the Said bonds) and that the first and pre-
 ferred lien or mortgage may be created and given on the entire assets, rights, credits
 and the property of Said Tennessee and Alabama Central Rail Road Company,
 which was not only understood and agreed to be done by Said Company as a part
 of the Contract, between the parties, but as a proximate consideration and in-
 ducement to the parties of the Second part to purchase Said Bonds and pay
 over to the Said Company the Sums of Money by the parties respectively above
 named; And the Said Company may fully execute its part of Said Contract
 and create the first and preferred lien or mortgage as agreed, upon its entire
 assets, real and personal, rights and credits, Chances in action and all and every
 thing belonging thereto as agreed. And this Indenture witnesseth that for and in
 consideration of the premises and also for and in consideration of the Sum of
 Five dollars, the receipt whereof is hereby acknowledged to the Said Tennessee
 and Alabama Central Rail Road Company paid by the Said parties of

demunity of those sold to the parties above named.

In testimony whereof James W. Sloss as the President and John T. Tanner as the Secretary of the Tennessee and Alabama Central Rail Road Company in their official capacity as such, for and on account and in behalf of said Company sign their names hereto and attach by virtue of the Charter of said Company the Seal of said Company hereto and James W. Sloss, William W. Phillips, Thomas Reeds, John I. Mason, John C. Orr, Henry Farnell, Thomas W. Hobbs & Jonathan McDonald and Luke Pryor as the President and directors for and in behalf of said Company at a regular meeting and while acting as a board of Directors and Jonathan McDonald, James W. Sloss, Barth M. Jones, Henry Farnell, James W. Allen, William J. Allen, Thomas Reeds, Benjamin M. Grigsby, John C. Orr, William W. Phillips, Luke Pryor, Robert C. Brickell, Andrew C. Legg and John A. Howard, for themselves. All done this day and year above written.

James T. Tanner Secy. J. W. Sloss Pres, T. & A. C. R. & Co

J. W. Sloss

W. W. Phillips

Thos Reeds

John I. Mason

John C. Orr

Henry Farnell

Thomas W. Hobbs

Jonathan McDonald

Luke Pryor

President & Directors
of T. & A. C. R. & Co

The State of Alabama, I Thomas G. Jones Judge & C. of the
Limestone County Clerk of the Probate Court of said
County hereby certify that James W. Sloss as the President and
John T. Tanner as the Secretary of the Tennessee & Alabama Cen-
tral Rail Road Company, in their official capacity as such,
and James W. Sloss, William W. Phillips, Thomas Reeds, John
I. Mason, John C. Orr, Henry Farnell, Thomas W. Hobbs, Jon-
athan McDonald, and Luke Pryor as the President and directors
for and in behalf of said Company, whose names are signed to
the within Conveyance, and who are known to me, acknowledged
before me on this day, that being informed of the contents of the
Conveyance, they executed the same voluntarily on the day the
same bears date.

J. G. Jones

In testimony whereof I have hereunto set my
name and affixed the Seal of said Court at Athens
in Athens this 22nd day of September 1858.

Thomas G. Jones Judge

The foregoing Conveyance was filed in my office, at Athens
on the 22nd day of September 1858, and was duly recorded the
same day in Deed Book No. 14, pages 142, 3, 4, 5, 6, 7 & 8.

Test Thomas G. Jones Judge R

Copy of Resolution passed by the Board of Directors of Tennessee and Alabama
Central Rail Road Company 15th February 1858.

Luke Pryor Esq. offered the following resolution, in reference to the Sale of the
County Bonds, which was unanimously adopted, to wit, Whereas the Prob-
ate Court of the Tennessee & Ala. Central R.R. Co. in the behalf and on the part of said Co.
Sold to each of the following persons the following bonds of Limestone County, to wit:
To Jonathan McDonald Bonds upon their face, Calling for three thousand
dollars due 1st March 1863, three thousand dollars due 1st March 1864,
three thousand dollars due 1st March 1865, three thousand dollars due 1st
March 1866, and three thousand dollars due 1st March 1867, amounting
in all to fifteen thousand dollars, for which the said McDonald is to pay the
Sum of Six thousand Six hundred dollars, also to James W. Sloss Bonds upon
their face Calling for One thousand dollars due 1st March 1863, One thousand
dollars due 1st March 1864, One thousand dollars due 1st March 1865, One thousand
dollars due 1st March 1866 and One thousand dollars due 1st March 1867, amounting
in all to Five thousand dollars, for which the said Sloss is to pay the Sum
of two thousand, two hundred dollars, also to Barth M. Jones Bonds upon their
face, Calling for One thousand dollars due 1st March 1863, One thousand
dollars due 1st March 1864, One thousand dollars due 1st March 1865, One thousand
dollars due 1st March 1866, and One thousand dollars due 1st March 1867, amounting
in all to Five thousand dollars, for which the said B. M. Jones is to pay
the Sum of two thousand, two hundred dollars, also to Henry Farnell Bonds -
upon their face, Calling for the Thousand dollars due 1st March 1863, two thousand
dollars due 1st March 1864, two thousand dollars due 1st March 1865, two thousand
dollars due 1st March 1866, two thousand dollars due 1st March 1867, amounting in all to
Ten thousand dollars, for which the said Henry Farnell is to pay the Sum of
Four thousand four hundred dollars, also to James W. Allen Bonds upon their
face, Calling for One thousand dollars due 1st March 1863, One thousand
dollars due 1st March 1864, One thousand dollars due 1st March 1865, One thousand
dollars due 1st March 1866, One thousand dollars due 1st March 1867, amounting
in all to Five thousand dollars, for which the said James W. Allen is to pay
the Sum of two thousand, two hundred dollars, also to W. J. Allen Bonds upon
their face Calling for One thousand dollars due 1st March 1863, One thousand
dollars due 1st March 1864, One thousand dollars due 1st March 1865, One thousand
dollars due 1st March 1866, One thousand dollars due 1st March 1867, amounting
in all to Five thousand dollars, for which the said W. J. Allen is to pay
the Sum of two thousand, two hundred dollars, also to Thomas Reeds Bonds
upon their face Calling for two thousand dollars due 1st March 1863, two
thousand dollars due 1st March 1864, two thousand dollars due 1st March 1865, two
thousand dollars due 1st March 1866, two thousand dollars due 1st March 1867, amounting
in all to Ten thousand dollars, for which the said Thomas Reeds is to pay
Four thousand four hundred dollars, also to Benjamin M. Grigsby Bonds upon
their face, Calling for two thousand dollars due 1st March 1863, two thousand
dollars due 1st March 1864, two thousand dollars due 1st March 1865, two thousand
dollars due 1st March 1866, two thousand dollars due 1st March 1867, amounting in all
to Ten thousand dollars, for which the said Benjamin M. Grigsby is to pay the
Sum of Four thousand four hundred dollars, also to J. C. Orr Bonds upon

this face, Calling for two thousand dollars due 1st March 1863, two thousand dollars due 1st March 1864, two thousand dollars due 1st March 1865, two thousand dollars due 1st March 1866, two thousand dollars due 1st March 1867, amounting in all to Five thousand dollars, for which the Said Co. is to pay the Sum of Four thousand four hundred dollars - Also to Warren W. Phillips Bonds upon this face, Calling for One thousand dollars due 1st March 1863, One thousand dollars due 1st March 1864, One thousand dollars due 1st March 1865, One thousand dollars due 1st March 1866, and One thousand dollars due 1st March 1867, amounting in all to Five thousand dollars, for which the Said Warren W. Phillips is to pay the Sum of two thousand two hundred dollars, Also to Leitch Rogers Bonds upon this face, Calling for One thousand dollars due 1st March 1863, One thousand dollars due 1st March 1864, One thousand dollars due 1st March 1865, One thousand dollars due 1st March 1866, One thousand dollars due 1st March 1867, amounting in all to Five thousand dollars, for which Said Leitch Rogers is to pay the Sum of two thousand two hundred dollars, Also to Robert C. Brickell Bonds upon this face, Calling for One thousand dollars due 1st March 1863, One thousand dollars due 1st March 1864, One thousand dollars due 1st March 1865, One thousand dollars due 1st March 1866, One thousand dollars due 1st March 1867, amounting in all to Five thousand dollars, for which the Said Robert C. Brickell is to pay two thousand two hundred dollars, Also to Andrew C. Legg Bonds upon this face, Calling for two thousand dollars due 1st March 1863, two thousand dollars due 1st March 1864, two thousand dollars due 1st March 1865, two thousand dollars due 1st March 1866, and two thousand dollars due 1st March 1867, amounting in all to Ten thousand dollars, for which the Said Andrew C. Legg is to pay the Sum of Four thousand four hundred dollars, Also to John S. Howard Bonds on this face, Calling for twenty thousand dollars due 1st March 1862, for which the Said John S. Howard is to pay the Sum of thirteen thousand six hundred dollars -

It is further agreed and understood that the Said parties are to pay the respective amounts for the purchase of Said Bonds on the 1st March 1858, and if any shall desire to pay sooner than that date, then and in that case, it is further understood and agreed that the Company will pay them interest on the amount paid, to the 1st March 1858, and whereas the Said County Bonds are now deposited in the Bank of the Republic New York City, a collateral Security to and for a debt arising out of a contract between the Said Company and an Theodore Dehon for the purchase of Iron, and whereas it is necessary, intended and expected, that the Said debt due to the Said Dehon is to, and will be paid, in part with the money arising from the Sale of Said Bonds - It is hereby agreed, understood, and Contracted on the part of Said Company, by and through its President and directors, that upon the payment by the Said parties above (the purchasers) the Several Sums of Money each has agreed to pay for the Bonds purchased by them to the Treasurer of Said Co. in the Town of Athens in Current Bank Notes, the Said Company will and shall with the money arising from the Sale of Said Bonds, together with other means & means, pay the Said debt due to the Said Dehon, redeem, relieve, procure and deliver the Said Bonds within a reasonable time to the Said purchasers respectively with all proper

endorsements. And further they expressly agree to guarantee not only a redemption and delivery of the Said Bonds to the parties respectively but upon the payment of the Same by each respectively, the Said Company at any time after the payment aforesaid agree to guarantee the prompt payment of the Said Bonds, and to this end hereby agree to accomplish this either by a guarantee on the Bonds, by creating a first or preferred lien or first Mortgage on the whole and entire assets of the Said Co. including its rights of Way, Road Bed, Iron, Depots, Rolling Stock, Subscription and all and every thing belonging thereto, and rights, Credits and dues of every kind and description, and expressly waiving a first lien against the Company or other party at the election, of the Bond Holder, Should Said Bonds not be promptly met, according to tenor and effect, and the Holder there of may at his discretion proceed at once against Said Company by Suit, or under his first guarantee or preferred first Mortgage, the full effect being hereby to Create a first and Superior lien now or hereafter upon the whole and entire assets of the Road, until the Said Bonds are entirely paid, and to Create a first Lien on the Same to secure the payment of Said Bonds - It being however further understood and agreed between the above named parties, and the Said Co. that in the event and should the Said Company find it necessary or think proper to sell or otherwise negotiate the following Bonds hereafter to wit, The Linn County Bonds for twenty thousand dollars due 1st March 1860, twenty thousand dollars due 1st March 1861, One thousand dollars due 1st March 1863, One thousand dollars due 1st March 1864, One thousand dollars due 1st March 1865, One thousand dollars due 1st March 1866, One thousand dollars due 1st March 1867, That the Said Co. shall have the right to sell the Said Bonds, upon equal footing and entitled to the same guarantee, security and benefits of these Sells to the parties above named, and in all respects and in all things, the purchasers thereof shall be placed upon equal footing and entitled to share equally as to the guarantee, security, indemnity, and terms of these above named - And should the Said Company fail or refuse upon the payment of the Said Several Sums of Money, by the purchasers above named, on or all by a reasonable time, to redeem and deliver the Said Bonds above described and sold to the parties respectively, and to guarantee and secure to the extent above mentioned, then the Said Company shall pay Said parties respectively, all damage which they shall sustain, by such failure or refusal -

Signed J. J. Turner
Secretary

Signed J. W. Stiles, Pres

I hereby Certify that the above and foregoing proceedings is a true copy of the action of the Board of Directors of the Tennessee & Alabama Central Rail Road Company, as appears upon the Minute Book at a regular meeting in the Town of Athens, February 24th 1858.

July 2nd 1858

J. J. Turner Secretary

David Still } This Indenture made this twentieth day of August
To & Deed } in the year One thousand eight hundred and fifty eight & between
Sarah Ann Moore } David Still of the County of Limestone in the State of Alabama
of the one part, and Sarah Ann Moore of said County and State of the other
part. Witnesseth, that the said David Still for and in consideration of and
for the care that my said daughter Sarah Ann Moore has taken and is taking
of me in my old age as well as for the natural love and affection that I have
for her. I have this day given granted, bargained, sold, aliened, conveyed, releas-
ed, conveyed and confirmed; and by these presents do give, grant, bargain, sell,
alien, convey, release, convey and confirm unto the said Sarah Ann Moore all
that certain tract or parcel of land lying and being in the County of Limestone
and State of Alabama and described as follows to-wit: all of
that portion of South East quarter of Section twelve in township two of Range
four West that lays on the South East side of Spring Creek. Supposed to contain
One hundred and twenty six acres beside a small lot of twenty four acres that
I had deeded to David Adams & mine of which lot lays in the South East
Side of the said Creek. To have and to hold, the above described tract
or parcel of land with the tenements and appurtenances thereto belonging
even any wise appertaining unto the said Sarah Ann Moore her heirs and
assigns forever. And the said David Still for himself his heirs, Executors
and Administrators, do hereby and in consideration of the premises, warrant and
will forever defend the title to the above described and hereby granted premises,
unto the said Sarah Ann Moore her heirs and assigns from and against him-
self and all and every person or persons claiming or holding under him the said
David Still, and also against the lawful title, claim or demand of all and
every person or persons whatsoever, claiming or holding by, from or under the Gov-
ernment of the United States. In testimony whereof the said David Still here
unto Subscribes his name and affixes his Seal the day and year first above written.
Signed Sealed and delivered } David Still
in the presence of }

John Turrentine

The State of Alabama } I John Turrentine acting Justice of the
Limestone County } peace, hereby certify that David Still, whose name
is signed to the foregoing Conveyance, and who is known to me, acknowledged
before me on this day, that being informed of the contents of the Conveyance,
he executed the same voluntarily on the day the same bears date.

Given under my hand, this 20th day of August A.D. 1858.

John Turrentine J.P.

The foregoing deed was filed in the Office of the Probate Judge of Limestone
County for Record on the 22nd day of September 1858, and was duly Recorded the
6th day of October 1858, in Deed Book No. 11 pages 202.

Thomas G. Tyne Judge P.C.

Sarah Ann Moore } This Indenture made this 20th day of September in the
To & Deed } year One thousand eight hundred and fifty eight, between Sarah
Rendon A. Hage } Ann Moore of the County of Limestone in the State of Alabama of the
one part, and Rendon A. Hage of the other part. Witnesseth that the said Sarah A.
Moore for and in consideration of the sum of Forty dollars to her in hand paid, the
receipt whereof is hereby acknowledged, has this day given, granted, bargained, sold,
aliened, conveyed, released, conveyed and confirmed; and by these presents do give,
grant, bargain, sell, alien, convey, release, convey and confirm unto the said Rendon
A. Hage all that certain tract of land lying and being in the County of Limestone
State of Alabama and known as Commencing at the South West Corner of the
South East quarter of Section 12 running North along said quarter Section line
three hundred yards thence East three hundred and twenty two yards thence
three hundred yards to said Section line thence West to the beginning, containing twenty
acres, lying in Township two Range four West. To have and to hold the above
described tract of land with the tenements and appurtenances thereto belonging or
in any wise appertaining unto the said Rendon A. Hage his heirs and assigns per-
ever. And the said Sarah Ann Moore for herself her heirs, Executors and Administrators,
do hereby and in consideration of the premises, warrant and will forever defend the title
to the above described and hereby granted premises, unto the said Rendon A. Hage his
heirs and assigns, from and against herself and all and every person or persons claiming
or holding under her the said Sarah Ann Moore, and also against the lawful title,
claim or demand of all and every person or persons whatsoever, claiming or holding by, from
or under the Government of the United States.

In testimony whereof the said Sarah Ann Moore hereunto Subscribes her
name and affixes her Seal the day and year above written.

Signed Sealed and delivered } Sarah Ann Moore
in the presence of }

The State of Alabama } I Thomas G. Tyne Judge of the Probate Court
Limestone County } of said County hereby certify that Sarah Ann Moore
whose name is signed to the foregoing Conveyance and whose name is acknowl-
edged before me on this day, that being informed of the contents of the Conveyance
she executed the same voluntarily on the day the same bears date.

Given under my hand this 20th day of September A.D. 1858.

Thomas G. Tyne Judge

The foregoing deed was filed in the Office of the Probate Judge of Limestone
County for Record on the 22nd day of September 1858, and was duly Recorded the 6th
day of October 1858, in Deed Book No. 11 page 203.

Thomas G. Tyne Judge P.C.

Richard W. Anderson } This Indenture made this twentieth day of Sep-
To & Deed } tember in the year One thousand eight hundred and fifty eight
Edmond Ragedale } between Richard W. Anderson of the County of Madison in the
State of Alabama of the one part, and Edmond Ragedale of Limestone County
Alabama of the other part. Witnesseth that the said Rich W. Anderson for
and in consideration of the sum of One hundred and fifty (150) dollars
to him in hand paid, the receipt whereof is hereby acknowledged, has this day

given, granted, bargained, sold, aliened, conveyed, released, confirmed, and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Edward Ragsdale, all that certain tract of land, lying and being in the County of Limestone and State of Alabama, known and described as the North half of the North West quarter of Section Fifteen (15) in Township Three (3) of Range Six (6) West of the Huntsville Meridian, containing Eighty (80) Acres of land, more or less, according to the United States Survey. To have and to hold the above described tract of land with the tenements and appurtenances, thence to belonging or in anywise appertaining unto the said Edward Ragsdale his heirs and assigns forever. And the said Richard W. Anderson, for himself his heirs, executors, and administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said Edward Ragsdale his heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said Richard W. Anderson, and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding by, from, or under the Government of the United States. In testimony whereof, the said Richard W. Anderson, has hereunto subscribed his name and affix his Seal, the day and year first above written.

Signed Sealed and delivered in the presence of
 R. D. Wilson J.P.

State of Alabama } I, Ferdinand L. Hammond, Judge of the Madison County Court of Probate of said County, do hereby certify that Richard W. Anderson whose name is signed to the within and foregoing Conveyance, who is known to me acknowledged before me this day that being informed of the contents of the Conveyance he executed the same voluntarily on the day the same bears date.

Given under my hand this 13th day of September A.D. 1858.

F. L. Hammond
 Judge P.C.

The within deed was filed in the Office of the Probate Judge of Limestone County, for Record on the 23rd day of September 1858, and was duly Recd and the 7th day of October 1858, in Book of said pages 202 & 204.

Thomas G. Tynes Judge P.C.

Richard A. Bee & wife } This Indenture, made the 11th day of
 To } Deeds } September in the year one thousand eight hundred and fifty
 James M. Shelton } Eight between Richard Anthony Bee and M. C. Bee his
 wife of the County of Limestone in the State of Alabama of the one part, and
 James M. Shelton of the other part. Witness, That the said R. A. Bee &
 M. C. Bee his wife, for and in consideration of the sum of two hundred
 dollars to them in hand paid, the receipt whereof is hereby acknowledged,
 have this day, given, granted, bargained, sold, aliened, conveyed, released

conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said James M. Shelton all that certain tract of land lying and being in the County of Limestone and State of Alabama and known as the South West quarter of the North East quarter of Section fifteen of Township One of Range Six West, containing in all forty acres, Subject to Sale at Huntsville Ala.

To have and to hold the above described tract of land with the tenements and appurtenances thence to belonging or in anywise appertaining unto the said James M. Shelton his heirs and assigns forever. And the said Richard A. Bee & M. C. Bee his wife for themselves their heirs, Executors and Administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said James M. Shelton his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Richard A. Bee & M. C. Bee his wife, and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding by, from, or under the Government of the United States.

In testimony whereof, the said Richard A. Bee & M. C. Bee his wife have hereunto subscribed their names and affixed their Seal the day and year above written.

Signed Sealed and delivered in the presence of
 H. F. Arthur

Richard A. Bee
 M. C. Bee

Noted Oliver C. Be

The State of Alabama } I, H. F. Arthur an acting Justice of the peace in Limestone County, do hereby certify that R. A. Bee and M. C. Bee his wife, whose names is signed to the foregoing Conveyance who is known to me acknowledged before me on this day that being informed of the contents of the Conveyance they executed the same voluntarily on this day the same bears date. Given under my hand this 17th day of September 1858.

H. F. Arthur J.P.

I, Thomas G. Tynes Judge of the Probate Court of Limestone County hereby certify that the within deed was filed in my Office for Record on the 27th of September 1858, and duly Recorded the 7th of October 1858 in Book of said pages 204 & 205.

Thomas G. Tynes Judge P.C.

Deeds Seal & wife } This Indenture, made and entered into this fourth day of October
 To } Deeds } in the year of our Lord one thousand eight hundred and fifty eight, b
 Elizabeth Bailey } and between Jesse Seal and Anna Seal his wife of the first part, and
 Elizabeth Bailey of the second part, all of the County of Limestone in the State of Alabama. Witness; That the said Jesse Seal and Anna Seal his wife for and in consideration of the sum of one thousand dollars to them in hand paid, the receipt whereof is hereby acknowledged have this day bargained, sold, aliened, conveyed and confirmed to the said Elizabeth Bailey, and by these presents do sell, bargain, alien, convey and confirm unto Elizabeth Bailey all that certain lot or parcel of land lying in the County of Limestone and State of Alabama more particularly known and designated by the following numbers to wit: The South West quarter of Section fifteen, Township Three, Range six West, containing one hundred and fifty nine & two thirds the North half of the North West quarter of Section twenty two Township Three, Range

five West and the West half of the South East quarter of Section four, two Township three Range five West of the Meridian of Huntsville in Madison County in the State of Alabama. Containing altogether three hundred and twenty acres, more or less. To have and to hold, the above described and hereby granted premises with all the tenements, appurtenances, rights, ways &c. thereto belonging or in any wise appertaining unto the said Elizabeth Bailey, her heirs, administrators, Executors and assigns forever. And the said Jesse Seal and Ann Seal his wife for themselves their heirs, Executors, Administrators and assigns do warrant and will forever defend the title to the above and hereby granted premises, described above, unto the said Elizabeth Bailey, her heirs, Executors, administrators and assigns, from and against them the said Jesse Seal and Ann Seal his wife and from all and every person or persons claiming or holding under them, and also against the lawful title, claim or demand of all and every person or persons whatsoever, and also against the general Government of the United States. Our testimony whereof, the said Jesse Seal and Ann Seal his wife, hereunto set their hands, signatures and seals the day and year above written.

Jesse Seal *[Signature]*
Ann Seal *[Signature]*

The State of Alabama: This day personally came before me Richard W. Henderson a Justice assigned to keep the peace in and for said County, Jesse Seal and acknowledged that he signed, sealed and delivered the above and foregoing deed of conveyance to the Elizabeth Bailey the second party therein mentioned, on the day of its date for the uses and purposes therein expressed. And that on a private examination of Ann Seal wife of the said Jesse Seal, had separate and apart from her said husband, acknowledged that she signed, sealed and delivered the foregoing deed, freely and voluntarily, without any fear threats or compulsion, on the part of her said husband.

Our testimony whereof I have hereunto set my hand and seal this 4 day of October in the year of our Lord one thousand eight hundred and fifty eight and of American Independence the Eighty second year.

Richard Henderson a Justice of the Peace in and for said County, State of Alabama.

I Thomas G. Tyne Judge of the Probate Court of Limestone County, hereby certify that the within deed was filed in my office for Record on the 7th day of October 1858 and was duly Recorded the 13th day of October 1858, in Deed Book No 10 pages 205 & 206.

Thomas G. Tyne Judge P.C.

John Holbert & wife: This Indenture made this first day of October in To & Deed the year one thousand eight hundred and fifty two, between Stephen W. Johnson, John Holbert and Elizabeth Holbert of the County of Limestone in the State of Alabama of the one part, and Stephen W. Johnson of the other part, Witnesseth that the said John Holbert and Elizabeth his wife for and in consideration of the sum of one thousand dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and to their heirs, assigns do give, grant, bargain, sell, alien

convey, release, convey and confirm unto the said Stephen W. Johnson all that certain certain tract of land, lying and being in the County of Limestone State of Alabama and known as the East half of the South West quarter of Section No 3 Township No 2 Range 6 West the South 1/2 of the West half of the South West quarter of Section 3 Township 2 Range 6 West all the South half of the East half of the South East quarter of Section four of Township two of Range 6 West. Containing in all one hundred and six acres more or less. To have and to hold, the above described tract or parcels of lands, with the tenements and appurtenances thereto belonging or in any wise appertaining, unto the said Stephen W. Johnson his heirs and assigns forever. And the said John Holbert & wife for themselves their heirs, Executors and administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said Stephen W. Johnson & his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John Holbert & wife, and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding from or under the Government of the United States.

Our testimony whereof, the said John Holbert & Elizabeth his wife have hereunto subscribed their names and affixed their seal the day and year first above written.

in the presence of John Holbert Ann *[Signature]*
Elizabeth Holbert *[Signature]*
State of Alabama: Personally appeared before me Simpson B. Flanagan a Limestone County, acting Justice of the peace of the County and State of said John Holbert and acknowledged the signing, sealing and delivery of the within & foregoing deed for the purposes therein specified on the day of its date to the within mentioned Stephen W. Johnson and also in the said day I exhibited said deed to Elizabeth Holbert wife of the said John Holbert who upon a private examination separate and apart from her said husband acknowledged that she signed, sealed and delivered the said deed for the purposes therein specified on the day of its date to the within mentioned Stephen W. Johnson and that she relinquished her right of dower in the said land and premises in said deed specified. Given under my hand & seal this the first day of October 1858.

I Thomas G. Tyne Judge of the Probate Court of Limestone County, hereby certify that the within deed was filed in my office for Record on the 7th day of October 1858 and was duly Recorded the 13th day of October 1858, in Deed Book No 10 pages 206 & 207.

Thomas G. Tyne Judge P.C.

Stephen W. Johnson & Elizabeth Johnson: Know all persons by these presents that we Elizabeth Johnson and Stephen W. Johnson have this day relinquished all our right, title and claim to the property given to Stephen W. Johnson in his life time to his land in Limestone and his interest also in a certain Negro boy Dick which was given for the maintenance both of Elizabeth Johnson my wife during her natural life and this is to relinquish to all of our claim and interest thereto as witness our hands this the 8 day of October 1858.

Stephen W. Johnson
Elizabeth Johnson

The State of Maryland & James Coleman an acting Justice of the peace in and for said County, Certify that the within relinquishment was acknowledged before me this the 8 day of Oct. 1858.

James Coleman J.P.

I Thomas G. Tyus Judge of the Probate Court of Lincolnton County hereby certify that the within relinquishment was filed in my Office for Record on the 14th day of Oct. 1858, and was duly Recorded the 21st day of Oct. 1858 in Deed Book No. 10 pages 207 & 208.

Thomas G. Tyus Judge P.C.

Elizabeth Johnson & her heirs } This Indenture made this the 8 day of Oct.
To & Deed } in the year one thousand eight hundred and fifty eight
(Clay Stimmitt } between Elizabeth Johnson wife of Stephen W. Johnson, and
his heirs of said Stephen W. Johnson to wit, B. W. Johnson and Sarah Johnson his wife
G. D. Johnson and Mary his wife, W. B. Stimmitt and Laura Ann his wife, James
Martin and Amasa his wife & Vanhooker and M. A. Vanhooker his wife of the one
part and Clay Stimmitt of the other part. Witnesseth that the said Elizabeth
parties heirs of the said Stephen W. Johnson for and in consideration of Sum
of twenty five hundred dollars to them in hand paid, the receipt whereof is
hereby acknowledged, have this day given, granted, sold, aliened, conveyed, released,
conveyed and confirmed, and by their presents do give, grant, bargain, sell, alien,
convey, release, convey and confirm unto the said Clay Stimmitt all that certain
tract of land, lying and being in the County of Lincolnton and State of Alabama
and known as the East half of South West quarter of Section No. 10 Township
No. 2 of Range 6 West also the South half of the West half of the South West quarter
of Section three Township No. 2 Range 6 West also the South half of the East
half of the South East quarter of Section four of Township No. 2 of Range 6 West
containing in all one hundred and sixty acres more or less.

Also we relinquish all our right, title, claim and demand to a certain negro
Negro by Dick age about twelve years old the property belonging to the late
Estate of Stephen W. Johnson also in full of our entire interest in said Estate.

To have and to hold, the above described tract of land with the tenements and
appurtenances thereto belonging or in any way appertaining unto the said Clay
Stimmitt his heirs and assigns forever. And the said Elizabeth Johnson
son and the above heirs for themselves their heirs heirs, executors and administrators
do hereby, and in consideration of the premises, warrant and will forever defend
the title to the above described and hereby granted premises unto the said Clay
Stimmitt his heirs and assigns from and against themselves and their heirs and
all and every persons claiming or holding under them the said Elizabeth Johnson
wife Stephen W. Johnson late of the County of Lincolnton and the above named
heirs at law of said Stephen W. Johnson, and also against the lawful title,
claim or demand of all and every person or persons whomsoever, claiming or holding
by, from or under the Government of the United States.

Our testimony whereof the said Elizabeth Johnson and the above named heirs have
hereunto subscribed their names and affixed their Seals the day and year above written.

Signed Sealed and delivered

in the presence of
James Coleman J.P.

Elizabeth Johnson

B. W. Johnson

Sarah W. Johnson

G. D. Johnson

Mary Johnson

W. B. Stimmitt

Laura Ann Stimmitt

James Martin

Mary A. Martin

A. Vanhooker

M. A. Vanhooker

The State of Alabama & James Coleman an acting Justice of the peace
Lincolnton County, I in and for said County, hereby certify that Elizabeth
Johnson, B. W. Johnson and Sarah Johnson G. D. Johnson and Mary
Johnson W. B. Stimmitt and Laura Ann Stimmitt James Martin and Mary
A. Martin, A. Vanhooker and M. A. Vanhooker, whose names are signed to the
foregoing conveyance and who were present to me, acknowledged before me
on this day, that being informed of the contents of the conveyance they executed
the same voluntarily on the day the same bears date.
Given under my hand this the 8 day of Oct. A.D. 1858.

James Coleman J.P.

I Thomas G. Tyus Judge of the Probate Court of Lincolnton County
hereby certify that the within relinquishment was filed in my Office for Record
on the 14th day of Oct. 1858, and was duly Recorded the 21st day of Oct. 1858 in Deed Book No. 10 pages 208 & 209.

Thomas G. Tyus Judge P.C.

Willis Bradshaw & wife } This Indenture made this fourteenth day of Oct. 1858
To & Deed } in the year one thousand eight hundred and fifty eight
Abraham R. Crawford } between Willis Bradshaw and Larica Bradshaw his wife of the County
of Lincolnton in the State of Alabama of the one part, and Abraham R. Crawford
of the said County and State of the other part. Witnesseth that the said Willis
Bradshaw and Larica Bradshaw his wife for and in consideration of Sum of
seventy five dollars to them in hand paid, the receipt whereof is hereby acknowledged
have this day given, granted, bargain, sold, aliened, conveyed, released, conveyed
and confirmed, and by their presents do give, grant, bargain, sell, alien, convey,
release, convey and confirm unto the said Abraham R. Crawford all that certain
tract or parcel of land, lying and being in the County of Lincolnton and State of Ala-
bama and known and described as follows namely 1/4 of 1/4 of Section No. 2 in
Township No. 2 of Range No. 4 West containing thirty nine and 7/100 acres.
To have and to hold, the above described tract of land with the tenements and appurtenances
thereto belonging or in any way appertaining unto the said Abraham R. Crawford
his heirs and assigns forever. And the said Willis Bradshaw and Larica Bradshaw for
themselves their heirs Executors and administrators, do hereby, and in consideration of
the premises, warrant and will forever defend the title to the above described and hereby granted
premises unto the said Abraham R. Crawford his heirs and assigns from and against
themselves and all and every person or persons claiming or holding under them the said
Willis Bradshaw and Larica Bradshaw his wife and also against the lawful title, claim
or demand of all and every person or persons whomsoever, claiming or holding by, from

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or under the Government of the United States. In testimony whereof, the said
Willis Bradshaw and Larissa Bradshaw have hereunto Subscribed their names and
affixed their Seals the day and year first above written.

Signed Sealed and delivered by
in the presence of
The State of Alabama, I Thomas G. Tyus Judge of the Probate Court
Limestone County. I of said County, hereby Certify that Willis Bradshaw
and Larissa Bradshaw his wife whose names are signed to the foregoing conveyance
and who are known to me, acknowledged before me on this day, that being informed
of the contents of the conveyance, they executed the same voluntarily on the
day the same bears date. Given under my hand this 14th day of October A.D. 1858

Thomas G. Tyus J. P. C.
I Thomas G. Tyus Judge of the Probate Court of said County hereby
Certify that the within deed was filed in my Office for Record on the 14th day
of October 1858 and was duly Recorded the 25th day of October 1858 in Deed Book
No 10 pages 209 & 210
Thomas G. Tyus Judge P. C.

James Martin & wife } This Indenture made this Tenth day of September
To & Deed } in the year One thousand Eight hundred and fifty Eight, between
William L. Falkner } James Martin & Mary A. Martin his wife of the County of Limestone
State of Alabama of the one part, and William L. Falkner of the other part
Witnesseth, that the said James Martin & Mary A. Martin his wife for and in con-
sideration of the Sum of One hundred dollars to them in hand paid the receipt whereof
is hereby acknowledged have this day, given, granted, bargained, sold, aliened, conveyed, released,
conveyed and confirmed; and by these presents do give, grant, bargain, sell,
alien, convey, release, convey and confirm unto the said Wm. L. Falkner, all that
certain tract or parcel of land, lying and being in the County of Limestone & State
of Alabama and known as the North East quarter of the North East quarter of
Section five in Township One of Range three West, in the District of lands subject
to Sale at Huntsville Ala. Containing forty acres more or less.
To have and to hold the above described tract or parcel of land, with the tenements
and appurtenances thereto belonging or in anywise appertaining unto the said
Wm. L. Falkner, his heirs and assigns forever. And the said James Martin &
Mary A. Martin his wife, for themselves, their heirs, Executors and administrators
do hereby and in consideration of the premises, warrant and will forever defend
the title to the above described and hereby granted premises unto the said Wm. L.
Falkner his heirs and assigns, from and against themselves, and all and every
person or persons claiming or holding under them the said James Martin and
Mary A. Martin his wife. And also against the lawful title, claim or demands
of all and every person or persons, whomever claiming or holding by, from or under
the Government of the United States.

In testimony whereof the said James Martin and Mary A. Martin his wife
have hereunto Subscribed their names and affixed their Seals the day and year above
written.

Signed Sealed and delivered in the presence of }
James Martin
Mary A. Martin
Joseph A. Moore
D. A. Evans

The State of Alabama, I Thomas G. Tyus Judge of the Probate Court of said County
Limestone County. I hereby Certify that Joseph A. Moore a Subscribing witness to the
foregoing conveyance known to me, appeared before me this day, and being sworn stated
that James Martin and Mary A. Martin his wife the grantors in the conveyance voluntarily
executed the same in his presence and in the presence of the other Subscribing witnesses on the day
the same bears date, that he attested the same in the presence of the grantors and of the other
witnesses and that such other witnesses Subscribed his name as a witness in his presence.
Given under my hand this 18th day of October A.D. 1858.

Thomas G. Tyus Judge
I Thomas G. Tyus Judge of Probate Court of Limestone County hereby Certify
that the within and foregoing deed was filed in my Office for Record on the 18th day
of October 1858 and was duly Recorded the 26th day of October 1858 in Deed Book
No 10 pages 210 & 211.
Thomas G. Tyus Judge P. C.

Christopher Meyers & wife } This Indenture made this 28th day of October in the year
To & Deed } One thousand Eight hundred and fifty Eight between Christopher Meyers
William F. Greenham } and Regia Meyers his wife of the County of Limestone in the State of
Alabama of the one part, and William F. Greenham of the other part. Witnesseth, that the
said Christopher Meyers and Regia Meyers his wife for and in consideration of Sum of
One hundred and twenty five dollars to them in hand paid, the receipt whereof is hereby
acknowledged, have this day, given, granted, sold, aliened, conveyed, released, conveyed and
confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and
confirm unto the said William F. Greenham all that certain tract or parcel of land, lying
and being in the County of Limestone State of Alabama and known as the West half of the
North West quarter of Section 33, Township 2, of Range 3 West, containing Eighty
acres, more or less. To have and to hold, the above described tract of land with the tenements
and appurtenances thereto belonging or in anywise appertaining unto the said William
F. Greenham his heirs and assigns forever. And the said Christopher Meyers & Regia
Meyers his wife for themselves their heirs, Executors and administrators do hereby, and in con-
sideration of the premises, warrant and will forever defend the title to the above described and
hereby granted premises unto the said William F. Greenham his heirs and assigns, from
and against them and all and every persons claiming or holding under them the said Chris-
topher Meyers and Regia Meyers his wife, and also against the lawful title, claim or
demand of all and every person or persons whomever claiming or holding by, from or under
the Government of the United States.

In testimony whereof the said Christopher Meyers & Regia Meyers his wife have hereunto Sub-
scribed their names and affixed their Seals the day and year above written.

Signed Sealed and delivered by }
in the presence of } Christopher Meyers
Regia Meyers
The State of Alabama, I Thomas G. Tyus Judge of the Probate Court
Limestone County. I of said County, hereby Certify that Christopher Meyers
and Regia Meyers his wife, whose names are signed to the foregoing conveyance, and
who are known to me, acknowledged before me on this day, that being informed of the contents
of the conveyance, they executed the same voluntarily on the day the same bears date.
Given under my hand this 28th day of October A.D. 1858.
Thomas G. Tyus Judge P. C.

I Thomas G. Tyus Judge of Probate Court of Limestone County, hereby certify, that the within deed was filed in my Office for Record on the 23rd day of October 1858, and was duly Recorded the 26th day of October 1858 in Deed Book No. 10 page 219212
Thomas G. Tyus Judge P. C.

Benjamin Lenty & wife } This Indenture, made this 13th day of March in
To Have } the year One thousand eight hundred and fifty eight between
William H. Lenty } Benjamin Lenty and Mary Lenty his wife of the County of
Limestone in the State of Alabama of the one part; and William H. Lenty
of the other part - Witnesseth; that the said Benjamin Lenty & Mary Lenty his
wife for and in consideration of the sum of the sum of Seven hundred &
fifty Dollars to them in hand paid, the receipt whereof is hereby acknowledged
has this day, given, granted, bargained, sold, aliened, conveyed, released, conveyed
and confirmed; and by these presents do give, grant, bargain, sell, alien, convey,
release, convey, and confirm unto the said William H. Lenty all that certain
parcel of land lying and being in the County of Limestone & State of Ala-
bama and designated as the East half of the West half of the South East
quarter of Section thirty four Township No. two of Range No. Six West and also
the Central part fractional Section three in Township No. three in Range No.
Six West of Old River, containing in all forty seven acres & fifty hundredths
of an acre, of the lands direct to be sold in Blountville Alabama.

To have and to hold the above described parcels of land with the tenements and
appurtenances thereto belonging, or in anywise appertaining unto the said
William H. Lenty his heirs and assigns forever. And the said Benjamin Lenty & his
wife Mary for themselves, heirs, Executors and administrators, do hereby and in
consideration of the premises, warrant and well forever defend the title to the above
described and hereby granted premises, unto the said William H. Lenty his
heirs and assigns, from and against and all and every person or persons claiming
or holding under them the said Benjamin Lenty & his wife Mary, and also
against the lawful title, claim or demand of all and every person or persons
whosoever claiming or holding by, from or under the Government of the United States.

In testimony whereof, the said Benjamin Lenty & his wife have hereunto subscribed their
names, and affixed their Seals the day and year above written.

Signed Sealed and delivered } Benjamin Lenty
in the presence of } Mary Lenty

The State of Alabama } I Memphis Davis a Justice of the peace hereby certify
Limestone County } that Benjamin Lenty and Mary Lenty, whose names are
signed to the foregoing Conveyance and who is known to me and acknowledged before me
on this day that being informed of the contents of the Conveyance they executed the
same voluntarily on the day the same bears date.

Given under my hand and Seal this the 13th day of March 1858.

Memphis Davis J. P.
I Thomas G. Tyus Judge of the Probate Court of Limestone County hereby certify
that the within deed was filed in my Office for Record on the 23rd day of November 1858
and was duly Recorded the 25th day of November 1858 in Deed Book No. 10 page 212,
Thomas G. Tyus Judge P. C.

Benjamin Jackson wife } This Indenture, made this 23rd day of January in the year One thousand
To Have } Eight hundred and fifty eight between Benjamin Jackson his wife Nancy
Andrew Jackson } Jackson of the County of Limestone in the State of Alabama of the one part,
and Andrew Jackson of the other part - Witnesseth, that the said Benjamin Jackson
and Nancy Jackson for and in consideration of the sum of Thirty three hundred
Sixty dollars to them in hand paid, the receipt whereof is hereby acknowledged, have
this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed;
and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm
unto the said Andrew Jackson all that certain tract of land lying and being in
the State of Alabama & County of Limestone and known as the South West quarter
of Section (4) Township One Range Six West containing 160 acres and 99 of an acre, also
the West half of the South East quarter of Section (4) Township (1) Range (6) West,
containing (31) acres and 19/100 of an acre more or less.

To have and to hold the above described land with the tenements and appurtenances
thereto belonging, or in anywise appertaining unto the said Andrew Jackson
his heirs and assigns forever. And the said Benjamin Jackson & Nancy Jackson
for themselves, heirs, Executors and administrators, do hereby and in consideration
of the premises, warrant and well forever defend the title to the above described and hereby
granted premises, unto the said Andrew Jackson his heirs and assigns, from and
against themselves and all and every person or persons claiming or holding under
them the said Benjamin Jackson and Nancy Jackson his wife, and also against
the lawful title, claim or demand of all and every person or persons whosoever, claiming
or holding by, from or under the Government of the United States.

In testimony whereof, the said Benjamin Jackson & Nancy Jackson his wife
have hereunto subscribed their names and affixed their Seals the day and year above written.

Signed Sealed and delivered } Benjamin Jackson
in the presence of } Nancy Jackson

The State of Alabama } I H. F. Arthur an acting Justice of the peace
Limestone County } in and for said County and State do hereby certify that
Benjamin Jackson and Nancy Jackson his wife, whose names are signed to
the foregoing Conveyance and who are known to me, acknowledged before me on
this day that being informed of the contents of the Conveyance and they executed
the same voluntarily on the day the same bears date. Given under my
hand and Seal this 23rd day of January 1858.

H. F. Arthur J. P.

I Thomas G. Tyus Judge of the Probate Court of Limestone County hereby
certify that the within deed was filed in my Office for Record on the 15th day of
November 1858, and was duly Recorded the 25th day of November 1858 in Deed Book No. 10
page 213.
Thomas G. Tyus Judge

Thomas A. Jackson wife } This Indenture, made this 25th day of January in the
To Have } year One thousand Eight hundred and fifty eight between Thomas
Andrew Jackson } Jackson & his Sarah M. Jackson of the County of Limestone in the State
of Alabama of the one part; and Andrew Jackson of the other part - Witnesseth, that the
said Thomas A. Jackson and Sarah M. Jackson for and in consideration of the sum
of Six hundred Dollars to them in hand paid, the receipt whereof is hereby acknowledged

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has, this day, given, granted, bargained, sold, aliened, conveyed, released, conveyed, and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Andrew Jackson all that certain of land lying and being in the County of Sumner and State of Alabama and known as the South East quarter of the north west quarter of Section No Four Township and Range Six west containing forty & two of acres and twenty acres on the East Side of the South West quarter of Section Four Township and Range Six west in all containing sixty acres and 5/8 of an acre.

To have and to hold the above described Land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Andrew Jackson his heirs and assigns forever. And the said Thomas A Jackson for himself, his heirs, Executors and administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Andrew Jackson his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Thomas A Jackson and Sarah M Jackson his wife, and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States.

For testimony whereof the said Thomas A Jackson Sarah M Jackson his wife hereunto do subscribe their names and affixed their seals the day and year above written.

Signed Sealed and delivered in the presence of

Thomas A Jackson Esq
Sarah M Jackson Esq
The State of Alabama
I H F Nathan an acting Justice of the peace
Sumner County
do hereby certify
Thomas A Jackson and Sarah M Jackson his wife whose names are signed to the foregoing conveyance and who is known to me acknowledged before me on this day being informed of the contents of the conveyance and they executed the same voluntarily on the day the same date. Given under my hand and seal this 28th day of September 1858.

Thomas G Tyus Judge of the Probate Court of Sumner County hereby certify that the within and was filed in my Office for Record on the 15th day of November 1858 and was duly Recorded the 27th day of November 1858 in Book No 10 page 218 & 214
Thomas G Tyus Judge

Sam Sexton
Do {
John McAllister

This Indenture made this the second day of September in the year one thousand eight hundred and fifty eight between Sam Sexton of the County of Harrison in the State of Texas of the one part, and John McAllister of Sumner County State of Alabama of the other part. Witnesseth; that the said Sam Sexton for and in consideration of the sum of Five hundred and fifty dollars to her in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said John McAllister all that certain tract or lot of land lying and being in the Town of Athens in Sumner County, known and described as follows to wit: Beginning at a Corner Stake on the Florence Road leading from Athens, and on the West border of said Town, thence

with three chains & 2 links to James W Doolittle Corner thence West 160 feet to Doolittle South West Corner thence South 5 chains & 29 links, thence North 69 degrees East 8 chains, thence North 84 degrees East 3 chains and 17 links to the beginning. Also twelve feet off of the South side of the lot heretofore sold by said Sam Sexton to Egan J Rittick & others. To have and to hold the above described tract or lot of land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said John McAllister his heirs and assigns forever. And the said Sam Sexton for himself, his heirs, Executors, and administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said John McAllister his heirs and assigns, from and against her and all and every person claiming or holding under her the said Sam Sexton and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States. In testimony whereof the said Sam Sexton has hereunto subscribed his name and affixed his seal the day and year above written.

Signed Sealed and delivered in the presence of

E C Holder
Sam J Richardson
The State of Texas
County of Harrison
I personally appeared before me E C Beasley Clerk of the County Court of said County and he is personally known to me & being by me informed of the contents of the within conveyance & whose signature appears to the same which is genuine and acknowledged that he signed sealed and delivered the same for the consideration & purposes therein contained.

For testimony which I do hereby set my hand and seal of my Office at Marshall this 2nd day of September A.D. 1858.

E C Beasley Clerk
The State of Texas
County of Harrison
I C Hendrick Chief Justice and Judge of the County Court of said County do hereby certify that E C Beasley whose signature appears to the foregoing Certificate of acknowledgment is now and was at the time of signing the said Clerk of the County Court of said County duly commissioned and qualified that his acts as such are entitled to full faith and credit and his signature to same is genuine and his attestation in due form of law.

Given under my hand and the seal of said Court this 3rd day of September A.D. 1858.

C Hendrick Chief Justice
The State of Texas
County of Harrison
I E C Beasley Clerk of the County Court of said County do hereby certify that C Hendrick whose name & signature appears to the foregoing Certificate is now and was at the time of signing the said Chief Justice and Judge of said County and that said Court is a Court of Record having a seal & that said signature is genuine.

Given under my hand and seal of Office at Marshall this 3rd day of September 1858.
E C Beasley Clerk

I Thomas G. Tynes Judge of the Probate Court of Limestone County hereby certify that the within deed was filed in my office for Record on the 24th day of December 1858 and was duly recorded the 16th day of December 1858 in Deed Book No 10 pages 214, 215 & 216.

Thomas G. Tynes Judge P.C.

John McAllister and his wife Eschela McAllister his wife of the County of Limestone in the State of Alabama of the one part and Robert H. McAlam of the other part - Witnesseth; That the said John McAllister and Eschela his wife for and in consideration of the sum of Four hundred and fifty dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give grant, bargain, sell, alien, convey, release, convey and confirm unto the said Robert H. McAlam all our undivided half of the following lot of land, lying and being in the Town of Athens in the County of Limestone and State of Alabama and described in the plan of said Town as parts of lot number thirty five, viz; the North half of said lot, dividing the same by an East and West line, and a portion of said lot, commencing at a stake twenty feet North of the South East Corner of said lot, running thence North, thirteen feet to a stake thence West, to the boundary line, thence South thirteen feet, thence East to the beginning. To have and to hold, the above described undivided half of said lot of land with the tenements and appurtenances thereto belonging in any way appertaining unto the said Robert H. McAlam his heirs and assigns forever. And the said John McAllister & Eschela McAllister his wife for themselves their heirs, executors and administrators, do hereby and in consideration of the premises warrant and will forever defend the title to the above described, and hereby granted premises, unto the said Robert H. McAlam his heirs and assigns from and against themselves and all and every persons claiming or holding under them the said John McAllister and Eschela McAllister his wife, and also against the lawful title, claims, demands of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States. For testimony whereof, the said John McAllister and Eschela McAllister his wife hereunto subscribe their names, and affix their seals the day and year above written.

signed sealed and delivered in the presence of
The State of Alabama } I Thomas G. Tynes Judge of the Probate Court of Limestone County hereby certify that John McAllister and Eschela McAllister his wife whose names are signed to the within conveyance and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance, they voluntarily executed the same voluntarily on the day the same were made.
Given under my hand this 24th day of December A.D. 1858.
Thomas G. Tynes Judge P.C.

I Thomas G. Tynes Judge of the Probate Court of Limestone County hereby certify that the within deed was filed in my office for Record on the 24th day of December 1858 and was duly recorded the 16th day of December 1858 in Deed Book No 10 pages 216 & 217.

Thomas G. Tynes Judge P.C.

Nancy Eastham } This Indenture made this 18th day of June an thousand } Eight hundred & fifty eight between Nancy Eastham of the County of Limestone & State of Alabama of the one part, & William D. Hamers of the other part - Witnesseth; that the said Nancy Eastham for and in consideration of the sum of Nine hundred dollars to her in hand paid the receipt whereof is hereby acknowledged, has this day bargained, sold, aliened, conveyed & by these presents do bargain, sell, alien, convey & convey unto the said W. D. Hamers all that tract or parcel of land lying & being in the County of Limestone & State of Alabama & known as the West half of the North East quarter of Section twenty five in Township one of Range five (West) containing seventy nine acres & forty six hundredths of an acre. To have and to hold, the above described tract or parcel of land with the tenements & appurtenances thereto belonging or in any way appertaining unto the said William D. Hamers his heirs & assigns forever. And the said Nancy Eastham for herself, her heirs, executors, administrators & assigns does warrant & will forever defend the title to the above described & hereby granted tract of land unto the said William D. Hamers his heirs & assigns from and against herself & all & every person or persons whatsoever & whomsoever claiming a holding by, from or under the Government of the United States. For testimony whereof, the said Nancy Eastham has hereunto set her hand & seal the day & date above written.

Nancy Eastham

signed sealed and delivered in the presence of
Robert F. Riddle
William D. Lusk
The State of Alabama } I Thomas G. Tynes Judge of the Probate Court of Limestone County hereby certify that Nancy Eastham whose name is signed to the within conveyance and who is known to me acknowledged before me on this day that being informed of the contents of the conveyance she executed the same voluntarily on the day the same were made, Given under my hand this 25th day of August A.D. 1858.

Thomas G. Tynes Judge P.C.
I Thomas G. Tynes Judge of the Probate Court of Limestone County hereby certify that the within deed was filed in my office for Record on the 24th day of December 1858 and was duly recorded the 16th day of December 1858 in Deed Book No 10 pages 216 & 217.

Thomas G. Tynes Judge P.C.

John H. Binford & wife { *This Indenture*, made this 26th day of November 1858, in the year of our Lord one thousand eight hundred and fifty eight between John H. Binford and his wife A. M. Binford of the County of Limestone in the State of Alabama of the one part, and David M. Gordon of the other part - Witnesseth, That the said John H. Binford and his wife for and in consideration of the sum of Eight thousand two hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, release, convey and confirm unto the said David M. Gordon all that certain tract of land lying and being in the County of Limestone State of Alabama and known as follows to wit: The W^{1/2} of S^{1/4} Sec 33, containing 88 1/4 acres, also 118 1/2 acres off the north part of S^{1/4} of Sec 34, also S^{1/4} of Sec 34, containing 168 1/2 acres, also W^{1/2} of S^{1/4} of Sec 34, containing 84 1/2 acres, also S^{1/4} of S^{1/4} of S^{1/4} Sec 34, containing 42 1/2 acres, also S^{1/4} of W^{1/2} of S^{1/4} Sec 33, containing 42 1/2 acres, all in Township 1 Range 6 West, also the E^{1/2} of S^{1/4} Sec 27 containing 85 acres also S^{1/4} Sec 33, Township 1 Range 6 West, and the W^{1/2} of S^{1/4} Sec 4, Township 1 Range 6 West, also S^{1/4} of S^{1/4} Sec 34 in Township 1 Range 6 West, containing 28 1/2 acres, in all 915 acres more or less, also in the S^{1/2} corner of Sec 34, in Township 1 Range 6 West, beginning at the S^{1/2} corner of the S^{1/4} of said Sec 33 running North fifty rods thence West to the branch, thence S^{1/2} E. down the branch to the corner, thence in said line to the beginning, including all that part of fifty acres lying North of the branch making 16 acres and a half - also South half of the East half of the South East quarter of Section 33, Township One Range 6, containing thirty acres more or less, in all One thousand and fifty One acres and a half more or less.

To have and to hold the above described tract of land with the tenements and appurtenances thereto belonging, or in any wise appertaining unto the said David M. Gordon his heirs and assigns forever, And the said John H. Binford and A. M. Binford for themselves their heirs, executors and administrators do hereby, and in consideration of the premises, warrant and well forever defend the title to the above described and hereby granted premises unto the said David M. Gordon his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them, the said John H. Binford and his wife A. M. Binford, and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States. In testimony whereof the said John H. Binford and A. M. Binford have hereunto subscribed their names and affixed their seals the day and year above written.

John H. Binford *A. M. Binford*

Signed, sealed and delivered

in presence of

The State of Alabama & I John Tarrantine an acting Justice of the Limestone County & I James within and for said County hereby certify that John H. Binford and A. M. Binford whose names are signed to the foregoing conveyance, and who are known to me, acknowledged before me in this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date.

Given under my hand at Office this 26th day of November A. D. 1858.

John Tarrantine *James*

I Thomas G. Jones Judge of the Probate Court of Limestone County, hereby certify that the within deed was filed in my Office for Record on the 26th day of November 1858, and was duly Recorded the 16th day of December 1858, in Book No. 11, pages 218 & 219.

Thomas G. Jones Judge P.C.

John Grindell & wife { *This Indenture*, made this the twenty ninth day of November 1858, in the year of our Lord one thousand eight hundred and fifty eight between James A. Hendricks of the County of Limestone in the State of Alabama of the one part and John Grindell & his wife of the other part - Witnesseth, That the said John Grindell & his wife for and in consideration of the sum of Fifteen hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, release, convey and confirm unto the said James A. Hendricks all that certain tract of land lying and being in the County of Limestone in the State of Alabama and known as the South West quarter of the South East quarter of Section 11 Corner in Township No. 2 of Range No. 6 in West, containing forty acres and five hundredths of an acre and also the East half of the South West quarter of Section 11 Corner Township two Range six West containing twenty one acres. To have and to hold the above described of land with the tenements & appurtenances thereto belonging or in any wise appertaining unto the said James A. Hendricks his heirs and assigns forever, And the said John Grindell & his wife for themselves their heirs, executors and administrators do hereby, and in consideration of the premises warrant and well forever defend the title to the above described and hereby granted premises unto the said James A. Hendricks his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John Grindell & his wife, and also against the lawful title, claim or demand of all and every person or persons whatsoever claiming or holding by, from or under the Government of the United States.

In testimony whereof the said John Grindell & his wife have hereunto subscribed their names and affixed their seals the day and year first above written.

John Grindell

Sarah Grindell

James A. Hendricks

The State of Alabama & I Memphis Jones an acting Justice of the Limestone County & I John Grindell and Sarah Grindell his wife whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me in this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date.

Given under my hand this 29th day of November 1858.

Memphis Jones

John Grindell *Sarah Grindell*

Thomas G. Jones Judge P.C.

William McLevenshaw wife & Joseph H. & James W. Leuty }
 This Indenture made this 1st day of April
 1858 between William McLevenshaw and Eliza Ann Crumshaw
 his wife of the County of Limestone in the State of Alabama of the one part, and
 Joseph H. Leuty and James W. Leuty of the other part - Witnesseth; that the
 said William McLevenshaw and Eliza Ann Crumshaw his wife for and in
 consideration of sum of Eight hundred dollars to them in hand paid, the
 receipt whereof is hereby acknowledged, have this day given, granted, sold,
 aliened, conveyed, released, conveyed and confirmed; and by these presents do
 give, grant, bargain, sell, alien, convey, release, convey and confirm unto the
 said Joseph H. Leuty and James W. Leuty all that certain tract or parcel
 of land lying and being in the County of Limestone and State of Alabama and
 known and described as follows (to wit) [The West half of the South East quarter
 and the East half of the South West quarter of Section twenty three in Township two
 of Range Six West containing one hundred and thirty acres - plus the South East
 quarter of the North West quarter of Section twenty three in Township two of Range
 six West containing forty acres more or less. To have and to hold the above de-
 scribed tract of parcel of land unto the said Joseph H. Leuty and James W. Leuty
 their heirs and assigns forever. And the said William McLevenshaw and Eliza Ann
 Crumshaw for themselves their heirs, executors, and administrators do hereby and
 in consideration of the premises warrant and will forever defend the title to the above
 described and hereby granted premises unto the said Joseph H. Leuty and James
 W. Leuty their heirs and assigns from and against themselves and all and every
 persons claiming or holding under them the said William McLevenshaw and
 Eliza Ann Crumshaw his wife, and also against the lawful title, claim or demands
 of all and every person or persons who now, claiming or holding by force or under
 the Government of the United States. In testimony whereof the said William
 McLevenshaw and Eliza Ann Crumshaw hereunto subscribe their names and affix their
 seals the day and year above written.

Signed sealed and delivered }
 in the presence of }

The State of Alabama } I Albert Walls an acting Justice of the Peace in
 Limestone County } and for said hereby certify that William McLevenshaw
 & Eliza Ann Crumshaw his wife whose names are signed to the foregoing Conveyance and
 who is known to me, acknowledged before me on this day, that being informed of
 the contents of the Conveyance, they executed the same voluntarily on the day the
 same bear date. Given under my hand this 3 day of April A.D. 1858.

Albert Walls J.P. }
 I Thomas G. Tyner Judge of the Probate Court of Limestone County hereby certify
 that the within deed was filed in my Office for Record on the 6th day of December 1858
 and was duly Recorded the 11th day of December 1858 in Book No. 118 page 220.
 Thomas G. Tyner Judge P.C.

Reuben Jackson }
 F. & D. }
 Cary Gilbert }
 The State of Alabama Limestone County,
 Now all men by these presents that Reuben Jackson the widow and executrix
 of Nicholas Jackson last deceased for and in consideration of the sum of Seven
 hundred dollars to her in hand paid by Cary Gilbert at the execution of these presents
 the receipt whereof, hath been released and forever quit claimed and by these presents
 doth for herself her heirs executors and administrators release, release and forever
 quit claim unto the said Cary Gilbert his heirs and assigns all the dower and write
 and title of dower and all other the estate right, title, interest, claim and demand what
 soever both at Law and in equity of her the said Reuben Jackson which she now
 hath or which she her heirs, executors or administrators can or may at any time
 hereafter claim or demand of title or out of all and singular the said lands known
 as that S. W. qt. of S. W. qt. of section four containing forty acres & 1/4 of an acre
 also the West half of the South W. qt. of the S. W. qt. of section four contain-
 ing forty acres & 1/4 of an acre also the West half of the N. E. quarter of the S. W.
 quarter of section four containing twenty acres also the S. E. qt. of S. E. qt. of
 section five containing forty acres also the S. E. qt. containing one hundred and
 thirty acres containing in all two hundred and eighty acres and premises
 by the within indenture conveyed or intended or intended so to be or there of pec-
 tiences or any part thereof so that she the said Reuben Jackson her heirs
 executors and administrators or any of them shall not nor will at any time hereafter
 have claim or pretence to any such dower or right or title of dower or other estate
 right, title, interest, pretence claim or demand as aforesaid of or out of the
 said premises or any part thereof with this aforesaid tenacious but of and from the
 same and every part thereof shall and will be from henceforth utterly declared
 and excluded forever by these presents this 9th December 1858.
 Signed sealed and delivered }
 in the presence of }

Reuben Jackson
 F. & D.
 Cary Gilbert

The State of Alabama } I H. F. Arthur an acting Justice of the Peace of the County
 Limestone County } and for said County hereby certify that Reuben
 Jackson whose name is signed to the foregoing Conveyance and who is known
 to me acknowledged before me on this day that being informed of the contents
 of the Conveyance she executed the same voluntarily on the day the same bear
 date. Given under my hand this 9th day December 1858.

H. F. Arthur J.P.
 I Thomas G. Tyner Judge of the Probate Court of Limestone County hereby certify
 that the within deed was filed in my Office for Record on the 11th day of December 1858
 and was duly Recorded the 17th day of December 1858 in Book No. 118 page 221.
 Thomas G. Tyner Judge P.C.

James H. McAlam, admr of H. Mc Garkhugh dec'd } This Indenture made this 14th day of December
 To: { the year one thousand eight hundred and fifty eight between
 James H. McAlam, administrator of Henry Mc Garkhugh
 dec'd of the County of Limestone in the State of Alabama of the one
 part, and Oliver Brandon of the other part. Witnesseth, that the said James H.
 McAlam admr of H. Mc Garkhugh dec'd for and in consideration of the sum of Fifty
 dollars to him in hand paid, the receipt whereof is hereby acknowledged, has this
 day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed,
 and by these presents does give, grant, bargain, sell, alien, convey, release, convey and confirm
 unto the said Oliver Brandon, the being the highest bidder, at public sale
 Nov. 5, 1858, at one dollar per acre, all that certain tract of land lying and being
 in the County of Limestone and State of Alabama and known as the South
 East quarter of the South West quarter of section seven (14) Township three (3)
 and Range Six (6) West, containing forty acres, better or more or less.
 To have and to hold the above described land with the tenements and appurtenances
 thereto belonging even any and every appurtenance, unto the said Oliver
 Brandon and his heirs and assigns forever. And the said J. H. McAlam admr
 as aforesaid for himself, his heirs, executors, and administrators, do hereby, and
 in consideration of the premises, warrant and will forever defend the title to the
 above described and hereby granted premises, unto the said Oliver Brandon
 his heirs and assigns, from and against himself and all and every person or
 persons claiming or holding under him the said J. H. McAlam admr of H.
 Mc Garkhugh dec'd. And also, against the lawful title, claim or demands of
 all and every person or persons whomsoever, claiming or holding by, from or
 under the Government of the United States. In testimony whereof, the said
 J. H. McAlam admr of H. Mc Garkhugh dec'd hereunto subscribes his name and
 affixes his seal the day and year first above written.

Witness my hand and seal the day and year first above written.
 J. H. McAlam admr
 in the presence of
 The State of Alabama } I Thomas G. Tyne Judge of the Probate Court
 Limestone County } of said County hereby certify that J. H. McAlam
 admr of H. Mc Garkhugh dec'd whose name is signed to the within conveyance
 and who is known to me, acknowledged before me on this day that being informed
 of the contents of the conveyance, he executed the same voluntarily on the day the same
 was date. Given under my hand this 14th day of December 1858.

Thomas G. Tyne Judge
 I Thomas G. Tyne Judge of the Probate Court of Limestone County hereby certify
 that the within deed was filed in my office for record on the 16th day of December 1858
 and was duly Recorded the 20th day of December 1858 in Book No. 10 page 222

Thomas G. Tyne Judge P. C.

James H. McAlam admr of H. Mc Garkhugh dec'd } This Indenture made this 14th day of December in
 To: { the year one thousand eight hundred and fifty eight between James
 Henry McAlam, administrator of Henry Mc Garkhugh dec'd of the County
 of Limestone in the State of Alabama of the one part, and Henry H. Garkhugh and
 James H. Garkhugh, tenants in common of the other part. Witnesseth, that the said
 James H. McAlam admr of H. Mc Garkhugh dec'd for and in consideration of the
 sum of twelve thousand, four hundred and fifty three and six dollars, to him in hand
 paid, the receipt whereof is hereby acknowledged, has this day, given, granted, bar-
 gained, sold, aliened, conveyed, released, conveyed and confirmed, and by these pre-
 sents does give, grant, bargain, sell, alien, convey, release, convey and confirm
 unto the said H. H. Garkhugh and J. H. Garkhugh, the being the highest bidder for the same
 at public sale Nov. 5, 1858, at eight dollars and fifty cents per acre, all that certain
 tract of land lying and being in the County of Limestone State of Alabama and known
 as the West part of S. 33, T. 3, R. 6, in Section 34, T. 3, R. 6, West in same Deland. All in
 Section 3, T. 4, Range 6 West, in Deland. — Fractional Section 34, T. 3, R. 6 West in Deland
 The South 1/4 of Sec 27, and the East 1/4 of the S. E. quarter of Sec 27, T. 3, R. 6.
 The West 1/4 of Section 26, T. 3, R. 6, West and fifty acres belonging to Hamilton Jones
 the S. W. 1/4 of S. W. 1/4 of Section 33, T. 3, R. 6, West and fifty acres bought for him
 in the West part of same Section 33, T. 3, R. 6, West, containing in all about four
 acres and fifty four and nine eighths acres, better or more or less.

To have and to hold the above described land, with the tenements and appurtenances
 thereto belonging even any and every appurtenance, unto the said H. H. Garkhugh
 and J. H. Garkhugh or to their heirs and assigns forever. And the said J. H. McAlam admr
 as aforesaid for himself as admr, and his heirs, executors, and administrators, do hereby
 and in consideration of the premises, warrant and will forever defend the title to the
 above described and hereby granted premises, unto the said H. H. Garkhugh and J. H.
 Garkhugh and their heirs and assigns, from and against himself and all and every
 person or persons claiming or holding under him the said James H. McAlam admr of
 Henry Mc Garkhugh dec'd, and also, against the lawful title, claim or demands of all and
 every person or persons whomsoever, claiming or holding by, from or under the Government
 of the United States. In testimony whereof, the said James H. McAlam admr as
 aforesaid hereunto subscribes his name and affixes his seal the day and year first above written.
 Witness my hand and seal the day and year first above written.
 J. H. McAlam admr

Witness my hand and seal the day and year first above written.
 in the presence of
 The State of Alabama } I Thomas G. Tyne Judge of the Probate
 Limestone County } Court of said County hereby certify that J. H. McAlam
 admr of H. Mc Garkhugh dec'd, whose name is signed to the
 within conveyance, and who is known to me, acknowledged before me on this
 day that being informed of the contents of the conveyance he executed the same
 voluntarily on the day the same was date.
 Given under my hand this 14th day of December 1858.

Thomas G. Tyne Judge
 I Thomas G. Tyne Judge of the Probate Court of Limestone County hereby certify
 that the within conveyance was filed in my office for record on the 14th day of December
 1858 and was duly Recorded the 20th day of December 1858, in Book No. 10
 page 223.
 Thomas G. Tyne Judge P. C.

James H. McAlam *admsr* } This Indenture, made this 14th day of December
 To & Deed } in the year one thousand eight hundred and fifty eight
 Wm H. Garbrough } James Henry McAlam, administrator of Henry Mc Garbrough
 of the County of Limestone in the State of Alabama, of the one part, and
 William H. Garbrough of the other part, Witnesseth: that the said James H.
 McAlam *admsr* of Wm H. Garbrough died for and in consideration of the sum of nine
 thousand three hundred and thirty three ²⁵/₁₀₀ dollars to him in hand paid, the receipt
 whereof is hereby acknowledged, has this day given, granted, bargained, sold, aliened,
 conveyed, released, conveyed and confirmed; and by these presents does give, grant,
 bargain, sell, alien, convey, release, convey and confirm unto the said William H.
 Garbrough, being the highest bidder for the same at public sale Nov 5, 1858.
 All those certain tracts of parcels of land, lying and being in the County of Limestone
 State of Alabama and known as to wit, The Slough Delands Tract Sec 17, and
 A, in Sec 17 and 24, T. 3, R. 6, W. 1/4 of Sec 17, T. 3, R. 6, W. in main Deland
 A 67, (except the E 1/4 of the S 1/4) 29 ¹/₂ acres. The S. W. part of Sec 20, T. 3, R.
 6, W. 88 ¹/₂ acres. all of Sec 27, T. 3, R. 6, W. to Dr Garbrough's previous W. line 88 ¹/₂
 acres. all of Sec 34, T. 3, R. 6, W. 121 ¹/₂ acres. The S. W. quarter, The W 1/4 of the S. E.
 quarter, and the E. 1/4 of the S. E. 1/4 of Sec 22, T. 3, R. 6, W. 28 ¹/₂ acres. The S 1/4 of the
 S. W. 1/4, and the E 1/4 of the S. W. 1/4 of the S. W. 1/4 of Sec 14, T. 3, R. 6, W. 100 acres.
 Containing in all thirteen hundred and eleven ¹/₂ acres, to the same more or less.
 To have and to hold the above described lands with the tenements and appurtenances
 thereto belonging or in anywise appertaining unto the said Wm H. Garbrough,
 and to his heirs and assigns forever. And the said J. H. McAlam *admsr* of W.
 H. Garbrough died for himself, his heirs, executors, and administrators, do hereby
 and in consideration of the premises, warrant and will forever defend the title to the
 above described and hereby granted premises unto the said Wm H. Garbrough
 his heirs and assigns from and against himself and all and every person or persons
 claiming or holding under him the said James H. McAlam *admsr* of W. H.
 Garbrough died and also against the lawful title claim or demands of all and
 every person or persons whomsoever, claiming or holding by force or under the Gov-
 ernment of the United States. In testimony whereof the said J. H. McAlam
admsr of W. H. Garbrough died has hereunto subscribed his name and affixed
 his seal the day and year first above written.

Signed, sealed and delivered }
 in the presence of } James Henry McAlam *admsr*
 The State of Alabama }
 Limestone County } Court of said County hereby certify that Jm
 Henry McAlam *admsr* of Wm H. Garbrough died when named is assigned to the within
 conveyance and who is known to me acknowledged before me on this day that
 being informed of the contents of the conveyance they executed the same voluntarily
 on the day the same bears date.

Given under my hand this 14th day of December A.D. 1858.
 Thomas G. Tyne Judge
 I Thomas G. Tyne Judge of the Probate Court of Limestone County hereby certify
 that the within deed was filed in my Office on the 14th day of December 1858, and was
 duly recorded the 1st day of January 1859, in Book No 10 page 224
 Thomas G. Tyne Judge

Madison Thompson wife } I now all mine by these presents,
 To & Deed } This Indenture, made this 18th day
 George W. Mitchell } of December one thousand eight hundred and fifty eight, that
 Madison Thompson and wife Elizabeth Thompson for and in consideration of
 the sum of four hundred and fifty dollars to us in hand paid, the receipt whereof
 is hereby acknowledged, have bargained, sold, aliened, and transferred to George
 W. Mitchell, his heirs and assigns all our right, title and interest in and to
 the following described lots, known in the town of Athens, Alabama
 and numbered, as one hundred and forty one and one hundred and forty two.
 To have and to hold to him the said George W. Mitchell, his heirs, executors,
 administrators and assigns forever.
 Given under our hands and seals this 18th day of December, 1858.
 Madison Thompson
 Elizabeth Thompson

The State of Alabama } I John Turrentine an acting Justice of the
 Limestone County } Peace within and for said County and State hereby
 certify that Madison Thompson and Elizabeth Thompson whose names are
 assigned to the foregoing conveyance, and who are known to me, acknowledged before
 me on this day that being informed of the contents of the conveyance they executed the same
 voluntarily on the day the same bears date.
 Given under my hand this 18th day of December A.D. 1858.

I John Turrentine J. J.
 I Thomas G. Tyne Judge of the Probate Court of Limestone County hereby certify
 that the within deed was filed in my Office for record on the 14th day of December 1858
 and was duly recorded the 1st day of January 1859, in Book No 10 page 224
 Thomas G. Tyne Judge

James Mc Lam wife } The State of Alabama Limestone County
 To & Deed } This Indenture, made this 14th day of December one
 Samuel W. Easter } thousand eight hundred and fifty eight between James Mc Lam
 & Eliza J. Mc Lam his wife of the first part and Samuel W. Easter of the second
 part, Witnesseth: that the said parties of the first part for and in consideration
 of the sum of fifteen hundred dollars to them in hand paid, the receipt
 whereof is hereby acknowledged, have bargained & sold unto said party of
 the second part all that tract or parcel of land, lying & being in the County
 of Limestone State of Alabama and known & described as follows (viz)
 A section of South West 1/4 of Section 4, T. 3, Range 4 West beginning at a
 stake in the Centre of the E 1/4 ten rods where said road crosses the North line
 of said quarter Section running South along said road thirty seven chains
 to a Stake thence east twenty four chains thence North fifteen chains
 with a continuation of said line to the North line of said Section thence
 west along said line to the beginning containing eighteen acres more or
 less. To have & to hold said tract of land with all the appurtenances
 thereto belonging to himself, his heirs & assigns forever in fee simple
 against the claims or demands of all persons whatever. In testimony
 whereof we have this day signed our names & affixed our seals.
 J. Mc Lam
 Eliza J. Mc Lam

Poor Copy

The State of Alabama } I Thomas G. Jones Judge of the Probate
Limestone County } Court of said County hereby certify that James
Mc Lane and Eliza A. Mc Lane his wife whose names are signed to the
within conveyance and who are known to me, acknowledged before me on
this day that being informed of the contents of the conveyance they executed the
same voluntarily on the day the same bears date.
Given under my hand this 14th day of December A.D. 1858.
Thomas G. Jones Judge

I Thomas G. Jones Judge of the Probate Court of Limestone County hereby certify
the within deed was filed in my office for Record on the 14th day of December 1858
and was duly Recorded the 6th day of January 1859 in Deed Book No. 11 page 225 & 6.
Thomas G. Jones Judge

John H. Batts } This Indenture, made this thirteenth day of
To & Deed } December in the year one thousand eight hundred and fifty
William A. Horton } eight between John H. Batts of the County of Limestone
in the State of Alabama of the one part and William A. Horton of the
other part Witnesseth; that the said John H. Batts for and in consideration
of sum of one hundred and five dollars to him in hand paid the receipt
whereof is hereby acknowledged have this day given granted sold, aliened,
conferred, released, conveyed and confirmed; and by these presents do give,
grant bargain sell alien, confer, release, convey and confirm unto the said
William A. Horton all that certain tract of land lying and being in the
State and County above named known and described as the West half
of the North East fourth of Section No. four in township No. two of Range
No. five West containing eighty acres and twenty one hundredths of an acre more
or less. To have and to hold the above described tract or lot of land with the
tenements and appurtenances thereto belonging or in anywise appertaining
unto the said William A. Horton heirs and assigns forever. And the
said John H. Batts for himself and his heirs, executors, and administrators
do hereby, and in consideration of the premises, warrant and will forever
defend the title to the above described and hereby granted premises unto the
said William A. Horton and his heirs and assigns, from and against himself
and all and every persons claiming or holding under him the said John H.
Batts and also against the lawful title, claim or demand of all and every person
or persons whatsoever, claiming or holding by, from or under the Government of the
United States. In testimony whereof, the said John H. Batts have hereunto sub-
scribed his name and affix his seal the day and year above written.

Signed sealed and delivered }
in the presence of } John H. Batts
The State of Alabama } I Thomas G. Jones Judge of the Probate
Limestone County } Court of said County hereby certify that John
H. Batts, whose name is signed to the foregoing conveyance and who is known
to me, acknowledged before me on this day that being informed of the contents
of the conveyance he executed the same voluntarily on the day the same bears date.
Given under my hand this 14th day of December A.D. 1858.
Thomas G. Jones Judge

I Thomas G. Jones Judge of the Probate Court of Limestone County hereby certify that
the within deed was filed in my office for Record on the 14th day of December 1858, and was
duly Recorded the 6th day of January 1859 in Deed Book No. 11 page 226 & 227.
Thomas G. Jones Judge J.C.

John & Margaret } This Indenture, made this 8th day of December in the
To & Deed } year one thousand eight hundred and fifty eight between John Sam-
Trustees of Church } uel and Margaret D. Sam of the County of Limestone in the State
of Alabama of the one part, and James Simpson, Davidson Carr, Leonard Rogers,
William Rogers, James Hadden, Jefferson Hales, Tillman Holland, John Fennell,
John Holt Trustees of Trinity Church of the other part Witnesseth; that the said
John Sam and Margaret D. Sam for and in consideration of sum of
one dollar to them in hand paid, the receipt whereof is hereby acknowledged, have
this day given, granted, bargain, sold, aliened, conferred, released, conveyed and
confirmed; and by these presents do give, grant, bargain, sell, alien, confer, release,
convey and confirm unto the said Trustees in trust for the above said and their
successors in office or such trustees, all that certain tract or parcel of land, lying
and being in the County and State of Alabama and known and described
as follows to-wit: One acre of land to be laid off commencing on the line of the
North boundary of the South East 1/4 of the S. E. 1/4 of Section No. 38. Township No. 2
Range No. 4 West and to be commenced at a point on the North line of boundary so
as to include by running square the Church house now built on the premises and
known as the Trinity Church, as near the Center of the acre of land as can conveniently
be. To have and to hold the above described tract or parcel of land with the tenements
and appurtenances thereto belonging or in anywise appertaining, unto the said
Trustees for the use of said Church their successors in office and assigns forever.
And the said John Sam and Margaret D. Sam for themselves their heirs,
executors, and administrators, do hereby, and in consideration of the premises, warrant
and will forever defend the title to the above described and hereby granted premises unto
the said Trustees their successors and assigns, from and against themselves and all
and every person or persons claiming or holding under them the said John Sam
and Margaret D. Sam and also against the lawful title, claim or demand
of all and every person or persons claiming or holding by, from or under the Government
of the United States.

In testimony whereof, the said John Sam and Margaret D. Sam have hereunto sub-
scribed their names and affix their seals the day and year first above written.

Signed sealed and delivered }
in the presence of } John L. Sam
The State of Alabama } I Thomas G. Jones Judge of the Probate
Limestone County } Court of said County hereby certify that John L. Sam
and Margaret D. Sam whose names are signed to the foregoing conveyance
and who are known to me, acknowledged before me on this day that being informed
of the contents of the conveyance they executed the same voluntarily on the day the
same bears date. Given under my hand this 13th day of December A.D. 1858.
Thomas G. Jones Judge
I Thomas G. Jones Judge of the Probate Court of Limestone County hereby certify that

the within deed was filed in my Office for Record on the 15th day of December 1858
and was duly recorded the 6th day of January 1859 in Deed Book No 10 pages 227 & 8
Thomas G. Tynes Judge P.C.

Thomas Curran } This Indenture made this 16th day of December 1858.
To & Quot } between Thomas Curran of Giles County Tennessee of the one part,
Margaret Curran } and Margaret Curran of Limestone County Alabama of the other
part Witnesseth: That the said Thomas Curran for and in consideration of the
natural love and affection which I have for my Mother Margaret Curran
and for the further consideration of one dollar in hand paid, have this day
given & granted and by these presents do give & grant unto the said Margaret
Curran a certain Parcel of land described as follows to wit, five acres sit
situated to be about Section thirty high. To have and to hold the above described
Parcel unto the said Margaret Curran her heirs and assigns forever, and the said
Thomas Curran for himself his heirs, and assigns, warrants and will forever defend
the title to the above described Parcel unto the said Margaret Curran her heirs and assigns
from and against himself and all and every person or persons whomsoever claiming or
holding by, from or under the Government of the United States.

In testimony whereof I have hereunto set my hand and affixed my seal, the
day and date above written. Thomas G. Curran

Test: H. J. Lumber }
W. J. White }

The State of Alabama } I Thomas G. Tynes Judge of the Probate Court
Limestone County } of said County hereby certify that Thomas Curran
now is signed to the within conveyance and who is known to me, acknowledged
before me on this day that being informed of the contents of the conveyance he executed
the same voluntarily on the day the same bears date.

Given under my hand this 16th day of December A.D. 1858.

Thomas G. Tynes Judge }
I Thomas G. Tynes Judge of the Probate Court of Limestone County hereby certify that
the within deed was filed in my Office for Record on the 16th day of December 1858, and was
duly recorded the 7th day of January 1859, in Deed Book No 10 page 228.

Thomas G. Tynes Judge P.C.

William H. Stanford wife } This Indenture made this the twenty second day of
To & Quot } April one thousand eight hundred and fifty three between William
John Grinnell } H. Stanford and Sarah Stanford his wife of the County of Pontotoc
and State of Mississippi of the one part, and John Grinnell of the other part - Witnesseth:
that the said William H. Stanford and Sarah Stanford his wife for and in con-
sideration of the sum of four hundred dollars to them in hand paid the receipt whereof
is hereby acknowledged have this day bargained, sold, aliened, conveyed and conveyed
unto the said John Grinnell all that certain tract or parcel of land lying and being
in the County of Limestone and State of Alabama known and designated as the south
half of the South West quarter of Section No. Eleven Township two Range six
West Containing twenty one and three quarters acres more or less of the land directed

to be sold at Huntsville Alabama. To have and to hold the above tract or parcel of land unto the
tenants and assignees thereof belonging or in any manner pertaining unto the said John
Grinnell his heirs and assigns forever. And William H. Stanford and Sarah Stanford his wife
for themselves their heirs and assigns and administrators do warrant and will forever defend
the title to the above described and hereby granted premises unto the said John Grinnell
his heirs and assigns from and against themselves and all and every person or persons claiming or
holding under them the said W. H. Stanford and Sarah Stanford his wife have hereunto
set their hands and seals the day and year above written.

W. H. Stanford
Sarah H. Stanford

The State of Mississippi }
Pontotoc County } I personally came before me W. P. Findall, Probate Judge, in
and for said County W. H. Stanford, who acknowledged that he signed and sub-
scribed the foregoing deed for the premises therein mentioned, also came S. H. Stanford wife
of W. H. Stanford who acknowledged that she signed and subscribed the foregoing
deed as her own act and deed, and being examined separately and apart from her husband,
acknowledged she signed the same freely, without any fear, threat or compulsion of her
said husband. Given under my hand and seal this twenty sixth of April 1858.

W. P. Findall Probate Judge

The State of Mississippi } I Ben C. Clark of the Probate Court of the
Pontotoc County } County of Pontotoc State of Mississippi do hereby certify
that W. P. Findall whose genuine signature appears to the foregoing Certificate is
and was at the date thereof Judge of said County (and now presiding) duly qualified
and commissioned and that all of his acts in the premises are and ought to be
entirely to full faith and credit.

L. D.

In testimony whereof I Ben C. Clark of the Probate Court
of said County have hereunto set my hand and affixed my
official seal, at Pontotoc this the 27th day of April 1858.

B. C. Clark

I Thomas G. Tynes Judge of the Probate Court of Limestone County hereby certify
that the within deed was filed in my Office for Record on the 16th day of December 1858,
and was duly recorded the 7th day of January 1859, in Deed Book No 10 pages
228 & 227.

Thomas G. Tynes Judge P.C.

I D. Freeman wife } This Indenture made this the 6th day of Oct. one thousand
To & Quot } eight hundred and fifty eight, between I D. Freeman and I D. I
J. W. Shannon } Freeman his wife of Limestone County and State of Alabama of
the first part and J. W. Shannon of the same County and State of second
part Witnesseth that the said I D. Freeman and I D. I Freeman his wife
of the first part for and in consideration of the sum of four hundred dollars
to the said I D. Freeman and I D. I Freeman his wife in hand paid the
receipt and title whereof is hereby acknowledged have this day bargained
and sold, aliened, conveyed and conveyed unto by these presents do bargain
and sell unto the said J. W. Shannon a certain tract or parcel of land lying
and being in the County of Limestone and State of Mississippi known as the
South West quarter of Section two Township one Range three West of Meridian

of Huntsville and also a part of the South West quarter of Section one Township One Range three West of the Meridian of Huntsville, containing one hundred acres of land more or less, the same belonging unto the said J. W. Shannon his heirs and assigns forever. And the said J. B. Freeman and J. A. Jones Freeman his wife do forever warrant and will forever defend the title to the above Lot one parcel of land unto the said J. W. Shannon against the claims of all persons having claims thereto under the Government of the United States or any other persons. In testimony whereof the said J. B. Freeman and J. A. Jones Freeman his wife of the first have hereunto set their hands and affixed their seals this the day and date above written.

J. B. Freeman
J. A. Jones Freeman

The State of Alabama, I John I. Vickers and acting Justice of the Peace of Limestone County, do hereby certify that J. B. Freeman and J. A. Jones Freeman whose names are signed to the foregoing conveyance and who is known to me, acknowledged before me on this day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date.

Given under my hand this 6th of October 1838.

John I. Vickers Justice of the Peace.

I Thomas C. Tyus Judge of the Probate Court of Limestone County, do hereby certify that the within deed was filed in my office for record on the 16th day of December 1838, and was duly recorded the 11th day of January 1839, in Book No 10 pages 229 & 230.

Thomas C. Tyus Judge J. C.

Louis Nelson Dr } This Indenture made and entered into this 30th
To: Deed } day of October A D 1838, between Louis Nelson Dr
A. D. Shannon } of the State of Alabama and County of Limestone of the
first part and A. D. Shannon of the State and County aforesaid of
the second part Witnesseth: that for and in consideration of the
sum of One hundred dollars paid by the said Shannon unto
the said Nelson, the receipt whereof is hereby acknowledged; the
said Nelson hath this day, given, granted, bargained and sold
and by these presents doth give, grant bargain and sell to the
said Shannon the tract or parcel of land described as being the
North West quarter of the South West quarter of Section One
in Township One of Range three West, lying situated and being
in the State and County aforesaid with all the appurtenances
thereto belonging or in any way appertaining; the said Nelson
party of the first part of this Indenture doth covenant to and
with the said Shannon party of the second part, that he has a
good and lawful right in fee simple to said land and
all such right he will forever warrant and defend unto the said
Shannon his heirs and assigns forever and against the claims or

claims of all and every other person or persons claiming or to claim whatsoever.

In testimony whereof the said party of the first part do hereunto set his hand and seal the day and date above mentioned. (initials) (initials) (initials) before signing this conveyance in the words (in said land)

Louis Nelson Dr

The State of Alabama, I John I. Vickers and acting Justice of the Peace of Limestone County, do hereby certify that Louis Nelson whose name are assigned to the foregoing conveyance and who is known to me, acknowledged before me that he assigned the foregoing conveyance voluntarily of his own will, for the purposes therein specified. Given under my hand and seal this the 8th day of Oct. 1838.

John I. Vickers Justice of the Peace.

I Thomas C. Tyus Judge of the Probate Court of Limestone County, do hereby certify that the within deed was filed in my office for record on the 16th day of December 1838, and was duly recorded the 11th day of January 1839, in Book No 10 pages 230 & 231.

Thomas C. Tyus Judge J. C.

And whereas I Harrell admin } This Indenture made and entered into this sixteenth day
To: Deed } of December Eight hundred and fifty eight between Andrew
Elizabeth P. Thompson } B Harrell as the administrator of John C. Harrison deceased
of the County of Limestone State of Alabama of the first part and Elizabeth
P. Thompson of said County and State; Witnesseth: that the said Andrew
B Harrell as the administrator as aforesaid for and in consideration of the sum of two
hundred and seventy eight dollars and forty six cents to him in hand paid the receipt
whereof is hereby acknowledged has this day given, granted, bargained, sold, aliened, con-
fessed, conveyed, released and confirmed and by these presents doth give, grant, bar-
gain, sell, alien, confess, convey, release and confirm unto the said Elizabeth P. Thompson
all that certain tract or parcel of land known and described as follows to wit:
North West quarter of North West quarter of Section Thirty six in Township One
of Range six West containing forty acres and fifteen hundredths of an acre.
To have and to hold the said premises unto the said Elizabeth P. Thompson her heirs
and assigns forever. And the said Andrew B Harrell as the administrator as
aforesaid doth hereby convey all the right, title, claim or demand of whatever kind
the said John C. Harrison had in and to the said lands above described at his
death which I as the administrator as aforesaid can convey or which is vested
in the said Harrell as administrator as aforesaid unto the said Elizabeth P.
Thompson her heirs and assigns forever.
In testimony whereof I as the administrator as aforesaid have hereunto signed my
name and affixed my seal this the day and year above written.

A. B. Harrell admin of John C. Harrison dec.

The State of Alabama, I John I. Vickers and acting Justice of the Peace of Limestone County, do hereby certify that A. B. Harrell the administrator of John C. Harrison deceased, whose name is signed to the foregoing conveyance and who is known to me, acknowledged before me on this day that being in-

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perused of the Contents of the Conveyance he executed, the same voluntarily, on the day the same bears date. Given under my hand this 17th day of December A.D. 1838
John Tarrant

I Thomas G. Tynes Judge of the Probate Court of said County hereby certify, that the within deed was filed in my Office for Record on the 17th day of December 1838, and was duly recorded the 11th day of January 1839, in Deed Book No 18 page 232 & 233.
Thomas G. Tynes Judge P.C.

I H. Cartwright wife } This Indenture made this 3rd day of November
J. S. D. } in the year one thousand eight hundred and fifty eight between
John H. Binford } Richard H. Cartwright and Martha A. Cartwright his wife of the
County of Sumner in the State of Alabama of the one part, and John H. Bin-
ford of the other part. Witnesseth, that the said Richard H. Cartwright, and
Martha A. Cartwright his wife for and in consideration of sum of Thirteen hun-
dred & fifty dollars to them in hand paid, the receipt whereof is hereby acknowl-
edged, have this day given, granted, bargained, sold, aliened, conveyed, released, con-
veyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release,
convey and confirm unto the said John H. Binford all that certain tract
plots of land, lying and being in the County of Sumner & State of Alabama
and known in the plan of the Town of Athens as lots numbered Twenty Seven,
Twenty Nine & One hundred, also an undivided half part of the S.W. 1/4
of Sec 31, T. 2, R. 4, also of the North West quarter of the North West quarter
of Sec 6, T. 3, R. 4 West, containing in all one hundred & twenty acres.

To have and to hold, the above described tract plots of land with the tenements
and appurtenances thereto belonging or in anywise appertaining, unto the said
John H. Binford his heirs and assigns forever. And the said Richard H. Cart-
wright wife for themselves their heirs, executors, and administrators, do hereby and in
consideration of the premises, warrant and defend the title to the above dis-
cribed and hereby granted premises, unto the said John H. Binford his heirs and assigns
from and against themselves and all and every person or persons claiming or holding
under them the said Richard H. Cartwright & Martha A. Cartwright his wife
and also against the lawful title, claim or demand of all and every person or persons
whomsoever, claiming or holding by, from, or under the Government of the United States.

In testimony whereof, the said Richard H. Cartwright wife hereto subscribe
their names and affix their seals the day and year first above written.

R. H. Cartwright
M. A. Cartwright
The State of Alabama, I Thomas G. Tynes Judge of the Probate Court
of said County hereby certify that Richard H. Cartwright
& Martha A. Cartwright his wife hereto are known to me, acknowledged before me on this day, that being
informed of the Contents of the Conveyance; they executed the same voluntarily on the
day the same bears date.
Given under my hand this 3rd day of November A.D. 1838.
Thomas G. Tynes Judge

I Thomas G. Tynes Judge of the Probate Court of Sumner County hereby certify, that the
within deed was filed in my Office for Record on the 17th day of December 1838, and was duly
recorded the 12th day of January 1839, in Deed Book No 18 page 232 & 233.
Thomas G. Tynes Judge P.C.

I Nicholas D. Richardson } This Indenture made this 24th day of December, in the
J. S. D. } year one thousand eight hundred and fifty eight between John H.
Nicholas D. Richardson } Binford and Amelia M. Binford his wife of the County of Sumner
in the State of Alabama of the one part, and Nicholas D. Richardson of said County
and State of the other part. Witnesseth, that the said John H. Binford and Am-
elia M. Binford for and in consideration of the sum of Fifteen hundred dollars to them
in hand paid, the receipt whereof is hereby acknowledged, have this day, given,
granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by
these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm
unto the said Nicholas D. Richardson all that certain lot and tract of land
lying and being in the County of Sumner, State of Alabama, and known in the
plan of the Town of Athens as lots numbered Twenty Seven, Twenty Nine, and
One hundred, and also an undivided half part of the South half of the South
West quarter of Section 31, Township 2, Range 4 - also of the North West
quarter of the North West quarter of Section 6, Township 3, Range 4, West containing
in all one hundred and twenty acres. To have and to hold the above described lots
and tracts of land with the tenements and appurtenances thereto belonging or in
anywise appertaining, unto the said Nicholas D. Richardson his heirs and assigns
forever. And the said John H. and Amelia M. Binford for themselves their heirs,
executors, and administrators, do hereby and in consideration of the premises warrant
and defend the title to the above described and hereby granted premises,
unto the said Nicholas D. Richardson, his heirs and assigns, from and against
themselves and all and every person or persons claiming or holding under them the
said John H. Binford and Amelia M. Binford, and also against the
lawful title, claim or demand of all and every person or persons whomsoever, claim-
ing or holding by, from, or under the Government of the United States.

In testimony whereof, the said John H. Binford and Amelia M. Binford have here-
unto subscribed their names and affixed their seals the day and year first above written.

John H. Binford
Amelia M. Binford
The State of Alabama, I Thomas G. Tynes Judge of the Probate
Court of said County hereby certify that John
H. Binford and A. M. Binford his wife, whose names are signed to the within
Conveyance and who are known to me, acknowledged before me on this day that
being informed of the Contents of the Conveyance they executed the same voluntarily
on the day the same bears date.

Given under my hand this 24th day of December A.D. 1838.
Thomas G. Tynes Judge
I Thomas G. Tynes Judge of the Probate Court of Sumner County hereby certify that the
within deed was filed in my Office for Record on the 17th day of December 1838, and was duly
recorded the 12th day of January 1839, in Deed Book No 18 page 233.
Thomas G. Tynes Judge P.C.

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This Indenture made and entered into this the 22^d day of December Eighteen hundred and fifty eight between
John H. Pinford Robert S. Mealm and David B. McDonald
Commissioners appointed by the Hon Judge of Probate Court of Limestone County to sell certain real estate belonging to the Estate of Francis Serrell deceased hereinafter described of the first part and Robert B. Allen of the second part Witnesses; that the said Pinford, Mealm and McDonald for and in consideration of the sum of three hundred and twenty five dollars the amount of the debt given by the said Allen for the purchase money of said land the receipt of which is hereby acknowledged, have this day given, granted, sold, aliened, conveyed, released, conveyed and confirmed; and by their presents do give, grant, sell, alien, convey, release, convey and confirm unto the said Robert B. Allen all that certain tract or parcel of land known and described as follows to wit, the south half of the South West quarter of Section fifteen, Township three Range six West, containing eighty acres more or less, lying and being situate in the County of Limestone State of Alabama, To have and to hold the above described premises unto the said Robert B. Allen his heirs and assigns forever, and the said Pinford, Mealm and McDonald Commissioners as aforesaid do hereby convey unto the said Allen such title only as the said Francis Serrell had in and to said land at his death, or as they as the Commissioners above named could or ought to convey by virtue of the powers delegated to them as Commissioners by the said Judge of Probate.

Witness
I. H. Pinford
R. S. Mealm
D. B. McDonald

The State of Alabama: I Thomas G. Tyner Judge of the Probate Court of Limestone County do hereby certify that John H. Pinford, R. S. Mealm and D. B. McDonald Commissioners appointed to sell the land belonging to Francis Serrell Estate, whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance, they executed the same voluntarily on the day the same bears date.

Given under my hand this 24th day of December 1858.

Thomas G. Tyner Judge
I Thomas G. Tyner Judge of the Probate Court of Limestone County hereby certify that the foregoing deed was filed in my office for Record on the 24th day of December 1858 and was duly Recorded the 15th day of January 1859 in Book No. 16 page 234
Thomas G. Tyner Judge J. C.

This Indenture made and entered into on the 24th day of May Eighteen hundred and fifty seven between
Corporation of Athens
Alexander I. McKinney of the County of Limestone State of Alabama of the first part and the Mayor and Aldermen of Athens, Limestone County, Alabama of the second part Witnesses; that the said Alexander I. McKinney for and in consideration of the sum of Seventy dollars and

fifty cents to him in hand paid the receipt whereof is hereby acknowledged has this day given, granted, bargained, and sold, aliened, conveyed, released, conveyed and confirmed and by their presents do bargain, sell, convey, alien, release, convey and confirm unto the said Mayor and Aldermen of Athens aforesaid and their successors in office all that tract or parcel of land lying and being in the County of Limestone State of Alabama described as follows, to wit, beginning at the North East Corner of Section Seven Township three Range Six West, thence Fifty feet; and thence South Seventeen feet; and thence West Fifty feet; and thence North to the beginning, containing one and twenty four one hundredths of an acre. To have and to hold the above described tract or parcel of land unto the town and successors thereof belonging and in anywise appertaining unto the said Mayor and Aldermen as aforesaid and their successors in office forever. And the said Alexander I. McKinney for his heirs, executors, and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Mayor and Aldermen of Athens as aforesaid and their successors in office from and against himself and all persons claiming or holding under him the said Alexander I. McKinney, also against the lawful title, claim or demand of all and every person or persons whomsoever.

In testimony whereof the said Alexander I. McKinney hereunto subscribes his name and affixed his seal the day and year aforesaid and above written.

A. I. McKinney
Mary I. McKinney

State of Alabama: I Paul H. Bingham an acting Justice of the Limestone County do hereby certify that A. I. McKinney and Mary I. McKinney, his wife, whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day, that being informed of the contents of the conveyance, they executed the same voluntarily, on the day it bears date. Given under my hand this Thirty first day of December Eighteen hundred and fifty eight.

Paul H. Bingham J. C.
I Thomas G. Tyner Judge of the Probate Court of Limestone County hereby certify that the foregoing deed was filed in my office for Record on the 31st day of December 1858, and was duly recorded the 15th day of January 1859 in Book No. 16 page 234 & 235.
Thomas G. Tyner Judge J. C.

This Indenture made this eighth day of October in the
Year One thousand eight hundred and fifty eight between A. S.
West H. Collins
and A. S. Flannagan his wife of the County of Limestone in the State of Alabama of the one part and West H. Collins of the other part. Witnesses; that the said A. S. & A. S. Flannagan hereunto for and in consideration of the sum of Fifty dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day, given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by their presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said West H. Collins all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama and

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Known and designated North 1/4 of S.E. 1/4 Section 22, and West 1/4 of S.E. 1/4 and S.W. 1/4 of S.E. 1/4 in Section fifteen quarter of Section 22, and 15 in Township No. 2, of Range No. 5, West, containing two hundred acres and thirty eight hundredths of an acre. To have and to hold the above described Tracts of land with the tenements and appurtenances thereto belonging, even any now appertaining unto the said W. H. Collins his heirs and assigns forever. And the said J. S. I. H. Flanagan himself for themselves their heirs, executors and administrators, do hereby, and in Consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said W. H. Collins his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Almer S. and Permina Flanagan his wife and also against the lawful title, claim or demand of all and every person or persons whatsoever claiming or holding by, from or under the Government of the United States.

In testimony whereof, the said J. S. & I. H. Flanagan his wife Permina and she and they have and affix their seals the day and year above written.

Signed, sealed and delivered } Almer S. Flanagan
in the presence of } Permina H. Flanagan

The State of Alabama } I Albert Walls an acting Justice of the
Lincoln County } Peace within and for the County and State
above written hereby certify that Almer S. Flanagan & I. H. Flanagan
his wife whose names is signed to the foregoing conveyance and who is known
to me, acknowledged before me, on this day that being informed of the con-
tents of the conveyance they executed the same to Wm. H. Collins voluntarily
and the day the same bears date.

Given under my hand and seal this the eight day of October 1858,
Witness } Albert Walls J. J.

Francis M. Cook
James J. Harris

I Thomas G. Tyngs Judge of the Probate Court of Lincoln County hereby certify
that the within and was filed in my Office for Record on the 8 day of January 1859,
and was duly recorded the 15 day of January 1859, in Book No. 111 pages 236 & 237.

Thomas G. Tyngs Judge P. C.

Thomas Black & Mildred H. Black his wife } This Indenture made this 7th day of January
Do & Seal } in the year one thousand eight hundred and fifty six between
Wm. H. Collins } Thomas Black and Mildred H. Black his wife of the
County of Lincoln in the State of Alabama of the one part and William
H. Collins of the other part. Witnesseth that the said Thomas Black
& Mildred H. Black his wife for and in consideration of the sum of fifty
dollars to them in hand paid the receipt whereof is hereby acknowledged have
this day granted, bargained, sold, aliened, conveyed, released, conveyed and
confirmed and by these presents do give, grant, bargain, sell, alien, convey
release convey and confirm unto the said William H. Collins all that
certain tract of land lying and being in the County of Lincoln and

State of Alabama (viz) the North East 1/4 of the South West 1/4 of Section 14, T. 2. S. 5
and the South East 1/4 of the North West 1/4 of Section 14, T. 2. S. 5. That to have and to hold
the above described tract of land with the tenements and appurtenances thereto belonging
even any now appertaining unto the said William H. Collins his heirs and assigns forever
and the said Thomas Black and Mildred H. Black his wife for their heirs executors and adminis-
trators, do hereby, and in consideration of the premises warrant and will forever defend the title
to the described and hereby granted premises unto the said William H. Collins his heirs and as-
signs from and against themselves and all and every person or persons claiming or holding un-
der them the said Thomas Black and Mildred H. Black his wife, and also against the
lawful title, claim or demand of all and every person or persons whatsoever, claiming or hold-
ing by, from or under the Government of the United States. In testimony whereof
the said Thomas Black and Mildred H. Black, have and affix their seals the day and year above written.

Thomas Black
Mildred H. Black

The State of Alabama } I Albert Walls an acting Justice of the Peace within
Lincoln County } and for the County of Lincoln and State of Alabama
hereby certify that Thomas Black and Mildred H. Black whose names is signed
to the foregoing conveyance and who is well known to me, acknowledged before me on
this day that being informed of the contents of the conveyance they executed the same
voluntarily on the day the same bears date.

Given under my hand this 19 day of January 1859.

I Thomas G. Tyngs Judge of the Probate Court of Lincoln County hereby certify that
the within and was filed in my Office for Record on the 8 day of January 1859, and was
duly recorded the 15 day of January 1859, in Book No. 111 pages 236 & 237.
Thomas G. Tyngs Judge P. C.

Therophilus I. Duncan and } Whereas heretofore to wit, in or about the fifth day
Do & Seal } of October eighteen hundred and fifty seven the following
Mehabab Meerah and } persons to wit, Elizabeth Leitchness, William J. Leitchness and
his wife Catharine Leitchness, David W. Leitchness and his wife M. H. Leitchness,
Ann B. Leitchness, Smith C. Smith and his wife Isabella A. Smith all of the
County of Lincoln and State of Alabama sold and conveyed unto Amos
B. Meerah all their right, title and interest in a certain tract of land herein
after described by virtue of the last will and testament of William Townsend
deceased, and whereas further Ann Isabella Leitchness now Isabella Duncan
wife of Therophilus I. Duncan had an interest in said lands as the grand
daughter of the said Elizabeth Leitchness by virtue of said will of said William
Townsend, and the said parties being desirous of settling said conveying their
portions to said Amos B. Meerah and Contentment make him a full and
for simple title to the same, for this reason that the said Isabella Leitchness
now Duncan was a minor, they therefore entered into a special bond by which
they agreed to pay the said Amos B. Meerah the sum of five hundred
and fifty two dollars if the said Isabella did not ratify and confirm
said sale when she arrived at the age of majority - And the said Amos

Whereas said said land, and each of the parties to said land, and whereas further the said Deabella has arrived at the age of twenty one years and has since the date of said instrument intermarried with an Ephraim S. Duncan, and whereas further the said Deabella is now desirous of ratifying and confirming the sale above made, and mentioned and releasing the said Elizabeth Chelcress, Wm. J. Chelcress, Doris M. Chelcress, A. D. Chelcress, Smith & Thrifty and Deabella A. Thrifty from their said joint bond to said Memorial, and whereas further the said Memorial has departed this life leaving the following persons his heirs at law to wit: Michael Memorial, widow of said said Littlebury L. Memorial, Nancy S. Walls formerly Memorial wife of Geo. W. Walls, Wm. J. Memorial, Michael Memorial, Mrs. J. Memorial, Thomas C. Memorial, Henry J. Memorial and Jeremiah D. Chelcress, Now therefore This Indenture made and entered into this the third day of January Eighteen hundred and fifty one between the said Deabella Duncan and her husband Ephraim S. Duncan of the first part and Michael Memorial, Littlebury L. Memorial, Nancy S. Memorial wife of Geo. W. Walls, Wm. J. Memorial, Michael Memorial, Mrs. J. Memorial, Thomas C. Memorial, Henry J. Memorial and Jeremiah D. Chelcress of the other part - Witnesses; that the said parties of the first part for and in consideration of the sum of two hundred and seventy six dollars to them in hand paid the receipt whereof is hereby given, granted, conveyed and confirmed and by their presents do sell, alien, enfeoff, convey and confirm unto the said parties of the second part all her and his right, title, and claim of every kind and Character in and to the following described lands to wit: South East 1/4 of Section number Township Two Range five West containing one hundred and sixty acres more or less, also South West fourth of South West fourth Section County, Township two, Range five West; To have and to hold the above described tract or parcel of land, with the tenements and appurtenances thereto belonging or in any way appertaining unto the said parties of the second part forever and the said parties of the first part their heirs, executors, administrators and assigns do hereby and in consideration of the premises warrant and will forever defend the title to the above described and granted premises unto the said parties of the second part their heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said parties of the first part the said tract of land above described, and also against the lawful claim or title of any and all persons whatsoever. In testimony whereof we have hereunto signed our names and affixed our seals this the day and year above written.

J. S. Duncan
Deabella Duncan

The State of Alabama
County of Lincoln
I Thomas G. Tyner Judge of the Probate Court of said County hereby certify that J. S. Duncan and Deabella Duncan his wife whose names are signed to the within conveyance and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date, giving under my hand this 3^d day of January A.D. 1859.

I Thomas G. Tyner Judge of the Probate Court of Lincoln County hereby certify that the within deed was filed in my office for Record on the 3^d day of January 1859, and was duly recorded the 14th day of January 1859, in Book No. 18, pages 237, 238 & 239
Thomas G. Tyner Judge P.C.

James Andrew wife
Robert L. Bridgeforth
This Indenture made this the 28th day of December in the year one thousand eight hundred and fifty eight between James Andrew and Ann his wife of the County of Lincoln in the State of Alabama of the one part and R. L. Bridgeforth of the other part - Witnesses; that the said James Andrew and Ann his wife for and in consideration of the sum of Twelve hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given, granted, conveyed and confirmed and by their presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said R. L. Bridgeforth all that certain tract of land lying and being in the County of Lincoln and State of Alabama and known as the South West quarter of Section Eight in Township one of Range five West containing one hundred and sixty acres more or less. To have and to hold the above described land with the tenements and appurtenances thereto belonging or in any way appertaining unto the said R. L. Bridgeforth his heirs and assigns forever, and the said James Andrew and Ann his wife for their heirs, executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and granted premises unto the said R. L. Bridgeforth his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said James Andrew and Ann his wife, and also against the lawful title, claim or demand of all and every person or persons whatsoever.

In testimony whereof the said James Andrew and Ann his wife have hereunto subscribed their names and affixed their seals, this day and year above written.
James Andrew
Ann his wife
The State of Alabama
County of Lincoln
I Richard Henderson an acting Justice of the Peace in and for said County and State do hereby certify that James Andrew & Ann Andrew whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Giving under my hand this the 28th day of December A.D. 1858.
I Thomas G. Tyner Judge of the Probate Court of Lincoln County hereby certify that the within deed was filed in my office for Record on the 3^d day of January 1859, and was duly recorded the 14th day of January 1859, in Book No. 18, pages 237.
Thomas G. Tyner Judge P.C.

This Indenture made the 6th day of December in the year one thousand eight hundred and fifty eight between Richard W. Vassar and William Mc Crumshaw Executors of the last Will and Testament of Samuel T. Crumshaw deceased of the County of Limestone, State of Alabama of the first part and Merigah Mcingie of the said County and State of the second part Witnesses that whereas the said Samuel T. Crumshaw in his lifetime to wit on the 28th day of April in the year one thousand eight hundred and forty eight and assigns to the said Merigah Mcingie his true loving heirs to make to said Merigah Mcingie a good and sufficient deed to lots or parcels of ground known in the plan of the Town of Athens as lots 143 & 144 as well as the said Merigah Mcingie paying the said Samuel T. Crumshaw four hundred and fifty dollars in note or four hundred dollars in Cash at his option the sum agreed to be paid for said lots. And whereas the said Samuel T. Crumshaw departed this life before the purchase money for said lots were paid and without making a deed to said lots as Contingent upon said obligation - and whereas also the said Merigah Mcingie since the death of the said Samuel T. Crumshaw has fully paid off and discharged the purchase money for said lots. Now in Consideration of the premises and by virtue of the power in us vested as Executors of the said Samuel T. Crumshaw we Richard W. Vassar and William Mc Crumshaw Executors as aforesaid have granted, bargained, sold and conveyed and by these presents do grant, bargain, sell and convey unto the said Merigah Mcingie his heirs and assigns forever the said lots or parcels of ground lying and being in the Town of Athens and known in the plan of said Town as lots numbered one hundred and forty three and one hundred and forty four - together with the appurtenances thereto belonging - and also all the estate, right, title and claim which the said Samuel T. Crumshaw had in his lifetime and at the time of his death and which the said parties of the first part have by virtue of the said last Will and Testament in and to the said and every part thereof with the appurtenances. To have and to hold the said premises above mentioned and described and hereby granted and conveyed with the appurtenances unto the said party of the second part his heirs and assigns forever.

In witness whereof we have hereunto set our hands and affixed our seals this 6th day of December in the year 1858.

R. W. Vassar *[Signature]*
W. Mc Crumshaw *[Signature]*

The State of Alabama } I Thomas G. Tyus Judge of the Probate Court of Limestone County } do hereby Certify that Richard W. Vassar and William Mc Crumshaw Executors of Samuel T. Crumshaw and whose names are signed to the within foregoing Conveyance and who are known to me, acknowledged before me on this day that being informed of the Contents of the Conveyance they executed the same voluntarily on the day the same were date. Given under my hand this 3rd day of January A.D. 1859.

Thomas G. Tyus Judge
do hereby Certify that the within and now foregoing Office for Record on the 3rd

day of January 1859, and was duly Recorded the 14th day of January 1859 in Book No. 11 pages 241 & 242
Thomas G. Tyus Judge P.C.

This Indenture made the 11th day of December in the year one thousand eight hundred and fifty eight between George W. Hestchell Merigah Mcingie and Sam Mc Mcingie his wife of the County of Limestone in the State of Alabama of the one part and George W. Hestchell of the other part Witnesses that the said Merigah Mcingie and Sam Mc Mcingie his wife for and in Consideration of the sum of Six hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant bargain, sell, alien, convey, release, convey and confirm unto the said George W. Hestchell all that certain Lot of land lying and being in the Town of Athens, County of Limestone and known in the plan of said Town as lots numbered one hundred and forty three and one hundred and forty four. To have and to hold the above described Lots of Land with the appurtenances thereto belonging or in anywise appertaining unto the said George W. Hestchell his heirs and assigns forever. And the said Merigah Mcingie and Sam Mc Mcingie for themselves their heirs, executors and administrators do hereby, and in Consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said George W. Hestchell his heirs and assigns, from and against themselves and all and every person or persons claiming or holding either from the said Merigah Mcingie and Sam Mc Mcingie his wife and also against the lawful title, claim and demand of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States. In testimony whereof the said Merigah Mcingie and Sam Mc Mcingie his wife hereunto subscribe their names and affix their seals the day and year first above written.

Witness my hand and seal this 11th day of December A.D. 1858.
The State of Alabama } I John T. Tarrantine an acting Justice of the Peace hereby Certify that Merigah Mcingie and Sam Mc Mcingie whose names are signed to the foregoing Conveyance and who are known to me, acknowledged before me on this day that being informed of the Contents of the Conveyance they executed the same voluntarily, on the day the same were date.

Given under my hand this 11th day of December A.D. 1858.
John T. Tarrantine J.P.
I Thomas G. Tyus Judge of the Probate Court of Limestone County hereby certify that the within and now filed in my Office for Record on the 3rd day of January 1859 and was duly Recorded the 14th day of January 1859 in Book No. 11 page 241.
Thomas G. Tyus Judge P.C.

and known as a portion of A.C. grant of the S.E. beginning at a Stake running West 80 poles & 10 links commencing on a Dogwood, N. five P. & five links to Williams line, thence S. 41° E. 72 P. with the continuation thence S. 80° D. C. 12 P. thence S. 78° D. 12 P. thence South 58 poles to the beginning containing 18 acres $\frac{2}{3}$ of an acre, also here and a half acres of land being the long the South half of a five and let being in the N.W. corner of the N.W. q. of the S.W. q. of Section three of Township (1) Range (C) West containing in all twenty one acres.

To have and to hold the above described land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Henry Williams and wife their heirs and assigns forever. And the said Andrew Jackson and Amanda Jackson his wife for themselves their heirs, executors, and administrators do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Henry Williams & wife & J. Williams his wife their heirs and assigns forever and against and all and every person or persons claiming or holding under them the said Andrew Jackson & wife and also against the lawful title claim or demands of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States.

In testimony whereof the said Andrew Jackson & wife his wife Amanda Jackson and myself this date the day and year first above written.

Signatures sealed and delivered in the presence of
The State of Alabama
J. H. T. Nathan in acting Justice of the Peace
Lincoln County
of in and for said County do certify that Andrew Jackson and Amanda Jackson his wife whose names are signed to the foregoing conveyance and who is known to me, acknowledged before me this day that being informed of the contents of the conveyance they executed the same voluntarily in the day the same bears date. this 3rd day of January 1839.

Thomas G. Tyne Judge of the Probate Court of Lincoln County, hereby certify that the within deed was filed in my office for record on the 10th day of January 1839, and was duly recorded the 10th day of January 1839, in Book No. 10 pages 244 & 245.

Edmund A. Lucas Executor of the last will and testament of John H. Hain of the State of Alabama Lincoln County
do hereby certify that the said John H. Hain late of said County deceased by virtue of the said will after giving three weeks notice in the Athens Herald a newspaper published in said County, & proceeded to sell at public outcry in front of the Court house door of said County on the 22nd day of November 1837, the following described lands to wit, twenty six acres in the North West q. of sec. 14 the South 1/2 of the South West q. of sec. 14 the South 1/2 of the North West q. of sec. 15 the South 1/2 of the South West q. of sec. 15 the North 1/2 of North West q. of Section 22 the S.E. q. of Section 15 the West 1/2 of North East q. of sec. 22 of the North West q. of the South East q. of sec. 22 the

West 1/2 of the North West q. of sec. 21 which was struck off to James H. Hain for Ten thousand two hundred and twenty dollars which being the highest bid therefor and in consequence of the said sum of Ten thousand two hundred and twenty dollars with interest from day of sale to me in hand paid by said James of said County do hereby sell, release and quit claim unto the said James his heirs and assigns all right title and interest which said decedent had in said lands at the time of his death of which the was seized when she died that the same is free from any incumbrances claim or demand by me which I warrant for myself my heirs and assigns - Given under my hand and seal this 10th day 1839.

The State of Alabama
Thomas G. Tyne Judge of the Probate Court
Lincoln County
do hereby certify that Edmund A. Lucas Executor of the last will and testament of John H. Hain (whose name is signed to the within conveyance) and who is known to me, acknowledged before me on this day that being informed of the contents of the conveyance he executed the same voluntarily in the day the same bears date.

Given under my hand this 10th day of January A.D. 1839.
Thomas G. Tyne Judge J.C.
Do Thomas G. Tyne Judge of the Probate Court of Lincoln County hereby certify that the within deed was filed in my office for record on the 10th day of January 1839, and was duly recorded the 10th day of January 1839, in Book No. 10 pages 244 & 245.

Thomas G. Tyne Judge of the Probate Court of Lincoln County
do hereby certify that the within deed was filed in my office for record on the 10th day of January 1839, and was duly recorded the 10th day of January 1839, in Book No. 10 pages 244 & 245.

Thomas G. Tyne Judge of the Probate Court of Lincoln County
do hereby certify that the within deed was filed in my office for record on the 10th day of January 1839, and was duly recorded the 10th day of January 1839, in Book No. 10 pages 244 & 245.

In testimony whereof, the said Thomas G. Egell and Syntia Egell have
 Subscribed their names and affixed their seals the day and the year above written.
 Signed, Sealed and Delivered }
 in the presence of }
 Thomas G. Egell
 Syntia G. Egell

The State of Alabama } I William F. Long an acting Justice
 of the Peace in and for said County Thomas G.
 Egell and Syntia Egell whose names are signed to the foregoing conveyance
 and who are known to me acknowledged before me on this day that being
 informed of the Contents of the Conveyance they executed the same Voluntarily on
 the day the same bears date. Witness my hand the 22nd day of January 1857
 William F. Long J.P.

I Thomas G. Tyne Judge of the Probate Court of Limestone County hereby certify
 that the within deed was filed in my Office for Record on the 14th day of January 1857
 and was duly Recorded the 21st day of January 1857, in Deed Book No 11
 pages 245 & 246.
 Thomas G. Tyne Judge P.C.

John W. Christopher and his wife Lavinia C. Christopher whose names are signed to the
 foregoing conveyance and who are known to me acknowledged before me on this day that being
 informed of the Contents of the Conveyance they executed the same Voluntarily on
 the day the same bears date. Witness my hand the 22nd day of January 1857
 William F. Long J.P.

I have and to hold the above described tract of land with the tenements and appur-
 tenances thereto belonging, or in anywise appertaining unto the said Alexander W.
 Patterson his heirs and assigns forever. And the said John W. Christopher & Lavinia C.
 Christopher for their heirs, executors and administrators, do hereby, and in consideration
 of the premises, warrant and will forever defend the title to the above described and hereby
 granted premises, unto the said A. W. Patterson his heirs and assigns, from and ag-
 ainst all and every person or persons claiming or holding under them the said
 John W. Christopher & Lavinia C. Christopher their heirs, executors and administrators and
 assigns. And also against the lawful title, claim or demand of all and every person
 or persons whatsoever claiming or holding by, from or under the Government of the
 United States. In testimony whereof, the said John W. Christopher & Lavinia C. Christopher
 have Subscribed their names and affixed their seals the day and year above written.

Signed, Sealed and Delivered }
 in the presence of }
 John W. Christopher
 Lavinia C. Christopher
 The State of Alabama } I L. G. Bullington an acting Justice of
 Limestone County } Peace in and for said County do hereby certify that
 the within deed was filed in my Office for Record on the 14th day of January 1857
 and was duly Recorded the 21st day of January 1857, in Deed Book No 11
 pages 245 & 246.

John W. Christopher and his wife Lavinia C. Christopher whose names are signed to the
 foregoing conveyance and who are known to me acknowledged before me on this day
 that being informed of the Contents of the Conveyance they executed the same Voluntarily
 on the day the same bears date. Witness my hand the 22nd day of January 1857
 William F. Long J.P.

I Thomas G. Tyne Judge of the Probate Court of Limestone County hereby certify
 that the within deed was filed in my Office for Record on the 14th day of January 1857
 and was duly Recorded the 21st day of January 1857, in Deed Book No 11
 pages 245 & 246.
 Thomas G. Tyne Judge P.C.

Alexander W. Patterson and his wife Lavinia C. Patterson of the County of
 Limestone in the State of Alabama of the one part; and William F. Long of
 the other part in testimony that the said A. W. Patterson & L. C. Patterson his wife for and
 in consideration of the sum of Four hundred dollars to them in hand paid, the
 receipt whereof is hereby acknowledged, has this day given, granted, bargained, sold,
 aliened, conveyed, released, conveyed and confirmed; and by these presents do give,
 grant bargain, sell, alien, convey, release, convey and confirm unto the said
 William F. Long all that certain tract of land, lying and being in the
 County of Limestone and the State of Alabama, known as the North West fourth
 of the North West fourth of Section No 29 in Township No 1 Range No 6 West Con-
 taining 40 1/4th of an acre and also the North East fourth of the North East fourth of
 Section thirty in Township No 1 Range No 6 West containing thirty seven and twenty
 hundredths of an acre containing in all 77 and 36/100 of an acre.

To have and to hold the above described tract of land with the tenements and ap-
 purtenances thereto belonging or in anywise appertaining unto the said W. F.
 Long his heirs and assigns forever. And the said A. W. Patterson and his wife L. C.
 Patterson for their heirs, executors and administrators, do hereby, and in consideration
 of the premises, warrant and will forever defend the title to the above described and hereby
 granted premises, unto the said William F. Long his heirs and assigns, from and ag-
 ainst themselves and all and every person or persons claiming or holding under them the
 said A. W. Patterson & L. C. Patterson their heirs, executors and administrators and
 assigns. And also against the lawful title, claim or demand of all and every person or
 persons whatsoever claiming or holding by, from or under the Government of the United
 States. In testimony whereof, the said A. W. Patterson & L. C. Patterson have Subscribed
 their names and affixed their seals the day and year first above written.

Signed, Sealed and Delivered }
 in the presence of }
 L. G. Bullington
 The State of Alabama } I L. G. Bullington an acting Justice of
 Limestone County } Peace in and for said County do hereby certify that
 the within deed was filed in my Office for Record on the 14th day of January 1857
 and was duly Recorded the 21st day of January 1857, in Deed Book No 11
 pages 245 & 246.

I Thomas C. Jones Judge of the Probate Court of Limestone County hereby Certify that the within deed was filed in my Office for Record on the 10th day of January 1859 and was duly Recorded the 22nd day of January 1859, in Book South No 10 page 247, 248.
Thomas C. Jones Judge J.P.

David Ridgway and Son
To & Deed
William D. Ridgway
This Indenture, made this the 12 day of Sept in the year one thousand eight hundred and fifty seven between David Ridgway and Son Ridgway of the County of Limestone in the State of Alabama of the one part, and William D. Ridgway of the other part. Witnesseth that the said David Ridgway & Son Ridgway for and in consideration of the sum of One hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant bargain, sell, alien, convey, release, convey and confirm unto the said William D. Ridgway all that certain tract of land lying and being in the County of Limestone in the State of Alabama, and known as North East quarter of the South East quarter of Section Number of Township One of Range (24) West. Containing thirty seven acres more or less.

To have and to hold the above described land with the tenements and appurtenances thereto belonging, or in anywise appertaining unto the said William D. Ridgway his heirs and assigns forever. And the said David Ridgway & Son Ridgway for themselves, their heirs, Executors and Administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said William D. Ridgway his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said David Ridgway and his heirs and assigns. And also against the lawful title, claim or demands of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States. In testimony whereof the said

humane Subscribed their names and affixed their seals the day and year above written.
Signed Sealed and delivered
in the presence of
The State of Alabama
I James Coleman an acting Justice of the Peace
Limestone County
I in and for said County hereby Certify that David Ridgway and Son Ridgway whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance, they executed the same voluntarily in the day the same bears date.

Given under my hand this 12 day of Sept 1857.

James Coleman J.P.
I Thomas C. Jones Judge of the Probate Court of Limestone County hereby Certify that the within deed was filed in my Office for Record on the 10th day of January 1859 and was duly Recorded the 22nd day of January 1859, in Book South No 10 page 247, 248.
Thomas C. Jones Judge J.P.

Napoleon J. Davis wife
To & Deed
George W. Longmiller
This Indenture, made this the first day of January in the year one thousand eight hundred and fifty seven between Napoleon J. Davis and Louisiana Davis his wife of the County of Limestone in the State of Alabama of the one part, and George W. Longmiller of the other part. Witnesseth that the said Napoleon J. Davis and Louisiana Davis his wife for and in consideration of the sum of One hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant bargain, sell, alien, convey, release, convey and confirm unto the said George W. Longmiller all that certain tract of land lying and being in the County of Limestone and State of Alabama, known and described as the North East quarter of Section twenty two, Township two, Range three West of the Huntsville Meridian, containing One hundred and fifty acres more or less. To have and to hold the above described tract of land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said George W. Longmiller his heirs and assigns forever. And the said Napoleon J. Davis and Louisiana Davis for themselves, their heirs, Executors and Administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said George W. Longmiller his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Napoleon J. Davis and Louisiana Davis his wife, and also against the lawful title, claim or demands of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States. In testimony whereof, the said Napoleon J. Davis and Louisiana Davis his wife have Subscribed their names and affixed their seals the day and year first above written.

Signed Sealed and delivered
in the presence of

Cyrus L. Jones
Peter J. Walker
The State of Alabama
I Thomas C. Jones Judge of the Probate Court of Limestone County
I hereby Certify that the within deed was filed in my Office for Record before me on this day and being duly Read that Napoleon J. Davis and Louisiana Davis his wife the grantors in the conveyance voluntarily executed the same in his presence and in the presence of the other Subscribing witnesses on the day the same bears date. That he attested the same in the presence of the grantors and of the other witnesses and that such other witnesses Subscribed his name as a witness in his presence.

Given under my hand this 10th day of January A.D. 1857.

Thomas C. Jones Judge
I Thomas C. Jones Judge of the Probate Court of Limestone County hereby Certify that the within deed was filed in my Office for Record on the 10th day of January 1859, and was duly Recorded the 22nd day of January 1859, in Book South No 10 page 247.
Thomas C. Jones Judge J.P.

Robert C. Brickell } This Indenture, made this tenth day of January, in
To } Said } the year one thousand eight hundred and fifty nine between Robert
Brice W. Townsend } C. Brickell of the County of Madison in the State of Alabama
of the one part and Brice W. Townsend of the County of Limestone of the other
part. Witnesseth; that the said Robert C. Brickell for and in consideration of
the sum of two thousand dollars to him in hand paid, the receipt whereof is hereby
acknowledged, has this day given, granted, bargained, sold, aliened, conveyed, released,
conveyed and confirmed; and by these presents do give, grant, bargain, sell,
alien, convey, release, convey and confirm unto the said Brice W. Townsend all
that certain parcels of land, lying and being in the town of Athens, in the County
of Limestone State of Alabama known in the plan of said town as lots number
three, forty, four, fifty one and fifty. To have and to hold the above described
lots with the tenements and appurtenances thereto belonging unto any man or persons
claiming unto the said Brice W. Townsend his heirs and assigns forever. And the said
Robert C. Brickell for himself his heirs, executors and administrators, do hereby and
in consideration of the premises, warrant and will forever defend the title to the above
described and hereby granted premises unto the said Brice W. Townsend his heirs
and assigns, from and against himself and all and every person or persons claiming
or holding under him the said Robert C. Brickell, and also against the lawful title, claim or demand of all
and every person or persons whomsoever, claiming or holding by, from or under the Government
of the United States.

On testimony whereof the said Robert C. Brickell hereunto subscribed his name
and affixes his seal the day and year first above written.

Signed Sealed and Delivered }
in the presence of } Robert C. Brickell

The State of Alabama } I Thomas G. Tyus Judge of the Probate Court
Limestone County } of said County hereby Certify that Robert C. Brickell
whose name is signed to the within conveyance and who is known to me, acknowledged
before me on this day that being informed of the contents of the conveyance
he executed the same voluntarily on the day the same bears date.

Given under my hand this 10th day of January A.D. 1859.

Thomas G. Tyus Judge
I Thomas G. Tyus Judge of the Probate Court of Limestone County hereby Certify
that the within deed was filed in my office for record on the 10th day of January 1859,
and was duly recorded the 20th day of January 1859 in Book No 10 page 254.
Thomas G. Tyus Judge J.C.

George W. Johnson wife } This Indenture, made this second day of December in
To } Said } the year one thousand eight hundred and fifty eight between
Nicholas Greenham } George W. Johnson and Lewis L. Johnson his wife of the County
of Limestone in the State of Alabama of the one part and Nicholas Greenham of
the other part. Witnesseth; that the said George W. Johnson and Lewis L. Johnson his wife
for and in consideration of the sum of one hundred and fifty dollars to them in hand
paid, the receipt whereof is hereby acknowledged, have this day given, granted, sold,
aliened, conveyed, released, conveyed and confirmed; and by these presents do give,
grant, bargain, sell, alien, convey, release, convey and confirm unto the said

Nicholas Greenham all that certain tract of land and lying and being in the County
of Limestone and in the State of Alabama and known as the East 1/2 of the South West
quarter of Section thirty three Township two of Range four West Containing Eighty acres
more or less. To have and to hold, the above described parcel of land with the tenements
and appurtenances thereto belonging unto any man or persons claiming unto the said Nicholas
Greenham his heirs and assigns forever, and the said George W. Johnson and Lewis L. Johnson his wife
for themselves their heirs, executors and administrators, do hereby and in consideration of
the premises, warrant and will forever defend the title to the above described and hereby
granted premises unto the said Nicholas Greenham his heirs and assigns, from and against them
and all and every person claiming or holding under them the said George W. Johnson and
Lewis L. Johnson his wife, and also against the lawful title, claim or demand of all
and every person or persons whomsoever, claiming or holding by, from or under the Government
of the United States.

On testimony whereof the said George W. Johnson and Lewis L. Johnson his wife hereunto
subscribed their names and affix their seals the day and year above written.

Signed Sealed and Delivered }
in the presence of } George W. Johnson
Lewis L. Johnson

Albert H. Brooks
W. H. Huggins

The State of Alabama } I Thomas G. Tyus Judge of the Probate Court of said
Limestone County } County hereby Certify that W. H. Huggins a subscribing
witness to the within conveyance and who is known to me, acknowledged before me this

day and being sworn stated that George W. Johnson and Lewis L. Johnson his wife
were the grantors in the conveyance voluntarily executed the same in his presence
and in the presence of the other subscribing witnesses on the day the same bears date.
That he attested the same in the presence of the grantors and of the other witnesses and
that such other witnesses subscribed his name as a witness in his presence.

Given under my hand this 10th day of January A.D. 1859.

Thomas G. Tyus Judge
I Thomas G. Tyus Judge of the Probate Court of said County hereby Certify
that the within deed was filed in my office for record on the 10th day of January 1859,
and was duly recorded the 20th day of January 1859 in Book No 10 page 254.
Thomas G. Tyus Judge J.C.

Martha McNeal } This Indenture made and entered into this 16th day of December
To } Said } 1858 between Martha McNeal of the County of Limestone and State of
George W. Johnson } Alabama of the one part and George W. Johnson of the other part. Witnesseth; that the said Martha McNeal for and in consideration of the sum of
one hundred & sixty dollars to her in hand paid, the receipt whereof is hereby
acknowledged, has this day, bargained, sold, aliened, conveyed and confirmed unto
the said George W. Johnson the following described tract or parcel of land, lying
and being in the State and County aforesaid, Viz. the West half of the North
East quarter of Section thirty one in Township one Range four West, Con-
taining twenty acres more or less. To have and to hold the above described
tract of land with the tenements and appurtenances thereto belonging unto
the said George W. Johnson his heirs and assigns forever. And the said Martha

McNeal for himself, his heirs and assigns and does warrant and will forever defend the title to the above described tract of land unto the said George W. Johnson his heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said McNeal, and also against the lawful title, claim or demand of all and every person claiming or holding under the Government of the United States, In Witness whereof the said McNeal has hereunto subscribed his name and affixed his seal the day and year above written.

Martha McNeal
The State of Alabama } I Richard Henderson an acting Justice of the
Limestone County } Peace in and for said County and State hereby certify
that Martha McNeal whose name is signed to the foregoing conveyance and
who are known to me as acknowledged before me on this day that being informed
of the contents of the conveyance she executed her name voluntarily on the day
the same were dated - Given under my hand this 25th day of December A.D. 1858,
R. Henderson
Justice of the Peace

Thomas G. Tynes Judge of the Probate Court of Limestone County hereby certify
that the within and was filed in my Office for records on the 11th day of January 1859,
and was duly recorded the 26th day of January 1859, in Book No. 16 pages 253 & 254.
Thomas G. Tynes Judge P.C.

James J. Davis Adminr of John McNeal decd
To & Deeds
Luther Poyer
Know all men by these presents That whereas
by virtue of an Order of the Probate Court of Limestone County
State of Alabama I James J. Davis Administrator of John
McNeal decd, did expose to public sale at the Court house door in the town of Alton
on the 5th of January 1857, to public sale the following described tracts or parcels of land
situate in said County to wit, the west pr of the North East 1/4 Section ten also the
East quarter of the North West quarter Section ten, also the North East fourth of North
West fourth of Section ten, also the North East fourth of the North West fourth Section
ten, also the North West fourth of the North East fourth of Section ten, also the West
half of the South East fourth Section three, All in Township two, Range Six West, known
as the home tract of the said John McNeal decd, containing three hundred and twenty
acres - Luther Poyer being the highest bidder for the same at the sum of two thousand three
hundred & thirty six dollars, For therefore these presents witness that for and in consideration
of the said sum of two thousand three hundred & thirty six dollars, the receipt whereof
is hereby acknowledged, I James J. Davis Administrator as aforesaid, a bargain, sell, assign
and convey to Luther Poyer his heirs and assigns forever all the title, rights and interests what-
soever in and to the before mentioned and fully described tracts or parcels of land, particularly
described in the foregoing part of this deed, as Administrator of the said John McNeal decd
to him the said Luther Poyer his heirs and assigns forever, as also all the right, title and interest
that the said John McNeal decd had in and to said lands at the time of his death
to him the said Luther Poyer his heirs and assigns.

Given under my hand & seal this 11th day of January 1859.
James J. Davis Adminr
of John McNeal decd
The State of Alabama } I Thomas G. Tynes Judge of the Probate Court of
Limestone County }

Said County hereby certify that James J. Davis Administrator of the Estate of John McNeal decd
whose name is signed to the foregoing conveyance and who is known to me as acknowledged before
me on this day that being informed of the contents of the conveyance he executed the same voluntarily
on the day the same were dated. Given under my hand this 11th day of January A.D. 1859,
Thomas G. Tynes Judge

Thomas G. Tynes Judge of the Probate Court of Limestone County hereby certify that the within
and was filed in my Office for records on the 11th day of January 1859, and was duly recorded the
28th day of January 1859, in Book No. 16 pages 253 & 254.
Thomas G. Tynes Judge P.C.

George W. Johnson & wife
To & Deeds
Wesley W. Collier
This Indenture, made this 4th day of January in the year
one thousand eight hundred and fifty eight between George W. Johnson
and Louisa L. Johnson his wife of the County of Limestone in the State
of Alabama of the one part, and Wesley W. Collier of the other part in witness whereof, that the
said G. W. Johnson and Louisa L. Johnson his wife for and in consideration of sum of
one hundred and fifty dollars to them in hand paid, the receipt whereof is hereby acknowledged,
have this day given, granted, sold, aliened, conveyed, released, conveyed and confirmed,
and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm
unto the said Wesley W. Collier, all that certain tract of land lying and being in the County
of Limestone and State of Alabama and known as the South West fourth of the South
West quarter of Section four in Township two, Range Six West containing 40 1/2
acres and also the West half of the North East fourth of the South West quarter of Section 14
of Township two Range Six West containing twenty acres. To have and to hold the above
described parcel of land with the tenements and appurtenances thereto belonging unto and
unto the said Wesley W. Collier his heirs and assigns forever, and the said G.
W. Johnson and Louisa L. Johnson his wife for themselves their heirs, executors, administrators
do hereby and in consideration of the foregoing recited and will forever defend the title to the
above described and hereby granted premises unto the said Wesley W. Collier his heirs and assigns
from and against them and all and every person claiming or holding under them the said G. W.
Johnson and Louisa L. Johnson his wife, and also against the lawful title, claim or demand
of all and every person or persons whatsoever claiming a holding by force or under the Govern-
ment of the United States.

Testimony whereof the said George W. Johnson & Louisa L. Johnson his wife have hereunto subscribed their
names and affixed their seals the day and year above written.
Signed, sealed and delivered
in the presence of
Robert W. Brooks
W. H. Huggins
George W. Johnson
Louisa L. Johnson

The State of Alabama } I Thomas G. Tynes Judge of the Probate Court of
Limestone County } County hereby certify that Wesley W. Huggins a subscribing witness
to the within conveyance is known to me as appeared before me on this day and being sworn
stated that George W. Johnson and Louisa L. Johnson his wife the grantors in the con-
veyance voluntarily executed the same in his presence and in the presence of the other subscribing
witness on the day the same were dated that he attested the same in the presence of the
grantors and of the other witness and that neither of them subscribed his name as a witness
in his presence. Given under my hand this 11th day of January A.D. 1859,
Thomas G. Tynes Judge

I Thomas G. Tyne Judge of the Probate Court of Lincoln County North Carolina that the within deed was filed in our Office for Records on the 18th day of January 1859, and was duly recorded the 28th day of January 1859, in Book No. 16 pages 253 & 254
Thomas G. Tyne Judge P.C.

Thomas G. Jones Esq. J.C.

Nicholas D. Richardson and wife } This Indenture made this 24th day of January
D. & D. } in the year One thousand eight hundred and Fifty four between
Price McTommard } Nicholas D. Richardson and Sarah Elizabeth Richardson his wife
of the County of Limestone in the State of Alabama of the one part, and Price McTommard
and of the other part, Witnesseth; that the said Nicholas D. Richardson and Sarah
Elizabeth Richardson his wife for and in consideration of the sum of Thirty dollars to
them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted,
bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents
do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Price
McTommard all that Certain tract of land, lying and being in the County of Limestone
and State of Alabama and known as an undivided half part of the South half of
the South West quarter of Section 31, Township 2, Range 4, West of the North West
quarter of the North West quarter of Section 6, Township 3, Range 4 West, Containing,
in all One hundred and twenty acres. To have and to hold the above described tract
of land unto the said Price McTommard his heirs and assigns forever. And the said Nicholas
D. Richardson and wife for themselves their heirs, executors, and administrators do hereby, and in consideration
of the premises, warrant and well forever defend the title to the above described and tract,
granted premises unto the said Price McTommard his heirs and assigns from and
against themselves and all and every person or persons claiming or holding under them the said
Nicholas D. Richardson and Sarah E. Richardson his wife, and also against the
lawful title, claim or demand of all and every person or persons whomsoever, claiming holding
by, from or under the Government of the United States.

For business men of the Unit. St. L. Richmond & W. J. Hunt. Interest the same
and apply this scale the day employing first above motions.

Signed, sealed and delivered

in the presence of
The State of Alabama } I Thomas C. Tynes Judge of the Probate Court
Linnetown County } of said County hereby certify that Nicholas D. Richardson
and Sarah C. Richardson his wife, whose names are signed to the foregoing conveyance
and whose names to me acknowledged before me on this day that being in
possession of the Contents of the conveyance they executed the same voluntarily on the day
the same was date given under my hand this 24th day of January A.D. 1839.

Thomas G. New Bridge

Thomas G. Jones Judge of the Probate Court of Ansonia County, hereby certifies that the within and above stated will was offered to me in my Office for Record on the 24th day of January 1859, and was duly recorded the 29th day of January 1859, in Book No. 10, page 254.

Thomas C. Jones P.O.

John J. Well
To S. D. Bond Trust
Charles D. Anderson

1839, by and between John J. Well and his wife Caroline Well of the first part, Nathaniel Davis of the second part and Charles D. Anderson of the third part; all of the County of Livingston, State of Alabama, Witnesses, that whereas, the said John J. Well is justly indebted to the said Charles D. Anderson in the sum of thirteen hundred dollars, as is evidenced by his bond for that sum bearing even date herewith, payable twelve months after date with interest from date to the said Charles D. Anderson, the payment of which when the same becomes due and payable according to the tenor and effect thereof the said John J. Well is moribund and desirous to dispense. Now this Deed is made in full satisfaction of the pecuniary, as well as in consideration of the sum of five dollars to him ~~the said party of the first part~~ the said party of the first part in hand paid by the said party of the second part; the receipt whereof is hereby acknowledged, that the said party of the first part have given, granted, bargained, sold, aliened, conveyed and conveyed, and by these presents do give, grant, bargain, sell, alien, convey, and convey unto the said party of the second part, that tract or parcel of land situated in the said County of Livingston, Alabama the said party of the first part now reside, and known and described as follows; the South West quarter and the West half of the South East quarter, and the West half of the North West quarter, all in Section thirty three Township One Range three West, also the South East quarter of the South West quarter of Section twenty one Township three Range three West, together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining, To have and to hold the said lands, tenements and hereditaments, unto him the said party of the second part, his heirs and assigns forever. And the said John J. Well for and upon the Considerations aforesaid, hath given, granted, bargained and sold, and by these presents do give grant bargain and sell unto the said Nathaniel Davis the party of the second part, the following Slave, Viz. Esther and her two Children Siller and Shobin Margaret and her Child Tom - Daniel and Mack, Geo and Amy - to have and to hold the said Slave, and the future increase thereof, unto him the said Nathaniel Davis and his assigns forever. This Conveyance is however upon this trust; That the said party of the second part shall permit the said party of the first part to remain in the possession of the property real and personal hereby conveyed until the maturity of the said bond payable to said party of the third part and then if said party of the first part shall fail to pay the said bond with the interest which may have accrued thereon, and the Costs and Charges attending the drafting and executing this Conveyance, that the said party of the second part shall after giving twenty days notice by advertisement in some newspaper printed in said County of Livingston, shall expose to public sale the highest bidder for Cash, at the Court House door in the town of Athens the said property real and personal hereby conveyed, and out of the proceeds of sale shall first pay the Costs of drafting and executing this Conveyance, and then shall pay said said bond to said party of the third part with all interest which may have accrued thereon. But if said party of the first part shall when said bond becomes due and payable, pay and satisfy the Costs of drafting and executing this Conveyance, and the said bond with all interest which may have accrued thereon, then this Conveyance to be void.

In Witness whereof the parties hereto set their hands and seals, the day and year above written.

Witness

My Russell

James Russell

The State of Alabama } I Thomas G. Tyus Judge of the Probate Court of Limestone County, } hereby certify that James Russell is

subscribing witness to the foregoing conveyance herewith me acknowledged in this day being the 31st day of January 1859, and that John R. Webb, Charles Davis and Charles D. Anderson the parties in the conveyance, voluntarily executed the same in his presence and in the presence of the other subscribing witnesses on the day the same bears date, that he attested the same in the presence of the parties and of the other witnesses and that each of the parties subscribed his name as a witness in his presence. Given under my hand this 31st day of January 1859.

I Thomas G. Tyus Judge of the Probate Court of Limestone County hereby certify that the within deed was filed in my Office for record on the 31st day of January 1859, and was duly recorded on the 31st day of January 1859, in Book No. 14 pages 256 & 257.

Thomas G. Tyus Judge J.C.

Reuben A. Gloyd & wife

To & Deed

John W. A. Gordon

This Indenture, made this 31st day of January, in the year one thousand eight hundred and fifty nine between Reuben A. Gloyd and Anna Gloyd his wife of the County of Limestone in the State of Alabama of the one part, and John W. A. Gordon of the other part. Witnesseth, that the said Reuben A. Gloyd and Anna Gloyd his wife for and in consideration of the sum of Three hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by their parents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said John W. A. Gordon all that certain tract of land, lying and being in the County of Limestone State of Alabama and known as the West half of the North East quarter of Section twenty nine Township two Range three West. To have and to hold the above described tract of land with the improvements and appurtenances thereto belonging or in any way appertaining unto the said John W. A. Gordon his heirs and assigns forever. And the said Reuben A. Gloyd and Anna Gloyd his wife for themselves their heirs, executors, and administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said John W. A. Gordon his heirs and assigns, from and against themselves and all and every person or persons claiming or holding more than the said Reuben A. Gloyd and Anna Gloyd his wife and also against the lawful title, claim or demand of all and every person or persons whomsoever claiming or holding by, from or under the Government of the United States. In testimony whereof the said Reuben A. Gloyd and Anna Gloyd his wife have subscribed their names and affixed their seals the day and year first above written.

Signed, Sealed and Delivered

in the presence of

John W. A. Gordon

Anna Gloyd

The State of Alabama } I Thomas G. Tyus Judge of the Probate Court of Limestone County, } hereby certify that Reuben A. Gloyd and Anna Gloyd his wife whose names are signed to the within conveyance and who are known to me, acknowledged before me on this day, that being informed of the contents of the conveyance so they executed the same voluntarily on the day the same bears date.

Given under my hand this 31st day of January A.D. 1859,

Thomas G. Tyus Judge

I Thomas G. Tyus Judge of the Probate Court of Limestone County hereby certify that the within deed was filed in my Office for record on the 31st day of January 1859, and was duly recorded on the 3rd day of February 1859, in Book No. 14 pages 256 & 257.

Thomas G. Tyus Judge J.C.

A. C. Dubois

To & Deed

Alexander Rodgers

This Indenture, made this 31st day of January, in the year one thousand eight hundred and fifty nine between A. C. Dubois of the County of Limestone in the State of Alabama of the one part, and Alexander Rodgers of said County and State of the other part. Witnesseth, that the said A. C. Dubois for and in consideration of the sum of Five hundred and fifty dollars to him in hand paid, the receipt whereof is hereby acknowledged, has this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by their parents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Alexander Rodgers all that certain lot of land, lying and being in the town of Athens in said County and State, and known in the plan of said town as lot No. Sixty six (66). To have and to hold the above described lot with the improvements and appurtenances thereto belonging or in any way appertaining unto the said Alexander Rodgers his heirs and assigns forever. And the said A. C. Dubois for himself, his heirs, executors, and administrators do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Alexander Rodgers his heirs and assigns, from and against himself and all and every person or persons claiming or holding more than the said above described lot, and also against the lawful title, claim or demand of all and every person or persons whomsoever claiming or holding by, from or under the Government of the United States.

In testimony whereof the said A. C. Dubois has subscribed his name and affixed his seal the day and year first above written.

Signed, Sealed and Delivered

in the presence of

The State of Alabama } I Thomas G. Tyus Judge of the Probate Court of Limestone County, } hereby certify that A. C. Dubois whose names

are signed to the within conveyance and who are known to me, acknowledged before me on this day, that being informed of the contents of the conveyance so they executed the same voluntarily on the day the same bears date.

Given under my hand this 3rd day of February A.D. 1859,

Thomas G. Tyus Judge

I Thomas G. Tyus Judge of the Probate Court of Limestone County hereby

certify, that the within deed was filed in my Office for Record on the 3^d day of February 1859, and was duly recorded the 4th day of February 1859, in Deed Book No. 11, pages 257 & 258.

Thomas G. Tyne Judge P.C.

This Indenture, made this 20th day of January in the year one thousand eight hundred and fifty nine between James Mc Lane of the one part and James Mc Lane and Lawrence K. Davis executors of the last will and testament of Nicholas Davis deceased late of the County of Limestone State of Alabama of the first part and James Mc Lane of the County and State aforesaid of the second part. Witnesseth; that the said parties of the first part by virtue of the power and authority to them given in and by the said last will and testament did on the seventeenth day of December in the year one thousand eight hundred and fifty six on the premises appear to public sale the following lands lying in said County, to wit: the premises more to be paid in trichemonds thereof and the other half in two years, to wit: the West half of the South West quarter of Section twenty one East half of Section twenty one East half of Section twenty one South East quarter of Section twenty one West half of Section twenty one and all in Township four Range three West lying between Limestone and Beaver dam Creek, containing two hundred acres, also the North East quarter of Section twenty nine East half of the North West quarter of Section twenty nine the South West quarter of the South East quarter of Section twenty of Township three Range three West of and the said James Mc Lane having purchased said lands for the sum of thirty thousand four hundred and forty dollars in being the highest bidder therefor and having fully paid off and discharged the whole of said purchase money to the parties of the first part; Executors as aforesaid the receipt whereof is hereby acknowledged, the said parties of the first part have granted, bargained, sold and conveyed and by their parents do hereby grant, bargain, sell and convey unto the said parties of the second part his heirs and assigns forever all the foregoing described tract of land situate lying and being in said County of Limestone State of Alabama together with all and singular the appurtenances thereto in anywise belonging or in anywise appertaining; and also all the right, title, interest, claim and demand whatsoever both in law and equity which the said testator in his lifetime had, and at the time of his decease and which the parties of the first part or either of them have or hath by virtue of the said last will & testament or otherwise of or unto the same and any part and parcel thereof with the appurtenances. To have and to hold the said premises above mentioned and described and hereby granted and conveyed or intended so to be with the appurtenances unto the said parties of the second part his heirs and assigns, to his and their only lawful heirs, heirs and assigns forever. In witness whereof the parties of the first part have hereunto set their hands and seals, the day and year first above written.

J. P. Davis
L. K. Davis

The State of Alabama: I Thomas G. Tyne Judge of the Probate Court Limestone County do hereby certify that J. P. Davis and

L. K. Davis Executors of the last will and testament of Nicholas Davis deceased, whose names are signed to the foregoing conveyance and who are known to me as being on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date.

Given under my hand this 3^d day of February A.D. 1859.

Thomas G. Tyne Judge

I Thomas G. Tyne Judge of the Probate Court of Limestone County, hereby certify that the within deed was filed in my Office for Record on the 3^d day of February 1859, and was duly recorded the 4th day of February 1859, in Deed Book No. 11, pages 257 & 258.

Thomas G. Tyne Judge P.C.

This Indenture, made this 5th day of February in the year one thousand eight hundred and fifty nine between Robert Elliott of the one part and Mary D. Crenshaw of the other part. Witnesseth; that the said Robert Elliott for and in consideration of the sum of fifty dollars to him in hand paid, the receipt whereof is hereby acknowledged, hath this day given, granted, bargained, sold, aliened, conveyed, released, released, conveyed and confirmed; and by their parents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Mary D. Crenshaw all that certain parcel or lot of land, lying and being in the County of Limestone State of Alabama known & described as lot 2088 in the plan of the Town of Athens in said County & State. To have and to hold the above described lot or parcel of land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Mary D. Crenshaw her heirs and assigns forever. And the said Robert Elliott for himself his heirs, executors, and administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Mary D. Crenshaw her heirs and assigns, from and against himself his heirs and all and every person or persons claiming or holding under him the said Robert Elliott, and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding of or from or under the Government of the United States.

In testimony whereof, the said Robert Elliott has hereunto subscribed his name and affixed his seal the day and year first above written.

Signed Sealed and delivered in the presence of
The State of Alabama: I Thomas G. Tyne Judge of the Probate Court of Limestone County, hereby certify that

Robert Elliott whose name is signed to the foregoing conveyance and who is known to me as being on this day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date. Given under my hand this 5th day of February A.D. 1859.

Thomas G. Tyne Judge

I Thomas G. Tyne Judge of the Probate Court of Linn County Iowa
 Certify that the within deed was filed in my Office for record on the 5th day of
 February 1859, and was duly recorded the 9th day of February 1859, in Book
 No. 10 pages 257 & 261.

Thomas G. Tyne Judge P.C.

John McKimney } This Indenture made and entered into
 To & Between } this the 7th day of February, eighteen hundred and
 Columbus J. McKimney } Fifty nine, between John McKimney of the County
 of Linn Iowa and State of Alabama of the first part, and Columbus J.
 McKimney of same County and State, Wisconsin; that the said party of
 the first part for and in consideration of the sum of Six hundred and
 twenty five dollars to him in hand paid, the receipt whereof is hereby acknowledged
 has this day, given, granted, bargained, sold, aliened, conveyed, confirmed
 and released, conveyed and confirmed, and by these presents doth give,
 grant, bargain, sell, alien, convey, release, convey and confirm unto the said
 Columbus J. McKimney all that tract or parcel of land, lying and being
 situated in the County of Linn State of Alabama and known and
 described as follows to wit: North half of West half of South West quarter
 of Section eleven Township three Range five West, also South half of West
 half of South West fourth of Section eleven, Township three, Range five
 West, also South half of South West fourth of Section, T. 3, R. 5, W. 4, also
 S. W. 1/4 of S. E. 1/4 Sec. 21, Township 3, Range 5 West, also the North E. 1/4
 of Sec. eleven (11) T. 3, Range 5 West, also E. 1/4 of S. W. 1/4 Sec. 11 T. 3, R. 5
 West containing in all about four hundred and forty acres more or less,
 also a certain tract or parcel of land on which there is a Spring, described
 as follows to wit, Beginning at the Black Gum on the North bank
 of Round Island Creek, eighteen poles east of the Spring used by the said
 John McKimney, and running with said Creek as it meanders until
 it passes the Spring two poles, thence running due West, within three poles
 of the North and South boundary line of the land formerly owned by
 Mr. Love and, thence North until it strikes the Northern boundary line of
 said Love and, thence due east with the said Northern boundary line until
 opposite the beginning, thence due South to the beginning, containing one acre
 more or less. To have and to hold the said lands with the tenements and
 appurtenances thereto belonging or in anywise appertaining unto the said
 Columbus J. McKimney his heirs and assigns forever, and the said John
 McKimney for himself his heirs, executors and administrators doth hereby
 and in consideration of the premises well given defend the title to the above
 described and hereby granted premises against himself and all and every
 person or persons claiming or holding under him his heirs, executors and
 administrators and all other persons whatsoever and whomever, unto the
 said Columbus J. McKimney his heirs and assigns forever.

Upon this express condition nevertheless that the said John McKimney
 shall hold, manage, govern and use said lands as in pleasure and
 wishes in all things and matters during his life the said John's natural life

and that the said Columbus shall not have or take possession of said
 lands until the death of the said John, only, as the said John may desire,
 and the said John hereby expressly reserves the right to manage the said lands
 in all things and to permit the said Columbus to live in or use said land
 as he the said John may desire until his death or to dismiss him if he sees
 fit at any time and not to pay for any rent, use, or profit or improvements
 whatever upon said lands until his said natural death.

On testimony whereof I have hereunto set my name and official
 my seal the day and year above written.

John McKimney }
 The State of Alabama } I Thomas G. Tyne Judge of the Probate
 Linn County Iowa } Court of said County hereby Certify that John
 McKimney whose name is signed to the foregoing Indenture and who is known to
 me, acknowledged before me on this day that being informed of the contents
 of the same, he executed the same voluntarily on the day the same
 bears date. Given under my hand this 7th day of February A.D. 1859.

Thomas G. Tyne Judge
 I Thomas G. Tyne Judge of the Probate Court of Linn County Iowa
 Certify that the foregoing deed was filed in my Office for record on the 5th
 day of February 1859, and was duly recorded the 9th day of February
 1859, in Book No. 10 pages 257 & 261.

Thomas G. Tyne Judge P.C.

John McKimney } This Indenture made this 20th day of November in the year one thousand
 To & Between } and eight hundred and eighty eight, between John McKimney and
 Campbell Grace } Elizabeth F. Smith his wife of the County of Linn Iowa in
 the State of Iowa of the one part and Campbell Grace of the other
 part do hereby certify that the said John McKimney and Elizabeth F. Smith his
 wife for and in consideration of the sum of Seven hundred and twenty five
 dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this
 day given, granted, bargained, sold, aliened, conveyed, confirmed, released, conveyed
 and confirmed, and by these presents do give, grant, bargain, sell, alien,
 convey, release, convey and confirm unto the said Campbell Grace all
 that certain tract or parcel of land lying and being in the County of
 Linn Iowa and State of Iowa and known and described as follows
 To wit: The north half of the South west quarter of Section Twenty of Township one
 Range four north of range four west of the sixth north range
 of said tract or parcel of land & reserving in all respects in this deed
 all the same or life. To have and to hold the above described tract or parcel of land
 unto the said Campbell Grace his heirs and assigns forever and of legal age and the said
 John McKimney and Elizabeth F. Smith for themselves their heirs and assigns and
 assigns do hereby and on consideration of the premises have and do give
 defend the title to the fore described and hereby granted premises unto the said
 Campbell Grace his heirs and assigns forever and against themselves and all
 and every person or persons claiming or holding under them the said John McKimney
 and Elizabeth F. Smith their heirs and assigns forever.

Poor Copy

of land situated as follows: by running at the north west corner of section thirty four
 Township One Range Six thence with the north line of said
 section thence south forty pole thence west four pole thence south sixty seven
 pole thence west to the line dividing between section twenty five and twenty six
 and the range six and containing five acre and four poles. And the said land
 descended from being paid off by the said Robert he being the highest bidder
 for the sum of One hundred and twenty seven dollars thirty seven cents and
 the said sale having been duly reported to the Honorable Judge of Probate Court
 of Seminoe County, State of Alabama, and by said Judge confirmed and the
 purchase money of said land having been fully paid which being reported to
 the said Court, the said Court decreed that the said Slaf as the Executor
 of said Robert should make title to the said Robert, and therefore the Court
 intimated that the said James M Slaf as Executor of said Robert for and in
 consideration of the said sum of One hundred and twenty seven dollars
 thirty seven cents and in pursuance of said rule and decree hath this day
 given gratis bargained sold aliened conveyed and confirmed
 unto the said Robert all that certain tract or parcel of land above described
 to him and to hold the said above described land with the tenements and
 appurtenances then unto belonging or in any wise appertaining unto the said
 Robert, his heirs and assigns forever And the said James M Slaf as
 the Executor of said Robert hath duly and in consideration of the premises conveyed
 unto the said Robert his heirs, executors and administrators all such title or
 claim of every kind as was due to him as executor as aforesaid or as he can by
 virtue of said decree or order of the said Probate Court or as he can or may
 do by virtue of said process and none other In testimony whereof as the
 executor of the last will and testament of said Robert do hereunto sign
 my name and affix my seal This the 11th day of February 1859
 and fifty nine
 James M Slaf Exr (Seal)

The State of Alabama I Thomas G Tynes Judge of the Probate Court of
 Seminoe County, State of Alabama, hereby certify that James M Slaf Executor
 whose name is signed to the foregoing conveyance and who is known to me
 acknowledged before me on this day that being informed of the contents of
 the same he executed the same voluntarily on the day the same were
 made given under my hand this 11th day of February 1859

Thomas G Tynes Judge
 I Thomas G Tynes Judge of the Probate Court of Seminoe County, Alabama
 certify that the within deed was filed in my office for record on the 11th
 day of February 1859 and was duly recorded the 15th day of February 1859 in
 Book B of C on 11 Page 267 & 268

Thomas G Tynes Judge

James G Rany

Lucy Rany

George M Mitchell

3 The statement made this 11th day of January in the year
 1859 One thousand eight hundred and fifty nine between James
 G Rany and Lucy G Rany his wife of the County of Seminoe
 in the State of Alabama of the one part and George M Mitchell of said County
 and State of the other part to wit that the said James G Rany and Lucy
 G Rany have in consideration of the sum of one hundred and

thirty seven dollars paid the receipt whereof is hereby acknowledged that this day given granted bargained
 sold aliened conveyed released conveyed and confirmed and by these presents do give grant bargain
 sell alien convey release convey and confirm unto the said George M Mitchell all that certain
 tract or parcel of land lying and being in the County of Seminoe and State of Alabama and
 known as the North West quarter of the North East quarter of Section Fifty four Township One Range
 Six. To have and to hold the above described tract or parcel of land unto the said George M Mitchell and assigns
 forever. And the said James G Rany and Lucy G Rany his wife for them and their
 heirs, executors and administrators do hereby and in consideration of the premises promise unto the said George M
 Mitchell his heirs and assigns forever and against themselves and all and every person or persons
 claiming or holding under them the said tract or parcel of land. And also against the said
 title claim or demand of all and every person or persons whomsoever. In testimony whereof the
 said James G Rany and Lucy G Rany have hereunto subscribed their names and affixed
 their seals this day and year above written signed sealed and delivered in the presence
 of

James G Rany
 Lucy G Rany

State of Alabama
 Seminoe County I John C. Edwards a Justice of the peace hereby certify that
 James G Rany and Lucy G Rany whose names are signed to the foregoing conveyance
 and who are known to me acknowledged before me on this day that being informed of
 the contents of the conveyance he executed the same voluntarily on the day the same were
 made given under my hand this 15th day of January 1859
 John C. Edwards J.P.

Attest this January 15th 1859 I certify that being satisfied from sufficient testimony
 that Robert Wendricks sold conveyed and received pay for the within described land &
 have no claim upon the same as his administrator in behalf of his estate.
 R. B. Edwards Adm of
 R. L. Wendricks decd

Attest this January 15th 1859 I Robert S. Edwards Justice of the Peace of
 Seminoe County do hereby certify that any person named Robert Wendricks during his
 life and after his death the year 1845 did sell the within described tract of
 land to James G Rany and received payment for the same and I am fully satisfied
 that he and I made him a deed to the same and I further disclaim any right
 or interest in said land for myself or assigns from now on and
 from the day above written
 Robert S. Edwards

Attest
 R. B. Edwards

The State of Tennessee I John C. Edwards a Justice of the peace hereby certify that
 James G Rany and Lucy G Rany whose names are signed to the foregoing conveyance
 and who are known to me acknowledged before me on this day that being informed of
 the contents of the conveyance he executed the same voluntarily on the day the same were
 made given under my hand this 15th day of January 1859
 John C. Edwards J.P.

Thomas G. Tyne, Judge of the Probate Court of Limestone County, hereby certify that the within deed was filed for Record in my Office on the 15th day of February 1859 and was duly recorded the 15th day of February 1859 in Book No. 11 Page 257 & 258

Thomas G. Tyne, Judge

Henry W. Wainwright

To Said
Wm. A. Love

3 This Indenture made this 15th day of February in the year one thousand eight hundred and fifty three between Henry Wainwright and Sarah Wainwright his wife of the County of Limestone in the State of Alabama of the one part and Wm. A. Love of Limestone County of the other part (Witnesseth) That the said Henry Wainwright and Sarah his wife for and in consideration of the sum of Eight hundred Dollars to them in hand paid the receipt whereof is hereby acknowledged from this day given granted bargained aliened enfeoffed released conveyed and confirmed and by these presents do give grant bargain sell alien enfeoffed release convey and confirm unto the said Wm. A. Love all that certain tract or parcels of land lying and being in the County of Limestone in the State of Alabama known and denoted as follows to wit: East quarter of Section No. 1 Range 5 East also the North East quarter of the South East quarter of Section 1 Township 3 Range 5 East containing One hundred Acres To have and to hold the above described tract or parcel of land with the Covenants and appurtenances therewith belonging or in anywise appertaining unto the said Wm. A. Love his heirs and assigns forever And the said Henry Wainwright and Sarah his wife for themselves their heirs executors and administrators do hereby and in consideration of the premises aforesaid and will forever defend the title to the above described land hereby granted premises unto the said Wm. A. Love his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Henry Wainwright and Sarah his wife And also against the claims title claim or demand of all and every person or persons whatsoever claiming or holding from or under the Government of the United States And Witnesseth the said Henry Wainwright and Sarah his wife at this day and year first above written

Signed Sealed and Delivered
In the presence of
John C. Wainwright

Henry Wainwright
Sarah Wainwright

The State of Alabama 3 John C. Wainwright a Justice of the peace for the County of Limestone County 3 That Henry Wainwright and Sarah Wainwright his wife who come are signed to the foregoing conveyance and who are known to me acknowledge before me on this day that being witnesses of the contents of the conveyance they executed the same voluntarily on the day the same were made from under my hand this 15th day of February AD 1859

John C. Wainwright J.P.

Thomas G. Tyne, Judge of the Probate Court of Limestone County hereby certify that the within deed was filed for Record in my Office on the 15th day of February 1859 and was duly recorded the 15th day of February 1859 in Book No. 11 Page 257 & 258

Thomas G. Tyne, Judge

John A. Webb

To Said
Wm. A. Love

This Indenture made this 3 day of February in the year one thousand eight hundred and fifty three between John A. Webb of the County of Limestone State of Alabama of the first part Nathaniel Wainwright of the second part and William A. Love of the third part (Witnesseth) That the said William A. Love and William A. Robertson have become bound with and as surety for the said John A. Webb for the payment of four thousand four hundred dollars and one Sarah A. Webb Administratrix of Robert Webb dec'd by two several bonds bearing date on the seventh day of December in the year one thousand eight hundred and fifty seven One for two thousand two hundred dollars payable two months after the date thereof the other for the like sum of two thousand two hundred dollars payable two years after the date thereof And whereas also the said William A. Robertson has become bound with and as surety for the said John A. Webb by bond bearing date the day of in the year and payable to Sarah Webb Administratrix of Robert Webb after the sum of One hundred dollars due 1st day of January 1859 And whereas also the said Nathaniel Wainwright has become bound with and as surety for the said John A. Webb for the payment of One hundred and forty dollars to John A. Webb Guardian of Wm. A. Love by bond due about the first of January One thousand Eight hundred and fifty And whereas it is the wish of the said John A. Webb to keep undisturbed his said estate and to save them harmless from all actions suits charges payments and damages by reason of their having become bound as aforesaid And in this Indenture entered into that for and in consideration of the premises and also for the further consideration of five dollars to the said John A. Webb in hand paid by the said Nathaniel Wainwright at and before the sealing and delivery of this Indenture the receipt whereof the said John A. Webb hath given longed and sold and by these presents doth give bargain and sell to the said Nathaniel Wainwright his executor or administrator the following slaves and other personal property to wit: Daniel and Din and seven horses three yoke of oxen and one wagon To have all the right title interest property claim and demand whatever he the said John A. Webb has or may have in and to the estate of his father Robert Webb or his bond father John Webb to have and to hold said slaves and other property hereby conveyed unto the said Nathaniel Wainwright his executor or administrator for and upon such terms and conditions that the said Nathaniel Wainwright his executor or administrator shall permit the said John A. Webb to remain in possession of said property until a default be made in the payment of said several sums of money or either of them or any part thereof or that the parties of the third part or either of them or their executor or administrator shall be demanded by reason of their having become sureties as aforesaid And then upon this further trust that the said Nathaniel Wainwright his executor or administrator shall and will do with or do the happening of such default and damages as aforesaid as he may think proper or any of the parties to the third part shall against sell the said property hereby conveyed at public auction to the highest bidder for cash of the having given Notice of the time and place of such sale to the day in some news paper published in Limestone County which sale shall be made at the Court House or on the premises on the direction of the said Nathaniel Wainwright And each of the money arising from such sale shall be satisfying the charges attending such sale and meeting the debt in trust paid to the said John A. Webb and damages which he or they may have been subjected to by having joined in the bond or bonds aforesaid and the balance if any paid to the said John A. Webb his heirs executors or administrators And if the whole amount of the debt aforesaid shall be paid

paid at the time of award by him the said John W. Webb to ~~him~~ his
executors or assigns or their heirs or administrators share and to be paid by
reason of their of award undertaking then this Indenture to be void also to
remain in full force and virtue in witness where of the several parties here
presented set their hands and affixed their seals the 3 day of February
in the year One thousand eight hundred and fifty ^{two} P.M.

Dear
 Anna Kufel
 I O Public

John D. Webb Esq
Samuel Mann Esq
W. P. Vaughan Esq
W. H. Plummer Esq

State of Alabama
 Limestone County
 I, Thomas L. Egus Judge of the Probate Court of said
 County, hereby certify that James Russell a subscribing witness
 to the within said Will appeared before me this day and being sworn
 stated that John P. Mott Nathaniel M. Blair M. P. Vaughan & M. H. R. R. were
 the parties to the within deed voluntarily executed the same in his presence and
 in the presence of the subscribing witnesses on the day the same bear date
 that he attested the same in the presence of the parties and of the other
 witnesses and that such other witnesses subscribed his name as a witness in
 his presence Given under my hand this 14th day of February A.D. 1859
 Thomas L. Egus Judge

A Thomas & Co. Inc. Ind. of the Probate Court of Christian County
has duly had the within Will. filed for record in my Office
On the 14th of February 1899. And was duly recorded on the 15th of
February 1899 in Vol. (Book) No 10 Pages 269 & 270.

Thomas G. Edgar Lodge

Wm. W. Figg.
C. W. Figg.
C. W. Figg.

This Indenture made this nineteenth day of June
 of our thousand eight hundred and thirty six between Miles McPigg
 of the County of Limestone in the State of Alabama of the one part and Benjamin
 Williams of the other part witness that the said Miles McPigg for and in
 consideration of the sum of one hundred and to him in hand paid the receipt where
 of is hereby acknowledged have this day given granted bargained sold
 aliened enfeoffed released conveyed and confirmed and by these presents
 do give grant bargain sell alien enfeoff release convey and confirm
 to the said Benjamin Williams all that certain tract of land lying
 and being in the County of Limestone in the State of Alabama
 And known as the north east quarter of the North west quarter of Section
 ten of Township one of Range Six north containing forty Acres
 and fifty one hundredths of an acre to have and to hold the
 above described Tract of Land with the tenements there unto belonging
 or in anywise appertaining unto the said Benjamin Williams his heirs
 and assigns forever and the said Miles McPigg himself his heirs
 Executors and administrators do here by and in consideration of
 the premises warrant and well forever defend the title to the
 above described and here by granted premises unto the said

Benjamin Williams his heirs and assigns from and against himself and all and every person
 persons claiming and holding under them the said Miller & Pigg, and also against the people
 title claim or demand of all and every person or persons whomsoever claiming or holding
 by from or under the government of the United States. In testimony whereof the said
 Miller & Pigg, have here subscribed his name and affixed his seal, the day and the
 year above written.

H. G. Arthur Jr. *Secy*
 Miller & Pigg. *Seals*
made off

The State of Alabama } J. W. F. Arthur an acting Justice of the Peace in and for said
Lawrence County, } County, hereby certifies that Miller McGuff, whose name are signed to the
 foregoing conveyance and who is known to me as acknowledged before me on this day that being
 informed of the contents of the Conveyance he executed the same voluntarily on the day the
 same was date given under my hand and seal this 26th of November 1866.

Thomas S. Cyrus, Judge of the Probate Court of Limestone County, Ga., certifies that the within Decree was filed in my office for record on the 14th day of January 1869 and was duly recorded on the 10th day of February 1869, in Vol 6 Book Two to Page 270 & 271.

Thomas S. Cyrus Judge

Wm E Wall
G Wad
Thomas Cox

3 John Anderson Made this tenth day of November in the year one thousand eight hundred and fifty eight between William E. Wall and Mary P. Wall his wife of the County of Limestone in the State of Alabama of the one part and Thomas I. Cox of the other part Witnesses That the said William E. Wall and Mary P. Wall his wife for and in consideration of the sum of Twelve hundred and fifty Dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold conveyed and enfeoffed released conveyed and confirmed and by these presents do give grant bargain sell alien release convey and confirm unto the said Thomas I. Cox all that certain Lots lying and being in the town of Athens in said County of Limestone and known in plan of said town as is indicated by John McElwain as part of Lot No 195 beginning at a stake 130 1/2 feet east from the South west corner of said lot and running east 228 feet to a stake thence North to the boundary line of said lot thence North 228 feet & thence South to the beginning Also part of Lot 194 beginning at a stake 130 1/2 feet east from the South west corner of said lot & running East 228 feet thence North to an Oak and a cross line in the center of said lot thence North 228 feet thence South to the beginning To have and to hold the above described lots with the tenement and appurtenances there unto belonging as in and to the said Thomas I. Cox his heirs and assigns forever And said William E. Wall & Mary P. Wall his wife for them their executors and Administrators do hereby in full consideration of the premises warrant and will forever defend the title to the above described shortly granted premises unto the said Thomas I. Cox his heirs and assigns forever and against themselves and all and any person or persons claiming or holding under them the said William E. Wall & Mary P. Wall his wife and also in

the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by force or under the Government of the United States in testimony whereof. The said William & Kate and Mary & Kate his wife have unto said court their names and offer their seals the day and year above written.

Signed Sealed and Delivered in the presence of
W. E. North Esq
M. P. North Esq

The State of Alabama } I Thomas B. Cyus Judge of the Probate Court of said
Limestone County } County hereby certify that Mrs E. North and Mary P. North
his wife whose names are signed to the foregoing conveyance and who are known
to me acknowledge before me on this day that being informed of the contents of
the conveyance they executed the same voluntarily on the day the same bears date
as shown under my hand this 10th day of December A.D. 1858

Thomas B. Cyus Judge

I Thomas B. Cyus Judge of the Probate Court of Limestone County hereby certify
that the within deed was filed for Record in my office on the 11th of February
1859 and was duly Recorded on the 19th February 1859. In W.D. Book
No 10 Page 277 & 278

Thomas B. Cyus Judge

Borgum Williams

Do Mead

Mary Frances Williams

This Indenture made this 21st day of March One thousand eight
hundred and fifty seven between Benjamin Williams of the first part
of the County of Limestone in the State of Alabama and Mary Frances of the latter part
Nottingham. That for and in consideration of the sum of Two hundred and fifty dollars
to him in hand paid the receipt whereof is hereby acknowledged by this day given granted
bargained sold aliened conveyed and confirmed and by these presents do give grant bargain sell aliened convey and confirm
unto the said Mary Frances Williams all that certain tract or parcel of land lying
and being in the County of Limestone and State of Alabama and therein and
described as follows: The North east quarter of the North west quarter of Section Two
of Township One of Range Six West Containing Forty Acres and Fifty One Hundredths
of an Acre and known as the land subject to Sale at Chickasaw. To have and to
hold the above described Lands with the Tenements and appurtenances thereto
thereto belonging as in and to appurtenances unto the said Mary Frances Williams
her heirs and assigns forever. And the said Benjamin Williams for himself his heirs
Executors and Administrators do hereby in consideration of the premises Man and
and will forever defend unto the said Mary Frances Williams her heirs and
Assigns from and against himself and all and every person or persons claiming
or holding under him the said Benjamin Williams and also against the lawful
title claim or demand of all and every person or persons whomsoever claiming or
holding by force or under the Government of the United States. In testimony
whereof the said Benjamin Williams has hereunto subscribed his name and
offer his seal the day and year above written.

Borgum Williams Esq

The State of Alabama } I James Coleman an acting Justice of the peace in and for said County
Limestone County } County hereby certify that Benjamin Williams whose name is assigned to the foregoing conveyance
and who is known to me acknowledge before me this day that being informed of the contents of the conveyance
they executed the same voluntarily on the day the same bears date given under my hand and seal this the
26th day of March 1858.

James Coleman J.P.

I Thomas B. Cyus Judge of the Probate Court of Limestone County hereby certify that the within
Deed was filed for record in my office on the 11th February 1859 and was duly recorded on the 19
day of February 1859 in W.D. Book No 10 Page 277 & 278

Thomas B. Cyus Judge

Benjamin Williams
Do Mead
Borgum Williams

This Indenture made this 21st day of March in the year of One thousand eight hundred
and fifty seven between Benjamin Williams Esq. Williams his wife of the County of Limestone in the
State of Alabama of the one part and Borgum Williams of the other part Witnesses. That the said
Benjamin and his wife Esq. Williams for and in consideration of the sum of Two hundred dollars to them in hand
paid the receipt whereof is hereby acknowledged by this day given granted bargain sold aliened conveyed
released conveyed and confirmed and by these presents do give grant bargain sell aliened convey and confirm
unto the said Borgum Williams all that certain tract or parcel of land lying and being in the
County of Limestone and State of Alabama and known as the North east quarter of the North west quarter of
Section Two of Township One of Range Six West containing Forty Acres and Fifty One Hundredths of an Acre
and known as the land subject to Sale at Chickasaw. To have and to hold the above described Lands with the
Tenements and appurtenances thereto belonging as in and to appurtenances unto the said Borgum Williams his
heirs and assigns forever. And the said Benjamin Williams and his wife Esq. Williams for themselves their heirs
Executors and Administrators do hereby and in consideration of the premises Man and will forever defend
the title to the above described and hereby granted premises unto the said Borgum Williams his heirs and
Assigns from and against themselves and all and every person or persons claiming or holding under
them the said Benjamin Williams Esq. Williams his wife and also against the lawful
title claim or demand of all and every person or persons whomsoever claiming or holding by force
or under the Government of the United States. In testimony whereof the said Benjamin Williams
Esq. Williams his wife have unto subscribed their names and offer their seals the day and year
above written.

Signed sealed and delivered in the presence of

Benjamin Williams Esq
Esq. Williams
Do Mead

The State of Alabama } I M. Arthur an acting Justice of the peace in and
Limestone County } County hereby certify that Benjamin Williams and
his wife Esq. Williams whose names are signed to the foregoing conveyance
and who is known to me acknowledge this day before that being informed
of the contents of the conveyance they executed the same voluntarily on the
day the same bears date given under my hand and seal this the
26th day of December 1857

M. Arthur J.P.

I Thomas B. Cyus Judge of the Probate Court of Limestone County hereby
certify that the within Deed was filed for record in my office on the 11th
February 1859 and was duly recorded on the 19th day of February 1859
in W.D. Book No 10 Page 278

Thomas B. Cyus Judge

James Harrison } This Indenture made this 25th day of February
To E. Dub } in the year one thousand eight hundred and fifty
Henry C. St. Louis } in the County of Harrison of the State of
Louisiana in the State of Alabama of the one part, and Henry
C. St. Louis of Pontotock Mississippi of the other part - Witness
that the said James Harrison for and in consideration of sum of
fifty hundred dollars to him paid on the 27th day of January 1859,
in hand paid, the receipt whereof is hereby acknowledged, has the
day given, granted, bargained, sold, aliened, conveyed, released,
conveyed, and confirmed, and by these presents do give, grant,
bargain, sell, alien, convey, release, convey and confirm unto the
said H. C. St. Louis all that certain tract or parcels of lands
lying and being in the County of Harrison in the State of
Alabama and known and described as follows namely the West
West quarter of Section twenty one, and the East half of the North
East quarter of Section twenty Township one, Range four West,
containing two hundred and forty acres more or less.

Do have and to hold, the above described tract or parcels
of land with the tenements and appurtenances thereto be-
longing or in any wise appertaining unto the said Henry
C. St. Louis his heirs and assigns forever. And the said James
Harrison for himself his heirs, executors, and administra-
tors, do hereby, and in consideration of the premises, warrant and
will forever defend the title to the above described and hereby
granted premises unto the said Henry C. St. Louis his heirs and
assigns, from and against himself and all and every person
whomsoever claiming or holding under him the said James
Harrison and also against the lawful title, claim or de-
mand of all and every person or persons whomsoever claiming
or holding by, from or under the Government of the United
States. In testimony whereof, the said James Harrison has
hereunto subscribed his name and affix his seal the day and year first
above written.

Signed, sealed, and delivered } James Harrison
in the presence of }
The State of Alabama } I John Turrentine an acting
Limestone County } Justice of the Peace hereby certify that
James Harrison whose name is signed to the foregoing convey-
ance, and who is known to me, acknowledged before me on the
day that being informed of the contents of the conveyance
he executed the same voluntarily, on the day the same bears
date. Given under my hand, this 25th day of February A.D. 1859.
John Turrentine J.P.

I Thomas G. Tynes Judge of the Probate Court of Limestone County hereby
certify that the within deed was filed in my Office for Record with the 25th day
of February 1859, and was duly recorded the 18th day of March 1859, in
Deed Book No 10 page 274. Thomas G. Tynes Judge P.C.

John H. Walker wife } This Indenture made this twenty first day of September in the year one thousand
To E. Dub } eight hundred and fifty eight, between John H. Walker and his wife Margaret
Joseph Kimmum } of the County of Limestone in the State of Alabama of the one part, and Joseph
Kimmum of Limestone County and State of Alabama of the other part. Witness that the said John
H. Walker and his wife Margaret H. Walker for and in consideration of the sum of three thousand
and thirty two dollars to him in hand paid the receipt whereof is hereby acknowledged, has this
day given, granted, bargained, sold, aliened, conveyed, released, conveyed, and confirmed unto
the said Joseph Kimmum all that certain tract or parcels of lands lying and being in the County
of Limestone and State of Alabama and known as the first half of the North West quarter
of Section one in Township one, Range four West containing eighty acres more or less, also the
West half of the South West quarter of Section two in Township one, Range four West containing
eighty acres more or less. To have and to hold, the above described tracts of lands with the
tenements and appurtenances thereto belonging or in any wise appertaining unto the said
Joseph Kimmum his heirs and assigns forever. And the said John H. Walker and his
wife Margaret H. Walker for themselves their heirs, executors, and administrators do hereby and in con-
sideration of the premises warrant and will forever defend the title to the above described and hereby
granted premises unto the said Joseph Kimmum his heirs and assigns from and against themselves
and all and every person or persons claiming or holding under them the said John H.
Walker and his wife Margaret H. Walker and also against the lawful title, claim or demand
of all and every person or persons whomsoever claiming or holding by, from or under
the Government of the United States. In testimony whereof, the said John H. Walker
and his wife Margaret H. Walker have hereunto subscribed their names and affix their
seals the day and year first above written.

Signed, sealed, and delivered } John H. Walker
in the presence of } Margaret H. Walker
The State of Alabama }
Limestone County } I Thomas G. Tynes an acting Justice of the
peace in and for said County hereby certify that Margaret H. Walker whose
name is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day
being informed of the contents of the conveyance she executed the same voluntarily, on the day the same bears
date. Given under my hand this twenty first day of September A.D. 1858.
Thomas G. Tynes J.P.

I Thomas G. Tynes Judge of the Probate Court of Limestone County hereby
certify that within deed was filed in my Office for Record on the 21st of February
1859, and was duly recorded the 18th day of March 1859, in Deed Book
No 10 page 275. Thomas G. Tynes Judge P.C.

John Owens wife } This Indenture made this twentieth day of February in the year one thousand
To E. Dub } eight hundred and fifty eight, between William Owens and Sarah Ely
Nicholas Pasham } Owens his wife of the County of Limestone in the State of Alabama
of the one part, and Nicholas Pasham All of the State of Alabama, Limestone County,
of the other part. Witness that the said William Owens and Sarah Owens his
wife for and in consideration of the sum of one thousand dollars to them in
hand paid the receipt whereof is hereby acknowledged, have this day given, granted,
bargained, sold, aliened, conveyed, released, conveyed, and confirmed unto the said
Nicholas Pasham all that certain tract or parcels of lands lying and being in the County
of Limestone and State of Alabama and known as the first half of the North West quarter
of Section one in Township one, Range four West containing eighty acres more or less, also the
West half of the South West quarter of Section two in Township one, Range four West containing
eighty acres more or less. To have and to hold, the above described tracts of lands with the
tenements and appurtenances thereto belonging or in any wise appertaining unto the said
Nicholas Pasham his heirs and assigns forever. And the said William Owens and Sarah Owens
for themselves their heirs, executors, and administrators do hereby and in consideration of the
premises warrant and will forever defend the title to the above described and hereby granted
premises unto the said Nicholas Pasham his heirs and assigns from and against themselves and
all and every person or persons claiming or holding under them the said William Owens and
Sarah Owens and also against the lawful title, claim or demand of all and every person or
persons whomsoever claiming or holding by, from or under the Government of the United
States. In testimony whereof, the said William Owens and Sarah Owens have hereunto
subscribed their names and affix their seals the day and year first above written.

his heirs and assigns from and against themselves and all and every person claiming or holding under them the said Elijah James and Malinda James And also against the lawful Title Claim or demand of all and every person or persons whatsoever claiming or holding by force or under the Government of the United States. In testimony whereof The said Elijah James and Malinda James hereunto subscribe their names and affix their seals The day and year above written.

Elijah James
Malinda James

State of Alabama

Immature County I William C. Perry a Justice of the peace within and for the County and State aforesaid hereby certify that Elijah James and Malinda James whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day that being advised of the contents of the conveyance they executed the same voluntarily on the day the same were made Given under my hand this 1st day of March A.D. 1858.

William C. Perry, J.P.

I Thomas B. Cyren Judge of the Probate Court of Immature County Ala., certify that the within deed was filed in my office for Record on the 1st of March 1859 and was duly Recorded on the 6th of April 1859 in Book Prob. No. 10 Page 377 & 378.

Thomas B. Cyren Judge

David M. Waters

vs 3 Comyness

Marl S. Waters

David M. Gordon wife

3 Thomas M. Waters and Margaret B. Waters here

3 And do agree and covenants by mutual consent have agreed

3 In separate as man and wife have separate apart from each other

for ever & in consideration of the following agreement that is to say in consideration of \$10000 I Thomas M. Waters & David M. Gordon & his wife Sallie E. Gordon shall assume & pay all the debts and liabilities that are now owing by the said David M. Waters and shall annually pay to the said David M. Waters the sum of four hundred and eighty dollars for his support and maintenance for and during the term of the natural life And in the further consideration that the said Thomas M. Waters and David M. Gordon & his wife Sallie E. Gordon shall convey to David M. Waters as trustee for the said Margaret B. Waters her legatee share for life to wit: Twenty five acres of land in the parish of the said David M. Waters & such articles of household & kitchen furniture as she the said Margaret B. Waters may desire which are now at the house and in the possession of the said David M. Waters and the further consideration of the sum of five dollars paid to the said David M. Waters by the said Thomas M. Waters and David M. Gordon & his wife Sallie E. Gordon which is hereby acknowledged of the said David M. Waters & the said Margaret B. Waters or for as long as I may have any right and power to convey do (on consideration as aforesaid) do bargain sell release and convey by these presents to the said David M. Waters and his wife Sallie E. Gordon and their heirs and assigns forever the following described property: Chorus in action Notes accounts Judgments & other debts & claims due to the said David M. Waters & his wife Sallie E. Gordon

and their children Man Miller about 25 years old Man Charles about 24 years old Man Bob about 23 years old a woman Amanda about 18 years old a girl Jane about sixteen years old a girl Caroline about 15 years old a girl Betsy about 12 years old a girl Betty about 9 years old a boy George about 5 years old a woman John about 21 years old a boy Brock about 5 years old a boy Dan about 3 years old a girl Mary about 2 years old a woman Frank about 20 years. Girl Rachel about 18 years old one man Henry about 25 years old a woman Elizabeth about 24 years old one girl Lanna about 4 years old and one boy about six months old Five head of mules and gray horses and one bay Pony two gray Mares Girl Sarah Mares and one bay mare and three filly one white filly one small horse colt one three years old filly one colt one year old one about twenty two head of cattle two of them about thirty head of stock two or three head of sheep about twenty head of sheep. State in hand and inventory of about 1852. or 8 notes out for collection amounting to about \$100.00 for which I (Mr. Waters) hold office as trustee. And I will in law and good will and Paddy and hamper and wagon hampers and all the farming utensils belonging to me or my estate two hundred and fifty barrels of corn and six or eight stacks of fodder and also about eight hundred or ninety barrels of cotton. (Which conveyance is designed to enforce all and singular and the entire estate now belonging to me David M. Waters as well as any and all property that may be overlooked and not named as well as those that are named: To have and to hold the same to the said David M. Waters and David M. Gordon and his wife Sallie E. Gordon and their heirs and assigns forever free from all claim by or through us or either of us. And I David M. Waters do further covenant and bind myself my heirs and assigns forever to defend the title of said property against any claim that may be set up to the same by or through me or my legal representatives And I Margaret B. Waters do also covenant and bind myself and my legal assigns forever to defend the title of said property against myself or any one claiming by or through me. In testimony whereof I David M. Waters and I Margaret B. Waters do hereunto set each of our hands and seals this 30th day of November A.D. 1857.

Thomas Waters
Margaret Waters

David M. Waters
Margaret Waters

Primarily appeared before me James C. Richardson Clerk of the State of Tennessee 3 Comyness, David Thomas Cannon and William B. Cannon the undersigned Justice of the Peace and of the County of Davidson and they are personally acquainted with David M. Waters one of the parties of the within deed and that he acknowledged the execution of the same in their presence on the day it bears date for the purposes therein contained. Witness my hand of office this 7th day of December 1857.

James C. Richardson, Clerk

State of Tennessee 3 Register of Deeds The within deed and Clerk's certificate are duly registered in this office in Book of Deeds No. 103. January 25 1858.

James C. Richardson, Register

I Thomas B. Cyren Judge of the Probate Court of Davidson County Ala., hereby certify that the within deed was filed in my office for Record on the 1st day of March 1859 and was duly Recorded on the 6th of April 1859 in Book Prob. No. 10 Page 378 & 379.

Thomas B. Cyren Judge

Samuel & Mitchell of the State of Tennessee. Know ye that I Samuel C. Mitchell
 of Giles County Tennessee for and in consideration of the sum of
 Five hundred Dollars to me in hand paid the Receipt whereof
 is hereby acknowledged have this day bargained and sold and by these
 presents doth grant of legal transfer and conveyance to William Brown of
 said County and State his heirs and assigns forever a certain mortgage of land
 lying and being and being situated in the County of Sumner and State
 of Alabama land known and described as follows: The North east quarter
 of the South east quarter of Section 21. And also the south east
 quarter of the North East quarter of Section 21. All in Township 1 and
 Range 4. Known as the Dr. S. C. Mitchell old place and owned by him in
 his lifetime and descended to me as his only heir containing Eighty acres also
 adjoining the lands of said William Brown to have and to hold to him
 his heirs and of his forever. I covenant with the said William Brown
 that I have a good title in fee simple to the above described premises
 that the same are unencumbered and that I will warrant and defend
 the title and possession thereof to him his heirs and assigns forever against
 the claims of all persons whatever. In witness whereof I have hereunto
 set my hand and seal this 5th day of November A.D. 1858.

Done in the presence of

Samuel C. Mitchell

Ans. A. Cannon

James S. Jones

The State of Tennessee. I, Annals A. Richardson Clerk
 of the County, County of Giles County Tennessee do hereby certify that
 the within and above said deed is a true and correct copy of the original
 of the same as the same was filed for the purpose therein contained in my
 office of the County Clerk of Giles County Tennessee on the 5th day of
 November 1858.

Ans. A. Richardson Clerk

The State of Tennessee. I, Annals A. Richardson and remaining Justices of
 Giles County do hereby certify that the within and above said deed is a
 true and correct copy of the original of the same as the same was filed
 for the purpose therein contained in my office of the County Clerk of Giles
 County Tennessee on the 5th day of January 1859.

Ans. A. Richardson

The State of Tennessee. I, Annals A. Richardson Clerk of the County, County
 of Giles County do hereby certify that the within and above said deed is a
 true and correct copy of the original of the same as the same was filed
 for the purpose therein contained in my office of the County Clerk of Giles
 County Tennessee on the 5th day of January 1859.

Ans. A. Richardson Clerk

Thomas & Elyas Judge of the Probate Court of Sumner County Tenn. do hereby certify that the within
 and above said deed is a true and correct copy of the original of the same as the same was filed
 for the purpose therein contained in my office of the County Clerk of Giles County Tennessee on the 5th day of
 April 1859 in Book No. 10 Page 283.

Thomas & Elyas Judge

Samuel C. Mitchell

Ans. A. Cannon

James S. Jones

This Indenture made this 11th December 1858 between Samuel C. Mitchell and Elyas Cox his
 wife of the County of Sumner in the State of Alabama of the one part and James M.
 Jackson of the other part witnesses that the said Samuel C. Mitchell and Elyas Cox his wife for
 and in consideration of the sum of the hundred and fifty Dollars to them in hand
 paid the receipt whereof is hereby acknowledged have this day given granted bargained
 sold aliened conveyed released conveyed and confirmed unto the said James M.
 Jackson all that certain tract of land lying and being in the County of Sumner and
 State of Alabama and known as the North east quarter of the North east quarter
 of Section Nine Township (1) Range Six north. Containing in acres off the north boundary
 line containing Thirty Acres more or less to have and to hold the above described
 tract of land with the improvements and appurtenances thereto belonging or in any
 way appertaining unto the said James M. Jackson or his heirs and of his forever
 and the said Samuel C. Mitchell and Elyas Cox his wife their heirs executors and
 administrators do hereby and in consideration of the premises warrant and will forever
 defend the title to the above described and hereby granted premises unto the said
 James M. Jackson his heirs and assigns forever and against and all and do
 away persons or persons claiming or holding under them the said

And also against the lawful title claim

and demand of all and every person or persons whatsoever claiming or holding
 by from or under government of the United States. In testimony whereof the
 said Samuel C. Mitchell and Elyas Cox his wife have hereunto subscribed their names
 and affixed their seals the day year first above written.

Signed sealed and delivered
 in the presence of
 W. F. Arthur

Samuel C. Mitchell
 Elyas Cox

The State of Alabama. I, W. F. Arthur an acting Justice of the peace
 of Sumner County do hereby certify that Samuel C. Mitchell and Elyas Cox his wife whose names are signed to the foregoing
 conveyance and who is known to me acknowledge before me this day
 that being informed of the contents of the conveyance they executed
 the same voluntarily on the day the same bears date from under my hand
 this 11th December 1858.

W. F. Arthur J. P.

Thomas & Elyas Judge of the Probate Court of Sumner County
 Tenn. do hereby certify that the within and above said deed is a true and correct copy of the original of the same as the same was filed
 for the purpose therein contained in my office of the County Clerk of Giles County Tennessee on the 9th day of
 April 1859 in Book No. 10 Page 283.

Thomas & Elyas Judge

of the second part shall to or on as default shall be made in the payment of said Bond to Eliza
 Weatherford or the said John B. Sumner and William F. Sumner shall become liable to suffer in
 consequence of the said liability for the party of the first. Shall sell the above described Real
 and personal property or or much thereof as will be sufficient for the purpose after
 having fixed the time and place of such and giving thirty days previous notice thereof
 in some newspaper published in Athens or North Ala and out of the means
 arising from such sale shall after paying all the charges covering the
 premises, pay unto the said Eliza Weatherford the amount of the
 said Bond with interest and also any amount which the said John B. Sumner
 and William F. Sumner may have been liable by the said obligation for
 the said party of the first part. And the balance if any shall pay over
 unto the said party of the first part. And should the whole of above mentioned
 be paid off without as default be made then this instrument is to be void
 otherwise to remain in full force and virtue in testimony whereof we here
 have set our hands and seals the day and date here written.

B. Henderson Esq

Mary P. H. Manning

W. J. Love

Д. М. Р. Димидов

Ans G Gummer Day

Wm F Turner Esq

The State of Indiana

James & Cyrus Judge of the Probate Court
of Brunswick said County, each certify that Richard Henderson Mary B.
Henderson Henry O'Leary A. C. & W. F. Farmer & Co. John P. Farmer and
William P. Farmer whose names are signed to the within deed of Trust
and who are Prisoners are acknowledged before me on this day that being
informed of the contents of this deed of Trust they executed the same
voluntarily On the day the same here date I am under my hand thus the 14
th day of March A.D. 1859 - Charles & Cyrus Judge

Thomas E. Egan Judge

Thomas J. Egan Judge of the Probate Court of Minnesota ^{and} ~~fully~~ ^{fully} certifies
that the within ~~Writ~~ of ~~Ex~~ was filed in my Office for Record on
the 14th March 1859 and was duly ~~Recorded~~ ^{Recorded} on the 9th day of ~~April~~ ^{April} 1859
in Book Probate No 11 Page 215 & 216

Charles E. Evans Judge

J. M. Whitfield

Adm. of Estate R Sample

Ge. W. Vard

Elizabeth Bailey

state P. Sample. This instrument made this the 21st month day of March in the
year One thousand eight hundred and fifty nine between
J. M. Whitfield, Administrator of the estate of Peter Sample
late of the County of Sumner in the State of Alabama of the one part
and Elizabeth Bond of the other part. Witness that the said J. M.
Whitfield Administrator as here stated for and in consideration of
Eighty Dollars to him in hand paid the receipt whereof is hereby acknowledged
has this day given granted, conveyed sold released, infroffed release
conveyed and confirmed and by these presents does give grant, convey
release infroff release convey and confirm with the said Elizabeth
Bond All that certain tract or lot of land lying and being

in the County of Limestone known by the following number, any The South half of the North east quarter of section Twenty one, Township three Range Five not containing eighty acres more or less To have and to hold the above described Land, with the Emendments and Appurtenances thereto belonging or in anywise appertaining unto the said Elizabeth Bailey, His said assigns forever And the said W^m Whitfield, Administrator of C^o Sample deceased for himself His executors and Administrators do hereby and in consideration of the premises warranted and well for ever defend the title to the above described and hereby granted premises unto the said Elizabeth Bailey her heirs and assigns from and against himself and all and every person or persons claiming or holding under the said W^m Whitfield Administrator of C^o Sample late of Limestone County deceased. And also against the lawful title claim or demand of all and every person or persons in whosever claiming or holding by from or under the Government of the United States. In witness Whereof the said W^m Whitfield Administrator of said deceased subscribed his name and affix his seal the day and year first above written Signed sealed and delivered 3 W^m Whitfield
in the presence of 7 Administrators of C^o Sample deceased

State of Alabama } Thomas H. Gayle Judge of the Probate Court of
Lincoln County } each County hereby certify that Lett Whitfield, whose name
is signed to the within Writ And who is personally known me acknowledged
before me on this day that being informed of the contents of the conveyance
he executed the same voluntarily on the day the same bears date. Given under
my hand this 15th of March 1859.

Thomas & Cyrus Judge

Thomas E. Byrne, Judge of the Probate Court of Laramie County,
certify that the within Will was filed for Record on the 15th day of
March 1859 and was duly Recorded on the 1st month of April 1859 in
Book Probate No 10 Pages 285 & 287

Chimney & Capes Range

John F. Kennedy

of 3 days immat.



John A. Johnson

Whereas at the request of William Dunn and John Williamson in regard of his wife
Martha & William Dunn & John Williamson of the estate of Martha Dunn
deceased who has hitherto been said in the several lines of Limestone County of John
Dunn which seat is unimproved thence and also a bill in chancery has been filed in the
Chancery Court of Limestone County by the said John Dunn & the said John H. Johnson
in consideration as aforesaid for a certain sum of money and whereas the said seat
in William Dunn and John Williamson belongs to his mass and that said seat and
said urge that the said John H. Johnson compromise said seat and at their request
he has ordered upon the following terms that is to the said John H. Johnson has agreed
to pay to said John Dunn the Attorney of said John Dunn at his the said John Dunn
directions the sum of ten hundred & fifty dollars for which the said John Dunn has en-
cided his word the said John Dunn pay the tutor months of its date with interest from
date And he the said John Dunn in consideration thereof agrees to his said
both of said seats the tofore specified and further to have and allow and
his all title or claim to the claims set up in said seat the being all claims
or demands against said Estate ^{save an except by distributing in the said seat} ~~one of the children of the said~~ (Miss Limestone)
John Dunn present further agree that for and in consideration of the sum

a State thence South westward and thence of north (93 1/2) degrees east to a
Stake standing at the south east corner of the west half of the north east quarter
of said Section 7 Township 4 Range 3 West as above named thence West
to the South west corner of said quarter section thence North to the beginning
point containing forty Acres more or less. Also the South east quarter of
the North West quarter of Section (17) Township here (1) Range three (3) West
containing Forty Acres (40) - Also the North East quarter of the North West quarter
of Section seven (7) Township and (1) Range three (3) West containing Forty Acres
Also the North West quarter of the North West quarter of Section seven (7) Township here (1)
Range three (3) West containing Forty Acres (40) - containing in all one hundred and
Eighty Acres 180 - To have and to hold the above described Tracts or parcels of
Land with the timber and appurtenances thereto belonging to us or any one
appertaining more than the said Samuel McCarty his heirs and assigns forever
And the said Henry McStaley and his Wife Sarah J. Staley for themselves
their heirs executors and Administrators do hereby and in confirmation of
the premises warrant and well forever defend the Title to the above described
and fully granted premises with the said Samuel McCarty his heirs and assigns
from and against themselves and all and every person or persons claiming or
holding under them the said Henry McStaley and his Wife Sarah J. Staley and
also against lawful title claim or demand of all and every person or persons or persons
claiming or holding by force or under the Government of the United States
the Government except the said Henry McStaley and his wife Sarah J. Staley
their heirs and assigns their executors and administrators and their heirs and assigns
do hereby and well forever defend the Title to the above described

John Martin
Harry Stanley

Wm Stanley Esq
Sarah J Stanley Esq

State of Alabama  I Thomas J. Ewers Judge of the Probate Court of said County
Shenandoah County  I hereby certify that John Minton a subscribing witness to the within
deed came to me appeared before me this day and being sworn stated that "Copy No
Standy and Jacob S. Hunt his Depts the grantor in the conveyance voluntarily executed
to come in his presence and with presence of the other subscribing witnesses on the day
he came here state that he attested the same in the presence of the grantor and of the other
witness and that each other witness subscribed his name as a witness in his presence
Given under my hand this 10th day of March A.D. 1859

Thomas G. Hughes Lunge

I Thomas Wilson, Judge of the Probate Court of Sumner County, Tenn. County, do hereby certify that the within Will was filed in my office for record on the 26th March 1857 and was duly recorded on the 28th of April 1857 in Book No. 10. Page 284 & 285.

Thomas G. Evans Jr.

S S Kinnear & Co
To B. H. and
A. H. Quiley

This Indenture made this 26th day of July in the year of our Lord one thousand eight hundred and fifty nine between S S Hummer & his Wife Eliza Hummer of the State of Missouri and County of Lawrence of the one part and R H Wiley of the State of Ala and County of Lawrence of the other part Witnesseth that the said S S Hummer and his Wife Eliza Hummer do and in consideration of the sum of Ten hundred and

(Fifteen Dollars is there on hand paid the receipt whereof is truly acknowledged Each this day given granted
long and sold almost instantly released every one and consequently not together persons negroes from
long and sold almost instantly release every one and confirm unto the said R. H. Daily all that certain tract
of land lying and being in the County of Lancaster and State of Missouri and transfer the trust said
quarter of the South^{west} quarter of section 28 of Township one of Range 6 West containing forty acres and
more hereinafter of or to be the same more or less to him and to hold the one divided land and the
tenements and appurtenances thereto belonging or in any way appertaining unto the said R. H. Daily
his heirs and assigns forever and the said J. S. Simmons and wife for themselves their heirs and executors
and administrators to have and in consideration of the premises Warrant and well forever defend the title to
to the above divided ^{land} and truly granted premises unto the said R. H. Daily his heirs and assigns from and
against themselves and all and every person or persons claiming or holding under them the said J. S. Simmons
and wife and also against the lawful title claim of demand of all and every person or persons whom con-
claiming or holding by force or under the government of the United States in testimony whereof the said J. S. Sim-
mons and wife have subscribed their names and affixed their seals this day and gave their certain

Stephen S. Kimmensen Esq.
Olya Kimmensen Esq.

State of Alabama
Limestone County. I J. R. Nathan are acting Justices of the peace in and for said County do
Certify that S. S. Kinnaman and Eliza Kinnaman whose names are signed to the foregoing conveyance
and who are known to me acknowledged before me on this day that they were informed of the
contents of the conveyance they executed the same voluntarily on this day the same has been given
under my hand and seal this 26th of February 1889.

Wm Arthur J.P.

6. Charles J. Signs Judge of the Probate Court of ^{San Francisco} ~~San Francisco~~ County and that the within Vind was filed in my office for record on the 23^d day of March 1859. And was duly removed on the 23^d day of April 1859, in Aud. Rec. B (Vol. 11) Pages 290 & 291.

Thomas G. Lyons, Judge

John McConnell's wife & The Indiana made this the 27th day of June in the year one thousand eight hundred and fifty seven between John McConnell and Mary his wife of the County of Saunders in the State of Alabama of the one part and Stephen S. Kimmure of the other part of the County of Polk in the State of Alabama John McConnell's wife for and in consideration of the sum of Three hundred and fifty Dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened enfeoffed released conveyed and confirmed and by these presents do give grant bargain sell alien enfeoff release convey and confirm unto the said Stephen S. Kimmure all that certain tract of land lying and being in the County of Lincoln and State of Alabama and known as the North West quarter of the South East quarter of Section 15 of Township one of Range 6th 1st Dist. containing Forty Acres and seven hundredths of an Acre be the same more or less To have and to hold the above described Land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Stephen S. Kimmure his heirs and assigns forever And the said John McConnell's wife for themselves their heirs executors and administrators do hereby and in consideration of the sum of Ten Dollars and well forever defend the title to the above described and hereby granted premises unto the said Stephen S. Kimmure.

John McConnell's wife & The Indiana made this the 27th day of June in the year one thousand eight hundred and fifty seven between John McConnell and Mary his wife of the County of Saunders in the State of Alabama of the one part and Stephen S. Kimmure of the other part of the County of Polk in the State of Alabama John McConnell's wife for and in consideration of the sum of Three hundred and fifty Dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened enfeoffed released conveyed and confirmed and by these presents do give grant bargain sell alien enfeoff release convey and confirm unto the said Stephen S. Kimmure all that certain tract of land lying and being in the County of Lincoln and State of Alabama and known as the North West quarter of the South East quarter of Section 15 of Township one of Range 6th 1st Dist. containing Forty Acres and seven hundredths of an Acre be the same more or less To have and to hold the above described Land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Stephen S. Kimmure his heirs and assigns forever And the said John McConnell's wife for themselves their heirs executors and administrators do hereby and in consideration of the sum of Ten Dollars and well forever defend the title to the above described and hereby granted premises unto the said Stephen S. Kimmure.

him and assigns him and assigns themselves and all and every person or persons claiming or holding under them the said John McConnell and Wife and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by him or under the Government of the United States. In testimony whereof the said John McConnell and Wife hereunto subscribed these names and affixed their seals this day and year above written.

John McConnell
 Mary McConnell

Signed, sealed and delivered
 In presence of -

The State of Alabama
 Sumter County
 I John L. Latham an acting Justice of the peace in and for said County do hereby certify that John McConnell and Mary McConnell whose names are signed to the foregoing conveyance and who are known to me as the parties thereto are on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand and the 27th day of June 1867.

John L. Latham J.P.

Thomas B. Cyrus Judge of the Probate Court of Sumter County do hereby certify that the within deed was filed in my office for Record on the 23rd day of March 1867 and was duly Recorded on the 26th day of April 1867 in Book No. 12 Page 291 & 292.

Thomas B. Cyrus Judge

Madison Thompson Wife
 Eliza Thompson
 I hereby certify that this Indenture made this 30th day of March in the year one thousand eight hundred and fifty nine between Madison Thompson and Eliza Thompson his wife of the County of Sumter in the State of Alabama of the one part and J. H. Jones of the other part Witnesseth that the said Madison Thompson and Eliza Thompson for and in consideration of the sum of Five thousand Dollars to them in hand paid the Receipt whereof is hereby acknowledged have this day granted bargained sold aliened released confirmed and conveyed and by these presents do give grant bargain sell alien release convey and confirm unto the said J. H. Jones all that certain Lot of land lying and being in the Town of Athens and being in the form of a square as follows to wit: One hundred and one and one hundred and four feet to hold the above described and half of said land with the improvements and appurtenances thereto belonging or in anywise appertaining unto them the said J. H. Jones his heirs and assigns forever and the said Madison Thompson and Eliza Thompson their heirs executors and administrators do hereby and in consideration of the premises do warrant and will forever defend the title to the above described and hereby grant premises unto the said J. H. Jones his heirs and assigns forever and against them and all and every person or persons claiming or holding under them the said Madison Thompson and Eliza Thompson and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by him or under the Government of the United States. In testimony whereof the said Madison Thompson and Eliza Thompson have hereunto subscribed their names and affixed their seals on the day and year above written.

Madison Thompson
 Eliza Thompson

subscribed their names and affixed their seals the day and year above written. Signed sealed and delivered in the presence of

Madison Thompson
 Eliza Thompson

The State of Alabama
 Sumter County
 I Thomas B. Cyrus Judge of the Probate Court of Sumter County do hereby certify that the within deed was filed in my office for Record on the 20th day of March 1867 and was duly Recorded on the 23rd day of April 1867 in Book No. 12 Page 291 & 292.

Thomas B. Cyrus Judge

Thomas B. Cyrus Judge of the Probate Court of Sumter County do hereby certify that the within deed was filed in my office for Record on the 20th day of March 1867 and was duly Recorded on the 23rd day of April 1867 in Book No. 12 Page 291 & 292.

Thomas B. Cyrus Judge

William M. Jones
 I hereby certify that this Indenture made and entered into this 23rd day of July in the year of one thousand eight hundred and fifty seven between William M. Jones and Mary Jones his wife of the one part and Robert Jones of the other part all of the County of Sumter and State of Alabama Witnesseth that the said Parties of the first part for and in consideration of the sum of five hundred and fifty Dollars to them in hand paid the Receipt whereof is hereby acknowledged have this day granted and conveyed and by these presents do give grant bargain sell alien release convey and confirm unto the said Robert Jones all that certain tract or parcel of land lying and being in the County of Sumter and State of Alabama known and denoted for the North West quarter of the South West quarter of Section Thirteen in Town No. 1 of Range No. 1 East containing thirty nine acres and 22 1/2 acres more or less to hold the above described tract or parcel of land with the improvements and appurtenances thereto belonging or in anywise appertaining unto the said Robert Jones his heirs and assigns forever and the said William M. Jones and Mary Jones their heirs executors and administrators do hereby and in consideration of the premises do warrant and will forever defend the title to the above described and hereby grant premises unto the said Robert Jones his heirs and assigns forever and against them and all and every person or persons claiming or holding under them the said Parties of the first part and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by him or under the Government of the United States. In testimony whereof the said William M. Jones and Mary Jones have hereunto subscribed their names and affixed their seals on the day and year above written.

William M. Jones
 Mary Jones

The State of Alabama
 Sumter County
 I William M. Jones an acting Justice of the peace in and for said County do hereby certify that William M. Jones and Mary Jones his wife whose names are signed to the foregoing conveyance and who are known to me as the parties thereto are on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand and the 27th day of June 1867.

William M. Jones
 Mary Jones

being informed of contents of conveyance they executed the same voluntarily, unto
 Alfred H. Jones on the day the same bear date Given under my hand and seal
 This the 23 day of July 1857
 William H. Jones
 Justice of the Peace

Thomas S. Jones Judge of the Probate Court of Sumter County hereby
 certify that the within deed was filed in my Office for Record on the 18th
 day of April 1859 and was duly recorded on the 18th day of April 1859
 in Book No. 11 Page 293 & 294
 Thomas S. Jones Judge

John W. Smith & wife The Andrus made this first day of September in the year one thousand
 eight hundred and fifty eight between John W. Smith and his wife
 Sarah E. Smith of the County of Sumter and State of Alabama of
 the one part and Abraham S. Smith of the other part (Witnesseth that the said John
 W. Smith and Sarah E. Smith his wife for and in consideration of the sum of one
 hundred and thirty dollars to them in hand paid the receipt whereof is hereby acknowledged
 have this day given granted bargained sold aliened conveyed released conveyed and con-
 firmed and by these presents do give bargain sell alien convey release con-
 firm and confirm unto the said Abraham S. Smith all that certain parcel of land lying
 and being in the County of Sumter and State of Alabama known and designed as
 the a part of the North West quarter of Section six Township two South
 of Range six West beginning corner at the south west corner of said quarter section
 running east 80 poles thence north 40 poles thence west 80 poles or
 so much as may be necessary to have and to hold the above described parcel of land with
 the tenements and appurtenances thereto belonging or in anywise appertaining unto the said
 Abraham S. Smith his heirs and assigns forever and the said John W. Smith and Sarah E.
 Smith his wife for themselves their heirs and assigns do hereby and in consideration
 of the premises warrant and will forever defend the title to the above described and hereby
 granted premises unto the said Abraham S. Smith his heirs and assigns forever and against
 all and every person or persons claiming or holding under them the said John W. Smith and
 Sarah E. Smith his wife and also against the lawful title claim or demand of all and every
 person or persons whatsoever claiming or holding by from or under the government of the
 United States In testimony whereof the said John W. Smith and Sarah E. Smith his
 wife have hereunto subscribed their names and affixed their seals this day and year above
 written
 John W. Smith
 Sarah E. Smith

The State of Alabama
 Sumter County I William H. Jones a Justice of the peace hereby certify that John
 W. Smith and Sarah E. Smith whose names are subscribed to the foregoing conveyance and
 who are shown to me as being of legal age on this day that being informed of the contents
 of the conveyance they executed the same voluntarily on the day the same bear date Given under
 my hand and seal the 23 day of July 1857
 William H. Jones J.P.

Thomas S. Jones Judge of the Probate Court of Sumter County hereby certify that the within
 deed was filed for record in my Office on the 19th day of April 1859 and was duly
 recorded in Book No. 11 Page 293 & 294
 Thomas S. Jones Judge

John R. Murphy & wife This Indenture made this the 21st day of January
 in the year one thousand eight hundred and fifty nine between
 Cyrus L. Jones { John R. Murphy and Cecelia Murphy his wife of the County of
 Sumter and State of Alabama of the one part and Cyrus L. Jones of the same
 County & State of the other part. Witnesseth that the said John R. Murphy and Cecelia
 Murphy his wife for and in consideration of the sum of one hundred and sixty dollars
 to them in hand paid the Receipt whereof is hereby acknowledged have this day
 given granted bargained sold aliened conveyed released conveyed and con-
 firmed and by these presents do give bargain sell alien convey release con-
 firm and confirm unto the said Cyrus L. Jones all that certain tract of Land
 lying and being in the County of Sumter in the State of Alabama known
 & designed as the West half of the South West fourth of Section six in Town-
 ship two of Range three West of the Huntsville Meridian containing
 eighty acres of land more or less according to the United States Survey.

To have and to hold the above described tract of Land with the tenements
 and appurtenances thereto belonging or in anywise appertaining unto the
 said Cyrus L. Jones his heirs or assigns forever. And the said John R.
 Murphy and Cecelia Murphy his wife for themselves their heirs executors
 and administrators do hereby and in consideration of the premises war-
 rant and will forever defend the title to the above described and hereby
 granted premises unto the said Cyrus L. Jones his heirs assigns forever
 and against themselves and all and every person or persons claiming or
 holding under them the said John R. Murphy and Cecelia Murphy his
 wife and also against the lawful title claim or demand of all and every
 person or persons whatsoever claiming or holding by from or under the
 government of the United States. In testimony whereof the said John
 R. Murphy and Cecelia Murphy his wife have hereunto set their names
 and affixed their seals the day and year first above written.

Signed Sealed & delivered
 in the presence of
 James F. Wright
 J. F. Hall
 John R. Murphy
 Cecelia Murphy

The State of Alabama I Thomas S. Jones Judge of the Probate
 Court of Sumter County hereby certify that James F.
 Wright a subscribing witness to the foregoing conveyance known to
 me as being of legal age before me on this day that being informed of the
 contents of the conveyance he executed the same voluntarily on the day the same bear date
 that he attended the same in the presence of the grantors
 and of the other witnesses and that each of the witnesses subscribed his name
 as a witness in his presence. Given under my hand this 28th
 day of April A.D. 1859. Thomas S. Jones Judge
 I Thomas S. Jones Judge of the Probate Court of Sumter
 County hereby certify that the foregoing deed was filed in my Office for Record
 on the 31st day of April 1859 and was duly recorded on the 18th day of
 June 1859 in Book No. 11 Page 295.

Thomas S. Jones Judge

L. D. Lister } This Indenture made this the 24th day of January 1857.
 T. { Dues } between L. D. Lister and Ann Isabelle Lister wife of L. D. Lister of the
 J. W. Merchants } County of Limestone State of Alabama of the one part, & J. W. Merchants
 of the County of Limestone & State of Alabama of the other part Witnesses; that
 the said L. D. Lister and Ann Isabelle Lister his wife for and in consideration
 of the sum of Forty Five dollars in hand paid, the receipt whereof is hereby
 acknowledged, have this day given, granted, bargained, sold, aliened, en-
 feoffed, released, conveyed and confirmed, and by these presents do give,
 grant, bargain, sell, alien, enfeoff, release convey and confirm unto the said
 J. W. Merchants all that certain tract of land lying & being in the State
 of Alabama and County of Limestone and being more and described as follows
 as being the South West 1/4 of the of the South East of the quarter of Section
 No (17) in Township No 2 of Range No 6 West Containing Forty acres and some
 by these hundredths. To have and to hold the above described piece of
 land unto the heirs and assigns forever the heirs and assigns belonging or in any
 way appertaining unto the said J. W. Merchants his heirs & assigns forever.
 And the said L. D. Lister & wife for themselves, their heirs, Executors & ad-
 ministrators, do hereby & in consideration of the premises warrant and well
 former defined the title to the above described and hereby granted piece or
 parcel of land unto the said J. W. Merchants his heirs and assigns forever
 and against themselves and all and every person or persons claiming or here-
 after claiming the said L. D. Lister and wife and also against the lawful title
 claim or demands of all and every person or persons whomsoever claiming or
 holding by, from or under the government of the United States.

The testimony whereof the said L. D. Lester and wife Ann Isabella Lester have hereunto subscribed their names and affixed their seals the day and year above written.

Witnesses.

E. C. Skinnell
 John Jacobs

The State of Alabama, I Clay Shimmitt an acting Justice of the
Sumter Co. County } peace in and for said County do hereby Certify that
L. D. Lester & Ann Seabell Lester his wife whose names are signed to
the foregoing Conveyance and who are known to me acknowledge before me
this day that being informed of the Contents of the Conveyance they ex-
ecuted the same voluntarily this day the said bear date. Given under
my hands the 4 day of May 1859.

Oliver Sturges J. P.

I Thomas L. Fyres Judge of the Probate Court of Limestone County hereby Certify that the within deed was filed in my Office for Record on the 4th day of May 1859, and was duly Recorded on the 11th day of June 1859, in Deed Book No 18 page 296.

Thomas L. Taylor Judge J. C.

Loring D Lester wife & Jesse St Michaux { This indenture made and entered into this the 14th day of
December eighteen hundred and fifty eight between Loring D Lester
and Ann Dealilla Lester his wife of the first part and Jesse St Michaux of the second
part all of Livingston County, State of Alabama, Witnesseth, that the said
parties of the first part for and in consideration of the sum of One hundred & thirty
four dollars to them in hand paid have this day given, granted, bargained, sold,
aliened, conveyed, released, conveyed and confirmed and by these presents do give,
grant, bargain, sell, alien, release, convey and confirm all their right, title,
claim, interest and demands of whatever kind or character either in law or equity or
otherwise, in and to the following described lands by giving and being situated in
Livingstone County, State of Alabama, to wit the West half of the South West quarter
of Section No 16 of Township No 2, Range 6 West 80 acres also 1/4 the South East
1/4 of Section No 17, Township No 2, Range 6 West containing 40
acres & 1/2, also known as the residence of John Parker deceased, and willed
to the said Ann Lester by the said John Parker in his last will and testament.
To have and to hold the above described lands with the tenements and appurten-
ances thereto belonging or in anywise appertaining unto the said Jesse St
Michaux his heirs and assigns forever, and the said Loring D Lester and his wife
Ann Lester for their heirs, executors and administrators do hereby and in consider-
ation of the premises warrant and will forever defend the title to the above described
and hereby granted premises and against themselves and all and every persons
claiming or holding under them, and any person or persons whatsoever and whomever.
In testimony whereof we have hereunto signed our names and affixed
our seals this the day and year above written.

Witnesses

John Moss

John C Parker

L. B. Luster

Ann Scibella ^{for} Sister ^{of} [unclear]

State of Alabama } I Clary Stinnett competent Justice of the peace
Lincolnton County } in and for said County do hereby certify that L.D.
Lester & Ann Isabelle Lester his wife whose names are signed to the fore-
going conveyance and who are known to me acknowledged before me this
day, that being informed of the contents of the conveyance, they executed
the same voluntarily the day the same bears date. Given under my hand
the 4th day of May 1859. Clary Stinnett J. P.

Clay Stineb L.P.

I Thomas S. Tyne Judge of the Probate Court of said County hereby certify that the within debt was filed in my Office for Record on the 4th day of May 1859, and was duly Recorded the 18th day of June 1859, in Debt Book No. 10 page 297.

Thomas & Tyus Images J.C.

Wm. H. Oglesby } Whereas, Wm. H. Oglesby did make and execute his bond for
Ex. } Past Trust } Two hundred and five 14/100 Dollars dated at Alabama State
William H. Oglesby } On May 4, 1859, payable to order of the order
of Wm. H. Oglesby with interest from date, now the said Wm. H. Oglesby of the
first part, being desirous and willing to secure and make safe against
any damages that might accrue from the same, do by these presents,

Bargain sell and convey to Benton Sanders, his heirs and assigns forever in trust the following described property - to wit - Part of the East half of the N. W. q. of Sec. Eight, Township Three, Range four West, bounded as follows, beginning at the North East Corner of said lot and the North West Corner of the lot sold by John Smith to Dr. H. C. Sanders, thence north six poles and five links, thence south to the Florence road, thence North 69° East with said road to the Eastern boundary of said lot, thence North to the beginning, containing an acre more or less lying and being in the town of Athens, Alabama, that certain lot or piece of land lying and being in the County of Limestone and State of Alabama, adjoining the town of Athens - being a part of the East half of the North West q. of Sec. Two, Eight, Township Three, Range four West, and bounded as follows - to wit - beginning at the North East Corner of said lot, thence North seven poles and nine links, thence South to the Florence road, thence North sixty nine degrees East with said road to the East boundary line of said lot, thence North to the beginning, adjoining the lot sold by Trustee to Dr. H. C. Sanders, containing an acre more or less. This instrument is upon the express condition that if the said Agley, shall well and truly pay off and satisfy the Bonds aforesaid, then this Conveyance and obligation shall be void and of no effect, but if the said Agley should fail to pay off the said bonds when it becomes due, then the said Benton Sanders trustee, shall as soon as the above mentioned prayer shall request, advertise and sell as much of the said property as shall pay off the same, after giving twenty days notice in some newspaper printed in the town of Athens, Alabama, the property to be sold at Court House door in the town of Athens, which said sale shall be for cash, and with the proceeds first pay off all the expenses of carrying this deed into effect, then pay what may be due on above mentioned bonds, whatever may be left shall be paid to the said Dr. H. C. Agley. In testimony whereof we the parties have hereunto set our hands and seals this fourth day of May 1857.

In presence of
 Dr. H. C. Agley
 J. Sanders
 Wm. A. Davis

The State of Alabama } I Thomas E. Jones Judge of the Probate
 Limestone County } Court of said County hereby certify that William
 H. Agley, Benton Sanders and William A. Davis whose names are signed
 to the within deed of trust, and who are known to me, acknowledged before
 me on this day that being informed of the Content of the Deed of trust they
 executed the same voluntarily on the day the same bears date. Given under
 my hand this 4th day of May 1857.

Thomas E. Jones Judge
 I Thomas E. Jones Judge of the Probate Court of said County hereby cer-
 tify that the within deed of trust was filed in my Office for Record on the 15th day of
 May 1857, and was duly Recorded the 15th day of June 1857, in Deed Book No. 18
 and 19 pages 297 & 298.

Jonathan D. Meadors } This Indenture, made this the 14th day of
 To: Deed } March in the year one thousand eight hundred and
 William H. Hamrell } fifty 7 between Jonathan D. Meadors of the County
 of Limestone in the State of Alabama of the one part, and William H.
 Hamrell of the other part - Witnesseth, that the said Jonathan D. Meadors
 for and in consideration of the sum of Sixty dollars to him in hand
 paid, the receipt whereof is hereby acknowledged, has this day given,
 granted, bargained, sold, aliened, enfeoffed, released, conveyed and con-
 firmed; and by these presents do give, grant, bargain, sell, alien, enfeoff,
 release, convey and confirm unto the said William H. Hamrell all
 that certain tract of land lying and being in the County of Limestone
 in the State of Alabama, known and described as the West half of the
 North half of the East half of the South East quarter of Section Ten, in
 Township two of Range Five West of the Huntsville Meridian, con-
 taining twenty acres of land. More or less, according to the legal
 subdivisions. To have and to hold the above described twenty acres
 with the improvements and appurtenances thereto belonging, or in anywise
 appertaining unto the said William H. Hamrell his heirs and assigns
 forever. And the said Jonathan D. Meadors for himself his heirs, executors
 and administrators, do hereby, and in consideration of the premises,
 warrant and well forever defend the title to the above described and hereby
 granted premises unto the said William H. Hamrell his heirs and assigns,
 from and against himself and all and every person or persons claiming
 or holding under them the said Jonathan D. Meadors, and also against
 the lawful title, claim or demand of all and every person or persons now
 or claiming or holding by force or under the State of Alabama
 and the Government - And also against the lawful title, claim
 or demand of all and every person or persons who ever claiming or
 holding by, from, or under the Government of the United States.
 In testimony whereof, the said Jonathan D. Meadors, here-
 unto subscribes his name and affix his seal the day and year above
 written.

Signed sealed and delivered
 in the presence of

Test
 John L. Wilson J. P.
 The State of Alabama } I John L. Wilson an acting Justice
 Limestone County } of the peace in and for said County hereby
 certify that Jonathan D. Meadors whose name is signed to the pro-
 viding conveyance and who is known to me, acknowledged before me on this
 day that he is informed of the Content of the Conveyance, he executed
 the same voluntarily, on the day the same bears date. Given under
 my hand and seal this 4th day of March 1857.

John L. Wilson J. P.
 I Thomas E. Jones Judge of the Probate Court of said County hereby certify
 that the within deed was filed in my Office for Record on the 6th day of May
 1857, and was duly Recorded the 15th day of June 1857, in Deed Book No. 18
 page 299.

Warrham E. Coffman & William H. Hamaker & Elizabeth S. Hamaker his wife have this day bargained & sold & do hereby convey to W. H. Phillips for the sum of five dollars to them paid & the other considerations herein after mentioned one tract or parcel of land in the State of Alabama, Sumter County containing six acres more or less (viz) lying and being in the South West Corner of the East half of the South West Quarter of Section thirty three of Township one of Range four west commencing at the South side of the said East half of the South West quarter of Section thirty three in Township one of Range four west running north along the western boundary of Main Garden Camp ground twenty six poles thence west to the western boundary of the East half of the South West quarter of Section thirty three Township one of Range four west thence south twenty six poles to the Southern boundary of said East half of the South West quarter of Section thirty three of Township one of Range four west thence East to the beginning. To have & to hold the same to the said W. H. Phillips his heirs & assigns forever & the said William H. Hamaker & Elizabeth S. Hamaker do covenant with the said W. H. Phillips that they are lawfully seized of said land have a good right to convey it & that the same is unencumbered & they do further covenant & bind themselves their heirs & representatives to warrant & forever defend the title to the said land & every part thereof to the said W. H. Phillips his heirs & assigns against the lawful claims of all persons whatever. But this deed is made for the following uses & trusts & for no other purpose, that is to say for that whereas the said William H. Hamaker is indebted to one James S. Bough in the sum of four hundred & twenty dollars by three promissory notes under seal of this date & payable at three times (to wit) one note for one hundred & thirty eight dollars & thirty three cents due on the first day of January 1860 with interest from date, and other note for one hundred & fifty eight dollars & thirty three cents & from the first day of January 1861 with interest from date & one other note for one hundred and eighty three dollars & thirty four cents due on the first day of January 1862 with interest from date & whereas the said William H. Hamaker & Elizabeth S. Hamaker are desirous to secure & secure certain the payments of the same as they may respectively fall due. Now if the said William H. Hamaker shall pay the said debt or promissory notes at the times they fall due as aforesaid then this deed to be void. But if he should not after default is made in the payment of the last note the said W. H. Phillips as trustee after giving forty days notice in writing at the Court house door of said County & at the election ground of the town in which said tract or parcel of land lies & at two more public places in the neighborhood may expose the said land to public sale & pay off & satisfy said debt or promissory notes of four hundred & seventy dollars including necessary expenses & cost and sell it to the highest bidder for Cash and appropriate the proceeds first to the payment of the necessary expenses & costs secondly to the satisfaction of said debt or promissory notes of four hundred & seventy dollars with the interest as expressed on the face of them & at the time they respectively fall due & thirdly to pay the balance if any there be to the said William H. Hamaker this 23 day of April 1859. In testimony whereof the said parties

This Indenture made this 31st day of Dec in the year one thousand eight hundred and fifty eight between Warrham E. Coffman and his wife Mauney Coffman of the County of Sumter in the State of Alabama of the one part and William H. Hamaker of the other part. Witnesses etc. that the said Warrham E. Coffman and his wife Mauney Coffman for and in consideration of the sum of one hundred dollars to him in hand paid the receipt whereof is hereby acknowledged it has this day given granted, bargained, sold, aliened, infeoffed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, infeoff, release, convey and confirm unto the said William H. Hamaker all the certain tract or parcel of land lying and being in the County of Sumter and State of Alabama and known as the 1/4 of the S. E. 1/4 of the S. E. 1/4 of Section 10. Township 2. Range 5 West containing twenty four acres. To have and to hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said William H. Hamaker his heirs and assigns forever. And the said Warrham E. Coffman and his wife for themselves and their heirs, executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said William H. Hamaker his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said tract of land, and also against the lawful title, claim or demand of all and every person or persons whomsoever claiming or holding by force or against the Government of the United States. In testimony whereof the said Warrham E. Coffman his wife Mauney Coffman have hereunto subscribed their names and affixed their seals this day and year first above written.

signed sealed and delivered } Warrham E. Coffman
in the presence of } Mauney Coffman

Test, John L. Nelson }
The State of Alabama } John L. Nelson an acting Justice
Sumter County } of the peace in and for said County I
hereby certify that Warrham E. Coffman and Mauney Coffman whose names is signed to the foregoing conveyance and who is known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same was date. Given under my hand this 31st day of December 1858.

John L. Nelson J.P.

I Thomas C. Tynes Judge of the Probate Court of Sumter County with that the within deed was filed in my Office for Record on the 6th day of May 1859, and was duly Recorded the 17th day of June 1859, in Book No 11 page 311.

Thomas C. Tynes Judge

have hereunto set their hands & seals the day & date above written.

W. H. Hamaker
Elizabeth S. Hamaker
W. P. Phillips

State of Alabama: This day personally appeared before me A. Crawford an acting Justice of the peace in the County of Limestone for and in the presence of W. H. Hamaker and Elizabeth S. Hamaker his wife whose names is signed to the foregoing deeds of trust and acknowledged the signing them for the purposes therein specified, and Elizabeth S. Hamaker his wife being examined separately from her husband acknowledged the relinquishment of her dower to be her free & voluntary act. Given under my hand, seal the 23^d day of April 1859.

A. C. Crawford Justice
of the Peace

I Thomas S. Tyne Judge of the Probate Court of Limestone County, Ala. that the within deed was filed in my Office for Record on the 21st day of May 1859 and was duly Recorded the 24th day of June 1859 in Deed Book No. 10 pages 311 & 312.

Thomas S. Tyne Judge J. C.

Almon S. McWilliams & Luriny McWilliams his wife of the County of Limestone in the State of Alabama of the one part & William H. Hamaker of the other part witnesses that the said Almon S. McWilliams & Luriny his wife for and in consideration of the sum of five hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have this day bargained, sold, aliened, conveyed & by these presents do bargain, sell, alien, convey & assign unto the said William H. Hamaker all that certain tract or parcel of land lying & being in the County of Limestone & State of Alabama and known & described as follows, lying & being in the South West Corner of the East half of the South West quarter of Section thirty three of Township one of Range four west Commencing at the South side of the said East half of the South West quarter of Section thirty three in Township one of Range four west running north along the western boundary of the East half of the South West quarter of Section thirty three Township one of Range four west thence north twenty six poles to the Southern boundary of the East half of the South West quarter of Section thirty three Township one of Range four west thence north twenty six poles to the Southern boundary of said East half of the South West quarter of Section thirty three of Township one of Range four west thence East to the beginning supposed to be six acres more or less.

To have and to hold the above described tract or parcel of land with the appurtenances thereto belonging or in any wise appertaining unto the said William H. Hamaker his heirs and assigns forever. And the said Almon S. McWilliams and Luriny his wife for themselves, their heirs, executors & administrators do warrant & will forever defend the title to the above described & hereby granted premises unto the said William H. Hamaker his heirs & assigns forever & against themselves & all & every persons claiming or holding

under them the said Almon S. McWilliams & Luriny McWilliams & also against the lawful title, claim or demand of all & every person or persons whatsoever claiming or holding by, from or under the Government of the United States.

In testimony whereof the said Almon S. McWilliams & Luriny McWilliams have hereunto set their hands & seals the day and date before written.

Signed, sealed & delivered
in the presence of

A. S. McWilliams
Luriny McWilliams

State of Alabama: J. A. E. Westmoreland an acting Justice of the peace in and for said County hereby certify that Almon S. McWilliams & Luriny McWilliams whose names are signed to the foregoing Conveyance and who acknowledge me acknowledged before me on this day that being informed of the contents of the Conveyance they executed the same voluntarily, on the day the same bears date. Given under my hand, this the 15th day of August A.D. 1858.

J. A. E. Westmoreland J. P.

I Thomas S. Tyne Judge of the Probate Court of Limestone County, Ala. that the within deed was filed in my Office for Record on the 21st day of May 1859 and was duly Recorded the 24th day of June 1859 in Deed Book No. 10 pages 312 & 313.

Thomas S. Tyne Judge J. C.

Officers of Corporation: This Indenture made this 19th day of May 1859 between J. L. Coman Mayor & J. S. Tyne Secretary of the Corporation of Athens of first part and George W. Hitchell of second part all of County of Limestone, State of Alabama, Witnesseth that for and in consideration of the sum of Ten dollars in hand paid to the treasurer of said Corporation the receipt whereof is hereby acknowledged have this day bargained, sold, aliened and conveyed unto the said Geo. W. Hitchell his heirs & assigns in fee simple all that lot or piece of ground known as lot No. 26 (see tract, &c.) in the plan of the Athens Cemetery and measuring 18 x 20 feet.

To have and to hold the above described lot unto himself, his heirs & assigns forever, and the said portion of the first part as the Officers of said Corporation by virtue of and in pursuance of an ordinance passed by the board of Aldermen of said Corporation on the 24th January 1859 - requiring said Officers to purchase & convey deeds to all lots reserved for sale in the Athens Cemetery - for said Corporation do warrant and will forever defend the title against the claims of all persons whatever claiming under them as said Corporation, unto said Geo. W. Hitchell his heirs and assigns forever.

In testimony whereof we as Officers aforesaid of said Corporation have attached our names and official seals this 19th day of April 1859.

J. L. Coman Mayor
J. S. Tyne Secretary

Thomas S. Tyne Judge
Wm. J. Davis Justice

I Thomas S. Tyne Judge of the Probate Court of Limestone County, Ala. that the within deed was filed in my Office for Record on the 21st day of

May 1859, and was duly recorded the 21st day of June 1859, in Deed Book No. 10, pages 313 & 314. Thomas E. Tynes Judge P. C.

William P. Woodruff } This Indenture made and entered into this
To & Deed } May 19th 1859, by and between William P. Woodruff and Sarah
Alexander L. McKimney } Woodruff, of the first part, and Alexander L. McKimney
of the second part, the former of the County of Sandhede and the latter
of Limestone County, Alabama. Witnesseth, that for and in consideration
of the sum of one hundred and sixty dollars to the party of the first part
in hand paid by the party of the second part the receipt whereof is here
acknowledged - the party of the first part have bargained, sold and conveyed
and by these presents do bargain, sell & convey unto the party of the second
part all the right, title, and interest of the party of the first part in
and to the following tract of land, which said right, title and interest
is that which was acquired by the said William P. Woodruff by purchase at
a sale made by C. Sanders Sheriff of Limestone County, Alabama on the
3rd day of December 1858 by virtue of an execution in favor of Charles D.
Gre. vs. Jurell Ben. said tract of land is known as the North half of the
North West quarter, and twenty acres of the east side of the North West quarter
of the North West quarter of Section five in Township one and Range one
West of Chanterville - The party of the first part warrant and defend
said title as against themselves or any person claiming under or through them
but no other or further warranty whatever is made or intended to be made
of the right, title or any interest in said tract of land. The intent and mean-
ing of this deed being to convey only said right, title & interest in said tract
of land as the said W. P. Woodruff acquired by his purchase at the Sheriff's sale
and no other. Our witnesses whereof we have hereunto affixed our hands
and seals this the day & date first above written.

W. P. Woodruff
Sarah P. Woodruff

The State of Alabama } I Wiley F. Cantriss Judge of the Probate Court
of the County of Sandhede, hereby certify that William P.
Woodruff and Sarah P. Woodruff whose names are signed to the foregoing convey-
ance, and who are known to me, acknowledged before me on this day that,
being informed of the contents of said conveyance they executed the same volun-
tarily on the day the same bears date -

I give under my hand & Seal of Office at Florence the 20th
day of May 1859.

Thomas E. Tynes Judge of the Probate Court of Limestone County hereby
certify that the within deed was filed in my Office for Records on the 26th
day of May 1859, and was duly recorded the 21st day of June 1859, in Deed
Book No. 10, pages 314 & 315.

Thomas E. Tynes Judge P. C.

Alex L. McKimney } This Indenture made and entered into this the 6th day
To & Deed } of September Eighteen hundred and fifty eight between Alex L. McKimney
James W. Richards } my self of Limestone County, State of Alabama of the one part, and
J. W. Richards of the other, part witnesseth that the said Alex L. McKimney self
for and in consideration of the sum of Twenty dollars to him in hand paid
the receipt whereof is hereby acknowledged hath by virtue of an execution to
him directed from the Circuit Court of Limestone County, State of Alabama
vs the goods & Chattels, lands and tenements of George Sanner in favor
of J. W. Richards dated 15th day of March 1858, levied and sold all the title
therein vested in me by virtue of said execution, to J. W. Richards the following
described land lying and being in the County of Limestone, State of Alabama
(to wit) the South West 1/4 of the North West 1/4, and the South East 1/4 of the
North West 1/4 of Section 12, Township 2, Range 6 West, containing 94 acres
more or less. To have and to hold the same with all the tenements and appur-
tenances thereto belonging or in any way appertaining unto the said
J. W. Richards his heirs, and assigns forever and the said Alex L. McKimney
self will ever defend all such title as is vested in him by virtue of said
execution and as self and none other.

Given under my hand and seal the day and year above written.

A. L. McKimney self }
The State of Alabama } I Thomas E. Tynes Judge of the Probate
Limestone County } Court of said County hereby certify that Alexander
L. McKimney self, whose name is signed to the foregoing conveyance, and who
is known to me acknowledged before me on this day that being informed
of the contents of the conveyance he executed the same voluntarily on the
day the same bears date. Given under my hand this 26th day of May
A. D. 1859.

Thomas E. Tynes Judge of the Probate Court of Limestone County hereby
certify that the within decision filed in my Office for Records on the 26th day of May 1859,
and was duly recorded the 21st day of June 1859, in Deed Book No. 10, pages 315 & 316.
Thomas E. Tynes Judge P. C.

James P. McKimney } This Indenture made this 4th day of
To & Deed } May, in the year one thousand eight hundred and fifty
Columbus P. McKimney } nine between Jas P. McKimney and Abalena A. McKimney
my wife of the County of Limestone in the State of Alabama of the one
part, and Columbus P. McKimney of the same County and State of the
other part - Witnesseth, that the said Jas P. McKimney and Abalena
A. McKimney for and in consideration of the sum of Four hundred dol-
lars to them in hand paid, the receipt whereof is hereby acknowledged, ha-
ve this day, given, granted, bargained, sold, aliened, conveyed, released, con-
veyed, and confirmed, and by these presents do give, grant, bargain,
sell, alien, convey, release, convey and confirm unto the said Columbus
P. McKimney all that certain lot or parcel of land, lying and being in
the town of Athens & County of Limestone and State of Alabama, being part
of the East half of the North East quarter of Section eight, Township

three and Range four west and bounded as follows to wit: - Beginning at the South east Corner of said lot - the north West Corner of lot four north by S. W. Drake thence west six poles and 69/100 of a pole, thence South twenty two 1/2 poles to the Florence road, thence north 69 degrees and north said road seven 28/100 poles, thence north twenty 1/2 poles to the beginning containing eighty nine hundred and six acres be the same more or less.

To have and to hold the above described Lot of land with the tenements and appurtenances thereto belonging even any and every appurtenance unto the said Columbus P. McKimney his heirs and assigns forever. And the said Jas. P. McKimney & Matilda A. McKimney for themselves their heirs, executors, and administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said Columbus P. McKimney, his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Jas. P. McKimney & Matilda A. McKimney and also, against the lawful title, claim or demand of all and every person or persons who now, claiming or holding by, from, or under the Government of the United States. In testimony whereof, the said Jas. P. McKimney and Matilda A. McKimney have to Subscribed their names and affix their seals, the day and year first above written.

Signed Sealed and delivered
in the presence of

Test: J. P. McKimney
M. V. Quinn

The State of Alabama } J. Thomas G. Tyner Judge of the Probate
Sumter County } Court of said County, hereby Certify that Alexander S. McKimney, a subscribing witness to the within conveyance, known to me, appeared before me on this day and being sworn stated that James P. McKimney and Matilda A. McKimney his wife, the grantors in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witnesses on the day the same bears date. That he attested the same in the presence of the grantors and of the other witnesses and that such other witnesses subscribed his name as a witness in his presence. Given under my hand this 13th day of June A. D. 1859.

Thomas G. Tyner Judge of the Probate Court of Sumter County, Certify that the within deed was filed in my Office for Record on the 13th day of June 1859, and was duly Recorded the 21st day of June 1859, in Book No. 11 page 386 & 387.
Thomas G. Tyner Judge P. C.

John Summers wife } This Indenture made this 12th day of
To: & Deeds } April, in the year one thousand eight hundred and fifty
William W. Tucker } five, between John Summers & P. F. Summers his wife of the
County of Sumter in the State of Alabama of the one part, and Wm. W. Tucker & Martha Tucker his wife of the other part, witnesses that the

said John Summers & P. F. Summers his wife for and in consideration of the sum of Four hundred dollars, to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, conveyed, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Wm. W. Tucker & Martha Tucker, or his wife all that certain tract or parcel of land, lying and being in the County of Sumter and State of Alabama and known as twenty six and one half acres, it being a portion of the North West quarter of the North West quarter of Section (25) Township One Range Six west on the North side of said forty acre last described.

To have and to hold the above described Lot of land with the tenements and appurtenances thereto belonging even any and every appurtenance unto the said Wm. W. Tucker & Martha Tucker his wife, their heirs, and assigns forever. And the said John Summers & P. F. Summers his wife for themselves their heirs, executors, and administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said Wm. W. Tucker & Martha Tucker his wife their heirs, and assigns from and against themselves and all and every person or persons claiming or holding under them the said John Summers & P. F. Summers their heirs, executors, administrators and assigns, and also, against the lawful title, claim or demand of all and every person or persons who now, claiming or holding by, from, or under the Government of the United States. In testimony whereof the said John Summers & P. F. Summers have to Subscribed their names and affix their seals the day and year first above written.

Signed Sealed and delivered
in the presence of

Witness: H. F. Arthur

The State of Alabama } J. H. F. Arthur an acting Justice of the peace
Sumter County } of said County, do hereby certify that John Summers and P. F. Summers his wife whose names and signatures to the foregoing conveyance and which is known to me as acknowledged before me this day that being informed of the contents of the conveyance they executed, the same voluntarily on the day the same bears date this 12th day of April 1859.

J. H. F. Arthur
J. Thomas G. Tyner, Probate Judge of the County of Sumter, Certify that the within deed was filed in my Office for Record on the 14th day of June 1859, and was duly Recorded the 21st day of June 1859, in Book No. 11 page 386 & 387.
Thomas G. Tyner Judge P. C.

John H. Scott wife } This Indenture made this 12th day of June in the
To: & Deeds } year one thousand eight hundred and fifty, and between John
James H. Scott } H. Scott and Miriam P. Scott his wife of the County of
Sumter in the State of Alabama of the one part, and James H. Scott of said County & State of the other part, witnesses that the said John H. Scott and Miriam P. Scott his wife, for and in consideration of the sum of Three hundred dollars to them in hand paid, the receipt whereof

is hereby acknowledged, have this day given, granted, bargained, sold, aliened, enfeoffed, released, conveyed, and confirmed; and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said James H. Sloss all that certain lot or parcel of land lying and being in the Town of Athens in Limestone County and State of Alabama and known as the West half of the South half of lot No 199 in the Town of Athens containing one hundred and thirty two feet to the center of the large Stable. To have and to hold, the above described lot or parcel of land with the tenements and appurtenances thereto belonging unto the said James H. Sloss his heirs, and assigns forever. And the said John H. Scott & Miriam Scott his wife for themselves, their heirs, executors, and administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said James H. Sloss his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said John H. Scott and Miriam Scott, his wife and also against the lawful title claim or demand of all and every person or persons whomsoever, claiming or holding by, from or under the Government of the United States.

In testimony whereof the said John H. Scott and Miriam Scott his wife have hereunto subscribed their names and affixed their seals the day and year first above written.

John H. Scott
Miriam Scott

The State of Alabama }
Limestone County }
Court of said County hereby certify that John H. Scott and Miriam Scott his wife, whose names are signed to the foregoing Conveyance and who are known to me, acknowledged before me on this day that, being informed of the contents of the Conveyance, they executed the same voluntarily on the day the same were dated.

Given under my hand this 15th day of June A.D. 1859.

Thomas E. Tyne Judge P.C.
I, Thomas E. Tyne Probate Judge of Limestone County, certify that the within deed was filed in my Office for Records on the 15th day of June 1859, and was duly recorded the 20th day of June 1859 in Book 26 pgs 307 & 308.
Thomas E. Tyne Judge P.C.

John Haymond Jones
vs. Probate Court

Samuel S. Ragland, Adm.

John Haymond Jones
vs. Probate Court
The Petition of John Haymond Jones
for the correction of land descriptions
of the estate of Samuel S. Ragland, deceased.

The State of Alabama }
Madison County }
Court of Probate of said County: Term thereof
held on the Second Monday in October A.D. 1858.
The Petition of John Haymond Jones
presented to said Court on the 3rd day of July last
filed in this Court for the correction of
certain errors in the description of a tract
of land purchased by him at the sale of the
Real Estate belonging to the Estate of Samuel S. Ragland, deceased.

Samuel S. Ragland, late of said County, deceased, coming in for a hearing; (see ante page 307) - And after appearing to the satisfaction of the Court, that the said Samuel S. Ragland, the Administrator of the Estate of Samuel S. Ragland, deceased, had had due notice, by Citation, of the Contents of the Petition, and having failed, and now here failing to appear and contest the prayer of the same; - And the Court being satisfied, that in the Report of the payment, by the said Petitioner of the purchase money, and in the Order to make him a Conveyance, and in the Conveyance as made to him, the South West quarter of Section 25, Town 4, Range 3, West is incorrectly described as the North West quarter of the same Section; - It is Ordered, Adjudget and decreed, by the Court, that the said error be corrected, in all of said documents, by the substitution of the word "South" for the word "North".

The State of Alabama }
Madison County }
Court of Probate of said County, which said Court of Probate is made, by law, a Court of Records, do hereby certify, that the above page contains a full, true, and complete transcript of the Decree, of the said Court of Probate, rendered therein on the 21st day of October in the year 1858, in a certain Cause theretofore depending in said Court, wherein John Haymond Jones Petitioner, was Plaintiff, and Samuel S. Ragland as Administrator of the Estate of Samuel S. Ragland, late of said County, deceased, was Defendant, correctly copied from the Minute Book of said Court.

In testimony whereof I have hereunto subscribed my name and affixed the seal of the said Court of Probate, at my Office in the Town of Christiansville, in said County, this the Fifteenth day of June in the year 1859, and in the Eighty third year of American Independence.

James H. Seruggs
Judge and Clerk of the Court of
Probate of Madison County, Ala.

I, Thomas E. Tyne Probate Judge of Limestone County, certify that the within decree was filed in my Office for Record on the 16th day of June 1859, and was duly recorded the 20th day of June 1859, in Book 26 pgs 308 & 309.
Thomas E. Tyne Judge P.C.

Robert H. Malone }
vs. Debt }
This Indenture, made this 24th day of June, in
the year one thousand eight hundred and fifty nine between
Robert H. Malone of the County of Limestone in the State of
Alabama of the one part, and Thomas H. Malone of the other part
Witnesseth, that the said Robert H. Malone for and in consideration
of the sum of Four hundred and fifty dollars, to him in hand paid,
the receipt whereof is hereby acknowledged, has this day given, granted,
bargained, sold, aliened, enfeoffed, released, conveyed and confirmed, and
by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey
and confirm unto the said Thomas H. Malone all my undivided half

of the following lot of land, lying and being in the Town of Athens, in the County of Sumter, and known and described in the plan of said Town as parts of lot number thirty five, viz. the north half of said lot, dividing the same by an East and west line, and a portion of said lot, commencing at a stake twenty feet north of the south East Corner of said lot, running thence north then east to a stake thence west to the boundary line, then south thence east to the beginning.

To have and to hold the above described undivided half of said lot of land, with the covenants and appurtenances thereto belonging or in any way appertaining unto the said Thomas H. Malone his heirs and assigns forever. And the said Robert H. Malone for himself his heirs, executors, and administrators, do hereby, and in consideration of the premises, warrant and well forever defend the title to the above described and hereby granted premises, unto the said Thomas H. Malone his heirs and assigns, from and against himself and all and every person or persons claiming or holding under him the said Robert H. Malone, and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States. In testimony whereof the said Robert H. Malone has hereunto subscribed his name and affixed his seal the day and year first above written.

Signed, sealed and delivered in the presence of
 The State of Alabama } I Thomas G. Tyne Judge of the Probate
 Sumter County } Court of said County, hereby certify that Robert
 H. Malone, whose name is signed to the foregoing conveyance and who is known to me, acknowledged before me, on this day, that being informed of the contents of the conveyance, he executed the same voluntarily on the day the same bears date. Given under my hand this 24th day of June A.D. 1859.

I Thomas G. Tyne Probate Judge of Sumter County, certify that the within deed was filed in my Office for Record on the 24th day of June 1859, and was duly Recorded the 25th day of June 1859, in Deed Book No. 10 pages 309 & 310.
 Thomas G. Tyne Judge P.C.

Thomas Black wife } This Indenture made this the 14th day
 of June, in the year one thousand eight hundred and
 fifty nine between Thomas Black & Lavinia Black
 his wife of the County of Sumter in the State of Alabama of the
 one part and Roswell Hines of the other part... Witnesseth, that the
 said Thomas Black and Lavinia H. Black his wife for and in
 consideration of the sum of one hundred & forty dollars to them
 in hand paid, the receipt whereof is hereby acknowledged, have this day
 given, granted, bargained, sold, aliened, conveyed, released, conveyed
 and confirmed, and by these presents do give, grant, bargain, sell,
 alien, convey, release, convey and confirm unto the said Roswell Hines
 all that certain tract or parcel of land, lying and being in the County

of the State of Alabama, viz. the North West fourth of the South West fourth, also the
 South 1/4 of the North West fourth also South West fourth of the North West
 fourth of Section 34 Township 2 N Range 5 West, containing one hundred &
 eighty six acres. To have and to hold the above described tract
 or parcel of land with the covenants and appurtenances thereto belong-
 ing or in any way appertaining unto the said Roswell Hines his heirs, and
 assigns forever. And the said Thomas Black & Lavinia H. Black his
 wife for their heirs, executors, and administrators, do hereby, and in consider-
 ation of the premises, warrant and well forever defend the title to the above
 described and hereby granted premises, unto the said Roswell Hines his
 heirs and assigns, from and against themselves and all and every person
 or persons claiming or holding under them the said Thomas Black & Lavinia
 H. Black his wife and also against the lawful title, claim or demand
 of all and every person or persons whatsoever, claiming or holding by, from
 under the Government of the United States. In testimony whereof
 the said Thomas Black & Lavinia H. Black have hereunto subscribed their
 names and affixed their seals the day and year first above written.

Signed, sealed and delivered in the presence of
 the premises of } Thomas Black
 Lavinia H. Black
 State of Alabama } I Christopher Rogers J.P. hereby certify that
 Sumter County } Thomas Black & Lavinia H. Black, whose names
 is signed to the foregoing conveyance and who is known to me, acknowledged
 before me on this day that being informed of the contents of the con-
 veyance, they executed the same voluntarily on the day the same bears date.
 Given under my hand this 14th day of June A.D. 1859.

Christopher Rogers J.P.
 I Thomas G. Tyne Probate Judge of Sumter County, certify that the within deed
 was filed in my Office for Record on the 24th day of June 1859, and was
 duly Recorded the 25th day of June 1859, in Deed Book No. 10 pages 310 & 311.
 Thomas G. Tyne Judge P.C.

Joseph Cox wife } This Indenture made and entered into
 To & Deed } this the 14th day of January and thousand eight hundred
 Charles A. Henderson } and fifty nine between Joseph Cox and Emily Ann Cox
 his wife of the County of Franklin of the first part and Charles
 A. Henderson of the County of Sumter of the second part all in
 the State of Alabama... Witnesseth - that the said Joseph Cox and
 Emily Ann Cox his wife, for and in consideration of the sum of hundred
 and twenty dollars to them in hand paid by the said Charles
 A. Henderson, before the sealing and delivering of these presents
 the receipt whereof is hereby acknowledged, do hereby grant, bargain,
 sell, and convey unto the said Charles A. Henderson his heirs and
 assigns forever certain parcels or tracts of land, lying in Sumter
 County and State of Alabama and known as the North half
 and S.W. 1/4 of Section 36, T. 3. R. 6 West & the East half of the
 North East quarter of Sec 35, T. 3, Range 6, W. and the South

East quarter of Sec 26 T. 3 S. Range 6 West, containing seven hundred and Twenty four acres, to the same more or less - together with all and singular the rights proper hereditaments and appurtenances of and to the same belonging in any way appertaining to the only proper and lawful effect and behoof of him the said Charles C. Henderson his heirs and assigns forever. And the said Joseph Cox and Emily Ann Cox for themselves their heirs Executors and administrators covenants and agrees to and with the said Charles C. Henderson his heirs and assigns that the title to the above described parcel of land with its appurtenances from the lawful claim or claims of all and every person or persons who shall or will warrant and forever defend by their persons. In witness whereof the said Joseph Cox & Emily Ann Cox have hereunto set their hands and affixed their seals the day and year above written.

Witness
Me J. Cox
Emily A. Cox

John R. Murphy

State of Alabama } I Hector Atkinson an acting Justice of
Franklin County } the peace for the County of Franklin hereby certify
that Joseph Cox and Emily Ann Cox his wife whose names is signed to the foregoing conveyance and who is signed to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 11th day of June A.D. 1859.

Hector Atkinson J.

The State of Alabama } I James H. Trimble Judge of the
Franklin County } Court of Probate of said County, which
by law is a Court of record, do hereby certify that Hector Atkinson
Esq. whose name is signed to the foregoing affidavit is & was at
the date thereof an acting Justice of the Peace, in & for the County
of Franklin & State of Alabama, & that all his acts are entitled to
full faith & credit when acting in an official character.

In testimony whereof I have hereunto set my hand
& Seal of Office this 11th day of June 1859.

I Thomas C. Tynes, Probate Judge of Limestone County hereby certify that
the within deed was filed in my Office for record on the 7th day of July 1859
and was duly recorded the 28th day of July 1859 in Book No. 10 pages
311 & 312.

Thomas C. Tynes J.P.

John R. Murphy & Cecelia Murphy his wife of the County of
Limestone in the State of Alabama of the one part and John R. Murphy
of the other part. - Witness that ~~Edward~~ John R. Murphy &
Cecelia Murphy his wife for and in consideration of the sum
of one hundred dollars to them in hand paid, the re-
ceipt whereof is hereby acknowledged, he this day given granted
bargained, sold, aliened, conveyed, released conveyed and
confirmed and by these presents do give, grant, bargain, sell, alien
convey, release, convey and confirm unto the said John R. Murphy
all that certain tract lying and being in the County of Limestone
& State of Alabama known and described as the East & the
South East Quarter of section No. 19 Township No. 2 Range Three and
containing twenty nine acres & ninety nine hundredths of an acre
more or less the above described tract of land with the tenements
and appurtenances thereto belonging, or in any way appertaining
unto the said John R. Murphy his heirs and assigns forever. And the said
John R. Murphy & Cecelia Murphy his wife for themselves their heirs
Executors and administrators, do hereby and in consideration of the premises
warrant & will forever defend the title to the above described and hereby
granted premises unto the said John R. Murphy his heirs and assigns
from and against themselves and all and every person or persons
claiming or holding under them the said John R. Murphy & Cecelia
Murphy his wife and as against the lawful title claim or demand
of all and every person or persons who ever claiming or holding by
virtue of the Government of the United States.
In testimony whereof the said John R. Murphy & Cecelia Murphy
have hereunto subscribed their name and affix their seal the day and
year above written.

signed sealed and delivered in

the presence of

R. W. Granger

J. D. Lewis

Witness - Clerk

The State of Alabama } I Thomas C. Tynes Judge of the Probate
Limestone County } Court of said County hereby certify that I & C. Tynes
a subscribing witness to the within conveyance known to me appeared before
me on this day and being sworn, stated that John R. Murphy and Cecelia Murphy
his wife the grantors in the conveyance voluntarily executed the same in his presence
and in the presence of the other subscribing witnesses on the day the same bears
date. That he attested the same in the presence of the grantors and of the other
witnesses and that such other witnesses subscribed their names as witnesses in
his presence. Given under my hand this 28th day of July A.D. 1859.

I Thomas C. Tynes Probate Judge of Limestone County hereby certify that the within deed
was filed in my Office for record on the 28th day of July 1859 and recorded the 28th day of September
1859.

This Indenture made this twenty sixth (26th) day of July in the year One thousand eight hundred and fifty nine between *Trusted of School* *A. J. Weatherford* and *Mary A. Weatherford* of the County of Limestone the State of Alabama of the one part and *William M. Crossman*, *James H. Harris*, *A. J. Johnson*, *H. P. Graham* & *A. J. Weatherford* Trustees and those successors to hold for the use of a schoolhouse of the other part. Witnesseth that the said *A. J. Weatherford* and *Mary A. Weatherford* his wife for and in consideration of sum of Five dollars to them in hand paid, the receipt whereof is hereby acknowledged, have the day given, granted, sold, aliened, enfeoffed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said Trustees or parties of the second part of a Schoolhouse with its site and benefits as a public schoolhouse, all that certain lot or tract of land lying and being in the County of Limestone and State of Alabama and known and described as a part of the North West fourth of the North East fourth of Section twenty one, Township No 2 Range five West, beginning at the North East corner of North West fourth of the N. E. 1/4 and running thence west 70 yards to the beginning corner of of lot above said & thence thence West 150 feet thence South 150 feet thence East 150 feet thence North 150 feet to the beginning corner of said lot measuring one square half of an acre more or less.

To have and to hold the above described lot for the use as above mentioned for the use of a public schoolhouse with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Trustees or parties of the second part their successors in office forever. And the said *A. J. Weatherford* and *Mary A. Weatherford* for themselves, heirs, Executors and Administrators, do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Trustees or parties of the second part as aforesaid and their successors from and against themselves and all and every persons claiming or holding under them the said *A. J. Weatherford* and *Mary A. Weatherford*; And also against the lawful title claim or demand of all and every person or persons whomsoever, claiming or holding by force or under the Government of the United States.

In testimony whereof, the said *A. J. Weatherford* and *Mary A. Weatherford* have subscribed their names and affix their seals the day and year above written.

Signed sealed and delivered in the presence of
A. J. Weatherford
Mary Weatherford
 By State of Alabama, *Christopher Rogers*
 Limestone County, I hereby certify that *A. J. Weatherford* & *Mary Weatherford* his wife whose names is signed to the foregoing conveyance and who is known to me, acknowledged before me on this day that being informed of the contents of the conveyance, they executed the same voluntarily, on the day the same bears date. Given under my hand, this 29th day of July, A.D. 1859.

Christopher Rogers
Thomas C. Igus Judge of Probate of Limestone County hereby certify that the within deed was filed in my Office for Record on the 1st day of August 1859 and duly recorded the 28th day of September 1859, viz. Book No 10 page 314
Thomas C. Igus Judge JP

This Indenture made this thirtieth 30th day of June in the year One thousand eight hundred and fifty nine between *Peter H. Phillips* and *Mary Phillips* his wife of the County of De. Soto in the State of Mississippi of the one part and *George T. Graham* of Limestone County in the State of Alabama of the other part. Witnesseth that the said *Peter H. Phillips* and *Mary Phillips* his wife for and in consideration of the sum of Two hundred and sixty \$260.00 dollars to them in hand paid, the receipt whereof is hereby acknowledged, have the day given, granted, bargain, sold, aliened, enfeoffed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said *George T. Graham* all that certain tracts or parcels of land, lying and being in the County of Limestone in the State of Alabama and known and described as follows, to-wit: (1) the North East 1/4 of South West 1/4 of Section 21 of T. 3 N. R. 6 W. containing forty acres more or less; also South West 1/4 of South West 1/4 S. 11, T. 3 N. R. 6 W. containing forty acres more or less, also the N. E. 1/4 of S. 11, T. 3 N. R. 6 W. containing 40 acres more or less, also the N. E. 1/4 of S. 11, T. 3 N. R. 6 W. containing 40 acres, also S. E. 1/4 of N. W. 1/4 S. 11, T. 3 N. R. 6 W. containing forty acres.

To have and to hold the above described tracts of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said *George T. Graham* his heirs and assigns forever. And the said *Peter H. Phillips* and *Mary Phillips* for themselves their heirs, Executors and Administrators, do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said *George T. Graham* his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said *Peter H. Phillips* and *Mary Phillips* his wife. And also, against the lawful title claim or demand of all and every person or persons whomsoever, claiming or holding by force or under the Government of the United States.

In testimony whereof, the said *Peter H. Phillips* and *Mary Phillips* have subscribed their names and affix their seals the day and year first above written.

Signed sealed and delivered in the presence of
P. H. Phillips
Mary H. Phillips
 The State of Mississippi, Before me *R. R. West* Clerk of the Probate De Soto County, 3 Cont of said County personally appeared the within named *P. H. Phillips* who acknowledged that he signed, sealed & delivered the within deed on the day it bears date as his own act and deed. This 7th day of July, A.D. 1859. *R. R. West* Clerk

By *John W. Campbell* J.C. The State of Mississippi, I, *John W. Campbell* Judge of the De Soto County, 3 Probate Court of said County do hereby certify that *R. R. West* before whom the acknowledgment to the conveyed deed was taken is was at the time of the signing thereof Clerk of said Court duly elected, qualified & commissioned.

& that John W. Campbell was regular Deputy Clerk of said Probate Court and that all his acts in the premises ought to be entitled to full faith & credit. Given under my hand & seal this 7th day of July 1859.

J. W. Campbell
Probate Judge

The State of Mississippi: J. R. West Clerk of the Probate Court
Desoto County 3 of said County do hereby certify that G. D. Campbell whose genuine signature appears to the foregoing certificate, is & was at the time of signing the same, sole Judge of the Probate Court of said County, duly elected, qualified & commissioned and that all his acts in the premises are entitled to full faith & credit. Given under my hand & seal of said Court at Office this 7th day of July 1859.

J. R. West Clerk
By John W. Campbell D.C.

The State of Ala: J. James Thomas an acting Justice of the peace
Limestone County { in and for the aforesaid County do certify that Henry Philips whose name is assigned to the foregoing Conveyance, and who is known to me, acknowledged before me on this day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date. Given under my hand and seal this 11th day of July A.D. 1859.

James H. Thomas J.P.

J. Thomas G. Tynes Judge of Probate of Limestone County, hereby Certify that the within deed was filed in my Office for Record on the 15th day of July 1859 and duly Recorded the 28th day of September 1859 in Book No 11 pages 315 & 316.

Thomas G. Tynes Judge D.C.

Thomas H. Malone's This Indenture, made this 1st day of August A.D. 1859, between Benjamin Perkins of the County of Limestone in the State of Alabama of the one part and Benjamin Perkins of the other part - Witness that the said Thomas H. Malone for and in consideration of the sum of One hundred dollars to him in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Benjamin Perkins all my undivided half of the following lot of land, lying and being in the Town of Athens in the County of Limestone, and known and described in the patent of said Town as parts of lot number thirty five - viz: the North half of said lot, dividing the same by an east and west line, and a portion of said lot, commencing at a State twenty feet North of the South East Corner of said lot, running thence North thirteen feet to a State, thence West to the boundary line, thence South thirteen feet, thence East to the beginning.

I do have and to hold the above described undivided half of said lot of land with the tenements and appurtenances thereto belonging or in any way appertaining unto the said Benjamin Perkins, his heirs and assigns forever. And the said Thomas H. Malone for himself, his heirs, Executors, and

Administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Benjamin Perkins his heirs and assigns forever and against himself and all and every person or persons claiming or holding under him the said Thomas H. Malone, and also against the lawful title claim or demand of all and every person or persons whatsoever, claiming or holding by, from, or under the Government of the United States.

In testimony whereof the said Thomas H. Malone hereunto subscribes his name and affix his seal the day and year first above written.

signed sealed and delivered

Thomas H. Malone D.C.

The State of Alabama: J. Thomas G. Tynes Judge of the Probate
Limestone County 3 Court of said County hereby Certify that Thomas H. Malone whose name is assigned to the within Conveyance, and who is known to me, acknowledged before me on this day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date. Given under my hand this 1st day of August A.D. 1859.

J. Thomas G. Tynes Judge of the Probate Court of said County hereby Certify that the within deed was filed in my Office for Record on 1st day of August 1859, and duly Recorded the 29th of September 1859 in Book No 11 pages 316 & 317.

Thomas G. Tynes Judge D.C.

John Sackram wife & John Sackram { This Indenture, made this Twenty first day of December Eighteen hundred and fifty four, between John Sackram and Mary Sackram his wife of the County of Limestone and the State of Alabama of the one part and Milton V. Davis of the other part - Witness that the said John Sackram and wife for and in consideration of the sum of twenty eight dollars to them in hand paid the receipt whereof is hereby acknowledged, hath this day bargained, sold, aliened, conveyed & conveyed, and by these presents do bargain, sell, alien, convey, and confirm unto the said Milton V. Davis all that certain or parcel of land, lying and being in the County of Limestone and State of Alabama, known and described as follows, being ten acres of the South side of the N. E. 1/4 of the S. E. 1/4 of Section twelve of Township three of Range five north:

I do have and to hold the above described lot or parcel of land with the appurtenances thereto belonging or in any way appertaining unto the said Milton V. Davis his heirs and assigns forever. And the said John Sackram and wife for their heirs, Executors and Administrators do warrant and will forever defend the title to the above described and hereby granted premises unto the said Milton V. Davis his heirs and assigns forever and against them & all and every person claiming or holding under them the said John Sackram & wife and also against lawful title claim or demand of all and every person or persons whatsoever claiming or holding by, from or under the Government of the United States.

In testimony whereof the said John Sackram and Mary Sackram

his wife have herunto set their hands and seals the day and date above written.
 signed sealed and delivered
 in the presence of
 John Jackson
 Mary A Jackson

The State of Alabama: I, John P. Johnson a Justice of the Peace in
 Limestone County, for said County and State, hereby certify that
 John Jackson and Mary A Jackson his wife, whose names are signed to the
 foregoing conveyance, and who are known to me, acknowledged before me on
 this day that being informed of the contents of the conveyance they executed
 the same voluntarily on the day the same bears date. Given under my hand this
 7th day of July 1856.
 John P. Johnson

I, Thomas C. Tynes, Probate Judge of Limestone County, hereby certify that
 the within deed was filed in my Office for Records on the 4th day of August 1857
 and duly recorded the 9th of September 1857, my Dec. Book No 18 pages 317 & 318
 Thomas C. Tynes Judge P.C.

Elizabeth Bailey

Jr. & Dec.

Vegetable Planting

This Indenture, made this 11th day
 of August in the year One thousand Eight hundred
 and fifty nine between Elizabeth Bailey of the one part
 and Vegetable Planting, of the other part both of the County of Limestone
 the State of Alabama. Witnesseth that the said Elizabeth Bailey for and in
 consideration of the sum of One hundred dollars to her in hand paid, the
 receipt whereof is hereby acknowledged has this day given, granted, bargained,
 sold, aliened, enfeoffed, released, conveyed and confirmed; and by these presents
 do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto
 the said Vegetable Planting, and to his heirs, Executors, Administrators
 and assigns, all that Certain tract or parcel of land, lying and being in the
 Northern part, Limestone County, State of Alabama and more particularly
 known and described by the numbers, viz: The West half of the North
 East quarter and the East half of the North West quarter of Section thirty six
 in Township Three, Range Three West, containing one hundred and sixty acres
 more or less. To have and to hold, the above described and hereby
 granted premises with the tenements and appurtenances thereto belonging
 or in anywise appertaining unto the said Veg. P. Planting his heirs, Ex-
 cutors, Administrators and assigns forever. And the said Elizabeth Bailey
 for herself her heirs Executors, Administrators and assigns do hereby and
 in consideration of the premises, warrant and will forever defend the title
 to the above described land unto the said Veg. P. Planting his heirs Ex-
 cutors, Administrators and assigns, from and against herself and all
 and every person or persons claiming or holding under her the said Elizabeth
 Bailey; And also against the lawful claim or demand of all and every
 person or persons whomsoever, And also against the general Government.
 In testimony whereof the said Elizabeth Bailey has herunto subscribed her
 name and affixed her seal the day and year first above written.

Elizabeth Bailey

The State of Alabama: I, Thomas C. Tynes Judge of the Probate Court of
 Limestone County, for said County, hereby certify that Elizabeth Bailey, whose
 name is signed to the within conveyance, and who is known to me, acknowledged be-
 fore me on this day, that being informed of the contents of the conveyance, she executed
 the same voluntarily on the day the same bears date. Given under my hand this
 11th day of August A.D. 1857.

I, Thomas C. Tynes Judge of Probate of Limestone County, hereby certify that the within
 deed was filed in my Office for Records on the 11th day of August 1857, and duly recorded
 the 31st day of September 1857, in Dec. Book No 18 pages 318 & 319.

Thomas C. Tynes Judge P.C.

Charity Cox

Jr. & Dec.

Jas. J. Davis

This Indenture, made this the 29th day of January

One thousand Eight hundred and fifty Eight between Charity Cox
 of the County of Limestone in the State of Alabama, of the one part
 and James S. Davis and Fuller Cox of the other part. Witnesseth that the said
 Charity Cox for and in consideration of the sum of Three thousand four and
 twenty four dollars and fifty two cents to them in hand paid, the receipt
 whereof is hereby acknowledged has this day given, granted, bargained, sold,
 aliened, enfeoffed, released, conveyed and confirmed; and by these presents do give,
 grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said
 James S. Davis and Fuller Cox, all that Certain tract or parcel of land, lying
 and being in the County of Limestone in the State of Alabama, and known
 and described as follows, to wit: The North East quarter of Section Nine, Town-
 ship One, Range Six West. The South West quarter of the South West quarter
 of Section ten Township One, Range Six West. The South half of the
 North West quarter of Section Sixteen, Township One, Range Six West.
 The North half of the North East fourth of Section Sixteen, Township One,
 Range Six West, containing three hundred and sixty two acres more or less.

To have and to hold the above described land with the tenements and appurtenances
 thereto belonging or in anywise appertaining unto the said James S. Davis and
 Fuller Cox their heirs and assigns forever. And the said Charity Cox for herself
 her heirs, Executors, Administrators, do hereby and in consideration of the pre-
 mises, warrant and will forever defend the title to the above described and hereby granted
 premises unto the said James S. Davis and Fuller Cox, their heirs and assigns,
 from and against herself and all and every person or persons claiming or
 holding under her the said Charity Cox, and also against the lawful title,
 claim or demand of all and every person or persons whomsoever, claiming or
 holding by, from or under the Government of the United States.

In testimony whereof the said Charity Cox has herunto subscribed her name
 and affixed her seal the day and year above written.

signed sealed and delivered
 in the presence of

Jas. J. Davis

The State of Alabama: I, James Coleman an acting Justice of the Peace
 Limestone County, for said County, hereby certify that Charity
 Cox whose name is signed to the foregoing conveyance, and who is known

The State of Alabama } I John Thompson an acting Justice of the Peace
 Limestone County } For said County hereby certify that Heamilton Jones
 whose name is signed to the foregoing conveyance and who is known to me
 acknowledged before me on this day that being informed of the contents
 of the conveyance, he executed the same voluntarily on the day the same
 bears date Given under my hand this 29th day of July A.D. 1859.

John Thompson J.P.

The State of Alabama } Thomas G. Tyus Judge of the Probate Court of said
 Limestone County } I hereby certify that Sarah C. Jones whose
 name is signed to the within conveyance and who is known to me, ac-
 knowledged before me, on this day, that being informed of the contents
 of the conveyance, she executed the same voluntarily on the day
 the same bears date, Given under my hand this 20th day of August 1859.

Thomas G. Tyus Judge P.C.

Thomas G. Tyus Probate Judge of Limestone County hereby certify that
 the within deed was filed in my office for record on the 20th of August
 1859 and duly recorded the 15th day of October 1859 in Book B 110
 Pages 321 & 322.

Thomas G. Tyus Judge P.C.

E. S. Strange

To & Deed } This Indenture made this 17th day of May in the year
 R. Horton } one thousand eight hundred and fifty nine between Edward S.
 Strange and Mary A. Strange of the County of Limestone and State of
 Alabama of the one part and R. Horton of the said County and State
 of the other part - Witnesseth that that the said E. S. Strange and Mary
 A. Strange his wife for and in consideration of the sum of Two thousand
 dollars to them in hand paid the receipt whereof is here by acknowledged
 hath this day given, granted, bargained, sold, aliened, enfeoffed, re-
 leased, conveyed and confirmed and by these presents do give, grant,
 bargain, sell, alien, enfeoff, release, convey, and confirm unto the
 said R. Horton all that certain tract or parcel of land lying and
 being in the County of Limestone and State of Alabama and
 bounded as follows to wit: commencing at the corner where
 the lands of John Hancock Decd. crosses with William
 Christopher and James L. Watkins running south to the
 branch that being the line, thence with said branch to a beech sapling
 from thence a straight course to the corner where the land of the said
 John Hancock Decd. John A.ledge and Alexander Patterson crosses
 together from thence North and East to the beginning containing
 one hundred twenty two by six 84 1/2 acres, also and then lot
 of land lying and being in the aforesaid County and State and
 situated in the South East part of section 31 Township Range 5 and
 bounded as follows to wit: Beginning at a beech tree marked C H
 thence north 8 1/2 deg west 18 1/2 poles to a stake, thence north 84 deg
 west 23 poles crossing the road to a stake, thence south 56 deg west
 13 1/2 poles to a stake, thence south 42 1/2 deg west 8 poles to a stake
 thence south 32 deg west 22 poles to a stake, thence south 13

deg west 16 poles to a stake, thence south 1/2 deg west 13 poles to a stake in the
 mouth of the lane, thence north 8 deg east Phelps line to the beginning con-
 taining Eleven acres and all of both tracts together making one hun-
 dred thirty seven 84 1/2 acres be the same more or less To have and to hold the above
 described lands with the tenements and appurtenances thereto belong-
 ing unto and for the use of the said R. Horton his heirs and assigns
 forever And the said E. S. Strange and Mary A. Strange for themselves their heirs
 Executors and Administrators do hereby and in consideration of the
 premises warrant and will forever defend the title to the above described
 and hereby granted premises unto the said R. Horton and his
 heirs and assigns from and against themselves and all and every person
 or persons claiming or holding under them and also against the law-
 ful title, claim or demand of all and every person or persons whomsoever
 claiming or holding by from or from the Government of the United States.
 In testimony whereof the said E. S. Strange and Mary A. Strange have
 unto hereto subscribed their names and affixed their seals this day and
 year first above written.

Attest

M. M. Jones

A. B. Howell

E. S. Strange (Seal)
 Mary A. Strange (Seal)

State of Alabama } Thomas G. Tyus Judge of the Probate Court of said County hereby
 Limestone County } certify that A. B. Howell a subscribing witness to the within
 conveyance, known to me, appeared before me on this day and being sworn, stated
 that E. S. Strange and Mary A. Strange his wife the grantors in the conveyance
 voluntarily executed the same in his presence and in the presence of the other sub-
 scribing witness on the day the same bears date that he attested the same in the
 presence of the same and the grantors and the other witness and that such other
 witness subscribed his name as witness in his presence.
 Given under my hand this 26th day of August 1859

Thomas G. Tyus Judge

I Thomas G. Tyus Probate Judge of Limestone County hereby certify
 that the within deed was filed in my office for record on the 26th day
 of August 1859 and recorded the 15th day of October A.D. 1859 in Book
 No 110 Pages 322 & 323

Thomas G. Tyus Judge P.C.

E. S. Strange & wife } This Indenture made this the 17th day of May one thousand
 To & Deed } eight hundred and fifty nine between Edward S. Strange and
 R. Horton } Mary A. Strange his wife of the County of Limestone and State of Alabama
 of the one part and R. Horton of the same County and State of the other part -
 Witnesseth that the said E. S. Strange and Mary A. Strange for and in con-
 sideration of the sum of three hundred dollars to them in hand paid the receipt
 whereof is hereby acknowledged hath this day given, granted, bargained,
 sold, aliened, enfeoffed, released, conveyed and confirmed and by these pre-
 sents do give, grant, bargain, sell, alien, enfeoff, and release convey
 and confirm unto the said R. Horton all that certain lot of land
 lying and being in the County of Limestone and State of Alabama and
 known as the fourteen acre lot well called John Hancock by his husband

Adam Hancock etc. do here to have and to hold the above described lot of land with the tenements and appurtenances thereto belonging or in any wise appertaining to the said R. Horton his heirs and assigns forever and we the said E. S. Strange and Mary A. Strange in consideration of the premises a well forever defend the title to the above described premises unto the said R. Horton his heirs and assigns from and against us the said E. S. Strange and Mary A. Strange and all and every person or persons claiming or holding under us the said E. S. Strange and Mary A. Strange. In testimony whereof the said E. S. Strange and Mary A. Strange have hereunto subscribed their names and affixed their seals the day and the year above written.

Attest

Wm. Jones

E. S. Strange (Seal)
Mary A. Strange (Seal)

A. B. Hancock

State of Alabama I Thomas G. Jones Judge of the Probate Court of said (Limestone County) County hereby certify that A. B. Hancock a subscribing witness to the within conveyance, known to me, appeared before me on this day, and being sworn stated that E. S. Strange and Mary A. Strange his wife the grantors in the conveyance, voluntarily executed the same in the presence of this grantor him and of the other subscribing witness on the day the same bears date, that he attested the same in the presence of the grantors and the other witness and that each other witness subscribed his name as witness in his presence.

Given under my hand this 26th day of August 1859

Thomas G. Jones Judge P.C.

I Thomas G. Jones Probate Judge of Limestone County hereby certify that the within deed was filed in my office for Record on the 26th day of August 1859 and Recorded on the 1st day of October 1859 in Deed Book No 10 Page 323 & 324.

Thomas G. Jones Judge P.C.

Wm. Parrott & Co. (This Indenture made this 15th day of August in the year 1859) I do hereby certify that the within deed was filed in my office for Record on the 26th day of August 1859 and Recorded on the 1st day of October 1859 in Deed Book No 10 Page 323 & 324.

Wm. Parrott & Co. (This Indenture made this 15th day of August in the year 1859) I do hereby certify that the within deed was filed in my office for Record on the 26th day of August 1859 and Recorded on the 1st day of October 1859 in Deed Book No 10 Page 323 & 324.

Wm. Parrott & Co. (This Indenture made this 15th day of August in the year 1859) I do hereby certify that the within deed was filed in my office for Record on the 26th day of August 1859 and Recorded on the 1st day of October 1859 in Deed Book No 10 Page 323 & 324.

of the south west fourth quarter of Section No (29) in Township N (11) of Range six west containing eighty acres and thirty and hundredths of an acre. Entered at 12 1/2 cents per acre at the land sales at Huntsville Alabama, to have and to hold the above described tract of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said R. C. Dabney his heirs and assigns forever. And the said Wm. Parrott & Stashley Parrott for themselves their heirs, executors and administrators do hereby and in consideration of the premises warrant and well forever defend the title to the above described and hereby granted premises unto the said R. C. Dabney & M. P. Dabney his wife their heirs and assigns from and against themselves their heirs and all and every person or persons claiming or holding under them the said Wm. Parrott and also against the lawful title, claim or demand of all and every person or persons who may claim or holding by, from, or under the Government of the United States. In testimony whereof the said Wm. Parrott & Stashley Parrott his wife hereunto their names and affixed their seals the day and the year first above written.

William Parrott (Seal)

Stashley Parrott (Seal)

The State of Alabama I H. F. Arthur a Notary Public of the place of Limestone County do hereby certify that Wm. Parrott and Stashley Parrott his wife whose names are signed to the foregoing conveyance and who is known to me, acknowledged before me this day that being informed of the contents of the conveyance, they executed the same voluntarily on the day the same bears date, Given under my hand this 14th day of August 1859.

Hamilton J. Arthur J.P.

I Thomas G. Jones Probate Judge of Limestone County hereby certify that the within deed was filed in my office for Record on the 26th day of August 1859 and Recorded 3rd day of Oct-1859 in Deed Book No 10, Pages 324 & 325.

Thomas G. Jones Judge P.C.

John L. Nelson's Wife) This Indenture made this the twelfth day of May 1859 in the year one thousand eight hundred and fifty ninth between John L. Nelson and Elizabeth W. Nelson (his wife) of the County of Limestone in the State of Alabama of the one part and Robert C. Dabney & M. P. Dabney his wife of the other part Witnesseth that the said John L. Nelson and Elizabeth W. Nelson for and in consideration of the sum of nine hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted, bargained, and sold, aliened, enfeoffed, released conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said John L. Nelson and Elizabeth W. Nelson all that certain tract of land lying and being in the County of Limestone and State of Alabama known as the south half of the south west half quarter of section No (29) in Township N (11) of Range No six west containing eighty acres & thirty and hundredths, also the north half of

South west quarter of section two Township two (2) Range five, west, also the west part of fractional section N 4 T 2 R 5 west, and also the west part of the S.E. 1/4 of section N 9 T 2 R 5 west, running as follows, namely to commence at a rock in the bank of Elk River running up the river a large distance south 88 poles, thence east 8 poles, thence south 84 poles, thence west 21 poles, thence south 44 poles & 22 links, thence west 61 poles & thirteen feet, thence north to the beginning and to contain 100 acres more or less and in all 100 acres more or less, To have and to hold the above described tract of land with the tenements and appurtenances thereto belonging in in any wise appertaining unto the said John A. Nelson his heirs and assigns forever, And the said John A. Nelson and Elizabeth W. Nelson for themselves their heirs, executors and administrators, do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said John A. Nelson his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said John A. Nelson and Elizabeth W. Nelson his wife and also against the lawful title, claim or demand of all and every person or persons whomsoever claiming or holding, from or under the Government of the United States.

In Testimony whereof the said John A. Nelson and Elizabeth W. Nelson have unto subscribed their names and affixed their seals the day and year first above written,
Signed, sealed and acknowledged
in the presence of,
John A. Nelson Seal
Elizabeth W. Nelson Seal

State of Alabama, I, Charles Hardy an acting Justice of the peace for Limestone County in and said County hereby certify that John A. Nelson and Elizabeth W. Nelson his wife whose names is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day, and being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date, given under my hand and this the 12th day of May 1857

Charles Hardy J. P.

I, Thomas G. Tyus Probate Judge of Limestone County hereby certify that the within deed was filed in my office for record on the 1st Sept. 1859 and was recorded on the 3rd Oct 1859 in Dec. Book No 10, Pages 320 & 321

Thomas G. Tyus Judge P. C.

This Indenture made this eighth day of September 1858 in the year one thousand eight hundred and fifty eight between H. D. Arthur and Quincy Arthur his wife of the County of Limestone in the State of Alabama of the one part, and F. J. Steed of the other part. Witnessed by that the said H. D. Arthur & Quincy Arthur found in consideration of the sum of Two Hundred Dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed, and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said, all that certain tract of land lying and being in the County of Limestone in the State of Alabama and known as the South East quarter of the south west quarter of section 22 of Township one of Range (N 6) E 1 of the lands subject to sale at Monticello Alabama and containing in all forty acres, John and to hold the above described tract of land with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said F. J. Steed his heirs and assigns forever, and the said Henry D. Arthur and Quincy Arthur his wife for themselves their heirs, executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said F. J. Steed his heirs and assigns forever and against all and every person claiming or holding under them the said Henry D. Arthur and Quincy Arthur his wife and also against the lawful title, claim or demand of all and every person or persons who in soever claiming or holding by, from, or under the Government of the United States.

In Testimony whereof the said H. D. Arthur & Quincy Arthur his wife have unto subscribed their names and affixed their seals the day and year above written
Signed, sealed, and delivered
in the presence of
H. D. Arthur Seal
Quincy Arthur Seal

The State of Alabama, I, Hamilton D. Arthur an acting Justice of the peace for Limestone County in and for said County hereby certify that H. D. Arthur and Quincy Arthur his wife whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day, and being informed of the contents of the conveyance, they executed the same voluntarily on the day the same bears date, given under my hand and seal this the 8th day of September 1858
H. D. Arthur Seal

I, Thomas G. Tyus Probate Judge of Limestone County hereby certify that the within deed was filed in my office on the 1st Sept 1859 and recorded on the 3rd of Oct 1859 in Dec. Book No 10 Page 322
Thomas G. Tyus Judge P. C.

J. Hayward Jones & *W. A. Walker* This Indenture made this day of Sept 6th in the year
 1809 three thousand eight hundred and fifty nine between *J. Hayward Jones*
 and his wife *Sarah M. Jones* of the County of *Lincoln*
 and State of *Alabama* of the one part and *William A. Walker* of the other
 part Witnesseth that the said *J. Hayward Jones* and his wife *Sarah M.*
Jones for and in consideration of the sum of *four thousand Dollars* to
 them in hand paid the receipt whereof is hereby acknowledged to them
 this day given, granted, bargained, sold, aliened, conveyed, released, conveyed
 and confirmed; and by these presents do give grant bargain sell, alien in-
 feoff, release, convey and assign unto the said *William A. Walker* all
 that certain tract or parcel of land lying and being in the Town of *At-Town*
 and more in the plan of said Town as lot number one hundred and one
 hundred and four to have and to hold the above described lands with the
 tenements and appurtenances thereto belonging or in any wise appur-
 taining unto the said *William A. Walker* his heirs and assigns forever. And
 the said *J. Hayward Jones* & wife *Sarah M. Jones* for themselves their heirs
 executors, and administrators do hereby and in consideration of the
 premises warrant and will forever defend the title to the above described
 and hereby granted premises unto the said *William A. Walker* his heirs and
 assigns from and against the claim or title and all and every person or
 persons claiming or holding under them the said *J. Hayward Jones*
 and his said wife and also against the lawful title, claim or demand
 of all and every person or persons who may claim or holding
 by force or under the Government of the United States.
 In testimony whereof the said *J. Hayward Jones* and the said
Sarah M. Jones have unto subscribe their names and affix their seals the
 day and year first above written,
 signed, sealed, and delivered
 in the presence of *J. Hayward Jones*
Sally M. Jones

The State of *Alabama* I *Thomas G. Tyus* Judge of the Probate Court of
Lincoln County do hereby certify that *J. Hayward Jones*
 and *Sarah M. Jones* his wife whose names and signs to the
 foregoing conveyance and who are known to me acknowledged before
 me that being informed of the contents of the conveyance they in-
 scribed the same voluntarily on the day the same bears date, giving
 manner my hand this 6th day of Sept 1809

Thomas G. Tyus Judge P.C.

I *Thomas G. Tyus* Judge of the Probate Court of *Lincoln County*
 hereby certify that the within deed was filed in my office for record
 on the 6th day of September 1809 and duly recorded the 3rd day of Oc-
 tober 1809 in *Deed Book* is Page 328

Thomas G. Tyus Judge P.C.

William Legg & Wife This Indenture made this 3rd day of September in the
 year one thousand eight hundred and fifty nine between
James L. Coleman & *William Legg* and his wife *Nancy Legg* of the County of *Lincoln*
 and State of *Alabama* of the one part, and *James L. Coleman* of the other part
 Witnesseth that the said *William Legg* and his wife *Nancy Legg* for
 and in consideration of the sum of *two thousand two hundred and 25 dollars* to
 them in hand paid, the receipt whereof is hereby acknowledged to them this day
 given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed
 unto the said *James L. Coleman* all that certain lots or
 parcels lying and being in the County of *Lincoln* and State of *Alabama*
 at the place of the North West quarter of Section Township one range five west
 beginning at the North West corner of said section running south with section
 line across *Booths* spring branch, thence down said branch on the south
 end running with *Asa Fendall's* line to a gum *Barren* Road or run-
 thence with *Rodine* line to a black oak nut stump thence east to the half
 mile stake in the centre of said section thence north to the half mile stake
 thence west with the section line to the beginning corner containing and
 bounded acres more or less, also *three and a half* acres out of the south
 west of the south west quarter of section three Township one range five west
 which were surveyed and laid out by *J. C. Gaston* and surveyed by
George M. Booth and his wife to the said survivors which to have and to
 hold the above described lots or parcels of land with the tenements and
 appurtenances thereto belonging or in any wise appurtening unto
 the said *James L. Coleman* his heirs and assigns forever. And the said
William Legg and his wife *Nancy Legg* for themselves their heirs executors
 and administrators do hereby and in consideration of the premises
 warrant and will forever defend the title to the above described
 and hereby granted premises unto the said *James L. Coleman* his
 heirs and assigns from and against themselves and all and every
 person claiming or holding under them the said *William Legg*
 and his wife *Nancy Legg* and also against the lawful
 title, claim, or demand of all and every person or persons
 who may claim or holding by force or under the Govern-
 ment of the United States.
 In testimony whereof the said *William Legg* and his
 wife *Nancy Legg* have unto subscribe their names and affix
 their seal the day and the year first above written,
 signed sealed and delivered
 in the presence of *William Legg Seal*
Nancy Legg Seal

The State of *Alabama* I *James B. Dab* and
Lincoln County a Justice of the peace in and for said County
 do hereby certify that *William Legg* and his wife *Nancy Legg* whose names are
 signed to the foregoing conveyance and who are well known to me
 that being informed of the contents of the conveyance acknowledged
 before me on this day the said *William Legg* and his wife *Nancy Legg*

on the day the same was duly witnessed by this 3rd day
of September 1807 Henry J. J. J.

I Thomas G. J. J. of the Probate Court of Limestone County
hereby certify that the within Deed was filed in my office for
record on the 7th day of Sept 1807 and duly recorded on the 3rd day
of October 1807 in Deed Book N^o 10 Pages 329 & 330

Thomas G. J. J. Judge P. C.

J. S. Bradley

E. J. Withers

S. J. Withers

E. J. Withers

J. W. Withers

C. C. Withers

Thos. S. Jones

W. S. Jones

To S. Deed

J. Haywood Jones

This Indenture made this the 27th day of February in the
year of our Lord eight hundred and eighty eight between Pamelra Bradley
Elizabeth Ann Withers John W. Withers of the County of Limestone, and Thomas
S. Jones and his wife Mary S. formerly Mary S. Withers of the County
of Monrovia State of Alabama and Samuel J. Withers and his wife
Emma J. Withers and Clement C. Withers of the County of Jackson
State of Arkansas of the one part; and J. Haywood Jones of the
County of Limestone State of Alabama of the other part.
Witnesseth that that the said Pamelra Bradley Elizabeth Ann
Withers John W. Withers Thomas S. Jones and his wife Mary S. Jones
Samuel J. Withers and his wife Emma J. Withers and Clement C.
Withers for and in consideration of the sum of six thousand and
hundred and eighty Dollars the receipt whereof is hereby acknowledged
sagaen have this day given granted, bargained, sold, aliened
conveyed, released, conveyed and confirmed, and by these presents
do give, grant, bargain, sell, alien, convey, release, confirm
and confirm, unto the said J. Haywood Jones and each of
his right title, interest, claim or demand and in law or equity in
possession, possession or remainder in fee estate as well as in
possession of and to sell the undivided half of those certain
parcels or tracts of land lying and situated in the County of
Limestone State of Alabama and known and ascertained as follows
Viz: The west half of the North West quarter and the North East quarter and
the South East quarter of Section twenty six and all of which lands are in
Township of Range three West of the Base Meridian - To have and to hold
the undivided half part of the lands above ascertained with the appurtenances
thereunto belonging or in anywise appertaining all well the life or greater
estate of the said Pamelra Bradley as also the remainder to be
simple interest and whatever person or persons in and to said
lands either in law or equity - unto the said J. Haywood Jones his
heirs and assigns forever - Unto the said Pamelra Bradley Elizabeth
Ann Withers Samuel J. Withers Emma J. Withers his wife
John W. Withers Clement C. Withers Thomas S. Jones and Mary
S. his wife for themselves jointly and severally each for himself
or herself and each of the other their heirs executors and ad-
ministrators do hereby and in consideration of
the premises well warrant and well forever defend the

to the undivided half part to the above described parcels or tracts of
land unto the said J. Haywood Jones his heirs and assigns forever and
against themselves and of each other and all and every person
claiming or holding more than the said Pamelra Bradley Elizabeth
Ann Withers Samuel J. Withers and Emma J. Withers his wife John
W. Withers Clement C. Withers Thomas S. Jones and Mary S. his
wife and also against the lawful title claim or demand
of all and every person or persons or persons who at some
whomsoever of whatever character or to any extent the object being hereby
to fully warrant and defend the title and enjoyment of said land
unto the said J. Haywood Jones - to full extent against any
and all persons whomsoever - In testimony whereof the said
Pamelra Bradley Elizabeth Ann Withers Samuel J. Withers and
Emma J. Withers his wife John W. Withers Clement C. Withers
Thomas S. Jones and Mary S. his wife have hereunto subscribed their names
and affix their seals the day and year above written.

Witness my hand and seal the day and year above written.

Attest J. S. Withers & E. J. Withers

J. S. Bradley

E. J. Withers

Samuel J. Withers

Emma J. Withers

John W. Withers

Clement C. Withers

Thos. S. Jones

Mary S. Jones

State of Alabama } I John W. Martin an acting Justice of the peace for said County
Limestone County } do hereby certify that J. S. Bradley E. J. Withers
John W. Withers Clement C. Withers Thos. S. Jones & Mary S. Jones whose
names is signed to the within conveyed and who is known to me as actual
edges before me on the 26th day of October 1808 that being informed of the contents of
the conveyed they executed the same volume my given man my hand &
seal this 27th day of October 1808 J. W. Martin (P. Seal)

State of Alabama } Personally appeared before me J. H. Martin an acting
Limestone County } Justice of the peace in and for said County and State
John W. Withers and subscribed and made oath that Samuel J. Withers and
Emma J. Withers did sign the within Deed;
Given to and subscribed before me this 27th day of October 1808
J. H. Martin J. P. Seal John W. Withers.

The State of Arkansas } I Wiley D. Johnson Notary Public in and for
County of Jefferson } Jefferson County in the State of said County
certify that at the County of said in the 29th day of August 1809
Samuel J. Withers and Emma J. Withers his wife whose names are
signed to the foregoing deed of conveyance and whose names are
known to me personally appeared before me and being informed by me
of the nature and contents of this conveyance acknowledged that
they executed the same voluntarily in the way that the same bears

late. The said Emma G. declaring in the absence of her said husband that she executed the same without compulsion from him.
In testimony whereof I have hereunto set my hand and official seal as the Clerk of said Court on this 29th day of August A.D. 1859.

W. D. Johnson,

J. Thomas G. Tyus Judge of the Probate Court of Limestone County, Tenn. hereby certify that the within deed was filed in my office for record on the 9th Sept 1859 and duly recorded on the 10th Dec 1859 in Deed Book No 10 Pages 330 & 331 & 332
Thomas G. Tyus Judge P.C.

James & Sarah Traylor & Clay Starnett
The Indenture made this the 9th of April one thousand eight hundred and fifty eight between James Traylor and Sarah Traylor his wife of the County of Limestone in the State of Alabama of the one part and Clay Starnett of the other part. Witnesseth that the said James Traylor and wife for and in consideration of the sum of Eight hundred and twenty five dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given, granted, bargained, sold, aliened, conveyed, released, confirmed and confirmed and by these presents do give, grant, bargain, sell, alien, convey, release convey and confirm unto the said Clay all that certain tract of Land lying in the County of Limestone and known as follows. To wit the south fourth of the East half of the North west quarter of section fifteen township ten of Range six east in Limestone County Alabama to have and to hold the above described land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Clay Starnett his heirs and assigns forever and the said James Traylor and wife for themselves their heirs, Executors and Administrators do hereby and in consideration of the premises warrant and will forever defend the title of the above described and hereby granted premises unto the said Clay Starnett his heirs and assigns forever and against themselves and all and every person or persons claiming or holding same from the said James Traylor and wife and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by, from, or under the Government of the United States. In testimony whereof the said James Traylor and wife have hereunto subscribed their names and affixed their seals the day and year above written
Signed, sealed, and delivered in the presence of
James Traylor (Seal)
Sarah Traylor (Seal)

The State of Alabama, I, J. M. Coleman acting as Justice of the Peace in and for said County do hereby certify that James Traylor and Sarah Traylor whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me that being informed of the contents of the conveyance they

executed it voluntarily the day the same bears date,
Given under my hand this the 9th day of April 1858

J. M. Coleman J.P.

I Thomas G. Tyus Judge of the Probate Court of Limestone County hereby certify that the within deed was filed in my office for record on the 12th day of Sept. 1859 and duly recorded 4th Dec 1859 in Deed Book No 10 Pages 332 & 333
Thos G. Tyus Judge P.C.

Stephen Croft wife & James Moore
The Indenture made this third day of November in the year one thousand eight hundred and fifty one between Stephen Croft and Mary Croft of the County of Limestone in the State of Alabama of the one part and James Moore of the other part. Witnesseth that the said Stephen Croft and Mary Croft for and in consideration of the sum of one hundred and twenty five dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given, granted, bargained, sold, aliened, conveyed, released, confirmed and confirmed and by these presents do give, grant, bargain, sell, alien, convey, release convey and confirm unto the said James Moore all that certain tract of land lying and being in the County of Limestone and State of Alabama and known as North east quarter of the north west quarter of Section No 3 in Township No 1 of Range No 6 containing forty acres more or less of the land subject to sale at Huntsville Alabama and to have and to hold the above described land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said James Moore his heirs and assigns forever. And the said Stephen Croft and Mary Croft for themselves their heirs, Executors and Administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said James Moore his heirs and assigns, from and against them and all and every person or persons claiming or holding same from the said Stephen Croft and Mary Croft his wife and also against the lawful title claim or demand of all and every person or persons whatsoever, claiming or holding by, from, or under the Government of the United States.
In testimony whereof the said Stephen Croft and Mary Croft his wife have hereunto subscribed their names and affixed their seals the day and the year above written
Signed, sealed, and delivered in the presence of
William Lamb

Stephen Croft (Seal)
Mary Croft (Seal)

State of Alabama } I, H. F. Arthur an acting Justice of the
Limestone County peace hereby certify that Stephen Crabb and Mary Crabb his wife whose
names are signed to the foregoing conveyance and who is known to me
acknowledge before me on the day the said bond date.
Given under my hand this 3rd day of November 1859
H. F. Arthur, J.P.

I, Thomas G. Jones, Probate Judge of Limestone County hereby certify
that the within deed was filed in my office for record on the
12th Sept 1859 and duly recorded on the 10th Oct 1859 in Vol. Book No. 10 Page 334 & 335
Thomas G. Jones Judge P.C.

Samuel Edmondson's Wife } This Indenture made this 18th day of January in
the year one thousand eight hundred and fifty
between Samuel Edmondson and Rebecca
Edmondson his wife of the County of Limestone in
the State of Alabama of the one part and James Stewart
of the other part Witnesseth that the said Samuel
Edmondson and Rebecca Edmondson his wife
for and in consideration of the sum of two hundred
and eighty dollars to them in hand paid, the
receipt whereof is hereby acknowledged with this day
given, granted, bargained, sold, aliened, conveyed, re-
leased, conveyed, and confirmed, and by these presents
do give, grant, bargain, sell, alien, convey, release,
confirm and confirm with the said James Stewart de-
scribed certain tract of ^{up to} land lying and being in the
County of Limestone and State of Alabama known
and designated as the North west quarter of the North
west quarter of Section twenty four also a part
of the South west quarter of the South west quarter
of Section twenty four, Township 2, Range six west, beginning com-
mencing at the South west corner running east sixty poles, thence
north eighty poles, thence west sixty poles, thence south eighty
poles to the beginning corner so as to include seventy acres
in the above tract of land, to have and to hold the above de-
scribed tract or parcel of land with the tenements and
appurtenances thereto belonging or in any way
appertaining unto the said James Stewart, his heirs and
assigns forever, And the said Samuel Edmondson and Re-
becca Edmondson his wife have executed and ad-
ministrators do hereby bind in consideration of the premises
warrant and will for and defend the title to the above described
and hereby granted premises unto the said James Stewart
his heirs and assigns from and against them claims
and all and each person or persons claiming
under the said Samuel Edmondson and Rebecca Edmondson

and Rebecca Edmondson his wife and also against
the lawful title claim or demand of all and
every person or persons whose name or names are
hereby signed by them in witness whereof the Government of
the United States.
In testimony whereof the said Samuel Edmondson
and Rebecca Edmondson have hereunto subscribed their names and
affix their seals the day and the year first above written,
signed, sealed and delivered
in the presence of
J. D. Hoffman
Rebecca Edmondson Seal
Samuel Edmondson Seal

State of Alabama } William H. Lutz a Justice of the
Limestone County peace hereby certify that Samuel Edmondson
and Rebecca Edmondson whose names are signed to the
foregoing conveyance and who is known to me acknowledge
before me on this day that being informed of the contents of
the conveyance, they executed the same voluntarily on the
day the said bond date, Given under my hand this 18th day of January 1859
William H. Lutz J.P.

I, Thomas G. Jones, Probate Judge of Limestone County hereby
certify that the within deed was filed in my office for record
on the 12th day of Sept 1859 and duly recorded on the
10th day of October 1859 in Vol. Book No. 10 Page 334 & 335
Thomas G. Jones Judge P.C.

John York } This Indenture made this 11th day of November one thousand
eight hundred and fifty eight between John York
of the County of Limestone and the State of Alabama of
the one part and Basil G. Adams of the other part. Witnesseth that
the said John York for and in consideration of the sum of eight hundred
dollars to him in hand paid the receipt whereof is hereby ac-
knowledge with this day bargained, sold, conveyed and confirmed in
to the said Basil G. Adams certain tract of parcel of land lying
and being in the County of Limestone and State of Alabama known
and designated as the South west quarter of the South west quarter
of Section twenty six containing forty acres also the North west
quarter of the North west quarter of Section thirty two
containing forty acres also the North east quarter of Section thirty two
containing forty acres also the South east quarter of Section thirty two
containing forty acres, with the exception of fifteen acres reserved
and sold hereof to Samuel D. Lutz & others in the South
west corner, All the above lands being Township two and Range
six west commencing in all numbered and forty five
acres to have and to hold the above described parcel of land

Samuel P. Lutz wife, This Indenture made this tenth day of
 To 3 Sept 55. January in the year one thousand eight hundred
 Samuel P. Lutz and fifty nine between Samuel P. Lutz
 Rebecca Ann Lutz his wife of the County of Limestone
 in the State of Alabama of the one part and William
 H. Lutz of the other part, Witnesseth that the said Samuel
 Lutz and Rebecca Ann Lutz his wife for and in con-
 sideration of the sum of ten dollars to them in
 hand paid the receipt whereof is hereby acknowledged
 unto this day giving granted, bargained, sold, aliened,
 conveyed, released, conveyed and confirmed
 and by these presents do give grant, bargain, sell
 alien, convey, release, convey and confirm unto
 the said William H. Lutz all that certain lot of
 land lying and being in the County of Limestone
 State of Alabama known and designated as
 is followed on a part of the north east quarter of the
 north east quarter of Section thirty four Town ship two
 beginning twenty two poles from the south west cor-
 ner, running east east eight poles thence south poles with
 ten degrees west, thence west six poles and six tenths
 thence south seven poles five degrees east to the begin-
 ning of the north line thirty one hundredths of an
 acre to have and to hold the land described lot of land
 with the tenements and appurtenances thereto be-
 longing to him and his heirs and assigns forever.
 And the said Samuel P. Lutz, Rebecca Ann Lutz their
 heirs executors administrators, do hereby and in
 consideration of the premises warrant and will per-
 ever defend the title to the above described land and
 granted premises with the said William H. Lutz
 his heirs and assigns from and against and all and
 every person or persons claiming or holding under the said
 Samuel P. Lutz and Rebecca Ann Lutz his wife and
 also against the lawful title claim or demand of all
 and every person whomsoever claiming or holding
 by force or under the Government of the United States.
 In testimony whereof the said Samuel P. Lutz, Re-
 becca Ann Lutz hereto subscribe their names and
 affix their seals the day and the year first above written
 signed, sealed & delivered
 in the presence of

Samuel P. Lutz Seal
 Rebecca Ann Lutz Seal

The State of Alabama, Murphy, I being a Justice
 of the peace in and for the County of Limestone, do hereby certify that
 Samuel P. Lutz, Rebecca Ann Lutz, whose
 names are signed to the foregoing conveyance, and
 who is known to me and acknowledged before me
 on this day that being informed of the contents
 of the conveyance, though executed the same
 voluntarily in the day the said conveyance date
 given under my hand this 15th day of January, 1858
 Murphy Justice

J. Thomas G. Jones Probate Judge of Limestone
 County hereby certify that the within deed was filed
 in my office in the 12th Sept 1858 & is recorded
 duly recorded in 5th October 1859 in Book No 10
 Pages 338 & 339 The G. Jones Judge P.C.

of the State of Alabama, I being a Justice
 of the peace in and for the County of Limestone, do hereby certify that
 of 3, 338 & 339 in the County of Limestone in consideration
 of the sum of two hundred & fifty dollars to me
 in hand paid by Joseph Minor of the County of Limestone
 the receipt whereof is hereby acknowledged do hereby give
 grant, bargain, sell and convey unto the said Joseph Minor and
 his heirs a certain tract or parcel of land situated in the
 County of Limestone State of Alabama and bounded
 and described as follows, The south west quarter of Sec-
 tion (3) Town ship two (2) Range three (3) West in said
 County of Limestone and State of Ala. with all the privileges
 and appurtenances thereto belonging to have and to hold
 the aforesaid granted premises unto the said Joseph Minor and
 his heirs in fee simple forever, and the said Justice of the peace
 for myself, my heirs, executors and administrators warrant
 with the said Joseph Minor and his heirs and assigns that I law-
 fully signed in fee of the above granted premises that they are from
 all incumbrances that I have a good right to said and conveyed full
 to the said Joseph Minor as of record and that I will and my heirs
 and executors and administrators shall warrant and defend the
 same unto the said Joseph Minor and his heirs and assigns from against the law-
 ful claims and demands of all and every person whomsoever in tes-
 timony of which I have hereto set my hand and seal this
 the 18th day of September in the year of our Lord one thousand
 eight hundred and fifty eight 1858

Reuben Crutcher Seal

State of Alabama J. S. Thomas & J. S. Judge of the Probate
Court of Lincoln County, Del. Lincoln County hereby certify that
Robert Crutcher whose name is signed to the foregoing
Order upon a and who is known to me acknowledge
before me that being informed of the contents of the order signed volun-
tarily on this day the same be as a given name may be
This 12th Sept 1854 J. S. Judge P. C.

I Thomas G. Tyus Probate Judge of Limestone County hereby
 certify that the within Deed was filed in my office for record
 on the 13th of Sept 1854 and duly recorded 5th Oct
 1854 in Deed Book A pp Pages 339 & 341
 Thos G. Tyus Judge P.C.

Saml Mc Sorth wife) This Indenture made this eighth day of September in the
4th year of our Lord one thousand eight hundred and eighty nine between
Ezekiel Hastings Junr of the County of Madison and State of Illinois of the one part and Elizabeth Sorth of the County of
Madison and State of Illinois of the second part and Ezekiel Hastings of
the third part. It Witnesseth that the said Saml Mc Sorth and his wife Elizabeth
Sorth for and in consideration of the sum of twelve hundred dollars to them
in hand paid the receipt whereof is hereby acknowledged have this
day given, granted, conveyed, sold, aliened, conveyed, released, con-
veyed and confirmed, and by these presents do give, grant, convey, sell,
alien, release, release, convey and confirm unto the said Eze-
kiah Hastings all that certain parcels of land lying and being in
the County of Madison and State of Illinois and known and de-
scribed as follows (to wit) Beginning at the North west corner of
the North east quarter of section seven Township one of Range three
west of the Sixth line fifty rods to a stake, thence south
thirteen and three fourth degrees East to a stake standing at the south end
of the west half of the North east quarter of said section seven Township
one, Range three west as above named, thence west to the south west corner of
said quarter section, thence north to the beginning corner, containing sixty
acres more or less, Also the North east quarter of the North west quarter
of section seven Township one of Range three west containing forty acres,
Also the Northwest quarter of the North west quarter of section seven Township
one of Range three west containing forty acres containing in all
one hundred and eighty acres more or less. To have and to hold
the above described parcels of land with the tenements and appurte-
nances thereto belonging unto the said Ezekiel Hastings his heirs and assigns forever and the said
Saml Mc Sorth and Elizabeth Sorth for themselves their heirs, executors
and administrators do hereby and in acknowledgment of the Premises
have sent and will forever defend the title to the above described and
hereby granted premises unto the said Ezekiel Hastings his heirs
and assigns from and against themselves and all and every
person or persons claiming or holding under them or their
descendants the said Saml Mc Sorth and his wife Elizabeth Sorth and also

against the law full title, claim or demand, of all and every person
or persons whomsoever claiming or holding by farm or use in the
vicinity of the United States.

In testimony whereof the said Samuel Scott and Elizabeth
Scott hereunto subscribe their names and affix their seals the day
and year first above written,

Signed, sealed and delivered
in presence of
John Norton
J. S. Scott

J. M. Scott Secy
E. G. Scott Secy

The State of Alabama } Thomas G. Tyner Probate Judge of
Crenshaw County } Said County hereby certify John Martin
advertising witness to the foregoing conveyed known to me, appeared
before me this day, and being sworn stated that John M. Scott and C. C.
Scott the grantors in the conveyance voluntarily executed the same in his
presence and in the presence of the other advertising witnesses on the
day the same was date, that he attested the same in the presence of the
grantors and the other witnesses and that such other witnesses subscribed his
name as witness in his presence, given under my hand this 13th day of Ap-
ril 1859. Thomas G. Tyner Judge P. C.

I Thomas G. Jones Probate Judge of Linnston County hereby
certify that the within DEED was filed in my office for record on the
13th day of September A.D. 1859 and duly recorded on the 6th day of
October A.D. 1859 in DEED BOOK N^o 10 Pages 340 & 341
Thos G. Jones Judge P.C.

State of Alabama &c, Given 13th Northern a Justice of the peace in and
Madison County In the County and State aforesaid Certify that Sam-
uel M. Smith and Elizabeth Smith his wife whose names are signed to the
aforesaid deed and who personally known to me appeared before me this
day and acknowledged that being informed of the contents of the within
instrument they executed the same voluntarily on the day the date
herein date, Given under my hand and seal this 12th day of September 1857
G. B. Southern J. P. Seal

He & J. M. Stonely } This Indenture made this the 7th day of August in the year
 of 1850 } one thousand eight hundred & fifty eight between Henry and his wife
 G. H. Robinson } Francis M. Stonely of the County of Filer in the State of Tennessee &
 the one part - and George H. Robinson of the County of Loudon in the State of Al-
 abama of the other part - Witnesseth, that the said Henry and his wife F. M.
 Stonely for and in consideration of the sum of one hundred and one dollars
 to them in hand paid, the receipt whereof is hereby acknowledged, have
 this day given, granted, bargained, sold aliened, conveyed, released, con-
 veyed and confirmed, and by these presents do give, grant, bargain,
 sell alien, convey, release and confirm unto the said George H.
 Robinson all that certain Tract of Land hereinafter described in the County of

of Christian and State of Alabama and thence as the first west part of the
fraction west of the River of fractional Section Number 24 in Town
Ship No. 2 of Range 176 west containing eighty acres more or less
to have and to hold the here described tract of land with the tenements and
appurtenances therewith belonging or in any way appertaining unto
the said G. H. Robinson his heirs and assigns forever and the said G. H.
wife J. M. Stanley for themselves their heirs executors and administra-
tors to have and in consideration of the premises warrant and will
forever defend the title to the above described and here by granted premises unto
the said George H. Robinson his heirs and assigns forever and against
himself and all and every person or persons whomsoever
claiming or holding under them the said G. H. Stanley by his
wife and also against the lawful title claim or demand of all and
every person or persons claiming or holding by force or under
the Government of the United States. In testimony whereof
the said Henry and his wife J. M. Stanley have hereunto
signed their names and affixed their seals the day and
year first above written.

Signed, Sealed & Delivered

ing the presence of

H. L. Bullman

James H. Hunt

Wm. G. Bartisburgh

H. Stensley
Francis H. Stensley

Francis M. Stanley

The State of Alabama, I, James G. Jones, Probate Judge of said
Crenshaw County, do hereby certify that Henry S. Cook,
and J. M. Stanley, his wife, whose names are signed to the foregoing conveyance,
and who are known to me, acknowledged before me, that being informed
of the contents of the conveyance, they executed the same voluntarily
on the day, the same has date, given under my hand this 15th day
of September 14. 1859. J. G. Jones, Judge P. C.

John G. Fairbanks, Jr.,

I, Thos^o G. Jones Probate Judge of Lincoln County, for my
Certificate that the within Deed was filed in my office on the 15th day
of September for record and duly received the 6th day of October
A.D. 1859, in Deeds Book Book No^o 10, Pages 341 & 342.

Thomas G. Davis Judge J.C.

J. W. C. B. & Co. 1850
 To the Hon. the President of the Senate
 of the State of Alabama
 In answer to a resolution of the Senate
 passed the 10th day of September 1850
 relating to the case of
 J. W. C. B. & Co. vs. the State of Alabama
 In answer to a resolution of the Senate
 passed the 10th day of September 1850
 relating to the case of
 J. W. C. B. & Co. vs. the State of Alabama

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up offed, cleared, conveyed and confirmed by these
 presents do give grant bargain sell, alien enfeoff re-
 lease convey and confirm unto the said Ezekiel
 Harting all that certain parcels of land lying and being
 in the County of Livingston and State of Alabama and
 known and described as follows (viz) Commencing at
 the stake standing at the south west corner of the east half
 of the north east quarter of section (7) Town ship one
 North three west running east with the section line to the north
 east corner of said section, thence west one hundred and
 twenty rods to a stake, thence south nineteen & three fourths
 poles, East to a stake standing at the beginning corner of the
 containing one hundred acres - also the east half of the south west
 of section eight in Township one of Range two west, of range
 three west - also the north west quarter of the south west quarter of
 section eight in Township one of Range three west - also the west
 half of the North west quarter of section eight in Township No
 one of Range No three west containing in all three hundred acres more
 or less To have and to hold the above described parcels of land with
 the tenements and appurtenances thereto belonging or in anywise
 appertaining unto the said Ezekiel Harting his heirs and assigns
 forever; And the said Jeremiah G. Pugh and his wife Ann E. Pugh
 for themselves & their heirs, executors and administrators do
 hereby and in consideration of the premises warrant and will forever de-
 fend the title to the above described well granted premises unto
 the said Ezekiel Harting his heirs and assigns firm and against them
 and all and every person claiming by, through or under them
 against the said Jeremiah G. Pugh and his wife Ann E. Pugh and also
 against the lawful title claim or demand of all and every person or persons
 claiming or holding by, from or under the Government of the United States
 Intestment of the said Jeremiah G. Pugh & Ann E. Pugh have herein
 signed their names and affixed their seals this day and these first and last words

Signed and dated 4 October 1944

in the presence of

I. G. Jones Local

Ann C. Briggs Dear

State of Ohio ss. I, A. G. Matthews and acting justice of the peace in and
for said County have by our say Just J. G. Sapp and John
O. Sapp whose names are signed to the within mortgage and who is known
to me acknowledged before me in their say, that being informed of the contents of
the mortgage, they executed the same voluntarily on the day the same bears
date, which same appeared this 8th day of Sept. 1859.

A. G. Westmoreland Justice of the Peace

I Thomas G. Jones Probate Judge of Limestone County hereby certify
That the within Deed was filed in my office for record on the 19th Sept.
1859 and was by recorded on the 6th day of October 1859 in Deed Bk. 2
p. 10 Pages 342 & 343

Mr G. Tyndalge J.C.

John H. David & wife This Indenture made this 10th day of September 1859,
 between John H. David and Emily David his wife of the one part
 and Milton V. Davis of the second part, all of the County of Limestone
 and State of Alabama. Witnesseth that for and in consideration of
 the sum of Fifty Dollars to them in hand paid by the said Milton V.
 Davis the receipt whereof is hereby acknowledged by the said John H. David
 and wife and they have duly transferred and conveyed to the said Milton V. Davis
 his heirs or assigns the following described tract of parcel of land
 to wit: the one half, of the South half of the South west quarter
 of section one in Township Three of Range five west, containing eight
 acres more or less, and the one half of the said eight acres, being
 forty acres more or less (the eighty acres more or less was entered by
 said Milton V. Davis and John H. David jointly for which see U.S.
 patents) do here and record to the said Milton V. Davis his heirs and as-
 signs forever; and the said John H. David & E. B. David his wife
 do hereby covenant with the said Milton V. Davis that they are lawfully
 seized of the one half interest in the eighty acres of land above de-
 scribed, that they have a good right to sell and convey it, and that the
 same is unincumbered, and they further bind themselves, their
 heirs and representatives to warrant and forever defend the
 title in said one half interest to said Milton V. Davis his
 heirs or assigns against the lawful title claims of all
 persons whomsoever. Witness our hands and seals this 10th day of September

John H. David
 William J. Glaze

John H. David Seal
 Emily David Seal

State of Alabama } I Thomas G. Jones Probate Judge of said County
 Limestone County hereby certify that John H. David and wife
 to the within conveyed, known to me, appeared before me on this day and
 being sworn, stated that John H. David & E. B. David his wife the
 in the above named voluntarily executed the same in his presence
 and in the presence of the other subscribing witnesses on the day the
 same bears date; that he attested the same in the presence of the
 grantors and the other witnesses and that he did then and there witness
 subscribe his name as a witness in his presence. Given under my
 hand this 17th day of September A.D. 1859

Thos G. Jones Judge P.C.

I Thomas G. Jones Judge Probate County of Limestone County hereby
 certify that the within deed was filed in my office for record on the 17th day of
 1859, and duly recorded on the 6th October 1859, in Deed Book
 No. 10 Page 344

Thomas G. Jones Judge P.C.

Wm J. Allen wife } State of Alabama } This Indenture made this 18th day of August 1859
 between Wm J. Allen and his wife of the one part and George W. Anderson
 of the other part, all of the County of Limestone and State of Alabama. Witnesseth that for and in consideration of the sum of one hundred and fifty dollars to them in hand paid by the said George W. Anderson the receipt whereof is hereby acknowledged by the said Wm J. Allen and wife and they have duly transferred and conveyed to the said George W. Anderson the following lot or piece of land lying and being in the County of Limestone State of Alabama and being a portion of lot No. 14 (to wit) Beginning at the north west corner of lot No. 14 and running due north to the portion sold by the said Wm J. Allen to J. L. Armstrong, thence east to a point twenty seven and a half feet and thence south to the street and thence west to the point of beginning, the title to which portion of lot No. 14 the said Wm J. Allen and wife for the sum of eight hundred dollars (\$800.00) to them in hand paid and which title the said Wm J. Allen and wife binds themselves, their heirs, executors and administrators to defend against all claims what-
 soever. In testimony whereof the said Wm J. Allen and E. B. Allen his wife have hereunto set their hands and affixed their seals this 18th day of August 1859

Wm J. Allen Seal
 E. B. Allen Seal

State of Alabama } I Thomas G. Jones Probate Judge of said County
 Limestone County hereby certify that Wm J. Allen & E. B. Allen
 his wife whose names are signed to the within conveyance and who are
 known to me, acknowledged before me that being informed of the contents
 of the conveyance they executed the same voluntarily on the day the
 same bears date, given under my hand this 19th August 1859
 Thomas G. Jones Judge P.C.

I Thomas G. Jones Probate Judge of Limestone County hereby
 certify that the within deed was filed in my office for record on the 17th
 of August and duly recorded on the 5th of October 1859 in Deed Book
 No. 10 Page 345
 Thomas G. Jones Judge P.C.

Henry Stanley & wife } This Indenture made this twenty fourth day of August
 1859 between Henry Stanley and his wife Frances M. Stanley of the
 County of Limestone in the State of Alabama of the one part and George W. Anderson
 of the other part. Witnesseth that the said Henry Stanley and his wife F. M. Stanley
 for and in consideration of the sum of one hundred and fifty dollars to them in
 hand paid, the receipt whereof is hereby acknowledged by this day
 given, granted, bargained, sold, aliened, conveyed, released, con-
 veyed and confirmed; and by these presents do give, grant, bargain
 sell, alien, convey, release, convey and confirm unto the
 said George W. Anderson all those certain lots of parcels of
 land lying and being in the County of Limestone

and State of Alabama and known and designated in the plan of said land as Lots 91 ninety one (91) eighty nine (89) one hundred and twenty five (125) one hundred and twenty six (126) one hundred and twenty seven (127) and one hundred and twenty eight (128) I have and to hold the above described lots or parcels of land with the tenements and appurtenances therein to be lying or in any wise appurtening unto the said George R. Anderson his heirs and assigns forever. Over the said H. Stanley & his wife J. M. Stanley for themselves, their heirs executors and administrators do hereby and in consideration of the premises conveyed and will forever defend the title to the above described and hereby granted premises unto the said George R. Anderson his heirs and assigns forever and against themselves and all and every person claiming or holding under them the said H. Stanley and his wife J. M. Stanley and also against the lawful title, claim or demand of all and every person or persons claiming or holding by, from or under the Government of the United States.

In testimony whereof the said H. Stanley & his wife J. M. Stanley have hereunto subscribed their names and affixed their seals the day and the year first above written, signed, sealed & delivered

in the presence of
J. B. Stewart
John Jackson.

H. Stanley *Seal*
J. M. Stanley *Seal*

The State of Alabama, John J. Tamm, Justice of the Limestone County, I swear here by certifying that Henry Stanley and Frances M. Stanley whose names are signed to the foregoing conveyance were with me or to me acknowledged before me on this day to-wit: the 10th day of September 1859 and Henry Stanley did on the 12th day of the month, that being informed of the contents of the conveyance they executed the same voluntarily on this day the said Henry Stanley, Frances M. Stanley this 19th day of September 1859.

John J. Tamm
Justice of the Peace.

I, the J. J. Tamm, Justice of Limestone County, do hereby certify that the within deed was filed in my office for record on the 19th of September 1859 and was recorded on the 7th day of October 1859 in Book No. 14, Pages 345 & 346.

The J. J. Tamm, Justice of the Peace.

C. B. McKinney wife & this Indenture made and entered into this 16th day of September in the year one thousand eight hundred and fifty nine between Columbus B. McKinney & Mary A. McKinney his wife of the County of Limestone in the State of Alabama of the one part and John P. Tamm of the same county and State of the other part. Witnesseth that the said Columbus B. McKinney and Mary A. McKinney for and in consideration of the sum of five hundred and twenty five dollars in hand paid, the receipt whereof is hereby acknowledged by this day given, granted, conveyed, sold, aliened, conveyed, released and confirmed and by their parents, assigns, grant, bargain, sell, alien, release, release, conveyed and confirmed unto the said John P. Tamm all that certain lot or parcel of land lying and being in the Town of Athens and County of Limestone and State of Alabama being part of the North East quarter of Section Eight Township Three and Range from west and bounded as follows: To wit: Beginning at the North East corner of said lot - the northern corner of a lot formerly owned by J. H. Black - thence six poles and 60 of a pole, thence on the twenty two poles 84 poles to the Florence Road thence North 69 degrees East with said road seven 28 poles, thence North twenty two poles to the beginning containing eighty seven acres more or less. To have and to hold the above described lot of land with the tenements and appurtenances, thence with belonging or in any wise appurtening to the said John P. Tamm, his heirs and assigns forever. And the said Columbus B. McKinney and Mary A. McKinney in themselves their heirs executors and administrators do hereby and in consideration of the premises conveyed and will forever defend the title to the above described and hereby granted premises unto the said John P. Tamm his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Columbus B. McKinney and Mary A. McKinney and also against the lawful title, claim or demand of all and every person or persons claiming or holding by, from or under the Government of the United States.

In testimony whereof the said Columbus B. McKinney & Mary A. McKinney have hereunto subscribed their names and affixed their seals the day and year first above written, signed, sealed & delivered in the presence of

Test.
Washington McKinney
Henry T. Land

C. B. McKinney *Seal*
M. A. McKinney *Seal*

State of Alabama } This 4. J. J. Probate Judge of Limestone
Limestone County } County hereby certify that H. C. Love a sub-
scribing witness to the foregoing conveyance known to me
appeared before me and being sworn stated that H. C. &
H. A. M. giving the grantors in the conveyance voluntarily exe-
cuted the same in his presence and in the presence of the
other subscribing witnesses on the day the same was done and
that he attested the same in the presence of the grantors and
the other witnesses and that each other witness subscribed his name
as a witness in his presence.

Given under my hand this 20th day of Sept 1859

Thos G. J. J. Probate Judge

I Thos G. J. J. Probate Judge of Limestone County hereby
certify that the within deed was filed in my office on the 20th
of Sept 1859 and duly recorded on the 7th Oct 1859 in DEC
Book No 10 Pages 347 & 348

Thos G. J. J. Probate Judge

Henry Stanley wife } This Indenture made this tenth day of March in the
to 3rd Dec } year one thousand eight hundred and fifty nine between
Virginia A. Stuart } Henry Stanley and his wife Frances M. Stanley of the
County of Limestone in the State of Tennessee of the one part and Virginia Ann
Stewart of the County of Limestone State of Alabama of the other part
Witnesseth that the said H. Stanley and his wife M. Stanley for and
in consideration of the sum of six hundred dollars to them in
hand paid, the receipt whereof is hereby acknowledged this day
given, granted, bargained, sold, aliened, enfeoffed, released, conveyed
and confirmed, and by these presents do give, grant, bargain, sell, al-
lien, enfeoff, release, convey and confirm unto the said Virginia
Ann Stewart all that certain parcels or lots lying and being in
the Town of Athens Limestone County, State of Alabama being parts
of lots No 34 & 35 as laid down in the plan of said Town, beginning at
the south-east corner of lot No 35 running north 20 feet, thence
west 50 feet thence south 20 feet thence east 50 feet to the beginning
corner then beginning at the North east corner of lot No 34 running
north 16 feet thence west 50 feet thence north 16 feet thence east
to the beginning corner containing 36 feet fronting the public
square to have and to hold the above described lots or parcels of land with
the tenements and appurtenances thereto belonging or in any wise
appertaining to the said Virginia A. Stewart her heirs and assigns forever.
And the said Henry Stanley and his wife M. Stanley for
themselves their heirs, executors, and administrators do hereby
acknowledge the premises warrant and well defend
defend the title to the above described and hereby granted premises
unto the said Virginia A. Stewart her heirs and assigns forever
and against themselves and all and every person or persons
claiming or holding under them the said H. Stanley and

his wife Frances M. Stanley and also against the lawful title
claim or demand of all and every person or persons
claiming or holding under them the said H. Stanley and
his wife Frances M. Stanley. In testimony whereof the said H. C. &
H. A. M. Stanley hereunto subscribe their names and affix their
seals the day and year first above written
signed, sealed and delivered }
in the presence of } H. Stanley
J. M. Stanley

State of Alabama } I Thomas G. J. J. Probate Judge of Limestone
Limestone County } County hereby certify that H. C. & M. Stanley whose
names are signed to the foregoing conveyance and who are known to me,
acknowledged before me, that being informed of the contents of the
conveyance, they executed the same voluntarily on the day the same
were done, Given under my hand this 20th Sept 1859.

Thos G. J. J. Probate Judge

I Thomas G. J. J. Probate Judge of Limestone County hereby certify
that the within deed, filed in my office on the 20th of Sept 1859
and duly recorded on the 7th October 1859 in DEC Book No 10 Pages
348 & 349

Thos G. J. J. Probate Judge

Allen Calhoun wife } This Indenture made this twenty six day of September in
to 3rd Dec } the year one thousand eight hundred and fifty nine between
Oliver H. Davis } Allen Calhoun & Mary Calhoun his wife of the County of
Limestone State of Alabama of the one part and Oliver Davis and
Rebecca M. Davis his wife of the other part Witnesseth that the said
Allen Calhoun & Mary Calhoun his wife for and in consid-
eration of the sum of nine hundred and fifty dollars to them in hand
paid the receipt whereof is hereby acknowledged have this day gi-
ven, granted, bargained, sold, aliened, enfeoffed, released, conveyed
and confirmed and by these presents do give, grant, bargain, sell,
alien, enfeoff, release, convey and confirm unto the said Oliver
H. Davis & Rebecca M. Davis his wife all that certain tract of
land lying and being in the County of Limestone and State
of Alabama and known as the south east quarter of the south west
of Section No (11) of Township No (11) of Range No (16) west containing forty
acres, also the north east quarter of the south west quarter of Sec-
tion (11) Township (11) Range (16) west containing forty acres, also
the south east quarter of the north west quarter of the same township
and Range containing one hundred and twenty acres in all,
to have and to hold the above described Tract or parcel of land with
the tenements and appurtenances thereto belonging or in any
wise appertaining unto the said Allen Calhoun & Mary Calhoun
their heirs and assigns forever. And the said Allen Calhoun &
Mary Calhoun his wife for themselves their heirs executors and
administrators do hereby acknowledge the premises warrant and well defend

of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Oliver H. Davis & Rebecca M. Davis his wife, heirs and assigns forever and against themselves and all and every person or persons claiming or holding in or from the said Allen Calhoun and Henry Calhoun his wife and also, against the lawful title, claim or demand of all and every person or persons whom even claiming or holding from or under the Government of the United States. In testimony whereof the said Allen Calhoun & Henry Calhoun have with subscribe their names and affixed their seals the day and year first above written.

signed, sealed & delivered } Allen Calhoun (Seal)
in the presence of } Mary Calhoun (Seal)
H. J. Johnson

The State of Alabama } Hamilton J. Johnson an acting Justice of
Lincoln County } This peace in and for said County hereby certify
that Allen Calhoun and Mary Calhoun and Mary Calhoun his
wife, whose names are signed to the foregoing conveyance and who
is known to me acknowledge before me on this day that being
informed of the contents of the conveyance they executed the same
voluntarily on the day the same bears date, given under my
hand and seal this 26th day of September 1859.

Thomas G. Tyson Judge P.C.
Hamilton J. Johnson J.P.

I Thomas G. Tyson Probate Judge of Lincoln County hereby
certify that the within Deed was filed in my office for re-
cord on the 27th Sept 1859 & duly recorded on the 8th Oct 1859
in Deed Book No 10 Pages 349 & 350 The G. Tyson Judge P.C.

McStanley wife } This Indenture made this 20th day of September in the
1859 } Eight hundred and fifty nine between Henry Stanley and Frances
Wm. Stanley } Wm. Stanley his wife of the County of Giles in the State of Tennessee
of the one part and William P. Tanner of the other part. Witness that
the said Henry Stanley and Frances Stanley his wife for and
in consideration of the sum of seven hundred dollars to them
in hand paid the receipt whereof is hereby acknowledged have
this day given, granted, bargained, sold, aliened, conveyed,
enfeoffed, released, conveyed and confirmed and by these
presents do give, grant, bargain, sell, alien, enfeoff, release,
convey and confirm unto the said William P. Tanner all
that certain tract or lot of land lying and being in the
County of Simpson State of Alabama and described as
follows, to wit, Commencing at the South East corner of the West
half of the North West quarter of Section Eight, Township Three
Range four West, running west fifty rods to a stake, thence north
thirty rods to a stake, thence East thirty rods to the stake,

thence South thirty two rods to the beginning corner containing ten acres
and also a road fifteen feet wide commencing at the South West
corner of said ten acres running west to the center of the Third
street road on the north side of the E. and West line S. 8. T. 3 R. 4 West
also a piece of ground bounded as follows beginning at the South
West corner of said half quarter thence with abutment by one
rod, thence East eight poles, thence South about thirty ten and
three quarter poles to the center of the road from Athens to Cross Ferry,
thence westwardly along the center of said road sixteen poles, thence
South west from poles to the beginning so as to contain two acres
of ground precisely and included within its limits the house now
occupied by James C. Chandler, To have and to hold the above de-
scribed Tract of land with the tenements and appurtenances thereto
belonging or in any wise appertaining unto the said William
P. Tanner his heirs and assigns forever, And the said Henry Stanley
and wife for themselves, their heirs, executors, and administrators
do hereby and in consideration of the premises warrant and
will forever defend the title to the above described and hereby
granted premises unto the said William P. Tanner his heirs and
assigns forever and against themselves and all and every
person claiming or holding in or from the said Henry
Stanley and Frances M. Stanley his wife and also against
the lawful title, claim or demand of all and every person or
persons who may ever claiming or holding from or under the Gov-
ernment of the United States. In testimony whereof the said
Henry Stanley and Frances M. Stanley his wife here in to sub-
scribe their names and affix their seals the day and year above
written,

signed, sealed & delivered } H. Stanley (Seal)
in the presence of } Frances M. Stanley (Seal)

The State of Alabama } Thomas G. Tyson Probate Judge of
Simpson County } said County hereby certify that Henry
& F. M. Stanley his wife, whose names are signed to the foregoing
conveyance and who are known to me acknowledged before me
on this day, that being informed of the contents of the conveyance
they executed the same voluntarily on the day the same bears
date, given under my hand this 20th day September 1859.

Thomas G. Tyson Judge P.C.

I Thomas G. Tyson Probate Judge of Simpson County hereby
certify that the within Deed was filed in my office on the 20th
of September 1859 & duly recorded the 8th day of October 1859
in Deed Book No 10 Pages 352 & 353

Thos G Tyson Judge P.C.

Milton V. Irvin This Indenture made this 10th day of September in the year
 To 3 Deed 3 one thousand eight hundred and fifty nine between
 John H. David & Milton V. Irvin & Mary M. Irvin his wife of
 the County of Limestone in the State of Alabama of the
 part and John H. David of the other part Whereas the
 said Milton V. Irvin & Mary M. Irvin his wife for
 an in consideration of the sum of fifty dollars to them
 in hand paid the receipt whereof is hereby acknowl-
 edged have this day given, granted, bargained, sold, aliened,
 infeoffed, released, conveyed and confirmed unto
 their heirs, assigns, executors, administrators, heirs, assigns,
 executors, administrators, heirs, assigns, executors,
 administrators, heirs, assigns, executors, administrators,
 David all that certain tract lying and being in the
 County of Limestone State of Alabama and known as
 the North half of the North West half of the North West
 quarter of Section thirteen Township 3, Range 5 West
 containing forty acres more or less. To have and to hold
 the above described tract of land with the tenements
 and appurtenances thereto belonging unto the said John H. David his heirs
 and assigns forever. And the said Milton V. Irvin &
 Mary M. Irvin his wife for themselves their heirs
 executors and administrators do hereby and in con-
 sideration of the premises warrant and will forever
 defend the title to the above described and hereby grant
 & premises unto the said John H. David his heirs and
 assigns from and against themselves and all and every
 person or persons claiming or holding under them the
 said Milton V. Irvin & Mary M. Irvin his wife and also
 against the lawful title claim or demand of all and every
 person or persons whatsoever claiming or holding by force
 under the Government of the United States. In testimony whereof
 said Milton V. Irvin & Mary M. Irvin his wife have unto subscribed their
 names and affix their seals the day and the year first above written.

John H. David

Abraham J. Eliza

Milton V. Irvin

Mary M. Irvin

State of Alabama 3d John J. Jones Probate Judge of said County hereby cer-
 tify that Milton V. & Mary M. Irvin his wife whose names
 are signed to the foregoing conveyance and said who are known to me acknowledged before
 me that being informed of the contents of the conveyance they executed the same
 voluntarily on the day the same were dated given under my hand this 11th Sept 1859

Thomas G. Jones Judge P.C.

I Thomas G. Jones Probate Judge of Limestone County hereby certify that the within
 deed was filed in my office for record on the 11th Sept 1859 & duly recorded
 on 8th October 1859 in Deed Book No 10 Page 352
 The S. G. Jones Judge P.C.

Henry Stanley This Indenture made this 10th day of September
 To 3 Deed 3 in the year one thousand eight hundred and
 fifty nine between Henry Stanley and Frances
 M. Stanley his wife of the County of Limestone in the State of Tennessee
 of the one part and Thomas G. Jones of Limestone County State of
 Alabama of the other part Whereas the said Henry Stan-
 ley and Frances M. Stanley his wife for and in consideration of
 the sum of Fifty Dollars to them in hand paid, the receipt where-
 of is hereby acknowledged have this day given, granted, bargained,
 sold, aliened, infeoffed, released, conveyed and confirmed
 and by these presents do give, grant, bargain, sell, alien, infeoff,
 release, convey and confirm unto the said Thomas G. Jones all that
 certain tract of land lying and being in the County of Limestone State
 of Alabama and known as the South half of the West half of the North West
 quarter of Section 16 Township 3 Range 5 West containing forty
 acres more or less a portion of said land was deeded to said Henry
 Stanley by William C. Good and administrator of Jas. M. Deussen
 & Thomas M. Deussen the above described tract of land with the tenements and ap-
 purtenances thereto belonging or in any wise appertaining unto the said Hen-
 ry & Frances his heirs and assigns forever. And the said Henry Stanley &
 Frances M. Stanley his wife for themselves, their heirs, executors and ad-
 ministrators do hereby and in consideration of the premises warrant
 and will forever defend the title to the above described and hereby grant
 & premises unto the said Thomas G. Jones his heirs and assigns
 from and against themselves and all and every person or persons claim-
 ing or holding under them the said Henry Stanley and Frances M.
 Stanley his wife and also against the lawful title claim, demand of all and
 every person or persons whatsoever claiming or holding by force, or under the Government
 of the United States. In testimony whereof the said Henry Stanley and Frances M.
 Stanley his wife have unto subscribed their names and affix the day and year first above written.
 signed, sealed & delivered.

Henry Stanley
 Frances M. Stanley

The State of Alabama
 Limestone County 3d John J. Jones a Justice of the peace hereby certify that
 Henry Stanley and Frances M. Stanley whose names are signed to the foregoing
 conveyance and who are known to me, acknowledged before me that being in-
 formed of the contents of the conveyance they executed the same voluntarily
 on the day the same were dated given under my hand this 21st day of September 1859.
 John J. Jones J.P.

I Thomas G. Jones Probate Judge of Limestone County hereby cer-
 tify that the within deed was filed in my office for record on the 21st day
 of September & duly recorded on the 1st day of October 1859 in Deed Book
 No 10 Page 353
 Thomas G. Jones Judge P.C.

George S. Hearston This deed made 28th day of September 1839 between George
H. Davis S. Hearston of the one part and William T. Allen of the other part
John T. Allen both of Athens Lincoln County - State of Alabama

Witnesseth that the said George S. Hamilton for and in consideration of the sum of five hundred dollars to him in hand paid the receipt whereof is hereby acknowledged has this day bargained sold aliened conveyed & by these presents do bargain sell and convey to the said William T. Allen all of that certain lot or piece of land lying & being in the town of Athens County & State of Ohio known and designated as part of lot No. forty in said town and bounded and running as follows—Commencing at a stake twenty two feet North of the South West corner of said lot number 9 thence north twenty two feet thence east to the east bound any line of said lot thence south forty four feet to the South east corner of said lot thence west twenty two feet thence north twenty two feet thence west to the beginning the same accord & as decreed by Robert E. Bonister & Anna Bonister his wife to the said Hamilton in the 6th Sep 1839. To have and to hold the said lot or piece of land with the appurtenances therewith belonging or in anywise appertaining unto the said Allen his heirs & assigns forever and the said Hamilton for himself, his heirs, executors, and administrators with warrant & well power defend the title to the above described lot or piece of land unto the said William T. Allen his heirs & assigns from & against himself & all persons claiming or holding under the Government of the United States. In testimony whereof the said George S. Hamilton has hereunto set his hand & Seal the day & year above written.

Signed sold & delivered
in the presence of

George S. Houston Seal

State of Alabama & Thomas G. Tyn Probate Judge of said County
do hereby certify that George S. Hamilton whose name
is signed to the foregoing conveyance and who is known to me,
acknowledged before me, that being informed of the contents of
the conveyance, he executed the same voluntarily in the way
the same bears date. Given under my hand this 28th Sept 1859
Thomas G. Tyn Judge P.C.

I Thomas & Tyne Probate Judge of Livingston County
hereby certify that the within will was filed in my of-
fice for record on 28th Sept 1839 & duly recorded on the 10th
of October 1839 in Deed Book No 10 Page 354
Thomas & Tyne Judge P.C.

Charles H. Jones wife 3 We Charles H. Jones and his wife Martha C. L. Jones
Brief Sole 3 formerly Martha C. L. Hammond of the County of Grimsby
Jw McVance 3 State of Alabama for and in consideration of the sum
of nine hundred dollars the receipt whereof is hereby acknowledged do
hereby bargain and sell and transfer and convey unto James McVance all
and such of our interest right and title and claim of every kind
and description whatever in and to the following named slaves and
their posterity in common to wit, Margaret and infant child, Catharine about
thirteen years of age, Frank about fifteen, Lewis about ten years of age
and Betty about six years of age the said slaves having been be-
queathed by Maria H. Hawkins dec formerly of Giles County In-
diana by her said last will and testament to Elizabeth J. Hawkins
during her life and at her death to her children (the said Martha
C. L. Jones being one of her children) and in the said Charles H. Jones and
his wife the said Martha C. L. Jones do hereby bind and obligate
themselves, their executors and administrators to warrant and defend
the title of the bond and for the extent above set forth and to hold the title full
to the extent above mentioned they bind themselves to pay the said James Mc-
Vance the said sum of nine hundred dollars and interest which may
have accrued thereon in case of a failure as above specified
in testimony whereof we hereunto sign our names and affix
our seals this 22nd day of August 1856

Just

E. J. Wilson

L. A. Upham

August 1856
C. H. Jones
McIntosh C. L. Jones

State of Alabama, J. A. G. Weston Clerk an acting justice of the
Limestone County. I place in and for said County hereby certify that
Charles H. Jones and Martha C. L. Jones whose names are signed to the for-
going conveyance and who are known to me, acknowledged before me that being
informed of the contents of the conveyance they executed the same voluntarily on
the day the same bears date. Given under my hand this 30th day of
September 1859

A. G. Westmoreland J. P.

I Thomas G. Tynes Probate Judge of Uniontown County hereby certify
that the return Price of Sale was filed in my office for record on the
30th day of Sept 1859, and recorded on the 10th day of Oct 1859
in Dec'd Book No 10. Page 35-5-

Jordan wife & B. M. Jordan
 This Indenture made this 1st day of October in the year
 one thousand eight hundred and fifty nine between
 B. M. Jordan and his wife Ellen Jordan of the County of Limestone
 in the State of Alabama of the one part and B. M. Jordan of the same
 County and State of the other part - Witnesseth that the said B. M. Jordan
 and his wife Ellen Jordan for and in consideration of the sum of seven
 hundred and fifty dollars (\$750) to them in hand paid the receipt whereof
 is hereby acknowledged have this day given, granted, bargained, sold,
 aliened, conveyed, released, conveyed and confirmed unto by these presents
 do give, grant, bargain, sell, alien, convey, release, convey and confirm unto
 the said B. M. Jordan (all that certain lot of land lying and
 being in the town of Athens, Limestone County and State of Alabama
 and known in the plan of said town as lot number forty eight
 (48) said lot having been sold to Gabriel Jordan & John McMillan
 who purchased the same from Mr. Margaret Brice the said being
 duly recorded in the office of the Probate Judge of Limestone County
 in Book No. 9 & 10 Page 596 & 597 & 598) to have and to hold
 the above described lot of land with the tenements and appurtenances
 thereto belonging or in any wise appertaining unto the said
 Gabriel Jordan wife and assigns forever. And the
 said Gabriel Jordan & wife for themselves, their heirs, executors
 and administrators do hereby and in consideration of the
 foregoing warrant and will forever defend the title to the
 above described and hereby granted premises unto the said B.
 M. Jordan in him and assigns forever and against them-
 selves and all and every person claiming or holding under
 them the said Gabriel Jordan & wife and his wife Ellen Jordan
 and also against the lawful title claim or demand of all
 and every person or persons claiming or holding by force or
 under the Government of the United States.
 In testimony whereof the said Gabriel Jordan & E. Jordan
 have subscribed their names and affixed their seals the day
 and year first above written
 signed sealed & delivered } Gabriel Jordan Jr. (Seal)
 in the presence of } Ellen Jordan (Seal)

The State of Alabama I Thomas G. Jones Judge of the Probate Court of
 Limestone County do hereby certify that Gabriel Jordan and
 Ellen Jordan his wife whose names are signed to the foregoing con-
 veyance and who are known to me acknowledged before me on this
 day, that being informed of the contents of the conveyance and they executed the
 same voluntarily on the day the same were made, given and in my hand
 this 1st day of October A.D. 1859. Thomas G. Jones Judge
 I Thomas G. Jones Judge of the Probate Court of Limestone County hereby
 certify that the within deed was filed in my office for record
 on the 1st Oct A.D. 1859 and duly recorded on the 10th of October
 1859 in Deed Book No. 11 Page 356
 Thos G. Jones Judge P.C.

Matthew Jordan wife & Charles Heathcock
 This Indenture made this 27th day of September in the
 year one thousand eight hundred and fifty nine between
 Charles Heathcock of the County of Limestone in the State of Alabama of the one part and Matthew
 A. Jordan and Mary J. Jordan his wife of the
 County of Limestone in the State of Alabama of the other part - Witnesseth that the
 said Matthew A. Jordan and Mary J. Jordan his wife for and in con-
 sideration of the sum of one hundred and fifty five Dollars to them
 in hand paid the receipt whereof is hereby acknowledged have
 this day given, granted, bargained, sold, aliened, conveyed, released
 conveyed and confirmed and by these presents do give, grant, bar-
 gain, sell, alien, convey, release, convey and confirm unto the said
 Charles Heathcock all that certain tract or parcel of land, lying
 and being in the County of Limestone State of Alabama and known
 and described as follows viz the first half of the South east quarter of
 Section No. five (5) Township No. three (3) Range No. three (3)
 to have and to hold the above described tract or parcel of land with
 the tenements and appurtenances thereto belonging or in any
 wise appertaining to the said Charles Heathcock him and assigns
 forever. And the said Matthew A. Jordan wife for themselves their
 heirs, executors and administrators do hereby and in consideration
 of the foregoing warrant and will forever defend the title to the above
 described and hereby granted premises unto the said Charles Heathcock
 his heirs and assigns forever and against themselves and all and every
 person or persons claiming or holding under them the said Mat-
 thew A. Jordan and Mary J. Jordan his wife and also against the lawful
 title, claim or demand of all and every person or persons whomsoever
 claiming or holding by force or under the Government of the United States.
 In testimony whereof the said Matthew A. Jordan and Mary J. Jordan
 wife have subscribed their names and affixed their seals the day and year first
 signed, sealed & delivered
 in the presence of } Matthew A. Jordan (Seal)
 Mary J. Jordan (Seal)

The State of Alabama I A. C. Crawford a Justice of the Peace for
 Limestone County do hereby certify that Matthew A. Jordan and Mary J. Jordan his
 wife whose names are signed to the foregoing conveyance and who is
 known to me, acknowledged before me on this day that being informed of
 the contents of the conveyance and they executed the same voluntarily on the
 day the same were made, given and in my hand this 27th day of September
 A.D. 1859. A. C. Crawford J.P.

I Thomas G. Jones Probate Judge of Limestone County hereby certify
 that the within deed was filed in my office on the 3rd of October 1859
 in record & duly recorded on the 10th of October 1859 in Deed
 Book No. 11 Page 357
 Thomas G. Jones Judge P.C.

Elizabeth Bailey, This instrument made this the tenth day of September (eight o'clock a.m.)
 To 3 W & C in the year one thousand eight hundred and fifty nine between Eli-
 John H David Bailey of the one part and John H. David of the other part,
 all of the County of Limestone County in the State of Alabama in Witness
 That the said Elizabeth Bailey for and in consideration of the sum of
 twenty five dollars to her in hand paid, the receipt whereof is hereby ac-
 knowledged has this day given, granted, bargained, sold, aliened,
 conveyed, released, conveyed and confirmed, and by these presents
 does give, grant, bargain, sell, alien, convey, release, convey and
 confirm unto the said John H. David and to his heirs executors
 administrators and assigns all that certain tract or parcel
 of land lying and being in Limestone County in the State of
 Alabama and more particularly known and described as The
 North West of the North East quarter of Section 20 in Township
 10 North Range 10 West containing Fifty acres more or less,
 To have and to hold the same described premises with the tenements
 and appurtenances thereto inuring in and unto the said John H. David
 his heirs, executors and assigns during and in consideration
 of the premises warrant and will forever defend the title to
 the same described and hereby granted premises unto the said
 John H. David his heirs, executors and administrators and assigns
 from and against himself and all every claiming person or per-
 sons holding or claiming to hold more than the said Elizabeth
 Bailey and also against the lawful title claim or demand of all
 and every person or persons whatsoever and also against the
 General Government

Witness my hand & the seal of the County of Limestone

in and from

J. W. Davidson

E. R. Jones

Elizabeth Bailey

The State of Alabama, Thomas G. Jones, Judge of said County
 Limestone County. I hereby certify that J. W. Davidson a sub-
 scribing witness to the foregoing instrument known to me, appeared
 before me this day and being sworn stated that Elizabeth Bailey the grantor
 in the foregoing instrument voluntarily executed the same in his presence and in
 the presence of the other subscribing witness on the day the same
 bears date; that he attested the same in the presence of the grantor
 and the other witness and that such other witness subscribed his
 name as a witness in his presence. Given under my hand this 8th Oct 1859

Thomas G. Jones Judge P.C.

I Thomas G. Jones, Judge of said County hereby
 certify that the within deed was filed in my office for record
 on the 8th Dec 1859 and is recorded on the 10th Oct 1859
 in deed Book No 10 Page 358

Thos G Jones Judge P.C.

Thos H. Malone & Thomas a marriage is about to be solemnized between
 Elizabeth Batts & Thomas Heile Malone of the County of Limestone
 Marriage agreement & State of Alabama, and Elizabeth Batts of said
 County and State, and each of the said parties, have each
 certain real and personal estate and it being decided by both
 that the property of each should remain and be divided by him or in
 respectively and by the heirs or children of each of them respectively,
 after the death of either of them, from and from any power, trust
 or interest of the survivor and that the said marriage shall
 in no wise disturb the present ownership of the property or its
 descent to their heirs or children respectively as it would, had the
 been in marriage. Now therefore it is hereby agreed, covenanted and con-
 tracted, that the property of both the said Thomas Heile Malone and the
 said Elizabeth Batts shall be used and enjoyed by both of them during
 the lifetime and be managed by the said Thomas Heile Malone for
 the use and benefit and support of himself and the said Elizabeth
 Batts. It is further agreed and contracted that each shall have the
 full power to dispose of (during their joint lives) any property
 brought by him or her respectively into the marriage or that may
 thereafter be acquired by them either by gift, purchase, devise or bequest or
 descent, as they may desire, free from any control or interest of
 the other therein. It is further agreed, covenanted and sanctioned
 and it is hereby expressly so intended to be understood that the property
 brought by the said Elizabeth Batts into the marriage shall after her death
 descend to her children or heirs as if no marriage had ever been contracted
 or solemnized between her and the said Thos Heile Malone and that he shall
 have no share by courtesy or otherwise in the said property whether real or
 personal or mixed. Nor any property hereafter acquired by her in any
 manner and the said Thomas Heile Malone expressly renounces any claim to
 the same either in law or equity, and it is further understood and a-
 greed, covenanted and contracted that all of the property brought
 by the said Thomas H. Malone into the said marriage or that may
 hereafter be acquired either by gift, purchase, devise, bequest or de-
 scent shall after his natural death descend to his children or heirs
 as if no marriage had ever been contracted or solemnized between
 the said Elizabeth Batts and himself, and she has now consented
 and covenanted never to claim any share or interest therein in
 law or equity. The true intent and meaning of the above and
 foregoing instrument being that they shall both enjoy all the property
 of both so long as they may respectively own it and that no part
 of the instrument is to be so understood as to deprive either
 or her of the power to give and sell or dispose (in any manner) of any
 or all of the property whether real or personal brought by him
 or her into the marriage or that may be acquired in any man-
 ner by either of them. And that the property of each as above expressed
 shall at the death of either of them, respectively go to his or her children
 or heirs free from any power, trust, interest, claim or demand
 of the survivor and that the property of each as above expressed shall

The senior shall only take and receive such share as he or she brought into the marriage or acquired thereafter in their own right and ~~marriage~~. In witness whereof the parties hereunto signed their names and affixed their seals this 29th day of June 1859.

Fin

Thos. S. Marino

H. C. Fica Thurston

Alison C. Cairn

The State of Alabama, I, Thomas G. Tyus Justice of the
Prisoners County, do hereby certify that Thomas S.
Malone a subscribing witness to the foregoing marriage contract,
presented me, appeared before me this day and being sworn,
states that Tho^s Hill Malone and Elizabeth Potts the parties of
the contract voluntarily executed the same on the day the
same bears date in his presence and in the presence of the
other subscribing witnesses; that he attested the same in
the presence of the parties and the other witnesses and
that such other witnesses subscribed their names as it
records in his presence, Given under my hand this 27th 1859

Thos G. Tynes Judge P.C.

I Thomas C. Egan, Judge of the Probate Court of Princeton County hereby certify that within marriage agreement was filed in my office for record on the 10th of October 1859 and duly recorded on the 2nd day of Novr 1859 in Head Book N^o 111 - pages 359 & 360.

Thomas G. Tynes Esqr. P.C.

This C. Eggle as Executor of the estate of Edmund Strong deceased
 To 3 Dcd.
 A. B. Harwell 3 Eggle as Executor of the estate of Edmund Strong deceased
 pursuant to an order of sale from the Probate Court of Livingston
 County State of Alabama exposed to public sale the real estate
 herein after described belonging to said estate of said deceased and
 whereas further A. B. Harwell being the highest bidder for the
 same, he having bid the same off at five hundred and twenty nine
 dollars and twenty five cents and this being the highest bid
 the same was sold off to A. B. Harwell having complied with
 the terms of the sale is anxious to obtain a deed for the same and
 now therefore in performance of an order of the Probate Court
 of said County and state and state above named, this instrument
 made and entered into this 26th day of September on thousand eight
 hundred and fifty nine between Thomas C. Eggle of the first part
 as the executor of the said Estate of Edmund Strong deceased of the
 one part and A. B. Harwell of the other part, witnesseth that the
 said Eggle of the first part for and in consideration of the sum
 of five hundred and twenty nine dollars and twenty five cents to
 him in hand paid the receipt whereof is hereby acknowledged by

This day given granted bargained sold aliened, conveyed released conveyed
and confirmed and by these presents doth give grant, bargain, sell alien
convey, release convey and confirm unto the said A. B. Harwell all that certain
lot or tract of land lying and being in the County of Limestone State of Alabama
known and described as follows to wit: [The Parcel West quarter of Section twenty five
in Township one of Range six West containing one hundred and fifty five acres more
or less. To have and to hold the above described land with the tenements
and appurtenances thereunto belonging or in any wise appertaining to the
same unto the said A. B. Harwell and his heirs and assigns forever,
But the said Thomas G. Ogil only by acts or acts in trust the said Camron
Strange deceased had in and to the said land and conveyed only such
title as was in him as Executor of said deceased and he hereby and here in
convey only such title as the said Camron Strange had in and to said
land above described unto the said A. B. Harwell his heirs and
assigns forever. In testimony whereof I have hereunto signed my name
and affixed my seal this the day and year above writing.

Thomas G. Ogil, Clerk

Thomas C. Ogilvy & Mather

The State of Alabama. I Hamilton J Arthur an acting Justice of
Crimestone County. I do hereby certify that Thomas G. Eggle
Encounter whose name is signed to the foregoing Oath was and who
is known to me a true and legal before me on this day that being in
possession of the contents of the Oath signed he executed the same
voluntarily on the day the same bears date, Given under my
hand this 26th day of September, 1858.

H. F. Arthur C^o

I Thomas C. Tynes Probate Judge of Limestone County hereby certify that the within Deed was filed in my office for record on 13th day of October 1859, and duly recorded on 2nd day of Novr 1859 in Deed Book No 1 page 360 & 361.

Thomas J. Ives Judge P.C.

John Wapner This Indenture made this 4th day of October in the year
1833 Decd between thousand eight hundred and fifty nine between John Wap-
ner of the County of Livingston in the State of Alabama of
the one part and Amosson C. Clinch of the other part. Witnesseth
That the said John Wapner for and in consideration of the sum of one
hundred dollars to him in hand paid, the receipt whereof is hereby acknowledged
broke this day given, granted, bargained, sold, assigned, conveyed, released,
conveyed and confirmed; and by him personally delivered, granted, bargained, sold, a-
ssigned, conveyed, released, conveyed and confirmed into the said Amosson C. Clinch
all that certain tract of land lying and being in the County of Living-
ston and State of Alabama and known as the East half of the South
west quarter of section six (6) Township No (12) Range then (3) more
or less in and to hold the above described land with the tenements and
appurtenances thereto belonging or in any wise appertaining unto
the said Amosson C. Clinch hims and assigns forever. And the said John
Wapner has himself his heirs, executors and administrators covenant

an emanation of the premises warrant and will from said title to the above recited, and hereby granted premises unto the said Benjamin A. Olm his heirs and assigns from and against himself and all and every person or persons claiming or holding from him the said Benjamin A. Olm and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by from or from the Government of the United States.

In testimony whereof the said John H. Olm has hereunto set his name and affixed his seal the day and the year first above written, signed, sealed and attested in the presence of

M. M. Phillips

D. J. Phillips

The State of Alabama, I, Thomas G. Tynes Probate Judge of said Limestone County, do hereby certify that M. M. Phillips a subscribing witness to the foregoing conveyance, known to me, appeared before me and being sworn stated that John H. Olm the grantor in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witnesses on the day the same were made; that he attested the same in the presence of the grantor and the other witness; and that such other witness subscribed his name as a witness in his presence. Given under my hand this 31st day of Oct 1859

I, Thomas G. Tynes Probate Judge of Limestone County, do hereby certify that the within and was filed in my office for record on the 31st day of Oct 1859 and was recorded on the 2nd day of November 1859, in Deed Book No 10 page 361 & 32
Thos. G. Tynes Judge P.C.

Ann C. Malone & John H. Olm made this 31st day of October and term of 3rd Dec 31st and eight hundred and fifty nine, between Ann C. Malone & John H. Olm of the county of Limestone in the State of Alabama of the one part, and Benjamin A. Lucas of the same County and State of the other part. Witnesseth that the said Ann C. Malone for and in consideration of the sum of three thousand three hundred and sixty dollars to her in hand paid, the receipt whereof is hereby acknowledged has this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents does give, grant, bargain, sell, alien, convey, release, confirm and confirm unto the said Benjamin A. Olm my individual half interest in that certain tract of land lying and being in the County of Limestone State of Alabama and known as, to wit, The south East half of section seven by four (24) Township four (14) Range five (15) West, and the North half of the North East quarter, the North half of the North West quarter, the South West quarter of the North East quarter and the South East quarter of the North West quarter of section seven by four (24) Township four (14) Range five (15) West, lying and being in the

hundred and sixty acres to the same more or less.

To have and to hold the above described lands with the tenements and appurtenances thereto belonging or in any way appertaining unto the said Benjamin A. Lucas his heirs and assigns forever. And the said Ann C. Malone for herself, her heirs, executors and administrators does hereby and in consideration of the sum in warrant and in full forever defend the title to the above described and hereby granted premises unto the said Benjamin A. Lucas his heirs and assigns, from and against himself and all and every person or persons claiming or holding by from or from the Government of the United States. In testimony whereof the said Ann C. Malone has hereunto set her name and affixed her seal the day and the year first above written, signed, sealed and attested in the presence of

The State of Alabama, I, Thomas G. Tynes Probate Judge of said Limestone County, do hereby certify that Ann C. Malone whose name is subscribed to the foregoing conveyance and who is known to me as a witness before me on this day that being informed of the contents of the conveyance she executed the same voluntarily on the day the same were made. Given under my hand this 1st day of November 1859
Thomas G. Tynes Judge P.C.

I, Thomas G. Tynes Probate Judge of Limestone County, do hereby certify that the within Deed was filed in my office for record on the 1st day of November 1859, and duly recorded on 3rd day of November 1859 in Deed Book No 10 page 362 & 3
Thos. G. Tynes Judge P.C.

I, John H. Olm of the County of Limestone in the State of Alabama do hereby certify that this day received of John M. Russell fourteen hundred and dollars for the following described lots as known in the plan of the town of Athens, (to wit) Lot 11 33 containing one quarter of an acre more or less and that part of lot 11 34 and 35 not sold to W. Stanley and the north half of lot 11 32 containing 32 poles more or less situated in said County in said State sold on the 5th day of September, 1857 by me and said John M. Russell as the property of John G. Russell to satisfy the execution one in favor of Russell & Co. one in favor of James L. Cozart, and one in favor of Henry Fielding and two grants of sale one in favor of James B. Biddle and one in favor of A. L. McWilliams. Received by me, as such sheriff from the Circuit Court of said County returned at the March term of said Court 1857. Non pro and in consideration of the sum in I do hereby sell to said John M. Russell his heirs and assigns all the legal right, title and interest which said John G. Russell had in said lots of land of said execution coming in to my hands. Given under my hand and seal this 1st day of November 1859
John H. Olm Sheriff of Limestone County

The State of Alabama I Thomas G. J. Jones Judge of said County
 Limestone County I hereby certify that John A. Johnson Sheriff
 of said County whose name is signed to the foregoing conveyance and
 who is known to me and acknowledges before me on this day that being
 informed of the contents of the conveyance he executed the same volun-
 tarily on the day the same was done. Given under my hand this 1st
 day of November 1859. Thomas G. J. Jones Judge P.C.

I Thomas G. J. Jones Judge of Limestone County hereby certify
 that the within Deed was filed in my office on 1st day of November
 1859 and duly recorded on 3rd day of November 1859
 in Deed Book No 10 pages 363 & 364
 Thos G. J. Jones Judge P.C.

1st M. Hammett I John Swanton reads this 27th day of September
 to 3 Deed I in the year one thousand eight hundred and fifty nine between
 Mrs. Richardson and 3rd M. Hammett & Nancy C. his wife of the County of Lim-
 stone and State of Alabama of the one part and Mrs. Richardson Executor
 of the Estate of Daniel Coleman Decd of the other part. Witnesseth
 the said M. Hammett and Nancy C. his wife for and in considera-
 tion of the sum of one thousand seven hundred and fifty dollars
 more or less and eighty seven and a half cents to them in hand
 paid the receipt whereof is hereby acknowledged have this day
 given, granted, bargained, sold, aliened, conveyed, released, con-
 veyed and confirmed, and by their presents do give, grant,
 bargain, sell alien, convey, and convey unto the said Mrs. Rich-
 ardson, Executor as aforesaid, all that certain tract or parcel of
 land lying and being in the County of Limestone & State
 of Alabama & known & described as follows, viz (beginning
 at a corner stone in the center of the road, thence south 25
 degrees east 30 poles with the center of the road to a rock
 & poston, thence 70 degrees west of south 66 poles to an ash &
 hickory on the M. Hammett East boundary line, thence north 46
 poles to a black oak north east corner, thence east 53 poles to the
 beginning containing fifteen acres, (also the south east 1/4
 of the north west 1/4 of section 205 Township 20 N. of range 205 (west)
 containing 40 acres, (also the south west 1/4 of the north east 1/4 of sec-
 24 1/2 in Township 20 N. of range 205 (west) containing 40 acres,
 Also part of the south east 1/4 of the north east quarter of sec 204
 in Township 20 N. Range 205 (west) containing 22 acres, it
 being the piece of land sold to Charles D. Dutton by his father Charles
 Dutton the several tracts of land containing in all ninety seven
 & one half acres more or less. To have and to hold the above de-
 scribed tract or parcels of land, with the tenements and appur-
 tenances thereunto belonging to the said Mrs. Richardson and
 the said Mrs. Richardson Executor as aforesaid his heirs & assigns
 forever and the said Mrs. M. Hammett and Nancy C. to be kept
 forever. This deed executed and acknowledged before me on the 1st day of

consideration of the former warrant and will given before
 the title to the above described and hereby granted premises in to
 the said Mrs. Richardson Executor as aforesaid his heirs and as-
 signs from and against themselves and all and every person
 or persons claiming or holding under them the said Mrs. M. Hammett
 and Nancy C. his wife and also against the lawful title
 claim or demand of all and every person or persons whom
 ever claiming or holding by from or under the Government of the
 United States. In witness whereof the said Mrs. M. Hammett
 and Nancy C. his wife have hereunto set their names and
 affixed their seals this day and year first above written.

M. M. Hammett

A. C. Hammett

(Sealed)

(Sealed)

The State of Alabama I Christopher Myers Justice of the Peace
 Limestone County I hereby certify that Mrs. M. Hammett and
 Nancy C. Hammett whose names is signed to the foregoing convey-
 ance and who is known to me and acknowledges before me on this
 day that being informed of the contents of the conveyance
 they executed the same voluntarily on the day the same was
 done. Given under my hand this 1st day of October A.D. 1859
 Christopher Myers J.P.

I Thomas G. J. Jones Judge of Limestone County hereby certify
 that the within Deed was filed in my office for record on the 3rd day of
 November 1859 and duly recorded on the 9th day of Nov 1859 in Deed Book
 No 10 pages 364 & 5.

Thomas G. J. Jones Judge P.C.

John J. Hammett I This Indenture made this 16th day of October in the year one
 1859 I John J. Hammett, eight hundred and fifty 9, between James J. Harris and
 Sarah A. Harris his wife of the County of Limestone and State of
 Alabama of the one part, and Thomas Decd said County and State of
 the other part. Witnesseth that the said James J. Harris and Sarah A.
 Harris his wife for and in consideration of the sum of nine hundred and
 twenty dollars to them in hand paid the receipt whereof is hereby acknowl-
 edged have this day given, granted, bargained, sold, aliened, conveyed, re-
 leased, conveyed and confirmed and by their presents do give, grant, bargain, sell,
 alien, convey, release, convey and confirm unto the said Thomas Decd
 all that certain tract or parcel of land lying and being in the County
 of Limestone and State of Alabama and known and described as
 follows, namely the north half of the south east quarter and the south
 west quarter of the north east quarter of section Twenty by two acres
 more or less the exact number not known. Also the east half of the south
 west quarter of section Twenty by two (22) Township 20 N. Range 205 west
 containing fifty acres more or less; Also all that part of the south west quarter
 of section Twenty Two Township 20 N. Range 205 west that lies south of Big
 Creek making the center of the tract of land well known the land and
 containing in all sixty six acres more or less.

sell, alien, encroff, release, convey and confirm the said James Shelton all that certain parcel of land lying and being in the County of Limestone and State of Alabama, the North west quarter of the North East quarter of Section ten in township one of Range six west containing forty two acres and fifty hundredths of an acre to have and to hold the above described parcel of land with the tenements and appurtenances thereto belonging or in any wise appurtenant unto the said James Shelton his heirs and assigns forever. And the said William Legg and wife Nancy Legg for themselves their heirs, executors and administrators do hereby and in consideration of the sum of five hundred and will forever defend the title to the above described and hereby promised unto the said James Shelton his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said William Legg and his wife Nancy Legg, and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said William Legg and his wife Nancy Legg have hereunto subscribed their names and affixed their seals the day and year first above written signed, sealed and delivered 3 William Legg Seal
in the presence of 3 Nancy Legg Seal

The State of Alabama 3 Personally appeared before me Guy B. Limestone County 3 Pop. an acting Justice of the peace in and for said County, I certify that Wm Legg and his wife Nancy Legg whose names are signed to the foregoing conveyance and who are well known to me and that being informed of the contents of the conveyance acknowledged before me on this day that they signed the same voluntarily on the day the same were executed. Witness my hand this 31st day of October 1857. Guy B. Pop. J.P.

J. Thomas G. Tyus Probate Judge of Limestone County hereby certify that the within Deed was filed in my office for record on 10th day of Nov 1859 and duly recorded on 10th Nov 1859 in Deed Book N^o 10 pgs 367 & 368

Thomas G. Tyus J.P.

Samuel Tamm and 3 This Indenture made and entered into this 15th day of Nov 1859 between one Samuel Tamm and Margaret Tamm his wife of the first part and John Tamm of the second part all of the County of Limestone and State of Alabama. Witnesseth that the said Samuel Tamm and Margaret Tamm his wife for and in consideration of the sum of four hundred dollars to them in hand paid the said John Tamm do hereby and in consideration of the sum of five hundred and will forever defend the title to the above described and hereby promised unto the said Samuel Tamm his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Samuel Tamm and his wife Margaret Tamm, and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said Samuel Tamm and his wife Margaret Tamm have hereunto subscribed their names and affixed their seals the day and year first above written signed, sealed and delivered 3 Samuel Tamm Seal
in the presence of 3 Margaret Tamm Seal

granted, bargained, sold and conveyed and by their presents do give, grant, bargain, sell, alien, encroff, release, convey and confirm unto the said John Tamm all that certain parcel of land situated lying and being in the County of Limestone and State of Alabama, the North west quarter of the North East quarter of Section ten in township one of Range six west containing forty two acres and fifty hundredths of an acre to have and to hold the above described parcel of land with the tenements and appurtenances thereto belonging or in any wise appurtenant unto the said John Tamm his heirs and assigns forever. And the party of the first part warrant the title to the same against the lawful title of every person or persons whomsoever claiming or holding under them the said John Tamm and his wife Margaret Tamm, and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said John Tamm and his wife Margaret Tamm have hereunto subscribed their names and affixed their seals the day and year first above written signed, sealed and delivered 3 John Tamm Seal
in the presence of 3 Margaret Tamm Seal

Samuel Tamm Seal
Margaret Tamm Seal

The State of Alabama 3 Thomas G. Tyus Probate Judge of said Limestone County 3 Pop. hereby certify that Samuel Tamm and Margaret Tamm whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day, the 15th day of Nov 1859, the contents of the conveyance and they executed the same voluntarily on the day the same were done. Witness my hand this 15th day of Nov 1859. Thomas G. Tyus J.P.

J. Thomas G. Tyus Probate Judge of Limestone County hereby certify that the within Deed was filed in my office for record on the 10th day of Nov 1859 and duly recorded on 10th of Nov 1859 in Deed Book N^o 10 pgs 368 & 369. Thomas G. Tyus J.P.

John Tamm and 3 This Indenture made this 15th day of Nov 1859 between one John Tamm and Margaret Tamm his wife of the first part and Samuel Tamm and Margaret Tamm his wife of the second part all of the County of Limestone and State of Alabama. Witnesseth that the said John Tamm and Margaret Tamm his wife for and in consideration of the sum of four hundred dollars to them in hand paid the said Samuel Tamm and Margaret Tamm his wife do hereby and in consideration of the sum of five hundred and will forever defend the title to the above described and hereby promised unto the said John Tamm his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said John Tamm and his wife Margaret Tamm, and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said John Tamm and his wife Margaret Tamm have hereunto subscribed their names and affixed their seals the day and year first above written signed, sealed and delivered 3 John Tamm Seal
in the presence of 3 Margaret Tamm Seal

assigns from against and all and every persons claiming or holding under them the said, and also against the lawful title claim or demand of all and every person or persons claiming holding by force or under the Government of the United States. In testimony whereof the said John J. Tanner & Susan O. Tanner have subscribed their names and affix their seals this day and year first above written.

Signed, sealed and delivered John J. Tanner
Susan O. Tanner

The State of Alabama, Thomas G. Tynes Probate Judge of Limestone County, do hereby certify that John J. Tanner and Susan O. Tanner his wife whose names are signed to the foregoing conveyance and who are known to me personally before me on this day, that, being informed of the contents of the conveyance they executed the same voluntarily on the day the said bears date. Given under my hand and the seal of said County at Limestone, Ala. this 10th day of November A.D. 1859.

Thomas G. Tynes J.P.C.

I, John G. Tynes Probate Judge of Limestone County, hereby certify that the within Deed was filed in my office for record on the 10th of Nov 1859 and duly recorded on the 15th Nov 1859 in Deed Book N^o 11 pgs 369 & 370.

Thomas G. Tynes Judge P.C.

John M. Cook & Rebecca M. Cook his wife of the County of Limestone and State of Alabama of the one part and Benjamin Pittman of the other part. Witnesseth that the said John M. Cook and Rebecca M. Cook his wife for and in consideration of the sum of Five Hundred Dollars to them in hand paid the receipt whereof is hereby acknowledged a surety, acknowledged have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by their presents do give, grant, bargain, sell, alien, convey, release and confirm unto the said Benjamin Pittman my individual heirs of the following lot of land lying and being in the Town of Athens in the County of Limestone and known and described in the plan of said Town as parts of lots number thirty five. VIZ: the most the half of said lot dividing the same by the east and west line and a portion of said lot commencing at a stake twenty feet north of the South East corner of said lot running thence north thirteen feet to a stake, thence West to the boundary line, thence South thirteen feet, thence East to the beginning. To have and to hold the above described parcel half of said lot of land with the tenements and appurtenances thereto belonging or in any way appurtenant unto the said Benjamin Pittman his heirs and assigns forever.

And the said John M. Cook wife for themselves their heirs, executors and administrators do hereby and in consideration of the premises warrant and warrant defend the title to the above described and hereby granted premises unto the said Benjamin Pittman his heirs and assigns from and against themselves and all and every persons claiming or holding under them the said John M. Cook and Rebecca M. Cook his wife and also against the lawful title claim or demand of all and every person or persons whatsoever, claiming or holding by force or under the Government of the United States. In testimony whereof the said John M. Cook & Rebecca M. Cook have subscribed their names and affix their seals this day and year above written.

Signed, sealed and delivered John M. Cook and Rebecca M. Cook

The State of Alabama, Thomas G. Tynes Judge of the Probate Court of Limestone County, do hereby certify that John M. Cook and Rebecca M. Cook his wife whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day, that being informed of the contents of the conveyance they executed the same voluntarily on the day the said bears date. Given under my hand this 21st day of November A.D. 1859.

Thomas G. Tynes Judge

I, Thomas G. Tynes Probate Judge of Limestone County, hereby certify that the within Deed was filed in my office on the 21st day of November 1859 and duly recorded on the 22nd of November 1859 in Deed Book N^o 11. Pgs 371 & 372.

Thomas G. Tynes Judge P.C.

William T. Hendricks & Nancy E. Hendricks his wife of the first part. Thomas G. Tynes of the second part and John M. Cook of the third part. Witnesseth that the said William T. Hendricks and Nancy E. Hendricks his wife of the first part is jointly indebted to the said party of the third part in the sum of ten hundred and seventy five Dollars, which will more fully appear from his note bearing even date with this deed and on the 15th day of December 1860 and which debt the said Hendricks is desirous and willing to clear and redeem the sum of the first part for and in consideration of the sum of five Dollars to them in hand paid have this day given, granted, bargained and sold, aliened, conveyed, released, conveyed and confirmed and by their presents do give, grant, bargain, sell, alien, convey, release and confirm unto the said party of the second part, Thomas G. Tynes his heirs and assigns forever.

own Affairs being the same in regard to their indebtedness
by M. D. Hayes. Now therefore this Indenture witnesseth that the
said party of the first part shall well and truly and
faithfully pay said note at the time the same falls due to the
said party of the third part, so that no default be made in
the payment of the same, then and in that event this deed is to be
null and void. But should the said party of the first part
fail to pay said note at the time at the time the same falls due
and satisfy the said party of the third part, then the party of
the second part, trustee as before said, shall after giving thirty day
notice of the time and place of sale, sell to the highest bi-
der for cash at the Court House Door in said County the lot of land
above described in this deed and after paying the expenses of
making and executing this deed shall pay to the said party of
the third part the amount of said note and after paying the
and fully discharging said note shall pay over the balance if
any to the said party of the first part. In testimony whereof
we have hereunto set our names and affixed our seals
the day and date above writing
Jest M. P. Amari, etc. End

W. F. Amar, esq.	Dead
Harvey B. Amar, esq.	Dead
Thomas A. Fyus	Dead
Geo. M. Searby	Dead

The State of Alabama 3 J. Thomas G. Tynes Sheriff of the Probate Court of
 Limestone County 3 John County hereby certify that W. T. Henshaw, R.
 Henshaw R. Henshaw, Thomas H. Tynes and Lucile Ann by
 whose names are subscribed to the foregoing conveyance, personally
 to me, acknowledged before me on this day, that being informed
 of the contents of the conveyance they executed the same volun-
 tarily on the same bears date. Given under my hand this 23rd Nov 1859.
 Thomas G. Tynes Sheriff P.C.

I Thomas G. Tyus Justice of Lincoln County hereby
 certify that the within Deed was filed in my office on the 28th
 day of November 1889 and duly recorded on the 24th day of Nov.
 1889 in Deed Book N^o 10 page 371 & 372
 Thomas G. Tyus Justice N.C.

Naithel Dario } This Indenture made this second day of November in the
 5th & 3rd Deed } year one thousand eight hundred and forty nine between Naithel
 D. R. Craig } Dario and Rhoda Dario wife of Naithel Dario of the County of Im-
 stone in the State of Alabama, of the one part and David R. Craig of
 said County and State of the other part. Witnesseth, that the said
 Naithel & Rhoda Dario for and in consideration of the sum of
 Fifty Seven Dollars to them in hand paid, the receipt, whereof
 is hereby acknowledged, have this day given, granted, bargained,
 sold, aliened, conveyed, released, confirmed and confirmed, and to their

presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm
 unto The Daniel B. Craig all that certain parcel of land lying
 and being in the County of Limstone and Newry, as the South West
 Quarter and the North East Quarter of the South ^{West} Quarter of sec-
 tion twenty one in township three of Range three east of Hamilton,
 containing eight acres more or less, To have and to hold the
 above described parcel of land with the tenements and appurtenances
 therunto belonging or in any wise appurtenant unto the said Daniel
 B. Craig his heirs and assigns forever, And the said Nathl & Abner Davis
 for themselves, their heirs executors and Administrators, do hereby and
 in consideration of the premises warrant and will forever defend the
 title to the above described and hereby granted premises unto the said
 Daniel B. Craig his heirs and assigns firm and against themselves, and
 all and every person or persons claiming or hereafter claiming under them the
 said Nathl & Abner Davis and also against the lawful title claim or
 demands of all and every person or persons, ^{whomsoever,} claiming or holding by
 the testimony whereof the said Nathl Davis & Abner Davis have here-
 unto set their hands and affixed their seals the day and year above written,
 Signed, sealed and delivered
 in the presence of
 John H. Fries
 Bennett Gillman
 Oliver Hunt Thomas

The State of Massachusetts, by Thomas G. Tracy Judge in and for
Lincoln County 3 and County hereby certify that John H. Fisher, a sub-
scribing witness to the foregoing conveyances, known to me, appeared before me on
this day, and being sworn stated that Nathl Davis and Abner Davis the
grantees in the conveyances voluntarily signed the same in his presence
and in the presence of the other subscribing witnesses on the day the same became
duly attested the same in the presence of the grantees and the other subscribing
witnesses and that such other witnesses subscribed their names as witnesses in his
presence, Given under my hand this 28th day of April 1859
Thomas G. Tracy Judge P.C.
I, Thomas G. Tracy Justice of Lincoln County, hereby certify that the within
filed in the office of the Probate Judge for registration on the 28th day
of April 1859 which is duly done on the 30th Nov 1859 in D 552 - Book
No 10 Pages 372 & 373
Thomas G. Tracy Judge P.C.

James Andrews & Martha T. Andrews his wife of the County of LIMESTONE and State of ALABAMA of the one part, and Thomas C. Pettus of the other part. Witness that the said James Andrews & Martha T. Andrews his wife for and in consideration of the sum of one hundred and fifty dollars to them in hand paid the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, confirmed, by their presents assigned, granted, bargained, sold, aliened, conveyed, released, confirmed unto the said Thomas C. Pettus all that certain parcel of land lying and being in the County of LIMESTONE and State of ALABAMA and known as a part of the North East Quarter of the North West Quarter of Section No 9 of Township No 10 and in Range No 10 West beginning at the North East corner of said section running west one hundred and sixteen yards thence south four hundred and forty yards to a stake standing on the edge of the old field thence east one hundred and sixteen yards to a stake situated at the South West corner of E. J. Milam's lot thence North four hundred and forty yards to the beginning. Containing ten and one half acres more or less, To have and to hold the above described parcel of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Thomas C. Pettus his heirs and assigns forever. And the said James Andrews & Martha T. Andrews for themselves and their heirs, executors and administrators do hereby and in consideration of the premises, warrant and well forever defend the title to the above described and hereby granted premises unto the said Thomas C. Pettus his heirs and assigns, from and against themselves and all and every person or persons claiming or holding same from the said James Andrews and Martha T. Andrews his wife and also against the lawful title claim or demand of all and every person or persons claiming or holding by from or from the Government of the United States.

In testimony whereof the said James Andrews and Martha T. Andrews have hereunto subscribed their names and affixed their seals this day and year first above written.

Signed sealed and delivered in the presence of: James Andrews (Seal) Martha T. Andrews (Seal)

State of Alabama J. A. C. McMillan and an acting Justice of the peace in and for LIMESTONE County. Said County hereby certify that James Andrews & Martha T. Andrews whose names and signed to the within conveyance and whom this instrument, acknowledged before me on this day that being informed of the contents of the conveyance, they executed the same on the day the same was made. Given under my hand this 8th day of October 1859.

J. A. C. McMillan and J. P.

Thomas C. Pettus Probate Judge of LIMESTONE County hereby certify that the within deed was filed in my office for registration on the 29th day of April 1859 when it was duly recorded on the 30th day of April 1859 in Book No 10 page 374

Thomas C. Pettus Judge J. C.

R. C. Davis Guardian of the State of Alabama. Receipt LIMESTONE County. For Amaret and ten dollars and C. P. McKinney fifteen cents, it being and constituting the proportionable part of the money and interest conveyed and given to Amaret J. Davis in common with others by his grandfather John McKinney of LIMESTONE County State of Alabama in a deed or writing executed by him and bearing date 1st day of January 1858 and made to him the said Columbus J. McKinney is true and recorded in the Probate Court of LIMESTONE County Alabama in Book No 10.

R. C. Davis guardian of A. J. Davis,

The State of Alabama J. Thomas C. Tyus Probate Judge of said LIMESTONE County. County hereby certify that R. C. Davis Guardian of A. J. Davis, known to me, acknowledged before me on this day, that being informed of the contents of the foregoing receipt, he signed the same voluntarily on the day the same was made. Given under my hand this 30th day of April 1859.

Thomas C. Tyus Judge J. C.

J. Thomas C. Tyus Probate Judge of LIMESTONE County hereby certify that the within receipt was filed in my office for record on the 30th day of April 1859, when it was duly recorded on and a true in Book No 10 page 374. The C. Tyus Judge J. C.

Wm. E. E. & Sarah H. E. E. This instrument made and entered into this fifth day of October 1859 in the year one thousand eight hundred and fifty nine between Wm. E. E. and Sarah H. E. E. his wife of the County of LIMESTONE and State of ALABAMA of the one part and Sarah Daly of the other part. Witness that the said Wm. E. E. and Sarah H. E. E. his wife for and in consideration of the sum of one hundred and one dollars to them in hand paid, the receipt whereof is hereby acknowledged have this day given, granted, bargained, sold, aliened, conveyed, released, confirmed and by their presents assigned, granted, bargained, sold, aliened, conveyed, released, confirmed unto the said Sarah Daly all that certain parcel of land lying and being in the County of LIMESTONE and State of ALABAMA and known as the North West Quarter of the South West of Section No 15 of Township No 10 and of Range No 10 West containing forty acres more or less, To have and to hold the above described parcel of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Sarah Daly his heirs and assigns forever. And the said Wm. E. E. and Sarah H. E. E. for themselves, their heirs, executors and administrators do hereby and in consideration of the premises warrant and well forever defend the title to the above described and hereby granted premises unto the said Sarah Daly his heirs and assigns from and against themselves and all and every person or persons claiming or holding same from the said Wm. E. E. and Sarah H. E. E.

A. C. Esau his wife and also against the lawful title claim demand of all and every person or persons whomsoever claiming or holding by firm or under the Government of the United States. In testimony whereof the said William Esau and Sarah his wife have hereunto subscribed their names and affixed their seals the day and year first above written.

Signed, sealed and delivered William Esau *Read*
in the presence of Sarah H. Esau *Read*

State of Alabama J. A. C. Matmonland an acting justice of the peace in and for said County hereby certify that Wm Esau and Sarah H. Esau whose names are signed to the within conveyance and who is known to me, personally before me on this day, that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date, given under my hand this 29th day of Oct 1859.

Attest
J. A. C. Matmonland J.P.

J. Thomas G. Tynes Probate Judge of Limstone County hereby certify that the within deed was filed in my office for record on the 29th day of Nov 1859 and duly recorded on the 3rd Nov 1859 in Deed Book No 10 Page 375 & 6.

Thomas G. Tynes Judge P.C.

M. J. P. Gilchrist This Indenture made this 24th day of Sept 1859 between M. J. P. Gilchrist of the County of Lawrence Common State of Ala of the 1st part and J. L. Coman of Limstone County State of Alabama of the 2nd part. Witness that for and in consideration of the sum of two hundred fifty dollars to us hereunto paid the receipt whereof is hereby acknowledged we have this day sold bargained & conveyed to said party of 2nd part his heirs assigns forever all that portion of lots No 35 & 36 in the plat of the town of Athens & known as the Gilchrist lots - beginning on the south at the North Corner of Murrah Gamble's old store and running due North fifty one feet thence west only feet thence North sixteen feet thence west until it strikes the said Lot of Limstone County thence South to a point on a parcel with the store above mentioned, to have and to hold forever in fee simple absolute and against the claims of all persons whatever. In testimony whereof we have this day signed our names & affixed our seals this 24th of Sept 1859.

Malcolm J. Gilchrist *Read*
Philip P. Gilchrist *Read*

The State of Alabama J. Joseph C. Baker an acting justice of the peace in and for said County hereby certify that Malcolm J. Gilchrist & Philip P. Gilchrist whose names are signed to the foregoing conveyance, and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date, given under my hand this 29th day of Oct 1859.

Attest
J. Joseph C. Baker J.P.

The same voluntarily on the day the same bears date, given under my hand this 27th day of September 1859.

Joseph C. Baker J.P.
J. Thomas G. Tynes Judge of the Probate Court of Limstone County hereby certify that the within deed was filed in my office for record on the 3rd day of Dec 1859 and duly recorded on 9th 1859 in Deed Book No 10 Page 376 & 7.

Attest
J. Thomas G. Tynes Judge P.C.

J. L. Ellidge This Indenture made this the 29th day of August in the year one thousand eight hundred and seven between Joseph L. Ellidge & Mary A. Ellidge his wife of the County of Limstone in the State of Alabama of the one part, and William Lawrence of the other part. Witness that the said Joseph L. Ellidge and wife for and in consideration of the sum of one hundred dollars to them hereunto paid the receipt whereof is hereby acknowledged have this day given, granted, bargained, sold, aliened, conveyed, released and confirmed, and by their presents do give, grant, bargain, sell, alien, convey and confirm unto the said William Lawrence all that certain tract of land lying and being in the County of Limstone and State of Alabama and known as the South West 1/4 of the North West quarter of section 119 of Township 11 of Range 6 West containing thirty seven acres and seventy hundredths of an acre more or less - To have and to hold the above described land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said William Lawrence his heirs and assigns forever. And the said Joseph L. Ellidge and wife for themselves, their heirs executors and administrators, do hereby and in consideration of the premises warrant and give forever and to the said William Lawrence his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Joseph L. Ellidge and wife and also against the lawful title claim demand of all and every person or persons whomsoever claiming or holding by firm or under the Government of the United States. In testimony whereof the said Joseph L. Ellidge and wife have hereunto subscribed their names and affixed their seals the day and year above written.

Signed sealed and delivered in the presence of J. L. Ellidge *Read*
M. A. Ellidge *Read*

The State of Alabama J. John Gilman an acting Justice of Limstone County 3th justice in and for said County do hereby certify that Joseph L. Ellidge and Mary A. Ellidge whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date, given under my hand this 29th day of Dec 1859.

Attest
J. John Gilman J.P.

I, Thomas G. Tyus Judge of the Probate Court of Limstone County hereby certify that the within Deed was filed in my office for record on the 14th day of September 1859, which was duly done on the 5th of Decr 1860 in Deed Book No 10 pgs 378 & 78
Thomas G. Tyus Judge P.C.

James F. Swell & This Indenture made this eighth day of Decr 3 of December in the year one thousand eight hundred & fifty third between James F. Swell and his wife Elizabeth M. Swell of the County of Limstone in the State of Alabama of the one part and Benjamin W. Maclean of the same County and State of the other part Witnesseth that the said James F. Swell and his wife Elizabeth M. Swell for and in consideration of the sum of Three thousand to them in hand paid the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, confirmed, and confirmed, and by these presents do grant, bargain, sell, alien, convey, release and confirm unto the said Benjamin W. Maclean all that certain lots of land lying and being in the town of Athens, County of Limstone and State of Alabama and known as lots Nos 11 (1) ten (10) eleven (11) and twelve in the plan of said town existing all that certain part of lot No 12 heretofore owned to the Methodist Church, To have and to hold the above described lots of land with the tenements and appurtenances thereto belonging or in any way appertaining unto the said Benjamin W. Maclean his heirs and assigns forever, And the said James F. Swell and his wife E. M. Swell for their heirs, executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Benjamin W. Maclean, his heirs and assigns from and against themselves and all and every persons claiming or holding under them the said James F. Swell and his wife Elizabeth M. Swell and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by, from or under the Government of the United States, In testimony whereof the said James F. Swell and his wife Elizabeth M. Swell hereunto subscribe their names and affix their seals the day and year above written.
James F. Swell and
Elizabeth M. Swell
delivered in the presence of
J. F. Swell (Seal)
E. M. Swell (Seal)

The State of Alabama & I, Thomas G. Tyus Judge of the Probate Court of Limstone County hereby certify that the within Deed was filed in my office for record on the 14th day of September 1859, which was duly done on the 5th of Decr 1860 in Deed Book No 10 pgs 378 & 78
Thomas G. Tyus Judge P.C.

name and sign to the foregoing conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date, Given under my hand this 8th day of December 1859
Thomas G. Tyus Judge

I, Thomas G. Tyus Judge of Limstone County hereby certify that the within Deed was filed in my office for record on the 8th day of Decr 1859 which was duly done on the 5th day of January 1860 in Deed Book No 10, Pages 378 & 379
Thomas G. Tyus Judge P.C.

Luke Pryor and This Indenture made this fifth day of Decr 3 of Decr 3 of December in the year one thousand eight hundred and fifty third between Luke Pryor and his wife Isabella V. Pryor of the County of Limstone in the State of Alabama of the one part and J. Haywood Jones of the same County and State of the other part Witnesseth that the said Luke Pryor and Isabella V. Pryor his wife for and in consideration of the sum of Sixteen hundred & fifty dollars to them in hand paid the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, confirmed, and confirmed, and by these presents do grant, bargain, sell, alien, convey, release and confirm unto the said J. Haywood Jones all that certain lot or piece of land lying and being in the Town of Athens Limstone County State of Alabama known as the grove supposed to contain six or seven acres by the same more or less known in the plan of said town of said Athens as lots No 21 & 213 and formerly known as the Barton lot - To have and to hold the above described lot or piece of land with the tenements and appurtenances thereto belonging or in any way appertaining unto the said J. Haywood Jones his heirs and assigns forever, And the said Luke Pryor and his wife Isabella V. Pryor themselves their heirs, executors and administrators, do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said J. Haywood Jones his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Luke Pryor and Isabella V. Pryor his wife and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by, from or under the Government of the United States, In testimony whereof the said Luke Pryor and Isabella V. Pryor hereunto subscribe their names and affix their seals the day and year above written.
Luke Pryor (Seal)
Isabella V. Pryor (Seal)

The State of Alabama & I, Thomas G. Tyus Judge of the Probate Court of Limstone County hereby certify that the within Deed was filed in my office for record on the 14th day of September 1859, which was duly done on the 5th of Decr 1860 in Deed Book No 10, Pages 378 & 379
Thomas G. Tyus Judge P.C.

Page and Article 2. I, John, his wife, these names and signed in foregoing conveyance, to wit, acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily executed the same on the day the same were made. Given under my hand this 3rd day of December A.D. 1854 Thomas C. Tyne Judge

I Thomas C. Tyne Probate Judge of Limeston County hereby certify that the within Deed was filed in my office for record on the 3rd day of Dec 1854 and duly recorded on the 7th of Jan 1860 in Deed Book No 10 Page 379 & 80 Thomas C. Tyne Judge P.C.

Damus M. Lane & Eliza A. F. Lane his wife
To & Dea
Benj. W. Hoelie
This Indenture made this 10th day of December in the year one thousand eight hundred and fifty three between Damus M. Lane and Eliza A. F. Lane his wife of the County of Limeston in the State of Alabama of the one part and Benjamin W. Hoelie of said County State of the other part. Witness that the said Damus M. Lane and Eliza A. F. Lane his wife for and in consideration of the sum of Five hundred Dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed and by these presents do grant, bargain, sell, alien, convey, release, convey and confirm unto the said Benjamin W. Hoelie all that certain lot of land lying and being in the County of Limeston State of Alabama and shown in the plan of the town of Athens as lot number one hundred and fifty three (153). To have and to hold the above described and being granted premises lot of land with the tenements and appurtenances thereto belonging or in any way appertaining unto the said Benjamin W. Hoelie his heirs and assigns forever. And the said Damus M. Lane and Eliza A. F. Lane his wife for themselves, their heirs, executors, and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and being granted premises unto the said Benjamin W. Hoelie his heirs and assigns forever against themselves and all and every persons claiming or to be claiming under them the said Damus M. Lane and Eliza A. F. Lane his wife and also against the lawful title claim or demand of all and every person or persons claiming or to be claiming by force or main the Government of the United States. In testimony whereof the said Damus M. Lane and Eliza A. F. Lane his wife have hereunto subscribed their names and affix their seals this day and year first written signed, sealed and delivered in the presence of
Damus M. Lane Seal
Eliza A. F. Lane Seal

The State of Alabama
Limeston County
I, Thomas C. Tyne Probate Judge of said County hereby certify that the within Deed was filed in my office for record on the 10th day of Dec 1854 and duly recorded on the 10th day of January 1860 in Deed Book No 10 Page 380 & 381. Thomas C. Tyne Judge P.C.

I Thomas C. Tyne Probate Judge of Limeston County hereby certify that the within Deed was filed in my office on the 10th of Dec 1854 and duly recorded on the 10th day of January 1860 in Deed Book No 10 Page 380 & 381. Thomas C. Tyne Judge

Wm. Behler & Wm. D. Hollander
To & Dea
William H. Motte
This Indenture made this first day of January in the year one thousand eight hundred and fifty three between William Behler and Mary S. his wife and William D. Hollander of the County of Madison in the State of Alabama of the one part and William H. Motte of the County of Limeston Alabama of the other part. Witness that the said William Behler and Mary S. his wife for and in consideration of the sum of three hundred and fifty dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said William H. Motte all that certain tract of land lying and being in the County of Limeston in said State described as follows, commencing at a point in the Northwest and Elberta Road running south 33 1/2 deg W 49.25 chains of two rods each to the corner from thence up said road 45.25 chains 45.25 chains to 20 E 5 chains 24.75 3.25 chains 20 W 14 chains from thence along said road due north 4 chains to a stake from thence due north 60 chains to the Elberta road, thence along said road S 85 E 6 chains S 85 E 10 chains S 60 E 4 chains S 45 E 35 W chains containing thirty six acres being part of the tract formerly owned by Josiah Dawson in Range three Township one north one west of Teller Dawson tract lying west of the Huntsville and Elberta road on which said William H. Motte now lives east of the Elberta line, To have and to hold the above described tract with the tenements and appurtenances thereto belonging or in any way appertaining unto the said William H. Motte his heirs and assigns forever. And the said William Behler & wife & William D. Hollander for themselves their heirs, executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and being granted premises unto the said William H. Motte his heirs and assigns forever.

persons claiming or holding under him the said William Coker & his wife and William F. Holman and also against the lawful title claim or demand of all and every person or persons claiming or holding by form or under the Government of the United States.

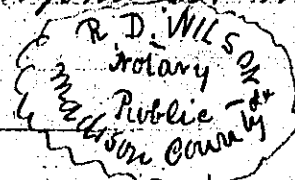
In testimony whereof the said William Coker and Henry F. Holman have hereunto subscribed their names and affixed their seals this day and year first above

signed sealed and delivered in the presence of
 Acknowledged before me this day
 by M. D. Holman his signature
 William F. Jones of the peace

William Coker & Deed
 Henry Coker & Deed
 William F. Holman & Deed

The State of Alabama I, Robert D. Wilson a Notary Public
 Madison County - I and for said County duly Commissioner hereby
 certify that William Coker & Henry Coker his wife & Holman have
 hereunto signed to the foregoing conveyance and also acknowledged
 to me, acknowledged before me on this day that, being informed of
 the contents of the conveyance, they executed the same voluntarily and in
 the presence of the witnesses and

Given under my hand this seventh day of May A.D. 1859 with
 the impress of my official seal.



R. D. Wilson Not. Pub.

I, Thomas G. Tyson Judge of the Probate Court of Limestone County
 hereby certify that the within said was filed in my office for record
 on the 19th of Decr 1859 and duly closed on the 13th Jan 1860 in
 Decr Book No 10 Pages 381 & 382.

Thomas G. Tyson Judge P.C.

J. L. Coman & This manumission made this 22nd day of Decr 1859
 to & Dea & the year one thousand eight hundred and fifty nine to
 Wm N. Hayes & Susan A. L. Coman of the County of Limestone in the State
 of Alabama of the one part and Wm N. Hayes of the other part -
 Witnesseth that the said J. L. Coman for and in consideration of
 the sum of seventy five dollars to him in hand paid the receipt
 whereof is hereby acknowledged has this day given, granted, bargained, sold,
 aliened, conveyed, released, conveyed, and confirmed; and by these
 presents do give, grant, bargain, sell, alien, convey, release, convey and
 confirm unto the said Wm N. Hayes his heirs & assigns in
 fee simple absolute all that certain lot of land lying and being
 in the town of Athaw Limestone State of Alabama and known
 & described as follows to wit as part of No 36 in the plan of the
 town commencing at a stake 31 feet from the corner of the
 public square being the south east corner of the lot owned
 by M. D. Holman and running south twenty feet three inches forty
 feet north from the south east corner to the beginning of the

and to hold the above described lot of land with the tenements
 and appurtenances thereunto belonging or in any wise appur-
 taining unto the said Wm N. Hayes his heirs and assigns
 forever. And the said J. L. Coman for himself his
 heirs, executors, administrators, do hereby and in consid-
 eration of the foregoing warrant and well forever defend the
 title to the above described and hereby granted prem-
 is unto the said Wm N. Hayes his heirs and assigns, good
 and against himself and all and every person or persons
 claiming or holding under him the said J. L. Coman and
 also against the lawful title claim or demand of all and every
 person or persons whomsoever claiming or holding by form or under
 the Government of the United States. In testimony whereof the said
 J. L. Coman hereunto subscribes his name and affixes his seal the
 day and year first above written.

signed sealed and delivered in the presence of
 Thos G. Tyson J. L. Coman Deed

The State of Alabama I, Thomas G. Tyson Probate Judge of said
 Limestone County - I hereby certify that the within J. L. Coman
 whose name is signed to the foregoing conveyance and who is known to
 me, acknowledged before me on this day this being informed of
 the contents of the conveyance, he executed the same voluntarily and
 the day the same bears date Given under my hand this 22nd day
 of Decr 1859

Thomas G. Tyson Judge P.C.
 I, Thomas G. Tyson Probate Judge of Limestone County hereby certify
 that the within Deed was filed for record in my office on the 22nd
 of Decr 1859 which was duly closed on the 14th of Jan 1860 in Decr
 Book No 10 Pages 382 & 383.

Thomas G. Tyson Judge P.C.

Wm N. Hayes & Susan A. L. Coman of the County of Limestone and State of Alabama of
 the one part and H. C. Westmoreland of the other part Witnesseth that the said
 Wm N. Hayes and Susan A. L. Coman his wife for and in consideration of the
 sum of one hundred and sixty dollars to them in hand paid the receipt
 whereof is hereby acknowledged have this day given, granted, sold, a-
 liened, conveyed, released, conveyed and confirmed and by these pre-
 sents do give, grant, bargain, sell, alien, convey, release, convey and
 confirm unto the said H. C. Westmoreland all that certain tract of
 land lying and being in the County of Limestone and State of Alabama
 and known as the North East quarter of the North West quarter of Sec-
 tion No 15 in Township No one of Range No four (west) containing
 forty acres more or less to have and to hold the above described parcel of
 land with the tenements and appurtenances thereunto belonging or
 in any wise appurtenant unto the said H. C. Westmoreland

his him and assigns forever. And the said Wm Escud & Sarah H.E. Escud his wife for themselves, their heirs, executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said J. C. Westmoreland his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Wm Escud and Sarah H.E. Escud his wife and also against the lawful title, claim or demand of all and every person or persons claiming or holding by from or under the Government of the United States. In testimony whereof the said Wm Escud and Sarah H.E. Escud hereunto subscribe their names and affix their seals the day and year first above written.

Signed, sealed and delivered
in the presence of
James H. Henderson
William A. Anderson

William Escud *Seal*
Sarah H.E. Escud *Seal*

State of Alabama J. H. Henderson an acting Justice of Limestone County in and for said county hereby certify that Wm Escud and Sarah H.E. Escud whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance and the execution the same voluntarily on the day the same bears date. Given under my hand this 30th day of September 1859.
James H. Henderson J.P.

J. Thomas G. Tyus Probate Judge of Limestone County hereby certify that the within Deed was filed in my office for record on the 22nd day of December 1859 which was duly closed on the 11th day of January 1860 in Deed Book No 10 Pages 383 & 384.
Thomas G. Tyus Judge P.C.

Zachariah Houston & This Indenture made this nineteenth day of December 1859 between Zachariah Houston and Lilly Ann Houston his wife of the County of Giles State of Tennessee parties of the first part and Daisy & Phillips of the other part Witnesses that the said parties of the first part for and in consideration of the sum of two hundred dollars lawful money of the United States to them in hand paid by the said parties of the second part at or before the sealing and delivery of these presents the receipt whereof is hereby acknowledged have released, released and quit claimed and by these presents do remise, release and quit claim unto the said parties of the second part and to their heirs and assigns forever all their certain parts or parcels of land lying and being situated in the County of Jefferson and State of Alabama and bounded on the west by the lands of Nelson Norris & Thomas Phillips - on the south by the lands of Thomas Phillips - on the east by the lands of Phillips

Olson and on the north by the small tract containing thirty or less acres more or less together with all and singular the tenements, hereditaments and appurtenances therunto belonging or in any wise appertaining and the reversion and reversion remainder and remainders rents, issues, and profits thereof and also all the certain right title interest, dower, property, possession claim and demand whatsoever as well in law as in equity of the said parties of the first part of or to the above described premises and every part and parcel thereof with the appurtenances. To have and to hold all and singular the above mentioned and described premises, together with all the appurtenances unto the said parties of the second part their heirs and assigns forever. In witness whereof the said parties of the first part have hereunto set their hands and seals the day and year first above written.

Signed and sealed in the presence of
Zachariah Houston *Seal*
Lilly Ann Houston *Seal*

State of Alabama J. C. Westmoreland an acting Justice of the Peace Limestone County in and for said county hereby certify that Zachariah Houston and Lilly Ann Houston whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 19th day of December 1859.
J. C. Westmoreland J.P.

J. Thomas G. Tyus Judge of the Probate Court of Limestone County hereby certify that the within Deed was filed in my office for record on the 22nd day of December 1859 and duly recorded on the 11th day of January 1860 in Deed Book No 10 Pages 384 & 385.
Thomas G. Tyus Judge P.C.

J. Mc Donnell & This Indenture made this 28th day of December in the year one thousand eight hundred and fifty nine between Jonathan Mc Donnell and Mary C. Mc Donnell his wife of the County of Limestone Area State of Alabama of the one part and James M. Roberts of the other part Witnesses that the said Jonathan Mc Donnell and Mary C. Mc Donnell his wife for and in consideration of the sum of Five hundred and eleven to them in hand paid the receipt whereof is hereby acknowledged have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed unto the said James M. Roberts all that certain tract of land lying and being in the County of Limestone and State of Alabama and bounded as follows to wit the East half of the North West quarter of the 20th range 9th West range 1st North in the N.E. corner of said tract on which there is an office is hereby surveyed containing exactly seven acres more or less. To have and to hold the above described tract of land with the tenements and appurtenances therunto belonging and

my wife appurtenant unto the said John H. Roberts his heirs and assigns forever, And the said Jonathan McDonald and Mary B. McDonald his wife for themselves, their heirs executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said James H. Roberts his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Jonathan McDonald and Mary B. McDonald his wife, and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by from or under the Government of the United States.

In testimony whereof the said Jonathan McDonald and Mary B. McDonald hereunto subscribe their names and affix their seals the day and year first above written.

Signed, sealed and delivered in the presence of
 J. H. Malone
 J. M. Byler
 Jonathan McDonald (and)
 M. B. McDonald (wif)

The State of Alabama J. Thomas G. Tyus Probate Judge of Limestone County hereby certify that Thomas H. Malone a subscribing witness to the foregoing conveyance, appeared before me on this day and being sworn stated that Jonathan McDonald and Mary B. McDonald his wife, the grantors in the conveyance, voluntarily executed the same on the day the same bears date that he signed his name as a witness in the presence of the grantors and the other witnesses and that such other subscribing witness signed his name as a witness in his presence, Given under my hand this 2nd day of July 1860
 Thomas G. Tyus Judge P.C.

J. Thomas G. Tyus Probate Judge of Limestone County certify that the within Deed was filed in my office for record on the 20th day of January 1860 and duly recorded on the 11th of January 1860 in Deed Book No 10 Page 380 & 386
 Thomas G. Tyus Judge P.C.

Wm Hamilton & Catharine Hamilton of the one part in the County of Limestone in the State of Alabama on the one part & Melvin Howard and William S. Howard equal, for his wife Jane Howard and his heirs of the other part Witnesses first the said Wm Hamilton & his wife Catharine Hamilton for and in

consideration of fifteen Hundred Dollars in three equal annual installments, five hundred dollars due the twenty fifth day of December 1859, one due the twenty fifth day of December 1860, one due the twenty fifth day of December 1861 which is hereby acknowledged have this day given, granted, sold, aliened, conveyed, released, conveyed and confirmed unto by three persons do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Melvin Howard and William S. Howard equal partners in said land Truster for his wife Jane Howard and his and his heirs all of that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama and known and commencing in the corner of section of twenty township 3, range 6 west four running north 60 poles thence east 40 poles to a stake thence North 80 poles to stake thence west 80 poles to a stake thence North 20 poles to a stake thence south 100 poles to a stake thence west 80 poles to stake and the west 1/2 of the South east quarter of the South east 1/4 of the North 1/4 of the South east 1/4 and the South east 1/4 of the North East 1/4 of the North east 1/4 containing 220 acres more or less To have and to hold the above described tract or parcel of land with tenements and appurtenances thereto belonging or in any wise appurtenant under the said Melvin Howard and William S. Howard Truster of his wife Jane Howard and his and his heirs and assigns forever. And the said Wm Hamilton and Catharine Hamilton his wife for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Melvin Howard and William S. Howard Truster for his wife Jane Howard and his and his heirs and assigns forever and against themselves and all and every person claiming or holding by from or under the said Wm Hamilton and Catharine Hamilton and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by from or under the Government of the United States. In testimony whereof the said William Hamilton and Catharine Hamilton hereunto subscribe their names and affix their seals the day and year above written

Signed, sealed and delivered in the presence of
 J. C. McCormack
 James H. Harrison
 Wm Hamilton
 Catharine Hamilton
 Seal

And also all of this tract or parcel of land described is considered bona fide for the purchase money received said Melvin Howard and his heirs or assigns should forth with make and payments described in this Deed

Wm Hamilton

The State of Alabama I, James A. Henderson an acting
 Limestone County Justice of Peace hereby certify that William
 Hamilton and William Hamilton whose names are signed to the
 foregoing conveyance were who are known to me and acknowledged
 before me on this day that being informed of the
 contents of the conveyance they executed the same voluntarily on the
 day the same bears date. Given under my hand this 3rd day
 of January A.D. 1861.

James A. Henderson J.P.

I Thomas G. Tyus Probate Judge of Limestone County hereby cer-
 tify that the within Deed was filed in my office for record on
 the 4th day of January 1860 and duly recorded on the 17th day of January
 1860 in Deed Book No 10 Pages 387 & 388.

Thomas G. Tyus Judge P.C.

E. Davidson This Indenture made and entered into this 7th
 day of January 1860 between Elizabeth Davidson of the
 one part and State of Alabama of the one part
 and Thos. Reams of the other part Witnesseth that the said Elizabeth
 Davidson for and in consideration of the sum of one thousand
 Dollars to her in hand paid the receipt whereof is hereby acknowl-
 edged has this day bargained sold and by these presents doth
 grant bargain & sell unto Thos. Reams all that entire tract or
 parcel of land lying & being in the County of Limestone & State
 of Alabama & known & described in the west half of the North
 west quarter of section thirty, in Township one, Range 4 (west)
 also the North west quarter of the South west quarter of section 30
 Township one Range 4 (west) except twenty one acres lying in the
 South west corner of the North west quarter of South west
 quarter of section 30 in Township one Range 4 (west) first
 leaving 11 acres in the North west corner of said North west
 quarter of South west quarter of section thirty in Township one Range
 4 (west) which is hereby conveyed unto the said Thos. Reams also
 the South East quarter of the North west quarter of section 30 in Town-
 ship one Range 4 (west), also Eight Acres lying in the
 North west corner of the North east quarter of section thirty in Town-
 ship one Range 4 (west) & bounded as follows, Beginning at the
 North East corner & running thence west 80 poles thence south 32
 poles thence North East to the beginning. To have and to hold the
 above described & hereby granted premises unto the said Thos. Reams his heirs
 & assigns forever. And the said Elizabeth Davidson for her self, her heirs & assigns forever
 warrant & will forever defend the title to the above described
 & hereby granted premises unto the said Thos. Reams his heirs
 & assigns, & from and against herself & all and every per-
 son or persons claiming or holding under her the said
 Elizabeth Davidson & also against the General Title Co.

or demand of all & every person whomsoever. In testimony where-
 of I have hereunto signed my name & affixed my seal the day and
 year above written.

Elizabeth Davidson (seal)
 made.

State of Alabama I, J. Richard Henderson an acting Justice
 Limestone County of the Peace in and for said County
 do certify that Elizabeth Davidson appeared before me and
 acknowledged that she signed and delivered the within deed to
 Thos. Reams on this day within fifteen and for the purposes
 within specified Given under my hand this 7th day of January 1860
 J. R. Henderson J.P.

I Thomas G. Tyus Probate Judge of Limestone County, State
 of Alabama hereby certify that the within deed was filed in
 my office for record on the 7th day of January 1860 and
 duly recorded on the 19th day of January 1860 in Deed Book
 No 10 Pages 388 & 389

Thomas G. Tyus Judge P.C.

Wm. J. Allen This Indenture made this sixth day of January eighteen hundred
 & 60 between Wm. J. Allen and his wife C. H. L. Allen of the
 one part and Geo. W. Mitchell of the second part all of the County of
 Limestone and State of Alabama Witnesseth that the party of the first part for
 and in consideration of the sum of two hundred and fifty dollars to them
 in hand paid the receipt whereof is hereby acknowledged hath this day sold
 and conveyed and by these presents doth give, grant, sell and convey
 unto the party of the second part their heirs and assigns forever a cer-
 tain lot or parcel of ground lying in the town of Athens in the County of
 Limestone & State of Alabama and known and described in the plan of said
 town as lot Number one hundred and twenty two (122) containing about one half
 acre more or less together with all and singular the rights titles and incidents
 and appurtenances thereto belonging and the said party of the first part doth war-
 rant and will forever defend the title of the above described premises to the said
 party of the second part against all persons whatsoever
 In witness whereof the said party of the first part have hereunto set their hands
 and seals the day and date above written

Wm. J. Allen (seal)
 C. H. L. Allen (seal)

The State of Alabama I, Thomas G. Tyus Probate Judge of said County hereby certify that Wm.
 Limestone County J. Allen and C. H. L. Allen his wife, whose names are signed to the fore-
 going conveyance and who are known to me, acknowledged before me on this day that being
 informed of the contents of the conveyance they executed the same on the day the same
 bears date. Given under my hand this 6th day of January 1860

Thomas G. Tyus Judge P.C.

I Thomas G. Tyus Probate Judge of Limestone County hereby certify that the within deed
 was filed in my office for record on the 6th day of January 1860 and duly record-
 ed on the 19th day of January 1860 in Deed Book No 10 Page 389

Thomas G. Tyus Judge P.C.

The State of Alabama - I, Thomas C. Tynes Probate Judge of Limestone County hereby certify that John T. Allen and C. W. E. Allen whose names are signed to the foregoing conveyance and who are known to me and acknowledged before me on the day that being informed of the contents of the conveyance, they executed the same voluntarily on the day the same were made given under my hand this 6th day of January 1860

Thomas C. Tynes Judge P.C.

I, Thomas C. Tynes Probate Judge of Limestone County hereby certify that the within deed was filed in my office for record on the 6th day of January 1860 and duly recorded on the 14th day of January 1860 in Deed Book No. 14 Pages 389 & 390

Thomas C. Tynes Judge P.C.

Know all men by these presents, This Indenture witnesseth that, To the said Thomas on this 6th day of January 1860 that George W. Mitchell and his wife Eliza Jane Mitchell for and in consideration of the sum of thirty hundred dollars to us in hand paid the receipt whereof is hereby acknowledged have, bargained, sold, aliened and transferred to John H. Jones his heirs and assigns all our right title and interest in and to the lot known as the parcel of the town of Athens Alabama and numbered one hundred and forty one, to have and to hold to him the said John H. Jones his heirs, executors administrators and assigns forever. Also said George W. Mitchell and wife Eliza Jane Mitchell in view of the above named consideration have on the day above written bargained, sold, aliened and transferred to said John H. Jones his heirs and assigns all their right title and interest in and to the lot known as the parcel of the said town of Athens Ala and numbered one hundred and forty four, to have and to hold the above named lot one hundred and forty four with the tenements and appurtenances thereto belonging or in any wise appertaining to the said John H. Jones his heirs and assigns forever. And the said George W. Mitchell and Eliza Jane Mitchell for themselves their heirs, executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted lot number one hundred and forty four, unto said John H. Jones his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said George W. Mitchell and his wife Eliza Jane Mitchell and also against the lawful title, claim or demand of all and every person or persons whomsoever, claiming or holding by, from or under the Government of the United States, notwithstanding the said George W. Mitchell and Eliza Jane Mitchell his wife themselves subscribed their names and affixed their seals the day and year first above written.

signed, sealed and delivered
G. W. Mitchell
Eliza Mitchell

The State of Alabama - I, John Turrentine are a living single certify Limestone County that George W. Mitchell and C. W. Mitchell whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same were made, given under my hand this 6th day of January A.D. 1860.

John Turrentine J.P.

I, Thomas C. Tynes Probate Judge of Limestone County hereby certify that the within Deed was filed in my office for record on the 7th day of January 1860 and duly recorded on the 20th day of January 1860 in Record Book No. 10 Pages 390 & 391

Thomas C. Tynes Judge P.C.

Colly Rops This Indenture made this 18th day of January in the year To the said Colly Rops on this 18th day of January 1860 that George W. Mitchell and his wife Eliza Jane Mitchell for and in consideration of the sum of thirty dollars to him in hand paid the receipt whereof is hereby acknowledged has this day given, granted, bargained, sold, aliened, conveyed, released, confirmed and by these presents do give, grant, bargain, sell, alien, convey, release, confirm unto the said John H. & Charles B. Hayes all that certain tract of land with the tenements and appurtenances thereto belonging lying and being in the County of Limestone & State of Alabama and known as the S. E. 1/4 of the S. W. 1/4 Section 16, Township 4 North Range 4 West containing Forty Acres more or less, to have and to hold the above described parcel of land with the tenements and appurtenances unto the said J. H. & C. B. Hayes their heirs and assigns forever, and the said Colly Rops for himself, his heirs, executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said J. H. & C. B. Hayes their heirs and assigns from and against himself and all and every person or persons claiming or holding under them the said Colly Rops and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by, from or under the Government of the United States. In testimony whereof the said Colly Rops has hereunto subscribed his name and affixed his seal the day and year first above written.

Colly Rops
J. H. Hayes
C. B. Hayes

Colly Rops (Seal)

The State of Alabama - I, Thomas C. Tynes Probate Judge of said Limestone County hereby certify that Colly Rops who is known to me and who is signed to the foregoing conveyance and who is known to me and acknowledged before me on this day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same were made, given under my hand this 18th day of January 1860.

Thomas C. Tynes Judge P.C.

J. Thomas G. Tyus Probate Judge of Lincoln County County Clerk,
that the within Deed was filed in my office for record on the 18th day of
January 1860 and duly recorded on the 20th of January 1860 in Deed Book
No 10 Page 391 & 392

Thomas G. Tyus Judge P.C.

J. H. P. Smith & This Indenture made this 26th day of July in the year one
To & Dea 3 thousand eight hundred and fifty nine between Joseph H.
A. Smith 3d Smith and Emily Smith his wife of the County of
Lincoln in the State of Alabama of the one part and H.
Smith of the other part Witnesseth that the said Joseph H.
P. Smith and Emily Smith his wife for and in con-
sideration of the sum of three hundred and ten dollars
to them in hand paid the receipt whereof is hereby acknowl-
edged have this day given, granted, bargained, sold, aliened, conveyed
released, conveyed and confirmed and by these presents do give,
grant, bargain sell, alien, convey, release, convey and confirm
unto the said H. P. Smith all that certain tract of land lying
in the County and State aforesaid, and described as the North West
quarter of the South East quarter of Section 27th Township 11th
Range 5th West containing thirty nine 9/100 acres.
It have and to hold the above described tract of land with the
tenements and appurtenances thereto belonging or in any wise
appertaining unto the said H. P. Smith his heirs and assigns
forever and the said Joseph H. P. Smith and Emily his
wife for themselves their heirs executors and administrators
do hereby and in consideration of the premises warrant and
will forever defend the title to the above described and hereby
granted premises unto the said H. P. Smith his heirs and assigns
from and against themselves and all and every person or persons
claiming or to claim under them the said Joseph H. P. Smith
and Emily his wife and also against the lawful title, claim
or demand of all and every person or persons whomsoever
claiming or holding by force or under the Government
of the United States. In testimony whereof the said Joseph
H. P. Smith and Emily his wife hereunto subscribed their
names and affix their seals the day and year first above written.

Signed, sealed and delivered in presence of

John W. Thompson

A. C. Thompson

J. H. P. Smith (Seal)

Emily M. Smith (Seal)

The State of Alabama J. Thomas G. Tyus Probate Judge of said
Lincoln County County Clerk, County Clerk, that John W. Thompson a
subscribing witness to the foregoing conveyed known to me
appeared before me on this day and being sworn stated
that J. H. P. Smith and Emily M. Smith his wife the grantors
in the conveyed instrument signed the same on the day
the same books are to, that he saw the then subscribing witness

sign his name as a witness in the presence of the grantors, and
that he signed his name as a witness in the presence of the
then witnesses and the grantors. Given under my hand this
23rd day of January 1860 Thomas G. Tyus Judge P.C.

J. Thomas G. Tyus Probate Judge of Lincoln County
County Clerk, that the within deed was filed in my of-
fice for record on the 23rd day of January 1860 and
duly recorded on the same date in Deed Book No 10
pg 392 & 393 Thomas G. Tyus Judge P.C.

J. H. P. Smith & This Indenture made this twenty sixth day of July in
To & Dea 3 the year one thousand eight hundred and fifty nine between Joseph
A. Smith 3d H. P. Smith and his wife Emily M. Smith of the County
of Lincoln in the State of Alabama of the one part and H.
Smith of the other part Witnesseth that the said Joseph H. P. Smith
and Emily Smith for and in consideration of the sum of
three hundred and forty dollars to them in hand paid, the receipt
whereof is hereby acknowledged have this day given, granted, bar-
gained, sold, aliened, conveyed, released, conveyed and confirmed
and by these presents do give, grant, bargain, sell, alien,
convey, release, convey and confirm unto the said H. P.
Smith all the certain tracts of land lying and being in the
County of Lincoln and State of Alabama and known and
designated as the North East quarter of the North West quarter of
Section 27th Township 11th Range 5th West in the district of land
situated at Hemlockville Alabama. Also the South West 1/4 of North East
1/4 of Section 27th Township 11th Range 5th West
containing thirty nine 9/100 acres, also the North West quarter of the North
East quarter of Section 27th Township 11th Range 5th West con-
taining thirty nine 9/100 acres and 9/100 of an acre, in all one hundred
and nineteen 2/100 acres of an acre. It have and to hold the above
described tracts or parts of land with the tenements and appurtenances
thereto belonging or in any wise appertaining unto the said H. P. Smith
his heirs and assigns forever. And the said Joseph H. P. Smith and Emily M.
Smith his wife for themselves their heirs executors and administrators do hereby and
in consideration of the premises warrant and will forever defend the
title to the above described and hereby granted premises unto the said H. P.
Smith his heirs and assigns from and against themselves and all and every
person or persons claiming or to claim under them the said Joseph H. P. Smith
and Emily M. Smith his wife and also against the lawful title, claim or demand of
all and every person or persons whomsoever claiming or holding by force or under
the Government of the United States. In testimony whereof the said Joseph H. P.
Smith and Emily M. Smith his wife hereunto subscribed their names and affix their
seals the day and year first above written.

Signed, sealed and delivered in presence of
John W. Thompson

J. H. P. Smith (Seal)

Emily M. Smith (Seal)

This Indenture made this fifth day of January in the year one
 1860 between John West and Nancy West his
 wife of the County of Lincoln in the State of Alabama of the one part and
 John W. West of said County and State of the other part; Witnesseth that the
 said John West and Nancy West his wife parties of the first part for and
 in consideration of an obligation of the said party of the second part to
 take care of and support the said son of John West during their life time and
 for the natural love and affection they bear for their son, whereof is hereby re-
 corded, have this day given, granted, bargained, sold, aliened, conveyed, re-
 leased, conveyed and confirmed; and by these presents do give, grant, bargain, sell,
 alien, convey, release, convey and confirm unto the said John W. West all the
 certain tract or parcels of land lying and being in the County of Lincoln and
 State of Alabama and known and described as follows: to wit: the East 1/2
 of the North East 1/4 of Section No. 35, T. 2, R. 4, and except one and a half
 acres previously by deed to John West, off of the South East corner of said
 tract of land and contain after the exception 18 1/2 acres more or less; also
 the North East 1/4 of the North West 1/4 of Section No. 36, T. 2, R. 4, and con-
 taining forty acres more or less, and in and to be the same as
 Eighteen and one half acres more or less - It have and to hold the above de-
 scribed tract of land unto the said John West and his heirs and assigns forever
 and in full payment of the said John West his heirs and assigns forever
 and the said John West and Nancy West his wife for themselves, their heirs, executors
 and administrators do hereby and in consideration of the premises warrant and will
 forever defend the title to the above described and hereby granted premises unto the
 said John W. West his heirs and assigns forever against them selves and all
 and every person or persons claiming or holding under them the said John West
 and Nancy West his wife and also against the lawful title, claim or demand of
 all and every person or persons whatsoever claiming or holding by, from
 or under the Government of the United States.

In testimony whereof the said John West and Nancy West his wife
 have hereunto subscribed their names and affixed their seals this day and year first above written.
 signed, sealed and delivered
 in the presence of
 John W. West (Seal)
 Nancy West (Seal)

The State of Alabama: J. John Turrittin an acting Justice of the Peace in and for
 Lincoln County: do hereby certify that John West and Nancy
 West whose names are signed to the foregoing conveyance, and who are known to
 me, acknowledged before me on this day that, being informed of the contents of
 the conveyance they executed the same voluntarily, on this day the same were at
 given under my hand this 5th day of January A.D. 1860

J. Thomas C. Tynes Probate Judge of Lincoln County: Also hereby cer-
 tify that the within Deed was filed in my office for record on the 10th day of
 Jan. 1860 and was duly recorded by me on the 31st day of January 1860 in Deed
 Book No. 10 Page 396

Thomas C. Tynes Judge P.C.

This Indenture made this ninth day of September in the year
 one thousand eight hundred and fifty nine between Thomas
 Black & Lavinia Black his wife of the County of Lincoln in the
 State of Alabama of the one part and Coleman C. Hammett of the County of Lincoln
 State of Alabama of the other part; Witnesseth that the said Thomas Black & La-
 vinia Black his wife for and in consideration of the sum of four
 hundred and seventy five dollars in hand and one hundred and fifty dollars
 to be paid the twenty fifth of December 1860, the receipt whereof is hereby acknowledged
 have this day given, granted, bargained, sold, aliened, conveyed, re-
 leased, conveyed and confirmed; and by these presents do give, grant, bargain, sell,
 alien, convey, release, convey and confirm unto the said Coleman C. Hammett
 all that certain tract of land lying and being in the County and State of Alabama
 (viz) with 1/2 of the South East quarter of Section No. 22, T. 2, R. 4, and
 the South East 1/4 of the same, at the west line of said quarter at the point
 of the spring known by the name of Warm Springs thence up said corner to the point
 thence some distance above said spring thence up said North spring of said tract to the
 North line of said quarter section to the South and East part of said quarter section
 to contain about ninety acres more or less (also fifty acres in the West 1/2
 of the South West quarter of Section No. 22, T. 2, R. 4, and
 to have and to hold the above described tract of land with the tenements and appurtenances
 thereto belonging or in any wise appertaining unto the said Coleman C. Hammett
 his heirs his heirs and assigns forever and the said Thomas Black and Lavinia Black
 his wife for their heirs, executors and administrators do hereby and in
 consideration of the premises warrant and will forever defend the title to the above
 described and hereby granted premises unto the said Coleman C. Hammett his heirs and
 assigns forever and against themselves and all and every person or persons claiming or
 holding under them the said Thomas Black and Lavinia Black his wife and
 also against the lawful title, claim or demand of all and every person or persons whom-
 soever claiming or holding by, from or under the Government of the United States.

In testimony whereof the said Thomas Black and Lavinia Black have hereunto
 subscribed their names and affixed their seals this day and year first above written.
 signed, sealed and delivered in the presence of
 Thomas Black (Seal)
 Lavinia Black (Seal)
 John Black

The State of Alabama: J. Thomas C. Tynes Probate Judge of said County hereby certify that
 Lincoln County: John Black a subscribing witness to the foregoing conveyance, known
 to me, appeared before me on this day and being sworn stated that Thomas Black and Lavinia
 Black the grantors in the foregoing conveyance voluntarily executed the same on the same
 day the same bears date, that he attested the same in the presence of the grantors
 and the other subscribing witness and that each other witness subscribed his name
 as a witness in his presence, Given under my hand this 23rd day of January 1860

Thomas C. Tynes Judge P.C.

J. Thomas C. Tynes Probate Judge of Lincoln County: Also hereby certify that
 the within deed was filed in my office for record on the 23rd day of January 1860
 and duly recorded on the 31st day of January 1860 in Deed Book No. 10 Page 397.

Thomas C. Tynes Judge P.C.

James M. Newby & This Indenture made this twenty ninth day of January A.D. 1860 between James M. Newby and his wife Susan H. Newby of the first part and George H. Mitchell of the second part all of the County of Grimes and State of Alabama, witness that the parties of the first part for and in consideration of the sum of five hundred and seventy five dollars to them in hand paid the receipt of which is hereby acknowledged, and this day sold and conveyed and by these presents do give, grant, sell and assign unto the party of the second part, their heirs and assigns forever a certain tract or parcel of land lying and being in the aforesaid County and State, known and described as follows: (viz) The East half of the South East quarter of Section thirty three Township 3 and Range 4 West Containing seventy eight acres fifty two hundred and thirty two or less, And the South half of the West half of the South East quarter of Section thirty three Township 3 and Range 4 West Containing forty two more or less, together with all and singular the rights, title, hereditaments and appurtenances thereto belonging, And the said party of the first part with warrant and will forever defend the title of the above premises to the said party of the second part against all claims of all persons whatsoever.

In witness whereof the party of the first part have hereunto set their hands and seals the day and date above written,

Signed in the presence of
Daniel Barksdale
Camillo A. Barksdale

James M. Newby
Susan H. Newby

The State of Alabama & Thomas G. Tyson, Probate Judge of Grimes County, do hereby certify that Daniel Barksdale a subscribing witness to the foregoing conveyance, known to me, appeared before me on this day, and being sworn stated that James M. Newby and Susan H. Newby his wife, the grantors in the conveyance, voluntarily executed the same and the way the same bears date, that he attested the same in the presence of the grantors and the other witnesses and that each of the other witnesses subscribed his name as a witness in his presence, Given under my hand this 31st day of January 1860

Thomas G. Tyson, Probate Judge

I, Thomas G. Tyson, Probate Judge of Grimes County, do hereby certify that the within Deed was filed in my office for record on the 31st day of January 1860 and duly recorded on the 1st day of February 1860 in Deed Book No 10 Page 398

Thomas G. Tyson, Judge C.C.

Davis Carv & This Indenture made this 27th day of July in the year one
of 3 Our & Susan Carv & fifty nine children Davis Carv and
Susan Harlan & Malinda Carv his wife of the County of Grimes in the
State of Alabama of the one part and Susan Carv in of the other
part of the County of Grimes State of Alabama of the one part
of the other part. Witness that the said Davis Carv and Malinda
Carv his wife for and in consideration of the sum of Eighty one dollars
to them in hand paid the receipt whereof is hereby acknowledged by this
day given, granted, bargained, sold, aliened, conveyed, released, confirmed
and by these presents do give, grant, bargain, sell, alien, convey, release
confirm unto the said Susan Harlan all that certain tract of land lying and
being in the County of Grimes and State of Alabama, to wit, the North West
quarter of the north West quarter of fractional section twelve in Township one of
Range four West Containing in all forty acres and also the South West quarter
of the North West quarter of fractional section twelve in Township one of Range
four West Containing forty acres more or less It have and to hold the above de-
scribed lands with the tenements and appurtenances thereto belonging or in anywise
appertaining unto the said Susan Harlan her heirs and assigns forever, And the said
Davis Carv and Malinda Carv for their heirs executors and administrators do hereby
and in consideration of the premises warrant and will forever defend the title to the
above described and hereby granted premises unto the said Susan Harlan her
heirs and assigns forever against and all and every person or persons
claiming or holding upon them the said Davis Carv & Malinda Carv his wife and
also against the largest title claim or demand of all and every person or persons
whosoever, claiming or holding by force or under the Government of the United
States, In testimony whereof the said Davis Carv and Malinda Carv have hereunto
subscribed their names and affix this seal the day and year first above written,
Signed, sealed and attested in the presence of
A. B. Crawford Justice of the peace
Dandson Carv
Malinda Carv

State of Alabama & This day personally before me A. B. Crawford an acting
Grimes County Justice of the peace in the State and County aforesaid Dandson
Carv and Malinda Carv his wife whose names is said to with read and they
acknowledged the signing of the within Deed for the premises here in charge
and Malinda his wife being warned acknowledged the validity of her now
to be her voluntary act. Given under my hand and seal this 27th day of July 1859.
A. B. Crawford Justice of the Peace

I, Thomas G. Tyson, Probate Judge of Grimes County, do hereby certify that
the within Deed was filed in my office for record on the 31st day of
January 1860 and duly recorded on the 2nd day of February 1860 in
Deed Book No 40 Page 399
Thomas G. Tyson, Judge P.C.

J. L. Christopher & Frances Ann Christopher his wife of the County of Winston in the State of Alabama of the one part and William R. Christopher and Lucy Christopher his wife of the other part. Witness that the said J. L. Christopher and Frances Ann Christopher his wife for and in consideration of the sum of One Thousand Dollars to them in hand paid, the receipt whereof is hereby acknowledged have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by their presents do give, grant, bargain, sell, alien, convey, release and confirm unto the said William R. Christopher all that certain tract of land lying and being in the County of Winston and State of Alabama to wit the North-East fourth of the North West fourth of section No 31 of Township No 10 N Range 8 W and also the South-East fourth of the North West fourth of section No 30 of Township No 10 N Range 8 W and within the corner line of a section off of the North End of said forty acre parcel to wit the same being more or less as before sold to John W. Christopher by John G. Gaudin. That is Seventy Eight Acres more or less in the above described tract of land. To have and to hold the above described tract of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said William R. Christopher & his heirs and assigns forever. And the said J. L. Christopher and Frances Ann Christopher for themselves their heirs, executors and administrators do hereby and in consideration of the premises warrant and well forever defend the title to the above described and hereby granted premises unto the said William R. Christopher his heirs and assigns forever and against themselves and every person or persons claiming or holding under them the said J. L. Christopher & Frances Ann Christopher their heirs, executors and administrators and assigns and also against the lawful title, claim or demand of all and every person or persons whomsoever, claiming or holding by from or under the Government of the United States. In testimony whereof the said J. L. Christopher & Frances Ann Christopher have hereunto set their names and affix their seal, this day and year above written.

J. L. Christopher *Seal*
 Frances Ann Christopher *Seal*
 in the presence of

J. L. G. Burlington an acting Justice of the Peace for Winston County. Being sworn to certify that J. L. Christopher and Frances Ann Christopher his wife whose names is signed to the foregoing conveyance & who is known to me, acknowledged before me on this day that being informed of the contents of the conveyance and, they executed the same voluntarily on the day the same were made. Given under my hand and seal this 5 day of December 1857.

J. Thomas G. Tyson Probate Judge of Winston County Ala hereby certify that the within Deed was filed in my office for record on the 31st day of January 1860 and duly recorded on the 13th day of February 1860 in Deed Book No 11 page 4111

Thomas G. Tyson Judge P.C.

J. L. Henry & Sarah R. Henry of the County of Winston in the State of Alabama of the one part and William R. Christopher and his wife Lucy Christopher of the other part. Witness that the said J. L. Henry & Sarah R. Henry his wife for and in consideration of the sum of five hundred Dollars to them in hand paid, the receipt whereof is hereby acknowledged have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed and by their presents do give, grant, bargain, sell, alien, convey, release and confirm unto the said William R. Christopher all that certain tract of land lying and being in the County of Winston and the State of Alabama, to wit, the North West fourth of the North West fourth of section No 31 of Township No 10 N Range 8 W for most containing forty acres more or less as before sold to the land office at Newbern Alabama, To have and to hold the above described tract of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said William R. Christopher his heirs and assigns forever. And the said John L. Henry & Sarah R. Henry for themselves, their heirs, executors and administrators do hereby and in consideration of the premises warrant and well forever defend the title to the above described and hereby granted premises unto the said William R. Christopher, his heirs and assigns forever and against themselves, their heirs, executors and administrators and against the lawful title, claim or demand of all and every person or persons claiming or holding under them the said John L. Henry & Sarah R. Henry their heirs, executors and administrators and assigns and also against the lawful title, claim or demand of all and every person or persons claiming or holding under them Government of the United States. In testimony whereof the said J. L. Henry & Sarah R. Henry have hereunto set their names and affix their seal this day and year above written.

J. L. Henry *Seal*
 Sarah R. Henry *Seal*
 in the presence of

J. L. G. Burlington an acting Justice of the Peace for Winston County. Being sworn to certify that John L. Henry and his wife Sarah R. Henry whose names is signed to the foregoing conveyance and, who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance they executed the same voluntarily on the day the same were made. Given under my hand and seal this 5 day of December 1857.

J. L. G. Burlington Justice of the Peace *Seal*

J. Thomas G. Tyson Probate Judge of Winston County Ala hereby certify that the within Deed was filed in my office for record on the 31st day of January 1860 and duly recorded on the 13th day of February 1860 in Deed Book No 11 page 4111

Thomas G. Tyson Judge P.C.

Mary Jones
To 3 Dec
J M & W M Jones

This Indenture made this 30th day of January in the year one thousand eight hundred and sixty between Mary Jones of the County of Limestone in the State of Alabama of the one part and John M. Jones and William M. Jones of the other part Witness that the said Mary Jones for and in consideration of the sum of Five Hundred Dollars to her in hand paid the receipt whereof is hereby acknowledged have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said J. M. Jones and Wm M. Jones, all that certain tract of land, lying and being in the County of Limestone and State of Alabama and known as the North West quarter of the South East quarter of Section Ten Township Two of Range (Six) west containing forty acres more or less, To have and to hold the above described tract of land unto the heirs, assigns and representatives thereof, belonging or in any wise appurtenant unto the said Mary Jones her heirs and assigns forever. And the said Mary Jones for herself, her heirs, executors and administrators do hereby and in consideration of the premises, covenant and will forever defend the title to the above described and hereby granted premises unto the said J. M. Jones and Wm M. Jones their heirs and assigns from and against themselves and all and every person or persons, claiming or holding under them the said Mary Jones, and also against the lawful title claim or demand of all and every person or persons, whatsoever claiming or holding by force or under the Government of the United States, In testimony whereof the said Mary Jones hereunto set her hand and affix her seal the day and date first above written, signed, sealed and delivered in the presence of

W. F. Arthur, Mary Jones
R. P. Samalini, [initials]

The State of Alabama
J. F. Arthur an acting Justice of Limestone County
hereby certify that Mary Jones whose name is signed to the foregoing conveyance and who is known to me, as shown before me on this day that being informed of the contents of the conveyance and that she executed the same voluntarily on the day the same were made, Given under my hand and seal this 30th day of January 1860.
J. F. Arthur J.

J. Thomas G. Jones Probate Judge of Limestone County hereby certify that the within Deed was filed in my office for record on the 3rd day of February 1860 and duly recorded in the 21st day of February 1860 in Deed Book No 11 Page 404
Thomas G. Jones Judge P.C.

James Hargrove
To 3 Dec
Wm Helli

This Indenture made this 1st day of March in the year one thousand eight hundred and fifty nine between James Hargrove of the County of Limestone in the State of Alabama of the one part and William Helli of the County of Limestone of the other part. Witness that the said James Hargrove of the first part for and in consideration of the sum of Twenty six hundred Dollars to him in hand paid the receipt whereof is hereby acknowledged, has this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Wm Helli all that certain parcel of land, lying and being in the County of Limestone and known as follows The East half of the North West quarter of Section Eighteen in Township one of Range four West - also the South West quarter of the South East quarter of Section Seven in Township one of Range four West. Also the North West quarter of Section Eighteen in Township one of Range four West, also the South half of the North West quarter of Section Seven in Township one of Range four West. Containing in all two hundred and forty acres more or less, To have and to hold the above described parcel of land unto the heirs, assigns and representatives thereof, belonging or in any wise appurtenant unto the said William Helli his heirs and assigns forever. And the said James Hargrove for himself, his heirs, executors and administrators do hereby and in consideration of the premises, covenant and will forever defend the title to the above described and hereby granted premises unto the said William Helli his heirs and assigns from and against myself and all and every person or persons, claiming or holding under them the said above described parcel of land and also against the lawful title claim or demand of all and every person, whatsoever claiming or holding by force or under the Government of the United States, In testimony whereof the said James Hargrove, hereunto set his hand and affix his seal the day and date first above written, signed, sealed and delivered in the presence of

James Hargrove.

The State of Alabama
J. A. G. Westmoreland an acting Justice of the peace in Limestone County
hereby certify that James Hargrove whose name is signed to the foregoing and who is known to me, as shown before me on this day that being informed of the contents of the conveyance and that he executed the same voluntarily on the day the same were made, Given under my hand this 16th day of March 1859.
J. A. G. Westmoreland J.P.

J. Thomas G. Jones Probate Judge of the Probate Court of Limestone County hereby certify that the within Deed was filed in my office for record on the 4th day of February 1859 and duly recorded on the 21st day of February in Deed Book No 10 Page 405
Thomas G. Jones Judge P.C.

the day the same bears date, Given, under my hand
this 10th day of February A.D. 1860.
Thomas G. Iyer Judge.

I Thomas G. Iyer Judge of the Probate Court of Lincoln
County hereby certify that the within Deed was filed in my
office for record on the 10th day of February 1860 and duly re-
corded on the 22nd day of February 1860 in West Book No 10 Pages 407 & 8
Thomas G. Iyer Judge

Now C. Pettus & Mary C. Pettus his wife of the County
of Lincoln in the State of Alabama, of the one part and John
Davis of the other part - Witnesseth that the said Thomas C. Pettus
and Mary C. Pettus his wife for and in consideration of the sum
of Five Hundred dollars to him in hand paid, the receipt
whereof is hereby acknowledged this day given, granted,
bargained, sold, aliened, conveyed, released, confirmed and con-
firmed; and by these presents do give, grant, bargain, sell, re-
lease, convey and confirm unto the said John Davis all that cer-
tain tract or parcel of land lying and being in the County of Lin-
coln and State of Ala. and known as the west half of the
North East quarter of Section Six of Township No One, in Range
four west containing Eighty and 12 1/2 Acres more or less - To have
and to hold the above described tract or parcel of land with the ter-
minations and appurtenances thereto belonging or in any wise apper-
taining unto the said John Davis his heirs and assigns forever.
And the said Thomas C. Pettus & Mary C. Pettus for themselves
and their heirs, executors and administrators do hereby and in
consideration of the premises, warrant and will forever
defend the title to the above described, and hereby granted premises
unto the said John Davis his heirs and assigns from and a-
gainst themselves and all and every person or persons claiming
or holding under them the said Thomas C. Pettus and Mary C.
Pettus and also against the lawful title claim or de-
mand of all and every person or persons who now or
claiming or holding by force or under the Government of
the United States, In testimony whereof the said Thomas C. Pettus
& Mary C. Pettus have hereunto subscribed their names and affixed
their seals the day and year first above written.

Signed, sealed and delivered
in the presence of

Thomas C. Pettus Seal
Mary C. Pettus Seal

My State of Alabama & I A. C. Westmoreland an acting Jus-
tice of the peace in and for said Lin-
coln County hereby certify that the said Thomas C. Pettus and Mary C.
Pettus whose names are signed to the foregoing

and who are known to me and who I believe to be
true on this day that being informed of the con-
tents of the conveyance they executed the same voluntarily on
the day the same bears date. Given under my hand this
the 16th day of February 1860.
A. C. Westmoreland J. P.

I Thomas G. Iyer Probate Judge of Lincoln County hereby
certify that the within Deed was filed in my office
for record on the 21st day of February 1860 and duly re-
corded on the 22nd day of February 1860 in West Book
No 10 Pages 408 & 9
Thomas G. Iyer Judge

Now Roswell Heine & D. B. Garbrough of the County of Lincoln
in the State of Alabama of the one part and Daniel B. Gar-
brough of the other part - Witnesseth that the said Roswell Heine for
and in consideration of the sum of Five Hundred dollars to him
in hand paid the receipt whereof is hereby acknowledged this
day given, granted, bargained, sold, aliened, conveyed, released,
confirmed and confirmed; and by these presents do give, grant, bargain
sell alien, convey release convey and confirm unto the said D. B.
Garbrough all that certain lot or tract of land lying and being in
the town of Athens Lincoln County, Alabama and known in the
plan of the said Town of Athens as lot number seventy four (74) con-
taining half an acre be the same more or less. To have and to hold
the above described lot of land with the terminations and appurtenances
thereto belonging or in any wise appertaining unto the said
D. B. Garbrough his heirs and assigns forever. And
the said Roswell Heine for himself his heirs, executors and
administrators do hereby and in consideration of the pre-
mises warrant and will forever defend the title to the above
described and hereby granted premises unto the said D. B.
Garbrough his heirs and assigns from and against him-
self and all and every person or persons claiming or
holding under him the said Roswell Heine and also against
the lawful title claim or demand of all and every person or
persons claiming or holding by force or under the Government
of the United States, In testimony whereof the said Roswell Heine
hereunto subscribes his name and affixes his seal the day
and year first above written,
Signed, sealed and
delivered in the
presence of

Roswell Heine Seal
D. B. Garbrough Seal

The State of Alabama J. Thomas C. Tynes Probate Judge of
 Christian County hereby certify that I received
 from James C. Roberts and Mary M. Roberts, whose names are
 subscribed to the foregoing conveyance and who is well known to me
 and acknowledged before me on this day that being informed of the
 contents of the conveyance executed the same voluntarily on
 the day the same bears date. Given under my hand this 10th day of
 February A.D. 1861.

Thomas C. Tynes Judge

J. Thomas C. Tynes Probate Judge of Christian County
 hereby certify that the within Deed was filed in my
 office for record on the 20th day of February 1861
 and duly recorded on the 22 day of February 1861 in
 Deed Book N. 11 Page 409 & 410.

Thus to Tynes Judge

James C. Roberts and Mary M. Roberts, his wife of the County of Chris-
 tian in the State of Alabama of the one part, and William B. Roberts
 of the other part, Witnesses that the said James C. Roberts, and
 Mary M. Roberts for and in consideration of the sum of
 Four Hundred and no more Dollars to them in hand paid the receipt whereof
 is hereby acknowledged have this day given, granted, bargained,
 sold, aliened, conveyed, released, conveyed and confirmed, their
 heirs, assigns and assigns forever, grant, bargain, sell, alien, convey, release,
 and confirm unto the said William B. Roberts, all that certain tract or
 land lying and being in the County of Christian, State of Alabama & more
 or less half of the N. W. Quarter of Section 29, in Township 2, N.
 Range 5 West, containing eight acres and thirty nine hundredths,
 to have and to hold the above described land unto the heirs and
 assigns forever. The said James C. Roberts and Mary M. Roberts for their
 heirs, assigns and assigns forever and in consideration
 of the purchase money hereunto lawfully due and to be paid the title to the
 above described and hereby granted premises unto the said Wil-
 liam B. Roberts - his heirs and assigns forever and against all
 and every person claiming or holding under them the said James
 C. Roberts and Mary M. Roberts, and also against the lawful title, claim
 or demand of all and every person or persons, claiming or holding
 under the Government of the United States,
 In testimony whereof the said James C. Roberts and Mary M. Roberts,
 by their Subscribed names and affix their seals this day and year above written
 Signed sealed and delivered
 in the presence of
 Charles H. Hargis

James C. Roberts (Seal)
 Mary M. Roberts (Seal)

The State of Alabama J. Charles Hargis in a strong Justice
 of the Peace in and for the said County hereby
 certify that James C. Roberts and Mary M. Roberts, whose names are
 subscribed to the foregoing conveyance and who is well known to me
 and acknowledged before me on this day that being informed of the
 contents of the conveyance executed the same voluntarily on
 the day the same bears date. Given under my hand this 10th day of
 February A.D. 1861.

Charles Hargis J. P.

J. Thomas C. Tynes Probate Judge of Christian County
 hereby certify that the within Deed was filed in my office
 for record on the 20th day of Feb 1861 and duly recorded on the
 22 day of February 1861 in Deed Book N. 11 Page 411 & 412.

Thomas C. Tynes Judge

J. L. Bland This Indenture made and entered into this 10th
 day of January one thousand eight hundred and no more
 Dollars between Samuel J. Bland and Mary
 Bland his wife of the one part and Edward Hatchett of
 the other part, both of the County of Christian and State of
 Alabama, Witnesseth that Samuel J. Bland for and in con-
 sideration of the sum of one hundred and twenty dollars in
 hand paid, granted, bargained, sold and conveyed, to the
 said Edward Hatchett his heirs and assigns forever, a cer-
 tain tract of land lying and being in the County and State
 of said on the waters of Lynum Creek and Tallapoosa Fork
 of Christian Creek, beginning in a willow sapling in said Hatchett's
 south boundary it being a part of Section Thirty Six, Township one
 Range three, thence East to Lynum Creek, thence South down the creek
 to a Hickory mark on John A. Mathews corner, thence North 84
 degrees to a Black Walnut Mark on the corner of the
 Lynum Creek, thence up said creek to the lower end of what is known
 as Hays hole in said creek, then on North bearing the creek
 to the beginning, containing by estimation about forty five acres more
 or less, to have and to hold the above said land and bargained
 premises with all and singular the rights, profits, emoluments, ten-
 urements or in any wise appertaining to the only use profit and
 behoof of him the said Edward Hatchett, his heirs and assigns
 forever And the said Samuel J. Bland on wife for their heirs, ex-
 ceptors with consent and agreed with the said Edward Hatchett
 his heirs and assigns the before said land and bargained premises
 in full and quiet and forever released in witness whereof, said
 Samuel J. Bland hath hereunto set his hand and affixed his seal
 the day and year first above written.

Samuel J. Bland (Seal)
 Mary Bland (Seal)

The State of Alabama, I, Reuben Crutcher, an acting Justice of the Peace in and for said County, do hereby certify that Samuel A. Island and Mary Island his wife, his wife being first examined separately and apart from her husband by me, acknowledged they signed said and delivered the above area of three acres free will and accord. Given under my hand this the day and date above written.

R. Crutcher J.P.

I, Thomas C. Tins Probate Judge of Grimestone County, hereby certify that the within Deed was filed in my office for record on the 23rd day of November 1860 and was duly recorded on the 23rd day of January 1861 in Deed Book No 10. Pages 411 & 412

Thomas C. Tins Judge

And Hatched was of T. L. 3 The State of Alabama Grimestone County. To 3 Deed 3 I, Cananda Hatched, an Administrator of the Estate of Thomas L. deceased, by virtue of an order of the Probate Court of said County, proceeded on the first Monday in January 1855, to sell, at public outcry, at Athens, in said County, the North half of the West half of South East quarter of Sec 24 Township 2, Range 3, West. Containing thirty nine 7/8th acres. Also the North East quarter of the North East quarter of Sec 24 Township 2, Range 3, West. Containing seventy nine 1/2th acres. Also the South East quarter of the North East quarter of Section 2, Township 2, Range three West, Containing thirty nine 3/4th acres - as land belonging to said deceased, situate in said County in said State, which was struck off and granted to James C. Hatched of said County for sum hundred dollars on three months credit. The said purchase money having been paid to me, the said Court by its own direction and to make title to said lands to said purchaser. Then in pursuance of said order and for and in consideration of the said purchase money having been paid to me, I hereby sell and convey unto the said Hatched, his heirs and assigns, all the right, title and interest, in said lands which said deceased had in the same at the time of his death. Given under my hand and seal this 22nd day of February, 1860

Cananda Hatched Adm of this Estate

The State of Alabama, I, Thomas C. Tins Probate Judge of Grimestone County, hereby certify that Cananda Hatched, whose name is signed to the foregoing conveyance and who is known to me, acknowledged before me on this day that being informed of the contents of the conveyance, he executed the same voluntarily, on the day the same bears date. Given under my hand this 22nd day of February 1860

Thomas C. Tins Judge P.B.

I, Thomas C. Tins Probate Judge of Grimestone County, hereby certify that the within Deed was filed in my office for record on the 22nd day of February 1860 and was duly recorded on the 2nd day of March 1860 in Deed Book No 10. Pages 412 & 413

Thomas C. Tins Judge

D. B. Garbrough } This Indenture made this 24th day of February, in
To 3 Deed 3 the year one thousand eight hundred and sixty between D. B.
John Black } Garbrough and M. E. Garbrough his wife of the County of
Grimestone in the State of Alabama of the one part and John Black of the
other part. Witness that the said D. B. Garbrough and his wife for and
in consideration of the sum of Five thousand dollars to them in hand
paid, the receipt whereof is hereby acknowledged by this day
given, granted, sold, aliened, conveyed, released, conveyed and con-
firmed; and by their presents do give, grant, bargain, sell, alien, convey,
enjoy, release, convey and confirm unto the said John Black all
that certain of land lying and being in the County of Grimestone
State of Alabama, known and described as follows, to wit, all
of the North half of Section 32, lying between and west of Ross
Island Creek, also the West half of Section twenty nine, also the South
East quarter of Section thirty, also that part of the South East
of Section 24 lying West of Ross Island Creek, also that part of
the North East quarter of Section 24 lying West of Ross Island Creek
all in Township three range 5, West, the above described land contains
all of the land the said Garbrough purchased of Ross & Co. and
shows which lies between and West of the said Creek and Ross & Co.
To have and to hold the above described tract of land with the tenements and
appurtenances therunto belonging or in any way appurtenant unto the said
John Black his heirs and assigns forever. And the said D. B. Garbrough
and wife for themselves, their heirs, executors and administrators, do
hereby and in consideration of the premises, warrant and will forever
defend the title to the above described land hereby granted premises
unto the said John Black his heirs and assigns forever against
themselves and all and every persons or persons, claiming or holding
under the said D. B. Garbrough and M. E. Garbrough his wife, and also
against the Camp title, Claim or demand of all and every persons or persons
whomsoever, claiming or holding by, from or under the Government of the
United States, In testimony whereof the said D. B. Garbrough and wife
hereunto subscribe their names and affix their seals the day and
year first above written.

D. B. Garbrough. Seal
Mary E. Garbrough. Seal

The State of Alabama, I, Thomas C. Tins Probate Judge of Grimestone County, hereby certify that David B. Garbrough and Mary E. Garbrough, whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance and they executed the same voluntarily, on the day the same bears date. Given under my hand this 24th day of February 1860

Thomas C. Tins Judge P.B.
I, Thomas C. Tins Probate Judge of Grimestone County, hereby certify that the within Deed was filed in my office for record on the 22nd day of February 1860 and was duly recorded on the 2nd day of March 1860 in Deed Book No 10. Pages 412 & 413

for record on the 24th day of February 1861 and was
recorded on the 2nd day of March 1861 in Deed Book No. 413 & 414.

Thomas G. Tynes Judge P.C.

R. Hine This Indenture made this 23rd day of February
In the year our thousand Eight hundred and sixty seven
J.R. Anderson of the County of Simons in the State of Ala-
bama of the one part and George R. Anderson of the other part
Witnesseth that the said R. Hine for and in consideration of the sum
of one hundred dollars to him in hand paid, the receipt whereof
is hereby acknowledged has this day given, granted, bar-
gained, sold, aliened, conveyed, released, conveyed and
confirmed; and by these presents as give, grant, bargain,
sell, alien, convey, release, convey and confirm unto the said
George R. Anderson, all that certain tract or parcel of land, lying
and being in the County of Simons and State of Alabama and being
in the plain of the Town of Athens, as lot 74th of the number thirty (30)
Containing half an acre to the same more or less. To him and to
his heirs and assigns forever. And the said R. Hine for him-
self, his heirs, executors and administrators, do hereby and in consider-
ation of the premises warrant and will forever defend the title
to the above described and hereby granted premises unto the said G. R. Ander-
son, his heirs and assigns, from and against himself and all and every person
or persons, claiming or holding under him the said R. Hine and also against
the lawful title, claim or demand of all and every person or persons claiming
or holding by, from or under the Government of the United States, In testi-
mony whereof the said R. Hine hereunto subscribes his name and affixes his seal
the day and year first above written.

Given, sealed and delivered

R. Hine (seal)

in the presence of

John State of Alabama

County of Simons

well known whose name is signed to the foregoing convey-
ance and who is known to me, acknowledged before me on this day
that being informed of the contents of the conveyance to execute the
same voluntarily, on the day the same bears date. Given under
my hand this 28th day of February 1861

Thomas G. Tynes Judge P.C.

I, Thomas G. Tynes Judge of Simons County, hereby
certify that the within Deed was filed in my office for record on
the 28th day of February 1861 and was recorded on the 3rd day of
March 1861 in Deed Book No. 413 & 414.

Thomas G. Tynes Judge

Martha McNeal This Indenture made this 26th day of December in
the year our thousand Eight hundred and sixty nine, be-
tween James L. Coman of the County of Simons in the
State of Alabama of the one part and Martha McNeal of the other
part, Witnesseth that the said Martha McNeal for and in con-
sideration of the sum of four hundred and fifty dollars to her
in hand paid, the receipt whereof is hereby acknowledged has this
day given, granted, bargained, sold, aliened, conveyed, released,
conveyed and confirmed; and by these presents as give, grant, bar-
gain, sell, alien, convey, release, convey and confirm unto the
said J. L. Coman all that certain tract of land lying and
being in the County of Simons and State of Alabama and
being as follows, to wit, (as part of west half of
South west quarter of Section twenty one, Township one, Range
four west, beginning at the North East corner of said west
half, thence South twenty four poles to a stake, thence
west to a stake on the most northerly line of the said west
half, thence North to the North West corner of said west half,
thence East to the beginning containing forty acres more or
less. To him and to his heirs and assigns forever. And the said Martha McNeal for her heirs, executors,
and administrators do hereby and in consideration of the prem-
ises warrant and will forever defend the title to the above described and hereby
granted premises, unto the said J. L. Coman, his heirs and assigns from
and against Martha McNeal and all and every person or per-
sons, claiming or holding under her the said Martha McNeal and also
against the lawful title, claim or demand of all and every person or per-
son claiming or holding by, from or under the Government
of the United States.

In testimony whereof the said Martha McNeal hereunto subscribes
her name and affixes her seal the day and year first above written.

James L. Nichols

John M. Anderson

M. L. Goodrich

Martha McNeal (seal)

The State of Alabama I, Thomas G. Tynes Judge of said
Simons County, hereby certify that M. L. Goodrich
a subscribing witness to the foregoing conveyance, appeared before me on this day and being sworn stated that Martha
McNeal the grantor in the conveyance, voluntarily executed the
same, in his presence and in the presence of the other subscribing wit-
nesses, on the day the same bears date; that he attested the same in the pres-
ence of the grantor and the other subscribing witnesses and that such
other witnesses subscribed their names as witnesses

in his presence. Given under my hand this 26th day
of December 1859

Thomas G. Tynes Judge P.C.

I, Thomas G. Tynes Probate Judge of Limestone County,
hereby certify that the within deed was filed in my office
for record on the 26th day of December 1859 and duly re-
corded on the 9th day of March 1860 in D. 10, Book
N^o 10 Pages 416 & 17

Thomas G. Tynes Judge P.C.

Jesse H. Hargrove & George F. Hargrove. This Indenture made this 23^d day of Decem-
ber in the year one thousand eight hundred and fifty nine
between Jesse H. Hargrove and Saphrona M. Hargrove
of the County of Union in the State of Tennessee of the one part and George F.
and John L. Hargrove of the other part. Witnesseth that the said Jesse H.
Hargrove & Saphrona M. Hargrove for and in consideration of the sum of
Twenty five dollars to them in hand paid, the receipt whereof is hereby
acknowledged, have this day given, granted, bargained, sold, aliened,
conveyed, released, conveyed and confirmed; and by these presents do
give, grant, bargain, sell, alien, convey, release, convey and confirm
unto the said George F. and John L. Hargrove all that certain parcel of
land lying and being in the County of Limestone and State of Alabama
and known as the South East quarter of the North East quarter of
Section No. 26 in Township No. 22 S. Range No. 10 E. containing
Thirty acres more or less.

To have and to hold the above
described parcel of land with the tenements and appurtenances
thereunto belonging in and unto the said George F.
and John L. Hargrove their heirs and assigns forever. And the said Jesse
H. and Saphrona M. Hargrove for themselves their heirs, Executors and
Administrators do hereby and in consideration of the premises warrant
and will forever defend the title to the above described and hereby grant-
ed premises unto the said George F. and John L. Hargrove their heirs and
assigns from and against themselves — and all and every person
or persons claiming or holding under them the said Jesse H. and Saph-
rona M. Hargrove — and also against the lawful title, claim
or demand of all and every person or persons whomsoever claiming
or holding by, from or under the Government of the United States.

In testimony whereof the said Jesse H. and Saphrona M. Hargrove
have hereunto subscribed their names and affixed their seals the day
and year first above written.

Jesse H. Hargrove
Saphrona M. Hargrove
In presence of
D. H. & W. H. Westmoreland, an acting Justice
of the peace in and for said County, hereby certify
that Jesse H. Hargrove and Saphrona M. Hargrove whose names

are signed to the within Certificate and who are known to me
acknowledged before me on this day that being informed of the contents
of the foregoing they executed the same voluntarily in the day the same
were dated. Given under my hand this 23^d day of Dec. 1859.

H. C. Westmoreland J. P.
I, Thomas G. Tynes Probate Judge of Limestone County, hereby certify
that the within deed was filed in my office for record on the 26th day
of March 1860 and duly recorded on the 9th day of April 1860 in D. 10, Book
N^o 10 pages 416 & 17. Test: Thomas G. Tynes Judge P.C.

James H. Hargrove. This Indenture made this 7th day of March
1860 between James H. Hargrove and Elizabeth C. Hargrove his wife of the County
of Limestone in the State of Alabama of the one part and George F.
Hargrove of the other part. Witnesseth that the said James H. Hargrove
for and in consideration of the sum of Eight thousand and two hundred
dollars to them in hand paid, the receipt whereof is hereby acknowledged
have this day given, granted, bargained, sold, aliened, conveyed, released,
conveyed and confirmed; and by these presents do give, grant, bargain, sell,
alien, convey, release, convey and confirm unto the said George F. Hargrove
all that certain tract of parcel of land lying and being in the County of
Limestone and State of Alabama and known as described as — The
South East quarter and the South half of the South West quarter of Section
fifteen (15) Township four (4) Range five (5) West. The North half of
the North West quarter, the West half of the North East quarter and
the North half of West half of the South East quarter of Section twenty
two (22) Township four (4) Range five (5) West, and the West half
of the North West quarter of Section twenty one (21) Township four (4)
Range five (5) West, containing in all five hundred and twenty
620 acres, be the same more or less. To have and to hold the
above described lands with the tenements and appurtenances thereunto
belonging in and unto the said George F. Hargrove his
heirs and assigns forever. And the said J. H. & E. C. Hargrove for them-
selves their heirs, Executors and Administrators, do hereby and in con-
sideration of the premises warrant and will forever defend the title
to the above described and hereby granted premises unto the said George
F. Hargrove his heirs and assigns from and against themselves — and
all and every person or persons claiming or holding under them the
said James H. Hargrove and Elizabeth C. Hargrove, and also against
the lawful title, claim or demand of all and every person or persons whom-
soever claiming or holding by, from or under the Government of the
United States. In testimony whereof the said James H. and Eliza-
beth C. Hargrove have hereunto subscribed their names and affixed their
seals the day and year first above written.

James H. Hargrove
Elizabeth C. Hargrove
In presence of

James H. Hargrove
Elizabeth C. Hargrove

The State of Alabama: I Thomas G. Jones Judge of the Probate Court of Lincoln County hereby certify that James H. Hine and Elizabeth Hine his wife whose names are signed to the within Certificate and who are known to me as being the persons in this case that being informed of the contents of the Certificate they executed the same voluntarily on the day the same bears date. Given under my hand this 7th day of March A.D. 1866.

Thomas G. Jones Judge of the Probate Court of Lincoln County hereby certify that the within case was filed in my Office for Records on the 7th day of March 1866 and duly recorded the 6th day of April 1866 in Book No. 11 pages 417 & 418. Test Thomas G. Jones Judge P.C.

Governor of Alabama: Andrew B. Moore
To: J. D. D. Governor of the State of Alabama.
Charles M. Tyner

To all to whom these presents may come: Knowing Ye that Charles M. Tyner of the County of Lincoln having made complete payment for Lot No 1 of Section No Sixteen (16) in Township No three (3) of Range No five (5) W containing 80 (more or less) acres in pursuance of the Act entitled "An Act to authorize the sale of sixteenth sections and for other purposes" approved January 15th, 1828.

There is therefore granted by the State of Alabama unto the said Charles M. Tyner that tract of land above described with the appurtenances unto the said Charles M. Tyner his heirs and assigns forever.

In testimony whereof I have caused this Letter to be made patent and the Seal of the State to be affixed. — Given under my hand and the Great Seal of the State of Alabama at the City of Montgomery this 24th day of Feb. A.D. 1866 and of the Independence of the United States the eighty 4th year.

By the Governor: — J. H. Weaver
Secretary of State.

I Thomas G. Jones Judge of the Probate Court of Lincoln County hereby certify that the within Patent was filed in my Office for Records on the 15th day of March 1866 and duly recorded the 6th day of April 1866 in Book No. 11 pages 418. Test Thomas G. Jones Judge P.C.

Governor of Alabama: Andrew B. Moore
To: J. D. D. Governor of the State of Alabama.
Charles M. Tyner

To all to whom these presents may come: Knowing Ye that Charles M. Tyner of the County of Lincoln having made complete payment for Lot No 2 of Section No Sixteen (16) in Township No three (3) of Range No five (5) W containing 80 (more or less) acres in pursuance of the Act entitled "An Act to authorize the sale of sixteenth sections and for other purposes" approved January 15th, 1828.

in pursuance of the Act entitled "An Act to authorize the sale of sixteenth sections and for other purposes" approved January 15th, 1828.

There is therefore granted by the State of Alabama unto the said Charles M. Tyner that tract of land above described with the appurtenances unto the said Charles M. Tyner his heirs and assigns forever.

In testimony whereof I have caused this Letter to be made Patent and the Seal of the State to be affixed.

Given under my hand and the Great Seal of the State of Alabama at the City of Montgomery this 24th day of Feb. A.D. 1866 and of the Independence of the United States the eighty 4th year.

By the Governor: — J. H. Weaver
Secretary of State.

I Thomas G. Jones Judge of the Probate Court of Lincoln County hereby certify that the within Patent was filed in my Office for Records on the 15th day of March 1866 and duly recorded the 6th day of April 1866 in Book No. 11 pages 418 & 419. Test Thomas G. Jones Judge P.C.

Governor of Alabama: Andrew B. Moore
To: J. D. D. Governor of the State of Alabama.
Charles M. Tyner

To all to whom these presents may come: Knowing Ye that Charles M. Tyner of the County of Lincoln having made complete payment for Lot No 3 of Section No Sixteen (16) in Township No three (3) of Range No five (5) W containing 80 (more or less) acres in pursuance of the Act entitled "An Act to authorize the sale of sixteenth sections and for other purposes" approved January 15th, 1828.

There is therefore granted by the State of Alabama unto the said Charles M. Tyner that tract of land above described with the appurtenances unto the said Charles M. Tyner his heirs and assigns forever.

In testimony whereof I have caused this Letter to be made Patent and the Seal of the State to be affixed.

Given under my hand and the Great Seal of the State of Alabama at the City of Montgomery this 24th day of Feb. A.D. 1866 and of the Independence of the United States the eighty 4th year.

By the Governor: — J. H. Weaver
Secretary of State.

I Thomas G. Jones Judge of the Probate Court of Lincoln County hereby certify that the within Patent was filed in my Office for Records on the 15th day of March 1866 and duly recorded the 6th day of April 1866 in Book No. 11 pages 419. Test Thomas G. Jones Judge P.C.

James M. Roberts wife & Frederick I. Patts
 This Indenture made this 27th day of February, in the year one thousand eight hundred and sixty, between James M. Roberts and Phoebe Ann Roberts of the County of Lawrence in the State of Alabama of the one part, and Frederick I. Patts of the other part, witnesseth that the said James M. Roberts and Phoebe Ann his wife for and in consideration of the sum of Five hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said Frederick I. Patts all that certain tract of land, lying and being in the County of Lawrence, State of Alabama, and thence as follows to wit, the East half of the North West quarter of Sec 35, Township 3, Range 4 West except two acres in the North East Corner of said tract and one near the N.E. Corner of said tract in which there is an Office is hereby received containing Seventy Seven acres more or less.

To have and to hold the above described tract of land with the tenements and appurtenances thereto belonging unto and appertaining unto the said Frederick I. Patts his heirs and assigns forever. And the said James M. Roberts and wife for themselves their heirs, Executors and Administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Frederick I. Patts his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said James M. Roberts and Phoebe Ann Roberts his wife, and also against the lawful title, claim or demand of all and every person or persons who may hereafter claim or holding by, from, or under the Government of the United States.

In testimony whereof the said James M. Roberts and Phoebe Ann Roberts his wife have unto subscribed their names and affixed their seals the day and year first above written.

Signed Sealed and delivered in the presence of
 J. M. Roberts
 P. I. Patts
 The State of Alabama, I Joseph C. Parker an acting Justice of the Lawrence County, placed in and for said County hereby certify that James M. Roberts & P. I. Patts whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me in this way that being informed of the contents of the conveyance they executed the same voluntarily in the day, the same bears date. Given under my hand this 27th day of February, A.D. 1860.

J. C. Parker J. P.
 The State of Alabama, I Charles Gibson Judge of the Court of Lawrence County, S.S. 3 Justice within and for the County and State of said and also Clerk of said Court do hereby certify that Joseph C. Parker whose name appearing to the foregoing Certificate is and was at the time thereof an acting Justice of the Peace within and for the County of Lawrence and State of Alabama, duly commissioned and qualified to take acknowledgments and administer oaths for

general purposes, and that the signature to the foregoing purporting to be his is genuine. In testimony whereof I have hereunto signed my name and affixed my seal of office, at Office in Prichard, this 29th day of February 1860, and of the Independence of the United States of America the 84th year.

Just Charles Gibson Judge of Probate
 I Thomas G. Tyus Judge of Lawrence County hereby certify that the within deed was filed in my Office for Record on the 13th day of March 1860 and duly recorded the 7th day of April 1860 in Dec. Book No. 12, pages 12, 13, 14, 15.
 Just Thomas G. Tyus Judge P. C.

John D. Tanner
 This Indenture made this 13th day of March, in the year one thousand eight hundred and sixty, between John D. Tanner of the County of Lawrence in the State of Alabama of the one part, and Howell C. Featherston of the other part, witnesseth that the said John D. Tanner for and in consideration of the sum of Twenty nine dollars to him in hand paid, the receipt whereof is hereby acknowledged, has this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said Howell C. Featherston all that certain tract of land, lying and being in the County of Lawrence, State of Alabama, and described as follows to wit, Five acres in the South East Corner of the East half of the South East quarter of Section 33, Township 3, Range 4 West being the same reserved by Williams & Son in their deed to Branch Bank at Chautauque, Alabama, dated 27th day of June, 1839. To have and to hold the above described tract of land with the tenements and appurtenances thereto belonging unto and appertaining unto the said Howell C. Featherston his heirs and assigns forever. And the said John D. Tanner for himself his heirs, Executors and Administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Howell C. Featherston his heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said John D. Tanner and also against the lawful title, claim or demand of all and every person or persons who may hereafter claim or holding by, from, or under the Government of the United States.

In testimony whereof the said John D. Tanner has hereunto subscribed his name and affixed his seal the day and year first above written.

Signed Sealed and delivered in the presence of
 The State of Alabama, I Thomas G. Tyus Judge of the Probate Lawrence County, 3 Court of said County hereby certify that John

I, Thomas G. Jones, Probate Judge of Limestone County, hereby certify that the within deed was filed in my Office for record on the 15th day of March 1866 and duly Recorded the 7th day of April 1866 in Dec. Book No 10 pages 214 & 215.
 Dated Thomas G. Jones Judge P.C.

George A. Anderson and John Black } This Indenture, made this thirtieth day of March, in the year one thousand eight hundred and sixty six, between George A. Anderson and Eliza A. Anderson his wife of the County of Limestone in the State of Alabama of the one part, and John Black of said County & State of the other part - Witnesseth; That the said George A. Anderson and Eliza A. Anderson for and in consideration of the sum of twenty four hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed, and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said John Black all that certain tracts or parcels of land lying and being in the County of Limestone and State of Alabama and known and described as follows to-wit: the North East 1/4 of Section No 13 Township No 3, Range No 5 West containing one hundred and thirty acres more or less, also the North West 1/4 of Section No 18 Township 3, Range 4 West containing one hundred and fifty nine and two acres, also the South West 1/4 of Section 18, T 3, R 4 West containing fifty acres more or less also the Eastern portion of the North West 1/4 of the South West 1/4 of Section 18, Township 3, Range 4 West containing 16 1/4 acres more or less. To have and to hold the above described tracts of land with the tenements and appurtenances thereto belonging unto and appertaining unto the said John Black his heirs and assigns forever. And the said George A. Anderson and Eliza A. Anderson themselves their heirs, executors and administrators, do hereby and in consideration of the premises, covenant and will forever defend the title to the above described and hereby granted premises unto the said John Black his heirs and assigns, from and against themselves, and all and every person or persons claiming or holding under them the said George A. Anderson and Eliza A. Anderson his wife and also against the lawful title, claim or demands of all and every person or persons whatsoever claiming or holding by force under the Government of the United States. In testimony whereof the said George A. Anderson and wife hereto Subscribed their names and affixed their seals the

day and of our first above written. Signed, sealed and delivered in the presence of }
 The State of Alabama } I, John J. Anderson an acting Justice of Limestone County } the peace within and for said County } do hereby certify that George A. Anderson and Eliza A. Anderson his wife whose names are signed to the foregoing conveyance and who are known to me acknowledge before me on this day that being informed of the contents of the conveyance they executed the same voluntarily, on the day the same bears date. Given under my hand this 15th day of March 1866.
 John J. Anderson
 Justice of the Peace

I, Thomas G. Jones Probate Judge of Limestone County hereby certify that the within deed was filed in my Office for record on the 15th day of March 1866 and duly Recorded the 7th day of April 1866 in Dec. Book No 10 pages 214 & 215.
 Dated Thomas G. Jones Judge P.C.

Samuel J. Jones Admin. } of an order issuing from the Probate Court of Limestone County
 To } State of Alabama, I Samuel J. Jones Administrator with the will annexed of Eliza Jordan deceased, have exposed to public sale at the Court house door in the town of Athens Limestone County Alabama the following described tract of land lying and being situated in the County of Limestone to-wit: The South West quarter of Section twelve Township four Range three West on this the third Monday in March 1866 being the nineteenth of said county and one Joseph A. Maxwell being the highest bidder for the same at the price of five hundred and thirty dollars cash. The same being sold to pay debts of the deceased. I am by virtue of said order and sale of said Eliza Jordan deceased to have the said Joseph A. Maxwell his heirs and assigns all such right and title as I may or can do by virtue of said order of sale to the above said land its appurtenances and appurtenances thereto belonging. Given my hand & seal
 Dated
 Joseph A. Maxwell }
 Thos. A. Hancock }

The State of Alabama } I, Thomas G. Jones Judge of the Limestone County } Probate Court of said County hereby certify that John A. Maxwell & Thos. A. Hancock the subscribing witnesses to the within conveyance, remain to me appeared before me on this day and being sworn stated that Samuel J. Jones Administrator in the will annexed of Eliza Jordan decd, the grantor in the conveyance voluntarily executed the same in their presence

on the day the same bears date. That they attested the same in the presence of the grantor and in the presence of each other. Given under my hand this 10th day of April A.D. 1860.

Thomas G. Tyne Probate Judge of Limestone County hereby certify that the within deed was filed in my Office for Record on the 10th day of April 1860 and duly recorded the same day in Book No 10 pages 423 & 424. Test Thomas G. Tyne Judge P.L.

William H. Motes wife & The State of Alabama Limestone County S.S.
 To S. Deed Trust 3 Thomas Williams H. Motes is justly indebted to Rebecca H. Motes in the sum of One hundred and twenty five dollars and thirty four cents, which will more fully appear by reference to his note under seal payable to said Rebecca H. Motes dated the 24th day of December 1839 and due the 1st of January 1861 and when said William H. Motes is willing and desires to secure the debt aforesaid. And therefore this Indenture made and entered into this 24th day of December 1839 between William H. Motes and Rebecca his wife of the County of Limestone State of Alabama of the first part and Benjamin Oates of the second part, Benjamin Oates of Morgan County in said State of the third part, Witnesseth that for and in consideration of the sum of one dollar in hand paid by the party of the second part, the receipt whereof is hereby acknowledged in the said William H. Motes and Rebecca his wife have this day bargained sold released and conveyed, and do by these presents bargain sell and convey unto the party of the second part, the following described tract of land lying and being in the County of Limestone State of Alabama commencing at a point in the Mountville and Clinton Road, running South 89 degrees West 49.25 Chains of two poles end to the Creek, from thence up said creek with 53 West 3 chains, North 30 West 3 chains, North 20 W. S. 3 chains, N. 24 W. 3-23 chains, N. 24 W. 111 chains from thence due West 4 chains to a State, from thence due North 36 chains to the Clinton Road, from thence said Road S 87° E 6 chains, S 35° E 10 chains S 66° E 7 chains. S 45° E 32.15 chains containing sixty six acres being a part of the tract formerly owned by Tobias Oates in Range 3, Township 1 West - and that part of said tract lying West of the Mountville and Clinton Road in which said William H. Motes now lives East of Colberts line - To have and to hold the before described tract of land with the appurtenances thereto belonging unto the party of the second part his heirs and assigns forever. And the said William H. Motes and Rebecca his wife Will Warrant and defend the title to the above described land unto the party of the second part his heirs and assigns forever, against the claim of all and every person whomsoever.

In trust nevertheless, and this Indenture is made upon the express condition that is of the said William H. Motes shall pay off and satisfy said debt with all interest that here or hereafter may come with the cost of this Indenture by the first day of January 1861. And this Indenture shall be null and void, but if default be made up the payment of the above described debt in any part thereof, then the party of the second part is hereby authorized and empowered at the request of the party of the third part, sell said before described tract of land to the highest bidder for Cash after giving twenty days notice of the time and place of sale - Out of the proceeds of such sale first paying the cost of this Indenture then the debt aforesaid, the remainder if any to the said Motes in his legal representatives. In testimony whereof the parties have hereunto set their hands and affixed their seals this 8th day of March 1860.

Attest
 A. Crutcher

The State of Alabama S. D. Crutcher acting District Limestone County. Of the peace in and for said County do hereby certify that William H. Motes and Rebecca Motes his wife personally appeared before me and acknowledged the above to be their own act and deed. Given under my hand this 8th day of March 1860. A. Crutcher D.P.

I Thomas G. Tyne Probate Judge of Limestone County hereby certify that the within deed of trust was filed in my Office for Record on the 10th day of March 1860 and duly recorded the 24th day of April 1860 in Book No 10 pages 424 & 425 - Test Thomas G. Tyne Judge P.L.

Miles S. Grogan wife & The State of Alabama Limestone County S.S.
 To S. Deed Trust 3 Miles S. Grogan and Elizabeth Grogan his wife of the County of Limestone in the State of Alabama of the one part, and Richard S. Robertson & W. F. Arthur of the other part, Witnesseth that the said Miles S. Grogan & Elizabeth his wife are in consideration of the sum of five hundred dollars, the same in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained sold, aliened, conveyed, released, confirmed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, confirm and confirm unto the said Robertson & Arthur all that certain tract of land, lying and being in the County of Limestone and State of Alabama and known as the West half of the South West quarter of Section fourteen, Township one (1) Range Six (6) West containing eighty acres - To have and to hold the above described tract of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Robertson & Arthur their heirs and assigns forever. And the said Miles S.

Craig & Craig his wife for themselves their heirs, Executors and administrators do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Richard & Holcomb & H. F. Arthur their heirs and assigns forever and against themselves and all and every person or persons claiming a holding under them the said Miles & Craig & Elizabeth Craig his wife and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming a holding by, from, or under the Government of the United States.

On testimony whereof, the said Mr. S. Craig & Elizabeth his wife have subscribed their names and affixed their seals the day and year first above written.

Signatures and detained 3 Miles S. Craig Esq. Elizabeth Craig Esq.

The State of Alabama, J. Hamilton J. Arthur an acting Justice Livingston County 3 of the peace in and for said County, hereby certify that Miles S. Craig and Elizabeth Craig his wife whose names are signed to the foregoing conveyance and who is known to me as having signed before me that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand and seal this 19th day of November 1859.

J. H. Arthur J. P. J. Thomas & J. J. Dwyer of Livingston County hereby certify that the within deed was filed in my office for record on the 11th day of December 1860 and duly recorded the 22nd day of April 1861 in Book No. 16 page 426.

J. Thomas & J. J. Dwyer J. P.

James Moore & wife 3 This Indenture, made this 25th day of October 1859, in the year one thousand eight hundred and fifty nine, between James Moore & Sarah J. Moore his wife of the County of Livingston in the State of Alabama of the one part, and Henry Williams of the other part, witnesseth, that the said James Moore & Sarah J. Moore his wife for and in consideration of the sum of two hundred dollars to them in hand paid the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Henry Williams all that certain tract of land, lying and being in the County of Livingston and State of Alabama and known as the South East quarter of the North West quarter of Section No. three of Township one Range six West containing forty two acres and fifty hundredths of an acre.

To have and to hold the above described tract or parcels of land with its improvements and appurtenances unto the said Henry Williams his heirs and assigns forever.

And the said James Moore & Sarah J. Moore his wife for themselves their heirs, Executors and administrators do hereby and in consideration of the premises, warrant and will forever defend the title to the above described

and hereby granted premises unto the said Henry Williams & Jane Williams his wife their heirs and assigns forever and against themselves and all and every person or persons claiming a holding under them the said James Moore and Sarah J. Moore his wife — and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming a holding by, from or under the Government of the United States.

On testimony whereof, the said James Moore & Sarah J. Moore his wife have subscribed their names and affixed their seals the day and year first above written.

Signatures and detained 3 James Moore Esq. Sarah J. Moore Esq. J. F. Arthur J. P. The State of Alabama 3 J. Hamilton J. P. an acting Justice Livingston County 3 of the peace in and for said County, hereby certify that James Moore and Sarah J. Moore his wife whose names are signed to the foregoing conveyance and who is known to me as having signed before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand and seal this 21st day of October 1859.

J. Hamilton J. P. J. Thomas & J. J. Dwyer of Livingston County hereby certify that the within deed was filed in my office for record on the 11th day of December 1860 and duly recorded the 22nd day of April 1861 in Book No. 16 page 426 & 427.

J. Thomas & J. J. Dwyer J. P.

Wm. H. Harrison wife 3 This Indenture, made this 14th day of October in the year one thousand eight hundred and fifty nine, between Wm. H. Harrison & Martha W. Harrison his wife of the County of Livingston in the State of Alabama of the one part, and Robert J. Thomas of the other part, witnesseth, that the said Wm. H. Harrison & Martha W. Harrison his wife for and in consideration of the sum of fifteen hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day, given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Robert J. Thomas all that certain tract of land lying and being in the County of Livingston, State of Alabama and known as a part of the South West quarter of Section four Township three and Range four, and described as follows. (1st) Beginning at a stake at the South East Corner of J. J. Lenoir's Lot (before he conveyed this lot to S. J. Lenoir) and running North Seventeen poles, thence West Seventeen poles, thence South, to the road thirteen poles, twenty and one hundred and thirty poles South of each to the beginning. — One acre and one hundred and thirty poles. (2nd) Beginning at a stake at the S.E. corner of the above described lot and running North thirty two chains 16 links, thence East twenty six chains 37 links, thence South twenty nine chains to the Main section road, thence

thirteen chains 37 links to a stake, thence back to chains 46 links to the beginning. 21 acres 97 poles. (B) Beginning at the West corner of the first above described lot and running back eight feet thence south to the road, then so back to the SW corner of the first above described lot thence north to the beginning. 63 1/2 poles - containing twenty acres and 18 poles, be the same more or less. To have and to hold the above described tracts of land with the tenements and appurtenances thereto belonging, unto any and every person claiming or holding the same, unto the heirs, executors and administrators, do hereby, and in consideration of the premises warrant and will, defend the title to the above described and here by granted premises unto the said J. C. Marshall his heirs and assigns forever, and against themselves and all and every person or persons claiming or holding under them the said William H. Harrison and Martha H. Harrison his wife, and also against the lawful title, claim or demands of all and every person or persons whatsoever, claiming or holding by force or under the Government of the United States.

In testimony whereof the said W. H. Harrison and Martha H. Harrison hereunto subscribe their names and affix their seals the day and year above written.

Signed Sealed and delivered 3

in the presence of 3

J. S. Lucas

J. S. Hine

J. S. Malone

The State of Alabama: I Thomas C. Tyus Judge of the Probate Court of Limestone County hereby Certify that Charles A. Tucker a subscribing witness to the within instrument of the said William H. Harrison and Martha H. Harrison his wife, before me on this day and being sworn, states that William H. Harrison and Martha H. Harrison his wife the grantors in the foregoing instrument, executed the same in his presence and in the presence of the other subscribing witnesses on the day the same bears date. That he attests the same in the presence of the grantors and of the other witnesses and that such other witnesses signed their names as witnesses in his presence. Given under my hands this 14th day of March A. D. 1861.

Thomas C. Tyus Judge of Limestone County hereby Certify that the within deed was filed in my Office for Record on the 14th day of March 1861 and duly Recorded the 25th day of April 1861 in Dec. Book No 11 page 427 & 228.

Test Thomas C. Tyus Judge J.C.

James Tucker } I warrant all men by these presents that I James Tucker of the County of Limestone and State of Alabama have this day bargained and sold unto J. C. Marshall } of the said County and State of Alabama for the sum of one hundred dollars in hand paid by the said J. C. Marshall to me the said James Tucker the receipt whereof is hereby acknowledged - the right and title to said Frederick Tucker - I bind myself my heirs and assigns to warrant and defend unto the said J. C. Marshall Tucker free from any and against the claim or claims of all and every person or persons whatsoever. - In witness whereof I have hereunto set my hand and seal this first day of July 1859 -

Witness

W. C. Tucker

J. C. Tucker

The State of Alabama: I Thomas C. Tyus Judge of the Probate Court of Limestone County hereby Certify that Charles A. Tucker a subscribing witness to the above instrument of the said James Tucker the grantor in the foregoing instrument, executed the same in his presence and in the presence of the other subscribing witnesses on the day the same bears date. That he attests the same in the presence of the grantor and of the other witnesses and that such other witnesses subscribed their names as witnesses in his presence. Given under my hands this 14th day of March A. D. 1861.

Thomas C. Tyus Judge of Limestone County hereby Certify that the foregoing instrument of writing was filed in my Office for Record on the 14th day of March 1861 and duly Recorded the 25th day of April 1861 in Dec. Book No 11 page 427 & 228.

Test Thomas C. Tyus Judge J.C.

Therese Dargatzis wife } This indenture made this 15th day of }
J. S. Deek } March in the year one thousand eight hundred and }
Margaret & William Dargatzis } thirty six between Therese Dargatzis and her wife Emily }
Dargatzis of the County of Limestone in the State of Alabama of the one part }
and William Dargatzis and Emily Dargatzis of the same County and State of the }
other part, Witnesseth, that the said Therese Dargatzis and Emily Dargatzis }
for and in consideration of the sum of one thousand and fifty dollars }
to them in hand paid, the receipt whereof is hereby acknowledged, have }
this day given, granted, bargained, sold, aliened, conveyed, released, }
enjoyed and confirmed, and by these presents do give, grant, bargain, }
sell, alien, convey, release, enjoy and confirm unto the said William }
Dargatzis and Emily Dargatzis all that certain parcel of land, lying }
and being in the County of Limestone and State of Alabama, and }
known and described as follows: bounded on the North by the lot }
of J. W. Dargatzis and Sarah Dargatzis and on the South by the lot }
of J. W. Dargatzis and Sarah Dargatzis and on the East by }
the lot of J. W. Dargatzis and Sarah Dargatzis and on the West by }
the lot of J. W. Dargatzis and Sarah Dargatzis.

The lands belonging to the Estate of Robert Wm. Mack and in the West by the lots of Do M, Lane and N. V. Vasser all lying within the limits of the Corporation of Athens, and in the S. W. corner of the N. W. quarter of Section 9, T. 3, R. 4, West, containing eight acres more or less.

To have and to hold the above described parcel of land with the tenements and appurtenances thereunto belonging even any and all appurtenances unto the said Phidreie & Emily Dwyer their heirs and assigns forever. And the said Phidreie Dwyer and his wife for themselves their heirs Executors and Administrators do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said Phidreie & William Dwyer, their heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said above described premises; and also, against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States.

In testimony whereof the said Phidreie Dwyer and Emily Dwyer have hereunto subscribed their names and affixed their seals the day and year first above written.

Signes Seals and delivered in the presence of
Francis C. Martin

Space Houghton
The State of Alabama 3 I Thomas C. Tyne Judge of the
Limestone County 3 I do hereby certify that
that Francis C. Martin a subscribing witness to the within Con-
veyance being to me appeared before me in this day and being sworn
states that Phidreie Dwyer and Emily Dwyer his wife the Grantees
in the Conveyance voluntarily executed the same in his presence
and in the presence of the other subscribing witnesses on the day the
same bears date. That he attested the same in the presence of the
grantees and of the other witnesses and that such other witnesses he de-
scribed his name as a witness in his presence. Given under my
hand this 14th day of March A.D. 1866

Thomas C. Tyne Judge
I Thomas C. Tyne Judge of Limestone County hereby certify that
the within deed was filed in my Office for Record on the 14th day of
March 1866 and duly Recorded the 26th day of April 1866 in
Deed Book No 11, pages 429 & 430

Test Thomas C. Tyne Judge P.C.

Joseph S. Harrison wife & This Indenture made this nineteenth
18th Decr day of March in the year One thousand eight
James B. Stewart hundred and 61st betwixt Joseph S. Harrison
and Lucy S. Harrison his wife of the County of Limestone in the State
of Alabama of the one part, and J. B. Stewart of said County & State

of the other part. Witnesseth that the said Joseph S. Harrison and
Lucy S. Harrison his wife for and in consideration of the sum of two
hundred dollars to their heirs heirs heirs the receipt whereof is the
acknowledged here this day given, granted, sold, advanced, conveyed,
released conveyed and confirmed; and by these presents do give, con-
veyance, sell, advance, convey, release, convey and confirm unto the said
J. B. Stewart all that certain tract or parcel of land, lying and being
in the County of Limestone and State of Alabama and being more de-
scribed as follows viz beginning at the N. E. Corner of the S. E. 1/4 of Sec-
tion No 4 T. 3, R. 4, West, and running South Sixty yards
thence West one hundred and fifty yards thence North Sixty yards
thence East to beginning corner and containing two acres more or
less.

To have and to hold the above described lot of land
with the tenements and appurtenances thereunto belonging even any
and all appurtenances unto the said J. B. Stewart his heirs and assigns
forever. And the said Joseph S. Harrison and Lucy S. Harrison for them-
selves their heirs Executors and Administrators, do hereby and in con-
sideration of the premises, warrant and will forever defend the title to the
above described and hereby granted premises, unto the said J. B. Stewart his heirs and
assigns, from and against themselves and all and every person or persons claiming
or holding under them the said Joseph S. Harrison and Lucy S. Har-
rison and also, against the lawful title, claim or demand of all and
every person or persons whatsoever, claiming or holding by, from or
under the Government of the United States.

In testimony whereof the said Joseph S. Harrison and Lucy S.
Harrison have hereunto subscribed their names and affixed their seals the day
and year above written.

Signes Seals and delivered in the presence of
J. S. Harrison
Lucy S. Harrison

The State of Alabama 3 I John T. Irvin a Justice of the Peace
Limestone County 3 I do hereby certify that Joseph S. Harrison and
Lucy S. Harrison his wife whose names are signed to the foregoing
conveyance and who are known to me, acknowledged before me on this
day, that being informed of the contents of the Conveyance, they executed
the same voluntarily on the day the same bears date. Given under
my hand this 19th day of March A.D. 1866

John T. Irvin J.P.
I Thomas C. Tyne, Judge of Limestone County, hereby certify
that the within deed, was filed in my Office for Record on the 19th day of
March 1866, and duly Recorded the 26th day of April 1866, in
Deed Book No 11, pages 431 & 432.

Test Thomas C. Tyne Judge P.C.

432

Virginia Ann & J. B. Stewart 3 This I do certify & make this 19th day
The 3rd of March, in the year one thousand eight hundred and
Seventeen, that between Virginia Ann Stewart and James B. Stewart
of the County of Lincoln in the State of Alabama of the one part, and Samuel
Tanner of the other part to wit: Witnesseth, that the said Virginia Ann Stewart and
James B. Stewart for and in consideration of the sum of Five hundred and fifty dollars
to them in hand paid, the receipt whereof is hereby acknowledged, has this day given
granted, bargained, sold, aliened, conveyed, released, conveyed, and confirmed; and
by these presents do give, grant, bargain, sell, alien, convey, release, convey
and confirm unto the said Samuel Tanner with certain Lots of land, lying
and being in the Town of Athens Lincoln County Alabama known on the
plan of said Town as Lots No 34 & 35 as laid down in the plan of said Town
beginning at the South East Corner of lot No 35, running North 22 feet thence
West 50 feet thence South 20 feet, thence East 30 feet to the beginning, thence
beginning at the North East Corner of lot No 34 running South 16 feet thence
West 50 feet thence North 16 feet thence East to the beginning - containing 36
feet fronting the Public Square. To have and to hold the above
described Lots with the tenements and appurtenances thereto belonging or
in anywise appertaining unto the said Samuel Tanner his heirs and assigns
forever. And the said Virginia Ann Stewart & J. B. Stewart for themselves their
heirs Executors and Administrators, do hereby and in consideration of the
premises, warrant and will forever defend the title to the above described
and hereby grant and promise unto the said Samuel Tanner his
heirs and assigns, from and against themselves and all and every person
pretending or claiming under them the said Virginia Ann Stewart
and James B. Stewart, And also against the lawful title, claim
or demands of all and every person or persons whatsoever claiming or
holding by, from or under the Government of the United States.
In testimony whereof, the said Virginia Ann Stewart & J. B. Stewart have hereunto
subscribed their names and affixed their seals the day and year first above written.
Signed, sealed and delivered 3 Virginia A. Stewart

in the presence of 3
The State of Alabama 3 O John Turcutino, a Justice of the peace in
Lincolnton County 3 and for said County of Lincolnton hereby certify that
Virginia H. Stewart and James F. Stewart whose names are signed to the fore-
going conveyance and who are known to me, acknowledged before me, on this
day that being informed of the contents of the conveyance, they executed
the same voluntarily on the day the same bears date. Given under my
hand this 19th day of March A.D. 1867.

I, Thomas C. Jones Probate Judge of Armstrong County, N.Y. certify that the within will was filed in my Office for Record on the 21st day of March 1860 and duly Received the 26th day of Sept. 1860 in Dec. Ex. 11 p. 432.

Test Thomas C. Jones Judge P. C.

Nathias Lenter, wife of This Indenture, made this first day of Feb.
 1832, between Nathias Lenter, and Nancy Lenter, of
 the County of Sevier, in the State of Alabama, of the one part, and
 Alexander L. McKimmon, of said County and State of the other part, be-
 witnesseth, that the said Nathias L. and Nancy L. Lenter for and in
 consideration of the sum of One hundred & fifty dollars, to them in
 hand paid, the receipt whereof is hereby acknowledged, have this day
 given, granted, bargained, sold, aliened, conveyed, released, conveyed,
 and confirmed; and by these presents do give, grant, bargain, sell, alien-
 convey, release, convey, and confirm unto the said Alexander L. McKim-
 mon all that certain tract of land lying and being in the County of Sevier,
 and State of Alabama, and known as the West half of the North West
 quarter of Section 34, Township 2, Range 4, West, containing Eighty acres
 more or less. — Do have and to hold the above described tract
 of land with the tenements and appurtenances thereto belonging
 unto and appertaining unto the said A. L. McKimmon, his heirs,
 and assigns forever. And the said Nathias L. and Nancy L. Lenter
 for themselves, their heirs, Executors and Administrators, do hereby, and
 in consideration of the premises aforesaid, are well known defend the title
 to the above described and hereby granted premises, unto the said A. L. McKim-
 mon his heirs and assigns, from and against themselves and all and
 every person or persons claiming or holding under them the said above
 described tract of land. — And also against the lawful title,
 claim or demand, of all and every person or persons who may hereafter
 claiming or holding by, from or under the Government of the United
 States. — On testimony whereof the said Nathias L. and Nancy
 Lenter have to Subscribed their names and affixed their seals this day and year
 first above written. — Signed Sealed and delivered }
 In the presence of }
 Daniel Parkedate }
 Nathias L. Lenter }
 Nancy L. Lenter }

The State of Alabama & D. Thomas C. Jones Judge of the Probate
 Court of said County hereby Certify that
 James M. Norton a subscribing witness to the within Amalgamation
 Remonstrance appeared before me on this day and being sworn stated
 that Matthias J. Lester and Nancy D. Lester his wife the grantors
 in the Amalgamation voluntarily executed the same in his presence
 and in the presence of the other subscribing witnesses on the day the
 same bears date. That he attested the same in the presence of the
 grantors and of the other witnesses and that such other witnesses sub-
 scribed his name as a witness to his proceedings. Given under my
 hand this 26th day of March 1860
 J. C. Jones

trans this 26th day of March 1866. — Thomas C. Jones Judge.
I Thomas C. Jones Probate Judge of Simsbury County hereby Certify that the
within does was filed in my Office for Record on the 26th day of March 1866 and duly
Recorded the 26th day of April 1866 in Book First Vol Page 433.
Test Thomas C. Jones Judge J. C.

Wm. J. Holt & wife } This Deed is made this 1st day of February
 To } In the year one thousand eight hundred and sixty six
 Between } Between Sanders of the County of Lincoln in the State of
 Alabama of the one part and W. J. Holt & wife of the other part
 of the other part in witness whereof that the said W. J. Holt & wife
 in consideration of the sum of one hundred dollars to them in hand paid
 the receipt whereof is hereby acknowledged, have this day given, granted, con-
 veyed, sold, aliened, conveyed, released, conveyed, and by
 these presents do give, grant, bargain, sell, alien, convey, release, convey
 and confirm unto the said Sanders, Sanders all that certain tract of land
 lying and being in the County of Lincoln and State of Alabama known
 and described as follows, To wit: The North half of the North West quarter
 of Section 36 Township 3 Range 4, containing 80 acres more or less.

To have and to hold the above described tract of land with the
 tenements and appurtenances thereto belonging unto the said Sanders
 Sanders and his heirs and assigns forever. And the said W. J. Holt & wife for their heirs, executors and ad-
 ministrators do hereby and in consideration of the premises, warrant and will
 forever defend the title to the above described and hereby granted premises
 unto the said Sanders Sanders his heirs and assigns forever and against
 the claim of all and every person or persons claiming or to claim
 under the said W. J. Holt and also against the lawful title, claim
 and demand of all and every person or persons whatsoever claiming or to
 claim by force under the Government of the United States.

In testimony whereof the said W. J. Holt & wife have hereunto subscribed their
 names and affixed their seals this day and year first above written.

Signed Seal and Delivered } William J. Holt & wife
 in presence of } Mary C. Holt & wife
 J. H. Cain
 John F. Peile

The State of Alabama } I Thomas C. Jones Judge of the Probate
 County of Lincoln } Court of said County hereby certify that
 James H. Cain a subscribing witness to the foregoing within con-
 veyance from to me appears before me on this day and being sworn that
 William J. Holt and Mary C. Holt his wife the grantors
 in the conveyance voluntarily executed the same in his presence
 and in the presence of the other subscribing witnesses in the day and
 date that he attests the same in the presence of the grantors and
 of the other witnesses and that each of the witnesses subscribed his name
 as a witness in his presence. Given under my hand this 23rd
 day of March A.D. 1860. Thomas C. Jones Judge

I Thomas C. Jones Probate Judge of Lincoln County hereby certify that
 the within deed was filed in my Office for Records on the 23rd day of March
 1860 and duly Recorded the 2nd day of April 1860 in Book No. 11 page
 1134. Just Thomas C. Jones Judge P. C.

Administrators of } William J. Holt & wife } This Deed is made this 1st day of February
 J. C. Blackwell dec'd } To wit: in the year 1849. Sanders &
 To } Blackwell as the Administrators of the Estate of William
 Daniel Blackwell } J. C. Blackwell dec'd obtained an order from the Probate
 Court of Lincoln County Alabama, authorizing him to sell the

lands belonging to the estate of said dec'd. And pursuant to
 provisions made by virtue of said order obtained as aforesaid, the said
 Daniel C. Blackwell did execute to sell the said lands ac-
 cording to law on the 23rd day of January 1849. and whereas re-
 sult of said sale having been made to Court Court of Probate &
 by said Court approved and affirmed in the day of Feb. 1860 &
 a decree rendered by said Court authorizing also to be made by
 deed in due form and according to the purchasers which ring the title
 interest as the said William J. Blackwell had in the said
 lands at the time of his death. And whereas Samuel Black-
 well having become the purchaser of South East 1/4 of Section 25
 and one hundred and twenty acres being the East part of the
 South East 1/4 of Section 36, all in Township 3 Range 4 West
 in Lincoln County Alabama, also South West 1/4 of Section 19
 & the North West 1/4 of Section 30 in Township 3 Range 2 West in
 Madison County Alabama, then known all in now by those presents
 that I F. J. Ward Administrator of the Estate of Daniel C.
 Blackwell dec'd and as such, for and in consideration of the sum
 of thirty seven hundred & twenty dollars paid by the said Samuel
 Blackwell, do by these presents, bargain, sell and convey unto
 the said Samuel Blackwell and his heirs and assigns forever
 all the right, title, and interest which the said William J.
 Blackwell dec'd bore in said lands aforesaid described, at the time
 of his death, in which he bore by virtue of the authority granted to
 me by the Honorable Court of Probate of Lincoln County Alabama.
 In testimony whereof I have hereunto subscribed my name and
 seal this March 31st 1860. F. J. Ward

The State of Alabama } I Thomas C. Jones Judge of the Probate
 County of Lincoln } Court of said County hereby certify that
 F. J. Ward Administrator of the Estate of Daniel C. Blackwell dec'd, whose
 name is signed to the foregoing conveyance and who is known to me
 acknowledged before me on this day that being informed of the con-
 tents of the conveyance he executed the same voluntarily in the
 day the same bears date. Given under my hand this 31st
 day of March A.D. 1860. Thomas C. Jones Judge
 I Thomas C. Jones Probate Judge of Lincoln County hereby certify that
 the within deed was filed in my Office for Records on the 31st day of March
 1860 and duly Recorded the 2nd day of April 1860 in Book No. 11 page
 1433. Just Thomas C. Jones Judge P. C.

as a wife to her said husband Wyatt C. Blackwell, who being a son or son shall attain the age of twenty one years, or being a daughter or daughter shall attain the age of twenty one years or marry, &c. &c. devised, devised in among them, if said there are in equal shares and proportioning, and if there shall be but one child the whole to be in trust for that one child and for his or her heirs, and if any such child or children shall depart this life before he, she or they shall attain the age of twenty one if sons or son, or be unmarried if daughters or daughter, then the shares or share, of him or her or them so dying shall go and accend to the survivor or survivors of such child or children and be equally divided amongst them, if more than one share and share also and in this further trust that in the event if the said Diana C. Blackwell die or cease to be the wife or widow of the said Wyatt C. Blackwell leaving no child or children by her said husband, who shall attain the age of twenty one years if son or sons, or the age of twenty one years if daughter or daughters, the said property to be in before mentioned will all its proceeds and increased, shall on the death of the said Diana or when the said Diana shall cease to be the wife or widow of the said Wyatt C. Blackwell, and the death of said child or children before the age of twenty one years or marrying if a daughter or daughters be then transferred by the said trustee his heirs assigns, executors and administrators to the said Wyatt C. Blackwell or his heirs. — In witness whereof we have hereunto set our hands and seals, this the day and year first above written.

W. C. Blackwell & Co.
Sam. Blackwell

This is to certify that the foregoing Indenture was signed sealed and delivered in our presence in witness whereof we have hereunto set our signatures.

Josiah Patterson
J. Wiggins
J. B. Pickens

The State of Alabama: I Thomas C. Tyus Judge of the Probate Court of said County hereby certify that John S. Pickens a subscribing witness to the foregoing deed bearing to me, appeared before me in this day and being sworn stated that Wyatt C. Blackwell and Samuel Blackwell the parties to said deed voluntarily executed the same in his presence and in the presence of the other subscribing witnesses in the same the same bears date. That attested the same in the presence of the parties and of the other witnesses and that such other witnesses subscribed their names as witnesses in his presence. Given under my hand this 31st day of March A. D. 1866.

Thomas C. Tyus Probate Judge of Limestone County, hereby certify that the foregoing deed was filed in my Office for Record on the 31st day of March 1866 and duly recorded the 3rd day of May 1866 in Case Book No 10 page 437 + 438 —
Deed Thomas C. Tyus Judge, P. C.

James C. Wozz: These presents are to witness that I do hereby bargain and sell to William W. Walker all my right title and interest in Wm W. Walker and to the tract of land upon which said land live and which tract of land is particularly described in a bill filed by me as Sarah Conzely & Ann Hannah as Administrators of Anne S. Morris and the heirs of the said Anne Hannah to title in Limestone County — which land is bounded on the north by the lands of Joseph Wozz on the east by the lands of Ann Hannah on the South by the lands of said Hannah on the West by the lands formerly owned by Johnson Wozz containing in all one hundred & twenty acres — the condition of the above obligating is such that I have this day executed my note to the said William W. Walker for the sum of two hundred dollars — more or less as I pay the said note the due is to be paid — but if not paid by the 1st of January 1867 — then the said Wm W. Walker may foreclose & sell said lands by advertising them ten days — and after paying the said note with the interest thereon the balance to be paid to me — Given under my hand & seal this 31st day of March 1866.

Peter
John McMillen
W. J. Collier

The State of Alabama: I Thomas C. Tyus Judge of the Probate Court of said County hereby certify that John McMillen a subscribing witness to the foregoing conveyance bearing to me, appeared before me in this day and being sworn stated that James C. Wozz the grantor in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witnesses in the same the same bears date. That he attested the same in the presence of the parties and of the other witnesses. Given under my hand this 31st day of March A. D. 1866. Thomas C. Tyus Judge

I Thomas C. Tyus Judge of the Probate Court of said County of Limestone hereby certify that the within deed was filed in my Office for Record on the 31st day of March 1866 and duly recorded the same day in Book No 10 page 437 + 438 —
Thomas C. Tyus Judge, P. C.

Amanda W. Maxwell & Miss D. McIntosh made this 16th day of March 1861. In the year one thousand eight hundred and sixty, between Samuel Matthews & Amanda W. Maxwell of the County of De Soto in the State of Mississippi of the one part and Samuel Matthews of Madison County Alabama of the other part in Witnesseth that the said Amanda W. Maxwell for and in consideration of the sum of eight hundred dollars to her in hand paid, the receipt whereof is hereby acknowledged, has this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents does give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Samuel Matthews all that certain tract or parcel of land, lying and being in the County of Livingston and State of Alabama and known as to wit. The East half of the North East quarter of Section twenty two (22) Township fourth (4) Range 15th West - containing eighty acres, be the same more or less.

To have and to hold the above described premises with the tenements and appurtenances thereto belonging unto and among the heirs and assigns of the said Samuel Matthews his heirs and assigns forever. And the said A. W. Maxwell for herself her heirs, executors, and administrators does hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises as unto the said S. Matthews his heirs and assigns from and against herself and all and every person or persons claiming or holding under her the said A. W. Maxwell and also against the lawful title, claim or demands of all and every person or persons who may hereafter claim or holding by force under the Government of the United States.

In testimony whereof the said Amanda W. Maxwell has hereunto subscribed her name and affixed her seal the day and year first above written. Signed Sealed and delivered 3

The State of Mississippi: Before me A. R. West Clerk of the De Soto County. State Court of said County personally appeared A. W. Maxwell who acknowledged that she signed, sealed and delivered the within deed on the day the same bears date, as her free voluntary act & deed & for the purposes therein specified - Giving under my hand and the Seal of said Court a Office in Meridian this 16th day of March 1861.

By John W. Campbell, D. C. The State of Mississippi: I, J. D. Campbell, Presiding Judge of De Soto County, do hereby certify that A. R. West whose name appears to the above certificate is true at the time of signing the same the Clerk of said Court duly elected, qualified & commissioned that all his acts as such are and ought to be entitled to full faith & credit, and that John W. Campbell is his lawful deputy, duly appointed & sworn. I further certify that said Certificate is in due form of law. Given under my hand and official Seal this 16th March A. D. 1861. J. D. Campbell Presiding Judge

The State of Mississippi: I, A. R. West Clerk of the De Soto County, do hereby certify that J. D. Campbell whose genuine signature appears to the foregoing Certificate is now & was at the time of the signing thereof Judge of the De Soto County duly elected, qualified & commissioned & that full faith & credit are due & should be given to all his acts as such - Given under my hand and the Seal of said Court a Office in Meridian this 16th day of March 1861. A. R. West Clerk

By John W. Campbell, D. C. The State of Mississippi: I, Thomas C. Jones Judge of the Probate Court of Livingston County Alabama do hereby certify that the within deed was filed in my Office for Record on the 5th day of April 1861 and duly Recorded the 5th day of May 1861 in Deed Book No 16 pages 446 & 447. Test Thomas C. Jones Judge P. C.

John Wiggins & Thomas Pass Senior } These presents are to certify that whereas John Wiggins is jointly indebted to Thomas Pass Senior in the sum of one hundred & fifty dollars due the 15th of March 1861 - also in the sum of fifty dollars advanced to him & Thomas Pass as partners, also the sum of one hundred & fifty dollars due to Wm. Richardson for the hire of his Pater in the 1st of January 1860 a partnership debt of Jacob Wiggins in which Thomas Pass Senior is security, also fifty dollars for board of said boy by said firm due to said Thomas Pass Senior due 1st of January 1860 - also sundry accounts contracted for by Wiggins in divided ways, and for said firm amounting to about fifty dollars, and the said Thomas Pass Senior one of said firm having sold out to said John Wiggins about the 15th of November 1859, all his interest in said firm, he the said Wiggins agreeing to pay all the debts of said firm - and for other considerations, and the said John Wiggins being now desirous of securing the said Thomas Pass Senior first in the payment of all said Partnership debts - and also after that his individual indebtedness as above described - Now therefore in consideration of the premises, I, John Wiggins do hereby transfer, assign, bargain & sell all my right, title and interest in and to the following property to the said Thomas Pass Senior for the purposes aforesaid to wit: Four pelunges at five dollars each, one set of ship tools (blacksmith) billows, anvil, vice &c and all my books including the partnership books of Pass & Wiggins and my books since that time up to the present with each and all and singular the accounts upon each and all of said books (the blacksmith tools above spoken of are the tools formerly owned by Pass & Wiggins) if after paying said debts anything should be left the said Thomas Pass Senior shall pay the same to said Wiggins in his own discretion my hand & seal this 16th day of April 1861. John Wiggins

The State of Alabama: I Thomas E. Tyus Judge of the Peace
 Lincoln County: I do hereby certify that George
 L. Peck a subscribing witness to the within conveyance, having been
 appeared before me on this day and being sworn that John Higgins
 the grantor in the conveyance voluntarily executed the same in his presence
 and in the presence of the other subscribing witnesses in the day the same date.
 That he attested the same in the presence of the grantor and of
 the other witnesses and that such other witnesses subscribed his name as a
 witness in his presence. Given under my hand this 6th day of April
 A.D. 1860.
 Thomas E. Tyus Judge
 I Thomas E. Tyus Judge of Lincoln County hereby certify that
 the within deed was filed in my Office for Record on the 6th day of April 1860,
 and duly Recorded the 8th day of May 1860 in Deed Book No 16 pages 441 & 2
 Just Thomas E. Tyus Judge P.C.

William W. Matthews wife: This Indenture made this fourth day of Feb
 1860 between Eighteen hundred and Sixty between William W.
 Matthews and his wife Ann D. Matthews, of the first part
 and Luke Matthews of the second part in Witnesseth, that for and in
 consideration of the sum of thirty eight thousand five hundred
 and twenty dollars, paid to the parties of the first part, by the
 said Luke Matthews, the receipt of which is hereby acknowledged,
 they have this day bargained and sold, and by these presents do
 bargain, sell and convey to the said Luke Matthews, a certain tract
 of land, lying and being in the County of Lincoln and State of
 Alabama; and more particularly described as follows, viz: - The
 North West quarter and the South West quarter of Section two, Town-
 ship five, Range four - also the South East quarter of Section three,
 Township five, Range four - also the West half of the South East
 quarter of Section ten, Township five, Range four - also the South West
 quarter of Section ten, Township five, Range four - also the East
 half of the North East quarter of Section ten, Township five, Range
 four - also the East half of the North West quarter of Section eleven,
 Township five, Range four - also the South West quarter of Section
 nine, Township five, Range four West. Also a lot or parcel of
 land lying in the Tennessee River, opposite the town of Decatur,
 beginning at a stake in the bank of the River, and running
 North 34° East thirty rods, to a stake - thence North 61° East
 sixty six and 4/10 rods to a stake - thence North 33° fifty five to
 a stake - thence South 37° West seventy five and 2/10 rods to a stake
 in the bank of the Tennessee River - thence up said River, to the be-
 ginning - containing thirty acres. The said land lies in Sections
 16, 17 & 8 in Township five, Range four West. It being the same con-
 veyed by R. B. Carleton to Joseph Peck and by said Peck to
 William W. Matthews, said Carleton having reserved to himself
 his heirs and assigns forever, all the ferry privileges belonging

to said thirty acres of land - Also the right of way for a public
 or Turnpike Road along the margin of said land, as the Road now
 runs; and the same rights and privileges are hereby reserved in this con-
 veyance to said Carleton. The whole tract of land, as herebefore de-
 scribed, is estimated to contain One hundred and twenty acres -
 all of which is hereby conveyed by the said William W. Matthews, and
 his wife, Ann D. Matthews in fee simple, absolute - to the said Luke
 Matthews, his heirs and assigns forever. And the said parties of the
 first part hereby obligate and bind themselves, their heirs and adminis-
 trators to warrant and defend the title of the same to the said Luke Matthews
 his heirs and assigns. In witness whereof we have hereunto signed our
 names and affixed our seals the day and year above written.

Witnesseth
 Jonathan Fisher
 Mary D. Fisher
 W. W. Matthews
 Ann D. Matthews

The State of Alabama: I Hugh C. Cross a Justice of the Peace
 Morgan County: I do hereby certify that the within deed was filed in my
 Office for Record on the 11th day of April 1860, and duly Recorded the 1st day of May 1860 in Deed Book No 16 pages 442 & 3 -

I Thomas E. Tyus Judge of Lincoln County hereby certify that the
 within deed was filed in my Office for Record on the 11th day of April 1860,
 and duly Recorded the 1st day of May 1860 in Deed Book No 16 pages
 442 & 3 - Just Thomas E. Tyus Judge P.C.

John H. Cross wife: This Indenture made this fourth day of Feb
 1860 between John H. Cross and Mary D. Cross his wife of the County of
 Giles in the State of Tennessee of the one part and Isaac H. Cross of
 the other part in Witnesseth, that the said John H. Cross and Mary D. Cross
 for and in consideration of the sum of Five hundred and sixty dollars, to
 them in hand paid, the receipt whereof is hereby acknowledged, have
 this day given, granted, bargained, sold, aliened, conveyed, released, con-
 veyed and confirmed; and by these presents do give, grant, bargain, sell, alien
 convey, release, convey and confirm unto the said Isaac H. Cross, all that
 certain parcel or tract of land, lying and being in the County of Lincoln
 and State of Alabama, and known as the South West quarter of the
 South East quarter of Section sixteen in Township one of Range four
 West - also the West half of the South East quarter of the South East
 quarter of Section sixteen in Township one of Range four West - also
 the West half of the North West quarter of the South East quarter
 of Section sixteen in Township one of Range four West - containing

all English acres more or less. To have and to hold the above described parcel or tract of land with the tenements and appurtenances thereto belonging in and unto the said Isaac Houghens his heirs and assigns forever. And the said Wm Brown and Mary P Brown for their heirs Executors and Administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Isaac Houghens his heirs and assigns firm and against themselves their heirs and all and every person or persons claiming or holding under them the said Wm Brown & Mary P Brown. And also against the lawful title, claim or demand of all and every person or persons whomsoever, claiming or holding by, from or under the Government of the United States.

In testimony whereof the said Wm Brown & Mary P Brown have hereunto subscribed their names and affixed their seals the day and year first above written.

Signed, sealed and delivered
in the presence of
C. D. Harsenberry
Isaac Houghens
The State of Alabama
Limestone County
3rd of the peace in the said County, to-wit: that the said Wm Brown & Mary P Brown whose names are signed to the within conveyance and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 21st day of February 1860. A. G. Westmoreland J. P.
I Thomas C. Tyus Probate Judge of Limestone County, hereby certify that the within deed was filed in my Office for Record on the 21st day of April 1860, and duly Recorded the 9th day of May 1860 in Book No 10 pages 444 & 445.
Test Thomas C. Tyus Judge J. C.

Wm Brown wife & Isaac Houghens } This Indenture, made this 21st day of February, in the year one thousand eight hundred and sixty, between Wm Brown and Mary P Brown his wife of the County of Giles in the State of Tennessee of the one part and A. G. Westmoreland of the other part in witness whereof that the said Wm Brown and Mary P Brown his wife for and in consideration of the sum of one hundred and fifty dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said A. G. Westmoreland all that certain piece or tract of land, lying and being in the County of Limestone and State of Alabama and known as the North West quarter of the North West quarter of Section Fifteen in Township No One in Range four West - Containing fifty acres more or less.

To have and to hold the above described parcel or tract of land with the tenements and appurtenances thereto belonging in and unto the said Isaac Houghens his heirs and assigns forever. And the said Wm Brown & Mary P Brown for themselves their heirs, Ex-

ecutors and administrators, do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said A. G. Westmoreland his heirs and assigns firm and against themselves their heirs and all and every person or persons claiming or holding under them the said Wm Brown and Mary P Brown and also against the lawful title, claim or demand of all and every person or persons whomsoever, claiming or holding by, from or under the Government of the United States.

In testimony whereof the said Wm Brown & Mary P Brown have hereunto subscribed their names and affixed their seals the day and year first above written.

Signed, sealed and delivered
in the presence of
C. D. Harsenberry
Isaac Houghens

The State of Alabama
Limestone County
3rd of the peace in the said County, to-wit: that the said Wm Brown & Mary P Brown whose names are signed to the within conveyance and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 21st day of April A. D. 1860.

I Thomas C. Tyus Probate Judge of Limestone County, hereby certify that the within deed was filed in my Office for Record on the 21st day of April 1860, and duly Recorded the 9th day of May 1860 in Book No 10 pages 444 & 445.
Test Thomas C. Tyus Judge J. C.

W. L. Nelson & wife & David S. Garbrough } This Indenture, made this 25th day of April, in the year one thousand eight hundred and sixty, between W. L. Nelson & Mattie S. Nelson of the County of Limestone in the State of Alabama of the one part, and David S. Garbrough of the other part in witness whereof that the said W. L. Nelson & Mattie S. Nelson his wife for and in consideration of the sum of Four hundred & fifty dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said David S. Garbrough his heirs and assigns all that certain tract or parcel of land, lying and being in the town of Athens County of Limestone, State of Alabama being an undivided interest in the lot No 14 being lot purchased by Nelson & Garbrough of Wm T. Nelson.

To have and to hold the above described land with the tenements and appurtenances thereto belonging in and unto the said David S. Garbrough his heirs and assigns forever. And the said W. L. Nelson & Mattie S. Nelson for themselves their heirs, Ex-

training unto the said Obedt S. Garbrough his heirs and assigns forever. And the said W. L. Nelson wife for his heirs, Executors and administrators do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said Obedt S. Garbrough his heirs and assigns, from and against any and all and every persons or persons claiming or holding under them the said W. L. Nelson wife — and also, against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States.

In testimony whereof the said W. L. Nelson & M. A. Nelson have unto subscribed their names and affix their seals the day and year first above written.

Signed, Sealed and delivered 3

in the presence of 3
The State of Alabama & I Thomas G. Tyne Judge of the Probate Court
Lincoln County 3 of said County hereby certify that W. L. Nelson
and Martha A. Nelson his wife whose names are signed to the within convey-
ance and who are known to me, acknowledged before me on this day, that
being informed of the contents of the conveyance they presented the
same voluntarily on the day the same bears date. Given under my
hand this 21st day of April, A. D. 1864.

Thomas G. Tyne Judge
I Thomas G. Tyne Probate Judge of Lincoln County hereby certify that the
within deed was filed in my Office for Record on the 21st day of April 1864, and
duly Recorded the 11th day of May 1864 in Deed Book No 10 pages 446 & 447
4446.

John W. Fleming wife 3 This Indenture made this 24th day of
Feb 3rd Dec 3 February in the year one thousand eight hundred and
Robert Childs 3 68 between John W. Fleming and Martha Fleming
of the County of Lincoln in the State of Alabama of the one part, and
Robert Childs of the other part, witnesseth that the said John W. Fleming
and Martha Fleming for and in consideration of the sum of twenty five (\$25.00)
dollars to them in hand paid, the receipt whereof is hereby acknowledged, hath
this day given, granted, bargained, sold, aliened, conveyed, released, con-
veyed and confirmed; and by these presents do give, grant, bargain, sell,
alien, convey, release, convey and confirm unto the said Robert Childs
all that certain tract of land, lying and being in the County of Lincol-
n and State of Alabama and known as the North of the East of
the South West 1/4 of Sec 24, Twp 3 Range 6 West, containing forty acres
more or less. — To have and to hold the above described tract of land
with the tenements and appurtenances therunto belonging in in any
wise appertaining unto the said Robert Childs his heirs and assigns
forever. And the said John W. Fleming and Martha Fleming
for his and his heirs, Executors and administrators, do hereby and in con-
sideration of the premises, warrant and will forever defend the title to the
above described and hereby granted premises, unto the said Robert Childs his

heirs and assigns, from and against himself, his heirs and assigns forever
and claiming or holding under them the said John W. Fleming and Martha
Fleming his wife and also, against the lawful title, claim or demand
of all and every person or persons whatsoever claiming or holding by, from
under the Government of the United States.

In testimony whereof the said John W. Fleming and Martha Fleming have
unto subscribed their names and affix their seals the day and year first above written.

Signed, Sealed and delivered 3
in the presence of 3

Robert S. McDaniel
William H. L. Lott

State of Alabama 3 I James P. Henderson one acting Justice of the
Lincoln County 3 in and for said County hereby certify that John W.
Fleming and Martha Fleming his wife whose names are signed to the
foregoing conveyance have to me acknowledged before me on this day
that being informed of the contents of this conveyance that they executed
the same voluntarily on the day the same bears date. Given under
my hand this the 24th day of February 1864.

James P. Henderson
I Thomas G. Tyne Probate Judge of Lincoln County hereby certify that
the within deed was filed in my Office for Record on the 10th day of May
1864 and duly Recorded the same day in Deed Book No 10 pages 446 & 447
4446.

Thos. F. Allen & Francis J. Harris Executors Know all men by these presents that whereas
Thos. F. Allen & Francis J. Harris Executors on the 3rd day of October 1857, we Thomas F. Allen and
Francis J. Harris Executors and administrators with the will
of the estate of James W. Allen deceased, did ex-
pose to sale at the Court house door in the town of Athens, to the highest
bidder the following described lot to wit, Lot No 100 in the plan of
said town as lot number sixty one, by virtue of an order of the Pro-
bate Court of Lincoln County, in record until the 1st of January 1861
to bear interest from the 1st of January 1861 — and whereas Benjamin
W. Maclean being the last and highest bidder for the same at the
sum of nine hundred and forty dollars, it was decreed off to
him by the auctioneer and the said Benjamin Maclean gave his
note for the same and whereas the said Benjamin Maclean has
sold his interest and title in said lot to William S. Brown — and the
said William S. Brown has paid to the said Executors and administra-
tor — the said purchased money in full, and the same has been reported
to the Probate Court of said County — and therefore said Court has ordered
titles to be made to the said William S. Brown. Now therefore in con-
sideration of the premises, we the said Thomas F. Allen and Francis J. Har-
ris Executors and Administrators as aforesaid, do convey, sell, alien, and
transfer to the said William S. Brown his heirs and assigns forever, all
the right, title, and interest whatsoever of the said James W. Allen

(can fully and in the premises. Witness my hand with seal this 18th day of April 1861. Margaret S. McEwen

The State of Texas 3. Before Mr. Gibbard a Notary Public this day personally appeared Margaret S. McEwen the wife of J. R. McEwen, known as the person whose name appears subscribed to the within foregoing written instrument of writing being examined by me she avows & departs from her husband & the matter being fully explained, she acknowledged that she signed, sealed & delivered the same of her own free will & that she did not wish to retract it as it was her own free act & deed for the purposes therein set forth -
 Witness my hand with seal of office this 18th day of April A. D. 1861 - W. Gibbard
 Notary Public
 Kaufman Co. Texas

Thomas G. Tyner Justice of Linnet County hereby certify that the within foregoing deed and power of Attorney were filed in my office for record on the 28th day of May 1861 and duly recorded on the 13th day of June 1861 in Book No. 11 pages 449 & 450.
 Test Thomas G. Tyner Justice J. C.

Alfred McAllister wife 3. This Indenture, made this 28th day of May 1861, between Alfred McAllister and Rebecca McAllister his wife of the County of Linnet in the State of Alabama of the one part, and J. C. Westmoreland of the other part. Witness that the said Alfred M. and Rebecca McAllister for and in consideration of the sum of eighty dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant bargain, sell, alien, convey, release, convey and confirm unto the said J. C. Westmoreland all that certain tract or parcel of land, lying and being in the County of Linnet and State of Alabama, and known as the North West quarter of the South East quarter of Section fifteen in Township No. one in Range No. four West containing Forty acres and 3/4 of an acre - To have and to hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said J. C. Westmoreland his heirs and assigns forever. And the said Alfred M. and Rebecca McAllister for themselves their heirs, executors, administrators, do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said J. C. Westmoreland his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Alfred M. McAllister and Rebecca McAllister his wife - And also against the lawful title, claim or demand of all and every person

or persons whatsoever, claiming or holding by, from or under the Government of the United States. In testimony whereof, the said Alfred M. & Rebecca McAllister have hereunto subscribed their names and affixed their seals the above day and year first above written.
 Signed, sealed and delivered 3
 In the presence of 3
 J. S. Tyner 3
 O. A. Crane 3
 Alfred M. McAllister (S)
 Rebecca McAllister (S)

The State of Alabama 3. Thomas G. Tyner Justice of Linnet County hereby certify that Oscar A. Crane a subscribing witness to the foregoing within and signed before me on this day and being sworn states that Alfred M. McAllister and Rebecca McAllister his wife the grantors in the foregoing voluntarily executed the same in his presence and in the presence of the other subscribing witnesses on the day the same were made. That in attestation thereof I have in the presence of the grantors and of the other witnesses and that I have other witnesses subscribed his name as a witness in his presence.
 Done in my hand this 28th day of May A. D. 1861.
 Test Thomas G. Tyner Justice J. C.

Thomas G. Tyner Justice of Linnet County hereby certify that the within deed was filed in my office for record on the 28th day of May 1861 and duly recorded on the 13th day of June 1861 in Book No. 11 pages 450 & 451.
 Test Thomas G. Tyner Justice J. C.

Almira L. Steptoe 3. Now all men by these presents: that I Steptoe do and in consideration of the natural love and affection which I bear to my son Robert Callaway Steptoe do and in consideration that my daughter Mary C. Thompson wife of John C. Thompson is better provided for than my said son do hereby transfer and assign to my brother Charles D. Anderson certain lands, notes and debts a list of which is hereto annexed as a part of this instrument which debts are my absolute property being due me for the hire of my slave, rents of my property and other sources - In trust for my said son Robert C. Steptoe In trust he is twenty one years old and thus to be absolutely his property. The money to be applied in the meantime for his education and advancement in life - But if my said son should die before he is 21 years of age then such of the said money or lands or debts as may not have been expended in the education and advancement of my said son shall be held by the said Charles D. Anderson in trust for my separate use and sole use free from my husband's debts or marital rights and subject to my disposal but if I should die before my said son and he should die my son twenty one years of age then to be for the benefit of the children of my said daughter Mary C. Thompson who may then be living, and the said Charles D. Anderson shall have power from time to time

in and for the Government of the United States. In testimony whereof
the said Geo. W. Anderson and E. H. Anderson have hereunto subscribed their
names and affix their seal the day and year first above written.

Signes Sealed and delivered at
the presence of
The State of Alabama & I John Tinsley a Justice of the peace
Lincoln County. Within and for the County State above written
humbly certify that George W. Anderson and E. H. Anderson whose
names are signed to the foregoing conveyance, and who are known to
me acknowledged before me on this day, that being informed of
the contents of the conveyance, they executed the same voluntarily,
on the day the same bears date.

Given under my hand this 3^d day of May A.D. 1861.
John Tinsley J.P.
I Thomas G. Tynes Probate Judge of Lincoln County hereby certify
that the within deed was filed in my Office for Record on the 3^d day of
June 1861 and duly recorded the 14th day of June 1861 in Dec. Book
W. Jones 453 & 454
T. G. Tynes Judge P.C.

Wilton Pinner Exec. } Now all men by these presents,
To & Dec. } I the undersigned Wilton Pinner, Exec. of
Martha & Sarah B. Malone } J. W. Hubbard dec. for and in consideration of
the sum of two hundred dollars in hand paid & the further sum of
thousand dollars secured to be paid by note falling due the first day
of January 1861, have bargained & sold & by these presents do bar-
gain & sell, along with off, convey & confirm to Martha & Sarah
Malone their heirs & assigns forever all the right title & interest
of the said J. W. Hubbard dec. and which by his will was author-
ized to be sold, in & to the following described property to wit:-
A certain tract or lot of ground in the State of Alabama & County of
Lincoln beginning at a stake in the Winchester Road running
South twenty five chains, thence West to the center of Liberty road, thence
South twenty four West along said road to a stake thence South seven
teen chains to a stake in the Winchester road thence east seven chains
& twenty five links to the beginning containing four acres & sixty four
poles more or less - being part of South West 1/4 of Sec 4, Township 3
Range 4, West - Also a part of S.W. 1/4 of Sec 4, T. 3 R. 4, West.
Beginning at the corner of J. W. Hubbard's lot running S. 1/4 chain
West along South ten chains 40 links to Liberty Road, thence along
said road to said Hubbard's corner thence 17 poles to the beginning
containing an acre & sixty four poles. Also an undivided interest
in the South West 1/4 of South East 1/4 of Section 6, Township 3, N. 3,
Range 4 West of the meridian of Mountville - I have etc. etc.
said severally described pieces of property & interests of the said J. W.
Hubbard dec. to the said Martha & Sarah B. Malone

this heirs & assigns forever. And the undersigned as Executor of said
J. W. Hubbard dec. in pursuance of the power vested in me by his
said last Will & Testament duly proven & recorded in the County Court
of Madison County Tennessee, do hereby warrant & defend the
title to said severally described lots & interests in said land to the said
Martha & Sarah B. Malone their heirs & assigns forever a-
gainst the claim or claims of all persons claiming through or from
or under said J. W. Hubbard & his heirs & all other persons whatsoever
in as full and ample a manner as I am by said last Will & Tes-
tament authorized to do - In Witness whereof I have as Ex-
ecutor as aforesaid hereunto set my hand & seal this 28th day
of May 1861 - But a lien is retained for the unpaid mortgage money
paid -

Wilton Pinner Executor
of the last Will & Testament of
J. W. Hubbard dec.

State of Tennessee } Office of Notary Public
Madison County } Jackson Tennessee
This day Wilton Pinner Executor of J. W. Hubbard dec.
with whom I am personally acquainted, personally appeared before
me the undersigned C. D. Christian Notary Public appointed
& duly commissioned under the laws of Tennessee to take and
drawed edgements of deeds & other papers to be used by and
as well as within the limits of said State, and acknowledged
that he signed Sealed and delivered the within deed as Executor
of J. W. Hubbard deceased to Martha & Sarah B. Malone
Malone for the uses & purposes therein expressed.

In testimony whereof I have hereunto subscribed
my name set my seal notarial this 28th day of
May 1861.
C. D. Christian
Notary Public

I Thomas G. Tynes Probate Judge of Lincoln County hereby certify
that the within deed was filed in my Office for Records on the 3^d day of June
1861 and duly recorded the 14th day of June 1861 in Dec. Book
W. Jones 454 & 455
T. G. Tynes Judge P.C.

James E. Moore } This Indenture entered into this 11th
To & Dec. } of June 1861. Witnesseth that Thomas W. B. Moore
Wm. B. Walker } has entered and become my security for an appeal from the
Chancery Court of 8th District Southern Division of Chancery for the
State of Alabama in a certain cause therein pending and upon which
a decree was rendered at the last term of the Chancery Court held in
the 4th Monday in May 1861 - in which case James Moore is com-
plainant, Moore, Grigby and Carr Morris as the administrators
of James Morris and others the heirs at law & c. of said Morris
are defendants - said appeal bond is in the sum of two hundred

dollars - And I give James Moore for and in consideration of the purposes and the sum of one dollar in hand paid the receipt whereof is hereby acknowledged, bargain, sell and transfer to the said Hon. H. Walker all my crops of Corn now growing upon the land on which I live to him his heirs and assigns forever - Witness my hand and seal - this the 11th day of June 1866.

James E. Moore Esq.
The State of Alabama, I Thomas C. Tyne Judge of the Probate Court of Giles County, hereby certify that James E. Moore whose name is signed to the foregoing conveyance and who is known to me as acknowledged before me on this day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date - Given under my hand this 11th day of June A.D. 1866.

Thomas C. Tyne Judge
I Thomas C. Tyne Probate Judge of Limestone County hereby certify that the within deed was filed in my Office for Record on the 11th day of June 1866 and duly recorded the 15th day of June 1866 in Deed Book No. 11 pages 455 & 456 -
Given Thomas C. Tyne Judge P.C.

Daniel Goodrum 3. For and in consideration of the sum of eight hundred & 3/4 dollars to me in hand paid, I Daniel Goodrum of Giles County & Bridge County Tennessee, have sold and do hereby sell transfer and convey unto Goodrum & Bridges of the same County & State all my right title and interest in and to a suit in equity in Limestone County Alabama against Alexander McKimsey and James D. Goodrum the same being an attachment to reach a debt due from the said McKimsey to the said James D. Goodrum filed by myself as the party of the latter. Since said attachment was said out, I have paid and discharged the debts set forth in said attachment bill, and no part thereof has been paid by the said James D. Goodrum. And for the consideration aforesaid, I do hereby sell transfer and assign as well the lien of said attachment as that much of said debt against the said James D. Goodrum. And I do hereby authorize and empower the said Goodrum & Bridges to use my name in the prosecution of said suit and in all respects, clothe him with all the powers in relation thereto with which I am invested myself by law. And I guarantee that the McKimsey debt will not stand my bill, the sum of \$800.00. Given under my hand and seal this the 15th day of June 1866.

Daniel Goodrum Esq.
State of Tennessee, I Amos R. Richardson Clerk of the County of Giles County, hereby certify that the within instrument with whom I am personally acquainted, and who acknowledged the same to be his act & deed for the purposes therein contained.

In testimony whereof I have hereunto set my hand and affixed the Seal of said Court at office the 16th day of June 1866.

Amos R. Richardson Clerk
State of Tennessee, I Amos R. Richardson Chairman and presiding Justice Giles County, I Clerk of the County Court of Giles County in said State do hereby certify that Amos Richardson whose signature is affixed to the foregoing certificate is and was when he signed the same Clerk of the County Court of Giles County, duly elected and qualified for that Office that his said certificate is in due form and that full credit should be given to all of his acts and deeds as such Clerk. In testimony whereof I have hereunto set my hand and affixed my seal the 16th day of June 1866.

Edw. M. Rice Esq.
State of Tennessee, I Amos R. Richardson Clerk of the County of Giles County, I Clerk of the County Court of Giles County, hereby certify that Edw. M. Rice, whose genuine signature appears to the foregoing certificate is at was at the time he signed the same, Chairman and presiding Justice of said Court and all his official acts as such Justice are entitled to full faith & credit.

In testimony whereof I have hereunto set my hand and affixed the Seal of said Court at office the 16th day of June 1866.
Amos R. Richardson Clerk
I Thomas C. Tyne Probate Judge of Limestone County Alabama hereby certify that the within foregoing transfer was filed in my Office for Record on the 19th day of June 1866, and duly recorded the same day in Deed Book No. 11 pages 456 & 457.
Given Thomas C. Tyne Judge P.C.

Martha McKeath & John J. Deak } This indenture made and entered into the sixteenth day of December 1858, between Martha McKeath & John J. Deak } Seal of the County of Limestone and State of Alabama
of the one part and William F. Atkinson of said County and State of the other part, Witnesseth that the said Martha McKeath for and in consideration of the sum of five hundred and eighty five dollars, to her in hand paid the receipt whereof is hereby acknowledged was this day given, granted, bargain, sold, aliened, enfeoffed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said W. F. Atkinson all that certain tract of land lying and being in the County and State aforesaid, viz: (South half of the South East quarter of Section thirty in Township one of Range four (West) (except fifteen acres in the North East Corner of said South half) containing sixty five acres, also the North East Corner of the East half of the South West 1/4 of Section 30 in Township one of Range 4 (West) containing twenty five acres. - To have and to hold the above described tracts of land with the tenements and appurtenances thereto belonging unto the said W. F. Atkinson his heirs

and assigns forever. And the said Martha McNeal for herself her heirs and assigns doth warrant and will forever defend the title to the above described tracts of land unto the said Wm. F. McKinnon his heirs and assigns forever against herself and all and every person or persons claiming or holding under her the said Martha McNeal and also against the lawful title claim or demand of all and every person claiming or holding under the Government of the United States. — On witness whereof the said Martha McNeal has hereunto subscribed her name and affixed her seal the day and year above written.

Martha McNeal

The State of Alabama, I Richard Henderson an acting Justice of the Peace in and for said County and State hereby certify that Martha McNeal whose name are signed to the foregoing conveyance and who are known to me as personally before me in this day that being informed of the contents of the conveyance she executed her name voluntarily on the day the same were dated. Given under my hand this 28th day of December A.D. 1868.

Richard Henderson
Justice of the Peace

I Thomas G. Tyner Justice of the Peace of Limestone County hereby certify that the foregoing deed was filed in my Office for Record on the 28th day of Decr 1868 and duly Recorded the same day in Book Book No 11 pages 457 & 458 —
Test Thomas G. Tyner Justice J.C.

Elizabeth Malone & Thomas H. Malone of the County of Limestone in the State of Alabama of the one part and James H. Malone of the other part on Witnesseth that the said Elizabeth Malone for and in consideration of the sum of One thousand dollars to her in hand paid the receipt whereof is hereby acknowledged, has this day given, granted, bargained and sold unto the said Thomas H. Malone all that certain tract of land lying and being in the County of Limestone State of Alabama and known and described as follows to wit: First, and bounded on the East and North by the land belonging to the Estate of Andrew McCombs and now occupied by his widow, on the south by the Township road and West by the land belonging to Jonathan McClelland and also Twenty five acres square bounded as follows, beginning at the Township road where it crosses the Decatur and Athens road running East on the Township road three hundred and forty seven yards and thence north three hundred and forty seven yards and thence west three hundred and forty seven yards thence south to where it commences. The whole containing fifty five acres more or less. — To have and to hold the above described tract of land with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said Thomas H. Malone

his heirs and assigns forever. And the said Elizabeth Malone for herself her heirs Executors and Administrators do hereby and in concert with me of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Thomas H. Malone his heirs and assigns forever against herself and all and every person or persons claiming or holding under her the said Elizabeth Malone — And also against the lawful title claim or demand of all and every person or persons claiming or holding by, from or under the Government of the United States. — On testimony whereof the said Elizabeth Malone hereunto subscribed her name and affixed her seal the day and year above written.

Elizabeth Malone

I Thomas G. Tyner Justice of the Peace of Limestone County hereby certify that Elizabeth Malone whose name is signed to the foregoing conveyance and who is known to me as personally before me in this day that being informed of the contents of the conveyance she executed the same voluntarily on the day the same were dated. Given under my hand this 31st day of Decr A.D. 1868.

Thomas G. Tyner Justice J.C.

I Thomas G. Tyner Justice of the Peace of Limestone County hereby certify that the within deed was filed in my Office for Record on the 31st day of Decr 1868 and duly Recorded the 2nd day of July 1869 in Book Book No 11 pages 458 & 459 —
Test Thomas G. Tyner Justice J.C.

James H. Henderson wife & John Black of the one part and James H. Henderson and Ann Maria Henderson his wife of the County of Limestone in the State of Alabama of the other part on Witnesseth that the said James H. Henderson for and in consideration of the sum of Six thousand dollars to them in hand paid the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, enfeoffed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said John Black all that certain parcel of land lying and being in the County of Limestone and State of Alabama also known as the tract of land of East 30 West 1/4 of Sec 20, Township 3 Range 5 West and the North 1/4 of the West 1/4 of Sec 20, Township 3 Range 5 West; also the North 1/4 of the West 1/4 of Sec 20, Township 3 Range 5 West and also the West 1/4 of the East 1/4 of Sec 20, Township 3 Range 5 West and also a small fraction of land lying South and bounded as follows, West by Frank Bell, South by Amy Stevens and East

by Albert Garbungh and bounded on the north by the old Waterson tract containing in all one hundred and twenty four acres more or less. — To have and to hold the above described parcels of land with the tenements and appurtenances thereto belonging unto my heirs and assigns forever. And the said James H. and Amelia Henderson for themselves, their heirs, executors, and administrators do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said John Black his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said James H. and Amelia Henderson against the lawful title, claim or demand of all and every person or persons whatsoever claiming wholly or in part under the Government of the United States. — In testimony whereof the said James H. and Amelia Henderson have hereunto subscribed their names and affixed their seals this day and year first above written.

Signes sealed and delivered 3

James H. Henderson
Amelia Henderson
J. S. C. Westmoreland, an acting Justice of the
Limestone County, Tennessee, hereby certify that James
H. Henderson and Amelia Henderson whose names are signed to the
within conveyance and who are known to me, acknowledged before me
on this day that being informed of the contents of the conveyance they executed
the same voluntarily on the day the same bears date. —

Given under my hand this 8th day of May 1860. —

J. S. C. Westmoreland
Justice of the Peace

J. Thomas G. Tynes Probate Judge of Limestone County hereby certify
that the within deed was filed in my Office for record on the 30th day
of June 1860 and only recorded on the 2nd day of July 1860 in Deed Book
No 11 pages 459 & 460. — Test Thomas G. Tynes Judge P.C.

Thomas Nelson & This Indenture made and entered into this 29th day of
Dec 3rd 1859 in the year one thousand eight hundred and fifty nine
between Thomas Nelson & his wife Miriam W. Nelson of the County
of Shelby and State of Tennessee of the one part and Thomas S. Wood of
the other part in Tennessee that the said Thomas Nelson & Miriam W. Nelson
for and in consideration of the sum of eight hundred and forty two
dollars to be as evidenced by a note and recd Sept 1861 the receipt whereof is
hereby acknowledged and this day given, granted, bargained, sold,
aliened, conveyed, released, conveyed and confirmed unto the said Thomas S. Wood all that certain
lot of land lying and being in the East Town of Athens and known
as the grant of said town as extended by John McKinney as part
of lot No 195 beginning at the South West corner of said lot and
running east 130 1/2 feet to a stake thence north to the boundary
line of said lot thence west to the corner and thence south to the beginning
containing one & a half acres more or less, also part of the south

half of lot No 194, beginning at the South West corner of said lot and
running east 130 1/2 feet thence north to a line running east & west di-
viding said lot in two equal parts, thence west with said line to the west
boundary of said lot, thence south to the beginning containing three quarters
to an acre more or less being the same lots conveyed to said Thomas S. Wood
by David Nelson by deed bearing date respectively 19th Oct 1849 & 1st Feb
April 1851. To have and to hold the above described lots with the tenements and appurtenances
thereunto belonging or in anywise appertaining unto the said Thomas S. Wood
& Miriam W. Nelson for themselves, their heirs, executors and administrators do hereby
and in consideration of the premises warrant and will forever defend the
title to the above described and hereby granted premises from and against
themselves and all and every person or persons claiming or holding under
them the said Thomas Nelson & Miriam W. Nelson, and also against the lawful title
claim or demand of all and every person or persons whatsoever claiming or holding
by, from or under the Government of the United States. In testimony whereof the said
Thomas Nelson & Miriam W. Nelson have hereunto subscribed their names and
affixed their seals this day and year first above written,
Signes, sealed and delivered 3
in the presence of

Thomas S. Wood
Miriam W. Nelson

The State of Tennessee & Thomas S. Tynes Judge of the Probate
Limestone County, hereby certify that Thomas
Nelson and Miriam W. Nelson whose names are signed to the within conveyance
and who are known to me, acknowledged before me on this day, that,
being informed of the contents of the conveyance they executed the same vol-
untarily on the day the same bears date, Given under my hand this 29th day of August
A.D. 1859.

Thomas S. Tynes Judge

J. Thomas G. Tynes Probate Judge of Limestone County hereby certify
that the within deed was filed in my Office for record on the 19th day of
July 1860 and was only recorded on the 19th day of July 1860 in Deed Book No 10,
pages 460 & 461.

Thomas G. Tynes Judge

Richard J. Daly & This Indenture made and entered into this 19th day
of December one thousand eight hundred and fifty nine between
Richard J. Daly of the County of Shelby and State of Tennessee of the one part and
Richard J. Daly of the County of Shelby and State of Tennessee of the other part in Tennessee that for and in con-
sideration of the sum of two thousand dollars to them in hand paid
the receipt whereof is hereby acknowledged, both bargained, sold and
delivered unto the said Richard J. Daly a certain tract or parcel of
land lying and being in the County of Limestone and State of Ala. known
as parts of fractional Sections 2 & 3 Township 11 and Range 10 West
divided as follows, beginning at a stake in the State line thence south

8 degrees West thence poles 3 links to a Sugar tree, thence South 84 7/8 West
 Eighteen poles to a Stake thence South 8 1/2 East Seventeen poles to a Stake
 thence South 82 1/2 West forty six poles to a Stake, thence South 27 1/2 East
 thirty two and a quarter poles to a Stake, thence South forty three poles to
 a Stake at the mouth of the Spring branch. thence South forty nine 1/2 of
 West, forty nine poles to a black oak, thence north Eighty one 1/2 of
 West Eighty two poles to a Sugar tree in the Athens tract, thence North
 (five 1/2) 57 1/2 West. One hundred and four poles to the State line, thence North
 Eighty four 1/2 of East to the beginning one hundred and seventy eight
 poles containing by recent survey Ninety nine 1/2 of an acre be the same
 more or less with all the appurtenances thereto belonging unto the said
 Richard T. Daly his heirs and assigns forever. Also Ninety acres bounded
 as follows (viz) the North East quarter of the North East quarter of frac-
 tional Section two township one of Range four West containing fifty
 acres a portion of the South West 1/4 of North East 1/4 a portion of North West 1/4
 of South East 1/4 of fractional Section two, Township one of Range four
 West containing fifty acres, to have and to hold the above described tracts
 a parcel of land with all the appurtenances thereto belonging or in
 anywise appertaining unto the said Richard T. Daly his heirs and
 assigns, and the said Nelson Norris and Eliza Norris his wife their heirs
 and assigns with warrant and will forever defend the title to the above
 described and hereby granted premises unto the said Richard T. Daly
 his heirs and assigns against themselves and all and every person claiming
 or holding under them, the said Nelson Norris and Eliza Norris and also against
 the lawful title, claim or demand of all and every person or persons
 whatever claiming or holding under by or from them.

In testimony whereof they have hereunto set their hands and
 seals this day and year above written.

Nelson Norris
 Eliza Norris

State of Alabama: J. A. C. Westmoreland an acting Justice of the peace
 Limestone County I and for said County hereby certify that Nelson Norris
 and Eliza Norris whose names are signed to the foregoing conveyance
 and who are known to me acknowledged before me, on this day, that being
 informed of the contents of the conveyance they executed the same voluntarily
 on the day the same bears date. Given under my hand this 20th
 day of December 1857.

J. Thomas G. Tyne Probate Judge of Limestone County hereby certify that the
 within deed was filed in my Office for Record on the 15th day of August 1861, and
 duly Recorded the 21st day of August 1861 in Book No. 11 page 461 & 462.

J. Thomas G. Tyne Judge P. J.

W. L. Nelson wife & This Indenture, made this sixteenth day of August
 1861, between W. L. Nelson and his wife Martha A. Nelson his wife of the County of Limestone
 in the State of Alabama of the one part, and Madison Thompson of the
 other part, Witnesseth, that the said W. L. Nelson and his wife Martha
 A. Nelson for and in consideration of the sum of Nine hundred and fifty dollars
 to them in hand paid, the receipt whereof is hereby acknowledged, in this
 day given, granted, bargained, sold, aliened, conveyed, released, conveyed
 and confirmed; and by these presents do give, grant, bargain, sell, alien,
 convey, release, convey and confirm unto the said Madison Thompson
 all that certain Lot & Piece of land, lying and being in the Town of
 Athens and State of Georgia known as the North half of Lot No. 19 & known
 to them as such & laid down in the plan of the Town of Athens

To have and to hold the above described Lot & land with the ten-
 ements and appurtenances thereto belonging or in anywise appertaining
 unto the said Madison Thompson his heirs and assigns forever. And
 the said W. L. Nelson for himself his heirs, Executors and Administrators,
 do hereby, and in consideration of the premises warrant and will forever defend
 the title to the above described and hereby granted premises unto the said
 Madison Thompson his heirs and assigns, from and against himself
 wife and all and every person or persons claiming or holding under them the
 said above described three Lots. And also, against the lawful
 title, claim or demand of all and every person or persons whatsoever
 claiming or holding by, from or under the Government of the United
 States. In testimony whereof the said W. L. Nelson & Martha A. Nelson
 hereunto subscribed their names and affixed their seals the day and year first above
 written.

Witnessed sealed and delivered

in the presence of
 J. Thomas G. Tyne Probate Judge of
 Limestone County I said County hereby certify that W. L. Nel-
 son and Martha A. Nelson his wife, whose names are signed
 to the within conveyance and who are known to me, acknowledged
 before me on this day that being informed of the contents of the con-
 veyance they executed the same voluntarily on the day the same bears
 date. Given under my hand this 16th day of August A. D. 1861.

J. Thomas G. Tyne Probate Judge of Limestone County hereby certify that
 the within deed was filed in my Office for Record on the 16th day of August 1861
 and duly Recorded the 21st day of August 1861 in Book No. 11 page 463.

J. Thomas G. Tyne Judge P. J.

Joseph McDonald & James F. Swell *This Indenture* made and entered into this the eighteenth of August Eighteen hundred and sixty six between *Joseph McDonald and Henrietta McDonald* of the first part and *James F. Swell* of the second part witnesses that the said parties of the first part for and in consideration of the sum of thirty five hundred dollars to them in hand paid the receipt whereof is hereby acknowledged, have this day bargained, sold, aliened, conveyed, released, conveyed and confirmed and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said *James F. Swell* all that certain tract or lot of land lying and situate in the Town of Athens Lincolnton County, State of Alabama, known and described in the plan of said Town as lots number forty four (44) and forty five (45) being the same in which said parties of the first part now live. To have and to hold the above described lots of land with the tenements and appurtenances thereto belonging in anywise appertaining unto the said *James F. Swell* his heirs, Executors, and Administrators and assigns forever. And the said *Joseph McDonald and Henrietta McDonald* for themselves, their heirs, Executors, and Administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said *James F. Swell* the said party of the second part his heirs and assigns firm and against themselves and all and every person or persons claiming or holding under them the said *Joseph McDonald and Henrietta McDonald* and also against the lawful title, claim or demand of all and every person or persons whatsoever.

Our testimony whereof the said *Joseph McDonald and Henrietta McDonald* have hereunto signed their names and affixed their seals the day and year above written — *Joseph McDonald* *Henrietta McDonald*

The State of Alabama, *Thomas C. Tynes* Judge of the Lincolnton County Probate Court of said County hereby certify that *Joseph McDonald and Henrietta McDonald* his wife whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand and this 18th day of August A.D. 1866.

Thomas C. Tynes Judge of Lincolnton County hereby certify that the foregoing deed was filed in my Office for Record on the 18th day of August 1866 and duly Recorded the 20th day of August 1866 in Deed Book No. 11 Page 464.

Thomas C. Tynes Judge P.C.

John A. Murphy *This Indenture* made this 1st day of September in the year one thousand eight hundred and sixty between *John A. Murphy* and his wife *Diary Murphy* of the County of Lincoln State of Alabama of the one part, and *John L. Vernon* of the other part — witnesses that the said *John A. Murphy & Diary Murphy* for and in consideration of the sum of Five hundred dollars to them in hand paid the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said *John L. Vernon* all that certain tract or parcel of land lying and being in the County of Lincolnton, State of Alabama (town) The North West quarter of Section Seven in Township two of Range three West which lies in the East side of Piney Creek & also of that part of the East half of the North East quarter of Section twelve in Township 2 of Range Four West which lies in the east side of Piney Creek containing in the whole One hundred and sixty nine acres more or less.

To have and to hold the above described tract of land with the tenements and appurtenances thereto belonging unto the said *John L. Vernon* his heirs and assigns forever. And the said *John A. Murphy* wife for themselves, their heirs, Executors, and Administrators do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said *John L. Vernon* his heirs and assigns, firm and against themselves and all and every person or persons claiming or holding under them the said *John A. Murphy & Diary Murphy* his wife — and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States.

Our testimony whereof the said *John A. Murphy* wife have hereunto subscribed their names and affixed their seals the day and year first above written.

John A. Murphy *Diary Murphy* *John L. Vernon* *Thomas C. Tynes* Judge of the Lincolnton County Probate Court of said County hereby certify that *John A. Murphy* and *Diary Murphy* his wife whose names are signed to the within conveyance and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand and this 1st day of September A.D. 1866.

Thomas C. Tynes Judge of Lincolnton County hereby certify that the within deed was filed in my Office for Record on the 1st day of September 1866 and duly Recorded the 1st day of October 1866 in Deed Book No. 11 Page 465.

Thomas C. Tynes Judge P.C.

Thomas A. Nelson & *Frederick Sulzner* *This Indenture*, made this 28th day of March in the year one thousand eight hundred and Sixty, between *Thomas A. Nelson & Miriam W. Nelson* of the County of Shelby in the State of Tennessee of the one part and *Frederick Sulzner* of the other part - Witnesseth, that the said *T. A. Nelson & Miriam W. Nelson* for and in consideration of sum of five hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said *Frederick Sulzner* all that certain lot of land lying and being in the town of Wetumpka, Alabama & known in the place of said town as lots numbered one hundred thirty and one hundred & thirty-two - To have and to hold, the above described lots with the tenements and appurtenances thereto belonging in and to him and his assigns forever. And the said *T. A. Nelson & Miriam W. Nelson* for themselves their heirs, executors, administrators, do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said *Frederick Sulzner* his heirs and assigns forever and against themselves and all and every persons claiming or holding under them the said *T. A. Nelson & Miriam W. Nelson* - And also against the lawful title, claim or demand of all and every person, persons whomsoever claiming or holding by, from or under the Government of the United States. In testimony whereof the said *T. A. Nelson & Miriam W. Nelson* have hereunto subscribed their names and affixed their seals the day and year above written.

Signed Seals and delivered *T. A. Nelson*
Frederick Sulzner of *Frederick Sulzner*
 Witness my hand

The State of Alabama, I *Thomas E. Tyne* Judge of the Probate Court of said County, hereby certify that *Thomas A. Nelson* and *Miriam W. Nelson* his wife whose names are signed to the within conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 1st day of September A.D. 1865.

Thomas E. Tyne Judge of Probate Court of said County, hereby certify that the within deed was filed in my Office for Record on the 1st day of September 1865 and duly Recorded the 2nd day of October 1865 in Book No. 11, page 466 -
 Test *Thomas E. Tyne* Judge P.C.

Joseph W. Hammond & *James W. Bridgforth* *This Indenture*, made this the 25th day of August in the year one thousand eight hundred and Sixty, between *Joseph W. Hammond* of the first part & *James W. Bridgforth* of the 2nd part - both of the County of Limestone in the State of Alabama. Witnesseth, that the party of the first part in consideration of the sum of Five hundred dollars lawful money of the State of Alabama, for which the party of the second part is bound as security in a bond bearing date July 27th 1865 and filed in the Office of Judge of Probate Court of Limestone & State of Alabama, has sold and by these presents does grant and convey to the said party of the second part Four head of horses one wagon and yoke of oxen two mule cows & calves - This grant is intended as a security for the payment of Five hundred dollars of which the party of the second part stands bound as security and all interest that may accrue thereon. Now if the above named *Joseph W. Hammond* of the first part will make payment at the maturity of said bond then this conveyance is void - And if default shall be made in the payment of the principal or interest above mentioned then the said party of the second part & his assigns are hereby authorized to sell the above named property to wit Four head of horses one wagon & yoke of oxen & cows & calves, or so much thereof as will be necessary to satisfy the amount thereof with cost and expenses allowed by law - We the said *J. W. Hammond & J. W. Bridgforth* do hereby appoint *Crawford Ragan* Executor in this indenture - Witness our hands & seals this 25th Aug 1865.

Test *H. F. Arthur* *Joseph W. Hammond*
Crawford Ragan *James W. Bridgforth*
 The State of Alabama, I *Thomas E. Tyne* Judge of the Probate Court of said County, hereby certify that *Joseph W. Hammond* and *James W. Bridgforth* whose names are signed to the foregoing and within conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 1st day of September A.D. 1865.
Thomas E. Tyne Judge of Probate Court of said County, hereby certify that the within deed was filed in my Office for Record on the 1st day of September 1865, and duly Recorded the 3rd day of October 1865, in Book No. 11, page 467.
 Test *Thomas E. Tyne* Judge P.C.

Sarah Hardin & *Wm. B. Chene* *This Indenture*, made this 14th day of October in the year one thousand eight hundred and Sixty, between *Sarah Hardin* of the County of Limestone in the State of Alabama of the one part and *Wm. B. Chene* of the other part - Witnesseth, that the said *Sarah Hardin* for and in consideration of the sum of One hundred and eighty dollars to her in hand paid, the receipt whereof is hereby acknowledged, have this day given,

granted, bargain, sold, aliened, enfeoffed, released, conveyed, and confirmed, and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said Wm. J. Clem all that certain parcels of land, lying and being in the County of Limestone and State of Alabama and known as the North West quarter of the South West quarter of Section No. One of Township No. One in Range No. Four West, containing forty acres more or less. — To have and to hold the above described parcels of land with the tenements and appurtenances thereto, belonging in anywise appertaining unto the said Wm. J. Clem his heirs and assigns forever. And the said Sarah Hardin for herself and her heirs, executors and Administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Wm. J. Clem his heirs and assigns, from and against herself and all and every person or persons claiming or to claim under them the said Sarah Hardin, and also against the lawful title claim or demand of all and every person or persons who now or claiming or holding by, from or under the Government of the United States. — In testimony whereof the said Sarah Hardin have hereunto subscribed her name and affixed her seal the day and year first above written. Signed Sealed and delivered — Sarah Hardin

in the presence of J. H. Westmoreland an acting Justice of the Peace in the County of Limestone State of Alabama, who hereby certifies that Sarah Hardin whose name is signed to the foregoing conveyance and who is known to me, acknowledged before me, in this day that being informed of the contents of the conveyance, she executed the same voluntarily in the day the same bears date. — Given under my hand this the 14th day of October 1867. J. H. Westmoreland J. P.

J. Thomas & Cyrus Probate Judge of Limestone County hereby certify that the within deed was filed in my Office for Record on the 5th day of September 1868 and duly Received the 3rd day of October 1868 in Book No. 11, pages 467 & 468. — J. Thomas & Cyrus Judge J. C.

W. H. Latta wife & John S. Blair. This Indenture, made this twenty second day of November Eighteen hundred & fifty eight between Wm. H. Latta & Elizabeth Ann Latta his wife of the County of Limestone in the State of Alabama of the one part and John S. Blair of the other part Witnesseth that the said Wm. H. Latta & Elizabeth Ann Latta for & in consideration of the sum of Two hundred dollars to them in hand paid the receipt whereof is hereby acknowledged, hath this day bargain, sold & conveyed and by these presents do bargain, sell & convey unto the said John S. Blair all that certain tract of land lying & being in the County of Limestone & State of Alabama and known as the South East 1/4 of South West quarter of Fractional

Section No. Two in Township No. Three of Range No. Six West, containing Forty acres. — To have and to hold the above described tract of land with the appurtenances thereto, belonging to the said John S. Blair his heirs & assigns forever. And the said Wm. H. Latta & Elizabeth Ann Latta for themselves, heirs, executors & Administrators do hereby and will forever defend the title to the above described piece or parcel of land unto the said John S. Blair, his heirs & assigns, from & against themselves & all every person claiming or holding under themselves Wm. H. Latta & Elizabeth Ann Latta — & also against the lawful title, claim or demand — In testimony whereof the said Wm. H. Latta & Elizabeth Ann Latta both hereunto set their hands & seal the day & date above written. — Wm. H. Latta & Elizabeth Ann Latta

Signed Sealed and delivered — J. H. Westmoreland J. P. The State of Alabama & J. John H. Quinn an acting Justice of the Peace in the County of Limestone State of Alabama, who hereby certifies that Wm. H. Latta and Elizabeth Ann Latta, whose names are signed to the within and foregoing conveyance, and who are known to me, acknowledged before me in this day that being informed of the contents of the conveyance, they executed the same voluntarily, in the day the same bears date. Given under my hand this twenty second day of November A. D. 1868. — J. H. Quinn J. P.

J. Thomas & Cyrus Probate Judge of Limestone County hereby certify that the within deed was filed in my Office for Record on the 17th day of September 1868, and duly Received the 3rd day of October 1868 in Book No. 11, pages 468 & 469. — J. Thomas & Cyrus Judge J. C.

James H. Latta & John S. Blair. This Indenture, made this 15th day of September 1868 between Jacob H. Latta of the County of Limestone in the State of Alabama of the one part and John S. Blair of said County & State of the other part Witnesseth that the said Jacob H. Latta for and in consideration of the sum of Two hundred dollars to him in hand paid, the receipt whereof is hereby acknowledged, hath this day given, granted, sold, aliened, enfeoffed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said John S. Blair all that certain tract of land lying and being in the County of Limestone State of Alabama and known as the North East quarter of the South West quarter of Fractional Section No. 2, Township No. 3, Range No. Six West, containing forty acres more or less. — To have and to hold, the above described tract of land with the tenements and appurtenances thereto, belonging in anywise appertaining unto the said John S. Blair his heirs and assigns forever. And the said Jacob H. Latta for himself, his heirs, executors and Administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said John S. Blair his heirs and assigns, from and against himself and all and

every person claiming or holding under him the said Jacob H. Latta, and
 all against the lawful title, claim or demand of all and every person or
 persons whomsoever, claiming or holding by, from or under the Govern-
 ment of the United States.

In testimony whereof the said Jacob H. Latta has hereunto subscribed
 his name and affixed his seal the day and year above written.

Signed, sealed and delivered } Jacob Allen Latta Seal
 in the presence of }

The State of Alabama } J. Thomas G. Tyngs Judge of the
 Limestone County } Probate Court of said County hereby
 certify that Jacob H. Latta whose name is signed to the foregoing
 conveyance and who is known to me, acknowledged before me on this
 day that being informed of the contents of the conveyance he executed
 the same voluntarily on the day the same bears date. Given under
 my hand, this 17th day of September A.D. 1861.

Thomas G. Tyngs Judge
 J. Thomas G. Tyngs Probate Judge of Limestone County hereby certify that
 the within deed was filed in my office for Record on the 17th day of September
 1861 and duly Records the 3rd day of October 1861 in Deed Book No 10 pages 469
 and 470. } Thomas G. Tyngs Judge P.C.

Isaac Gattlin wife } State of Alabama } This the 12th of
 To & Diego } Limestone County } March 1861
 Martha Smith } This Indenture, for and entered into between
 Isaac Gattlin and Margaret his wife of the one part and Martha
 Smith of the other, all of the County of Limestone and State of
 Alabama, Witnesses; that the said Isaac Gattlin and Margaret
 his wife for and in consideration of the sum of Forty dollars to them in
 hand paid the receipt whereof is hereby acknowledged, have this day given,
 granted, bargained, sold, alienated, conveyed and conveyed unto the said Martha
 Smith all that tract or parcel of land lying and being in the State
 and County aforesaid known and described as the South East quarter
 of Section No. 13 in Township No 1 Range 3 West, containing 160 acres
 more or less, with all and singular the rights and appurtenances thereto
 belonging. To have and to hold the said land before mentioned
 unto the said Martha Smith her heirs and assigns forever. And we do
 hereby bind ourselves our heirs, executors, administrators and assigns to warrant
 and forever defend the title to the above named and hereby granted premises
 against ourselves our heirs, assigns executors and administrators, and
 against all and every person claiming or holding by force under the
 Government of the United States. In witness whereof we have
 hereunto set our hands and affixed our seals. Isaac Gattlin Seal
 Test Francis W. Gattlin } Margaret Gattlin Seal
 W. H. Mangum }

The State of Alabama } J. Thomas G. Tyngs Judge of the Probate
 Limestone County } Court of said County hereby certify that M. H.

Mangrove a subscribing witness to the within conveyance, known to me
 appeared before me on this day and being sworn, states that Isaac Gattlin
 and Margaret Gattlin his wife the grantors in the conveyance voluntarily
 executed the same in his presence and in the presence of the other subscribing
 witnesses on the day the same bears date. That he attested the same in the
 presence of the grantors and of the other witnesses and that such other witnesses
 subscribed his name as a witness in his presence. Given under my hand
 this 25th day of September A.D. 1861.

Thomas G. Tyngs Judge
 J. Thomas G. Tyngs Probate Judge of Limestone County hereby certify that the
 within deed was filed in my office for Record on the 25th day of September 1861
 and duly Records the 4th day of October 1861 in Deed Book No 10 pages
 470 & 471. } Thomas G. Tyngs Judge P.C.

Samuel Blackwell witness } This Indenture made this the 4th day of
 To & Dec } February, in the year our thousand eight hundred and
 Wm 26 Blackwell witness } Sixty between Samuel Blackwell, Wyatt C. Blackwell
 John S. Pickett & Martha W. Pickett of the County of Limestone in the State
 of Alabama of the one part, and William H. Blackwell, Lucy S. Black-
 well & Mary A. B. Blackwell of the other part. Witnesses; that the
 said Samuel & Wyatt C. Blackwell, and John S. Pickett and Martha W.
 Pickett for and in consideration of the sum of thirty six hundred dollars
 to them in hand paid, the receipt whereof is hereby acknowledged, have
 this day given, granted, bargained, sold, alienated, conveyed, released,
 conveyed and conveyed unto the said William H.,
 Lucy S. & Mary A. B. Blackwell all that certain tract of land lying
 and being in the County of Limestone, State of Alabama and known as
 the South West quarter of Section 13, also the West half of the South
 East quarter of Section 19, and the North half of the North East quarter
 of Section 24, all in Township 5 & Range 3 West.

To have and to hold the above described lands with the tenements
 and appurtenances thereto belonging or in any wise appertaining unto
 the said William H. Lucy S. and Mary A. B. Blackwell & their heirs and
 assigns forever. And the said Samuel & Wyatt C. Blackwell, John S.
 Pickett & Martha W. Pickett for themselves and their heirs, executors, and
 administrators do hereby and in consideration of the foregoing warrant and full
 forever defend the title to the above described and hereby granted premises unto
 the said William H. Lucy S. & Mary A. B. Blackwell and heirs and assigns, from
 and against themselves and all and every person whomsoever claiming or holding
 under them the said Samuel & Wyatt C. Blackwell & the said John S. Pickett & Martha
 W. Pickett. And also against the lawful title, claim or demand of all and every
 person or persons whomsoever, claiming or holding by, from or under the Govern-
 ment of the United States. In testimony whereof the said Grantors or parties of the first part
 hereunto subscribed their names and affixed their seals the day and year first above written.
 Signed, sealed and delivered }
 in the presence of }
 Sam. Blackwell Seal
 Wyatt C. Blackwell Seal
 John S. Pickett Seal
 Martha W. Pickett Seal

State of Alabama: I Charles C. Gordon an acting Justice of the
Lincoln County, 3 of the peace in and for Lincoln County, Alabama hereby certify that
Samuel Blackwell, Wyatt C. Blackwell, J. S. Pickett and Mr. W. Pickett whose
names are signed to the foregoing conveyance and who is known to me as
being the same person as the said Samuel Blackwell, and on this day that being informed of the contents of
the conveyance they executed the same voluntarily on the day the same bears
date. Given under my hand this 8th day of February 1861.

Chas. C. Gordon Justice Peace
for Lincoln County Alabama.

I Thomas C. Tynes, Probate Judge of Lincoln County hereby certify that the
within deed was filed in my Office for Record on the 29th day of September 1861.
and duly Recorded the 4th day of October 1861 in Book No. 11 pages 471 & 472
Test Thomas C. Tynes Judge P. C.

Wm. H. Blackwell & others } This Indenture, made this 4th day
of February in the year one thousand eight hundred and
sixty, between William H. Blackwell, Lucy S. Blackwell,
Mary A. B. Blackwell, Wyatt C. Blackwell, Martha W. Pickett, John
S. Pickett of the County of Lincoln in the State of Alabama of the one
part, and Samuel Blackwell of said County and State of the other part, in
Witnesseth, that the said William H. Lucy S. Mary A. B. & Wyatt C. Blackwell
Martha W. & John S. Pickett for and in consideration of the sum of Three hundred
and eighty dollars to them in hand paid the receipt whereof is hereby
acknowledged, have this day given, granted, bargained, sold, aliened, con-
fessed, released, conveyed and confirmed; and by these presents do give,
grant bargain, sell, alien, enfeoff, release, convey and confirm unto the
said Samuel Blackwell all that certain tract of land lying and being
in the County of Lincoln State of Alabama known as the South East
quarter of Section 25, also one hundred and twenty acres, being
the East part of the South East quarter of Section 36, all in township
5 N Range 3 West, also the South West quarter of Section 19, and the
North West quarter of Section 31 township 5 N Range 2 West in Madison
County State of Alabama.

To have and to hold, the above described lands with the tenement
and appurtenances thereto belonging unto any heirs or assigns forever unto
the said Samuel Blackwell & heirs and assigns forever. And the said
William H. Lucy S. Mary A. B. & Wyatt C. Blackwell & Martha W. & John
S. Pickett for themselves their heirs, executors and administrators do
hereby and in consideration of the premises warrant and well forever
defend the title to the above described and hereby granted premises unto
the said Samuel Blackwell heirs and assigns, firm and against them-
selves and all and every person or persons claiming or holding under them the
said William H. Lucy S. Mary A. B. Wyatt C. Blackwell & John S. & Martha
W. Pickett, And also against the lawful title claims or demands of
all and every person or persons whomsoever claiming or holding by,
from, or under the Government of the United States. In testimony

whereof the said Grants, or parties of the first part, have set their hands
names and affix their seals the day and year first above written.

Signed Seals and delivered
in the presence of 3

Wyatt C. Blackwell
Lucy S. Blackwell
J. S. Pickett, Mr. W. Pickett
W. H. Blackwell
M. S. Blackwell

The State of Alabama: I Charles C. Gordon an acting Justice
Lincoln County 3 of the peace in and for Lincoln County, Ala-
bama hereby certify that Wyatt Blackwell, Lucy S. S. Blackwell, John
S. Pickett Mr. W. Pickett, Wm. H. Blackwell and Mr. S. Blackwell
whose names are signed to the foregoing conveyance and who is known
to me as acknowledged before me on this day that being informed of the
contents of the conveyance they executed the same voluntarily on the
day the same bears date. Given under my hand this 8th day
of February 1861. — Chas. C. Gordon Justice Peace
for Lincoln County Alabama.

I Thomas C. Tynes Probate Judge of Lincoln County hereby certify that the
within deed was filed in my Office for Record on the 29th day of September 1861
and duly Recorded the 4th day of October 1861 in Book No. 11 pages 472
& 473 — Test Thomas C. Tynes Judge P. C.

Benj. W. Maclean wife } This Indenture, made this 29th day of
September in the year of our Lord one thousand eight
hundred and sixty, between Benjamin W. Maclean and
Ann C. Maclean his wife of the County of Lincoln in the State of Ala-
bama of the one part, and Thomas C. Tynes of the other part, in Witnesseth;
That the said Benjamin W. Maclean and Ann C. Maclean his wife
for and in consideration of the sum of One hundred and sixty two
dollars to them in hand paid the receipt whereof is hereby ac-
knowledged, have this day given, granted, bargained, sold, aliened,
enfeoffed, released, conveyed and confirmed; and by these presents
do give, grant bargain, sell, alien, enfeoff, release, convey and
confirm unto the said Thomas C. Tynes all that certain tract or
parcel of land containing two acres and eighty six hundredths sit-
uated in the West of the rail road and being part of the lot known
in the plan of the town of Athens as extended by John H. R. in
the South east quarter of Section five, township three and Range
four, by its number 213, beginning at the N. W. corner of the lot
owned by Melamed Clayton, thence North 26 poles and 34 links to a
stake, thence East 16 poles and 20 links to 50 feet of the middle of
the Rail Road, thence South 26 poles and 34 links thence West 16
poles and 20 links to the beginning. —

To have and to hold the above described lot or parcel of land
to him the said Thomas C. Tynes his heirs and assigns forever.
And the said Benjamin W. Maclean and Ann C. Maclean his wife

for themselves their heirs, Executors, Administrators and assigns do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Thomas G. Jones his heirs and assigns, firm and against themselves and all and every person or persons claiming or holding under them the said Benjamin Wans and Ann E. Maclin - and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding by firm or under the Government of the United States -

In testimony whereof the said Benjamin Wans and Ann E. Maclin have unto subscribe their names and affix their seals the day and year above written.

B. W. Maclin
A. E. Maclin

Thos. G. Jones, Justice of the Peace in and for the County and State above mentioned, hereby certify that B. W. Maclin and A. E. Maclin whose names are signed to the foregoing conveyance, and who are known to me, acknowledged before me, on this day that being informed of the contents of the conveyance, they executed the same voluntarily on the day the same bears date. Given under my hand this 29th day of September A. D. 1866.

Thos. G. Jones, J. P.

I Thomas G. Jones, Justice of the Peace in and for the County and State above mentioned, hereby certify that the within deed was filed in my Office for Records on the 29th day of September 1866 and duly recorded the 4th day of October 1866, in Deed Book No. 11 pages 473 & 474 -

Teste Thomas G. Jones, Justice, J. P.

E. J. Wilcox wife of Robert A. Wilcox } This Indenture, made this 19th day of May in the year one thousand eight hundred and sixty between E. J. Wilcox and Sarah J. Wilcox his wife of the County of Limestone in the State of Alabama of the one part, and Robert A. Wilcox of the other part, Witnesseth that the said E. J. and Sarah J. Wilcox for and in consideration of the sum of Seven hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, and confirm unto the said Robert A. Wilcox all that certain parcel of land, lying and being in the County of Limestone & State of Alabama, and known as part of the Section No. 11 in Township No. One and Range Four West, beginning at the North West corner of said Section & running South thirty degrees, five & 32/100 to a stake, thence South eighty six degrees, East thirty poles to a stake - thence North thirty one and 48/100 poles to a stake standing in the Spring branch thence down said branch with its meanderings, until it strikes the North boundary of said Section, thence with said Section line, twenty five & 32/100 poles to the beginning, containing sixteen acres and 56/100 more or less - with the exception of the Store house and lot, known as Westmoreland & Co. Store - which house & lot is

reserved to said Westmoreland & Co. and supposed to contain about half acre more or less. - I have and to hold the above described parcel of land with the tenements and appurtenances thereto belonging unto my wife appurtenant unto the said Robert A. Wilcox his heirs and assigns forever. And the said E. J. and Sarah J. Wilcox for themselves their heirs, executors and administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said Robert A. Wilcox his heirs and assigns, firm and against themselves and all and every person or persons claiming or holding under them the said E. J. & Sarah J. Wilcox, and also against the lawful title, claim or demands of all and every person or persons whatsoever, claiming or holding by, firm or under the Government of the United States -

In testimony whereof the said E. J. & Sarah J. Wilcox have hereunto subscribed their names and affix their seals the day and year first above written.

E. J. Wilcox
Sarah J. Wilcox

In the presence of
J. P. D. Westmoreland, an acting Justice of the County of Limestone, 3 pages in and for said County, hereby certify that E. J. Wilcox & Sarah J. Wilcox whose names are signed to the within conveyance and who are known to me, acknowledged before me, on this day that being informed of the contents of the conveyance, they executed the same voluntarily on the day the same bears date. - Given under my hand this the 19th day of May 1866. -

Justice of the Peace

I Thomas G. Jones, Justice of the Peace in and for the County and State above mentioned, hereby certify that the within deed was filed in my Office for Records on the 1st day of October 1866 and duly recorded the 4th day of October 1866, in Deed Book No. 11 pages 474 & 475. -

Teste Thomas G. Jones, Justice, J. P.

Peter H. Tamm wife of Peter H. Tamm } This Indenture, made this 1st day of October in the year one thousand eight hundred and sixty between Peter H. Tamm and Sarah C. Tamm his wife of the County of Limestone in the State of Alabama of the one part, and Octavius P. Harnsey of the other part, Witnesseth that the said Peter H. Tamm & Sarah C. Tamm for and in consideration of the sum of Three hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell again, convey, release, convey and confirm unto the said Octavius P. Harnsey all that certain lot of land, lying and being in the Town of Athens, County of Limestone, State of Alabama and described as follows to wit, beginning at a stake in the branch at the North West corner of W. P. Tamm's lot and running up the branch north

57° West 8 poles 16 links, thence West 8 poles to a stake in the bank of the Branch - thence South 7° East 53 poles to a stake in the Branch - thence North 53° East with the road 11 poles 12 links to W. C. Tamm's line, thence North with said Tamm's line 43 poles to the beginning, containing in all Four acres.

To have and to hold the above described lot of land with the tenements and appurtenances thereto belonging, or in any wise appertaining unto the said Octavius B. Conway his heirs and assigns forever. And the said Peter and Sarah C. Tamm for themselves their heirs, executors and administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said Octavius B. Conway his heirs and assigns, firm and against themselves and all and every person or persons claiming or holding under them the said Peter and Sarah C. Tamm his wife - and also against the lawful title, claim or demand of all and every person or persons whatsoever claiming or holding by force or under the Government of the United States. - In testimony whereof the said Peter and Sarah C. Tamm have unto subscribed their names and affix their seals the day and year above written.

Signs Seals and delivered
in the presence of

Peter and Sarah C. Tamm

The State of Alabama, I Thomas C. Tynd Judge of the Limestone County, Clerk of said County, hereby certify that Peter and Sarah C. Tamm his wife whose names are signed to the within conveyance and who are known to me, acknowledged before me in this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. - Given under my hand this 2^d day of October A.D. 1864.

Thomas C. Tynd Judge

I Thomas C. Tynd Clerk of Limestone County hereby certify that the within deed was filed in my Office for Record on the 2^d day of October 1864 and only Recorded the 5th day of October 1864 in Deed Book No 11 pages 475 & 476. - Test Thomas C. Tynd Clerk P.C.

Peter and Sarah C. Tamm
To 3 Deeds
Dorothy L. Rogers
This Indenture, made this 1st day of October in the year one thousand eight hundred and sixty between Peter and Sarah C. Tamm his wife of the County of Limestone in the State of Alabama of the one part, and Dorothy L. Rogers of the other part in Witnesseth, that the said Peter and Sarah C. Tamm for and in consideration of the sum of Three hundred & ninety and no dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Dorothy L. Rogers all that certain lot of land lying and being in the County of Limestone State of Alabama and Town of Athens and known as follows, to wit, Be-

beginning at Corner of North West corner and running North 67° West 2 poles 11 links to a stake in the Branch, thence South 72° West 8 poles 14 links to a tree, thence South 63 poles 12 links to a stake in Johnson's line, thence East 4 poles 10 links to the Tamm's ferry road, thence with the road North 53° East to Conway's South West Corner, thence North 7° West with Conway's line 50 poles to the beginning, containing in all Five and 5/8 acres.

To have and to hold the above described lot of land with the tenements and appurtenances thereto belonging, or in any wise appertaining unto the said Dorothy L. Rogers her heirs and assigns forever. And the said Peter and Sarah C. Tamm for themselves their heirs, executors and administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said Dorothy L. Rogers her heirs and assigns, firm and against themselves and all and every person or persons claiming or holding under them the said Peter and Sarah C. Tamm his wife - and also against the lawful title, claim or demand of all and every person or persons whatsoever claiming or holding by force or under the Government of the United States. - In testimony whereof the said Peter and Sarah C. Tamm have unto subscribed their names and affix their seals the day and year above written.

Signs Seals and delivered
in the presence of

Peter and Sarah C. Tamm

The State of Alabama, I Thomas C. Tynd Judge of the Limestone County, Clerk of said County, hereby certify that Peter and Sarah C. Tamm his wife whose names are signed to the within conveyance and who are known to me, acknowledged before me in this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. - Given under my hand this 2^d day of October A.D. 1864.

Thomas C. Tynd Judge

I Thomas C. Tynd Clerk of Limestone County hereby certify that the within deed was filed in my Office for Record on the 2^d day of October 1864 and only Recorded the 5th day of October 1864 in Deed Book No 11 pages 475 & 476. - Test Thomas C. Tynd Clerk P.C.

James P. Read
To 3 Deeds
This Indenture, made this 1st day of May in the year one thousand eight hundred and sixty between James P. Read and Virginia Troster his wife of the County of Limestone in the State of Alabama of the one part, and James P. Read of the other part in Witnesseth, that the said James P. Read and Virginia Troster for and in consideration of the sum of Three hundred and no dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said James P. Read all that certain parcel of land lying and being in the

County of Limestone State of Alabama and known as Tractors lot in the Town of Pittersville and described as follows a part of Section Ten Township One Range four West and more particularly described as follows being contained in the following boundary - Commencing at the North East Corner of Dr C. D. Massenburgs lot which is corner the road East 22 rods to a stake or rock - thence South 34 poles to a stake or rock - thence West 86 do more - 22 rods to Massenburgs lot thence North to the beginning at Massenburgs Corner 34 rods - Containing 4 acres with the exception of the lot in the North East Corner known as the Green & Allen lot which was deeded to Mr. W. Phillips - and the lot in the North West Corner known as Dr. W. T. Upshams lot upon which his Shop is situated - It have and to hold the above described parcel of land with the improvements and appurtenances thereunto belonging or in any way appertaining unto the said James P. Reid his heirs and assigns forever. And the said Senj. & Virginia Tucker for themselves & their heirs, executors and Administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises, unto the said James P. Reid his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Senj. & Virginia Tucker - And also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by, from or under the Government of the United States - In testimony whereof the said Senj. & Virginia Tucker have hereunto subscribed their names and affixed their seals the day and year first above written.

Signed, Sealed and delivered 3

J. H. Tucker P.
V. A. Tucker P.

in the presence of 3
State of Alabama 3 J. H. C. Westmoreland an acting Justice of the Peace for said County hereby certify that J. H. Tucker and V. A. Tucker whose names are signed to the within conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 9th day of April 1861 - J. H. C. Westmoreland Justice of the Peace

I Thomas C. Tyus Probate Judge of Limestone County hereby certify that the within deed was filed in my Office for Record on the 9th day of October 1861 and duly Recorded the same day in Book Book No. 18 pages 477 & 478.
Teste Thomas C. Tyus Judge P. C.

James P. Reid & Mary C. Reid all men by these presents - that to 3 Dec 3d James P. Reid of the County of Limestone State of Alabama & Mary C. Reid in consideration of the fact - that the said James P. Reid was at about the year eighteen hundred and fifty five for and in account of my wife Mary C. Reid formerly Mary C. Stratton and her children Leonora C. Stratton John H. Stratton & Mary T.

Stratton being the children of my said wife Mary C. by her former husband Thomas H. Stratton deceased purchased two certain Negro Slaves to wit Rufus and Caroline - both of which said Slaves were paid for out of & with the moneys of the said Mary C. Reid, Leonora Stratton John & Mary Stratton which said moneys they the said Mary C. Leonora John and Mary obtained and were entitled from the Estate of the said Thomas H. Stratton deceased as widow and distributrix and which was paid over to me and by me invested and expended in the purchase of the Slaves Rufus & Caroline as above stated - And whereas further by mistake of law and fact the bill of Sale of said Slaves was made to me but not intending to convert them to my own use and right but always regarding them as the separate property of the said Mary C. Reid, Leonora John & Mary T. and holding them as trustees only - And now that such being the fact - that the bill of Sale to me for said Slaves may be so held & understood - In consideration of the above facts and for and in consideration of the natural love and affection which I have for the said Mary C. Reid, Leonora John and Mary T. and the willingness in my part to secure for their support and maintenance, the Slaves in fact paid for with and by the moneys belonging to them as well as the further consideration of one dollar paid into the receipt whereof is hereby acknowledged hereby have given, granted, bargained and sold unto the said Mary C. Reid, Leonora Stratton John & Mary T. Stratton and by their parents do give, grant, bargain, and sell unto them, their heirs, executors and Administrators assigns forever the said Slaves Rufus and Caroline and their future increase - they the said Mary C. Reid, Leonora Stratton John & Mary T. Stratton and their heirs, executors and Administrators to have and to hold the said Slaves Rufus & Caroline and their future increase forever.

And the said James P. Reid, his executors, Administrators and assigns against the claim of him the said James P. Reid his executors and Administrators shall and will warrant and forever defend them by these presents - In witness whereof the said James P. Reid has hereunto signed his name and affixed his seal - this 9th day of October 1861. J. P. Reid Seal
The State of Alabama 3 J. Thomas C. Tyus Judge of the Probate Limestone County 3 Court of said County hereby certify that James P. Reid whose name is signed to the foregoing conveyance and who is known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 9th day of October A.D. 1861 -

Thomas C. Tyus Judge
I Thomas C. Tyus Probate Judge of Limestone County hereby certify that the foregoing deed was filed in my Office for Record on the 9th day of October 1861 and duly Recorded the same day in Book Book No. 18 pages 478 & 479 -
Teste Thomas C. Tyus Judge P. C.

David W. Gordon wife & Whereas heretofore and on the 31st day of November 1857
 To Agreement } certain conveyances and agreements in writing were made and
 W. S. Waters & others } entered into by and between David W. Waters and his wife
 Margaret E. Waters and W. S. Waters & David W. Gordon the last of whom
 was then and is now the husband of Sallie F. Gordon the only daughter
 of the said David W. Waters, disposing of and settling the property
 and Estate of the said David W. Waters which were given and reg-
 istered in the Registry Office of Giles County in Book 3 page 181,
 182 & 183 the contents of which are comprehended and fully understood by
 us. — And whereas the said David W. Waters has since died leaving
 his widow the said Margaret E. Waters & his two and only children
 viz. the said W. S. Waters & Sallie F. wife of David W. Gordon his
 only heirs at law and distributees, and whereas the parties desirous
 as to their rights under said conveyances and settlements and
 contemplated legal proceedings to settle their rights, but in
 consideration of mutual love and affection, a desire to prevent
 litigation & consequent family strife have agreed and do hereby
 agree to the following adjustment of the whole matter viz. — to annul
 and set aside said conveyances & settlements and wholly renounce
 any and all rights that either party may have or might derive in relation
 that all the debts owing by the said Waters as well as what may
 be yet due from the said David W. Waters to the said Mark S.
 Waters & Sallie F. as their Guardian (being the balance of a fund
 received from the Estate of their Grandfather to land in the State
 of Mississippi) as well as the cost of settling the Estate and
 all costs & expenses already incurred and yet to be incurred in the
 apprehension & prosecution of the felon or felons who murdered
 the said David W. Waters all to be paid out of the general Estate,
 (If the Estate should have been finally settled and the property dis-
 tributed before the apprehension of the felons suggested and they should
 afterwards be apprehended) that the said Margaret E. Waters agree being
 one third and Mark S. Waters one third and David W. Gordon and wife
 Sallie F. Gordon one third of the cost and expenses for prosecuting said
 felons) and the remainder and residue of said Estate to be divided
 into three equal parts of which the said Margaret E. Waters shall
 take one part (being one third) in fee, and the said Mark S. Waters
 one third in fee and the said David W. Gordon & his wife Sallie F.
 one third in fee, and the parties hereby agree and bind themselves to
 stand to and abide by and perform their contract and agree-
 ment as a final and complete settlement of all matters between
 them in relation to their rights to & interest in said Estate of whatever
 it may consist or wherever it may be situated; August the 28th 1860,
 We do further agree that the negroes given off to Mark S. Waters
 and David W. Gordon & his wife S. F. Gordon, the boy Charles shall
 be valued and the said Mark S. Waters shall take him at valuation
 at the time when he was given off, and the girl Annander to
 D. W. Gordon & his wife Sallie F. Gordon shall also be valued at

the time she was given, and then as an offset to the Margaret E. Waters
 that also take me, make her own selection and it shall also be val-
 ued to her and then the remainder of the negro property shall be equally
 divided between the parties W. S. Waters, W. S. Waters & D. W. Gordon
 & his wife Sallie F. Gordon.

Test
 Jas W. Bridgforth
 W. S. Waters
 D. W. Gordon
 S. F. Gordon

The State of Alabama & I Thomas C. Tyus Judge of the
 Limestone County & Probate Court of said County hereby certify
 that James W. Bridgforth a subscribing witness to the within agreement
 known to me, appeared before me on this day and being sworn stated that
 W. S. Waters, W. S. Waters, D. W. Gordon and S. F. Gordon the parties to
 the within agreement, voluntarily executed the same in his presence
 and in the presence of the other subscribing witnesses on the day the
 same bears date, that he attested the same in the presence of the
 parties and of the other witnesses and that such other witnesses sub-
 scribed his name as a witness in his presence — Given under
 my hand this 8th day of October A.D. 1860.

Thomas C. Tyus Judge
 I Thomas C. Tyus Judge of Limestone County hereby certify
 that the within agreement was filed in my Office for record on the 8th day of
 October 1860, and was duly recorded the 12th day of November 1860, in
 Deed Book No 11 pages 480 & 481
 Test Thomas C. Tyus Judge P.C.

James & Martha J. Andrews & This Indenture made this eighth day of October
 in the year one thousand eight hundred and fifty nine be-
 tween James Andrews & Martha J. Andrews his wife,
 of the County of Limestone in the State of Alabama of the one part, and
 Martha C. L. Jones of the other part — Witnesseth that the said James
 Andrews & Martha J. Andrews for and in consideration of the sum of one
 thousand and fifty dollars to them in hand paid, the receipt whereof is
 hereby acknowledged, have this day given, granted, bargained, sold,
 aliened, enfeoffed, released, conveyed and confirmed; and by these presents
 do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm
 unto the said Martha C. L. Jones all that certain parcel of land lying
 and being in the County of Limestone & State of Alabama and known as
 the South East quarter of the North West quarter of Section No 9 of Town-
 ship No one in Range No 4 (West) containing Forty acres — also the South
 West quarter of the North East quarter of Section No 9 of Township No one
 in Range No 4 (West) also the North East quarter of the South West quarter
 of Section No 9 of Township No one in Range No 4 (West) — also the West
 part of the North East quarter of the North East quarter of Section No 9
 of Township No one in Range No 4 (West) containing twenty nine
 and one half acres more or less — containing in all One hundred

and forty nine and one half acres more or less — To have and to hold the above described parcel of land with the tenements and appurtenances thereto belonging even in any case appertaining unto the said Martha L. Jones her heirs and assigns forever, And the said James Andrews and Martha J. Andrews for themselves their heirs executors and Administrators do hereby and in consideration of the premises warrant and with firm defend the title to the above described and hereby granted premises unto the said Martha L. Jones and her heirs and assigns, firm and against themselves and all and every person or persons claiming a title, and under them the said James Andrews and Martha J. Andrews his wife, And also against the lawful title claim or demand of all and every person or persons whatsoever, claiming or holding by firm or under the Government of the United States — In testimony whereof the said James Andrews & Martha J. Andrews have unto Subscribed their names and affixed their seals the day and year first above written.

James Andrews (S)
Martha J. Andrews (S)
in the presence of
J. H. C. Westmoreland an acting Justice
of the peace in and for said County hereby certify
that James Andrews & Martha J. Andrews whose names are signed
to the foregoing conveyance and who are known to me, acknowledged
before me in this day that being informed of the contents of the con-
veyance, they executed the same voluntarily on the day the same
bears date. Given under my hand this 8th day of Oct.
1839. J. H. C. Westmoreland J. P.

Thomas C. Tyus Probate Judge of Limestone County hereby certify that
the within deed was filed in my Office for Records on the 9th day of Oct.
1864 and was duly Recorded the 13th day of November 1864 in Deed Book No 10
pages 481 & 482 — Test Thomas C. Tyus Judge J. C.

Joseph Peck wife } This Indenture made and entered into
W. W. Matthews } the twenty seventh day of January one thousand eight
hundred and sixty between Joseph Peck and wife
Mary Peck of the County of Morgan and State of Alabama of
the first part and W. W. Matthews of the same County and State
of the second part — Witnesseth that for and in consideration of the
sum of one thousand dollars to us in hand paid the receipt of
which is hereby acknowledged, we the parties of the first part
have this day bargained and sold and by these presents do bargain
sell and convey to the said W. W. Matthews — a certain lot or parcel
of land lying in the County of Limestone and State of Alabama
on the Tennessee River opposite the Town of Decatur, and described
more particularly as follows Viz (beginning at a stake, on the
bank of the Tennessee River and running North 37th East
thirty rods to a stake, thence North 57th East fifty six 49th rods
to a stake, on the Ohio — thence North fifty five 54th rods to a

stake, thence South 37th West seventy five 50th rods to a stake on the
bank of the Tennessee River thence up the bank of said River to the
beginning containing thirty acres — the said land lies in Sections 16,
17 & 8 in Township 5 Range 4 West — it being the same conveyed
to said Peck by deed from A. H. Burleson dated the second day of
December 1854 — To have and to hold to him the said W. W. Mat-
thews his heirs and assigns forever. And the said Joseph Peck and
wife Mary Peck for themselves their heirs executors and Adminis-
trators hereby covenant and promise that they warrant and defend
the title of the above said land against all persons whatsoever but
reserving to themselves (by virtue of a similar reservation in the
deed of A. H. Burleson to them for the same land) all ferry privileges
or a public character, said Burleson also reserves to himself and
assigns (and we for him make the same reservation) a sufficiency
of said land along the bank of the River for a public turnpike
road which is at all times to be left open and unobstructed by
said Matthews or his assigns — In witness whereof we the
said Joseph Peck and Mary Peck have hereunto set our hands
and affixed our seals the day and year above written.

Joseph Peck (S)
Mary Peck (S)
Chas. C. Gordon }
Levy Gordon }
J. H. C. Gordon an acting Justice
of the peace in and for Limestone County
hereby certify that Joseph Peck and Mary Peck his wife whose names
are signed to the foregoing conveyance and who are known to me, acknowledged
before me in this day that being informed of the contents
of the conveyance they executed the same voluntarily on the day the
same bears date — Given under my hand this 28th day of January
1864. Chas. C. Gordon Justice of the peace
for Limestone County Alabama

Thomas C. Tyus Probate Judge of Limestone County hereby certify that
the within deed was filed in my Office for Records on the 9th day of Oct.
1864 and was duly Recorded the 11th day of November 1864 in Deed Book No 10
pages 482 & 483 — Test Thomas C. Tyus Judge J. C.

Louis P. Nelson wife } This Indenture made the twenty ninth day
of September in the year one thousand eight hundred
and sixty between Louis P. Nelson and wife Mary A. Nelson
his wife of the County of Limestone in the State of Alabama of the one
part and Francis W. Gattin of the other part Witnesseth that the
said Louis P. Nelson and Mary A. Nelson his wife for and in con-
sideration of the sum of two hundred dollars to them in hand paid
the receipt whereof is hereby acknowledged, has this day given
granted sold aliened conveyed released, conveyed and confirmed
and by these presents do give, grant, bargain, sell, alien, in convey

release, convey and confirm unto the said Francis M. Gattin of all that certain tract of land lying and being in the County of Limestone and State of Alabama and known as the East half and the South West fourth of the South West quarter of Section No. 10 of Township No. 10 of Range No. 10 West lying and being in the State and County aforesaid containing One hundred and nineteen acres and ninety two hundredths of an acre more or less, to have and to hold the above described land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Francis M. Gattin his heirs and assigns forever. And the said Louis P. Nelson and Lucy A. Nelson his wife for themselves their heirs executors and administrators do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Francis M. Gattin his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Louis P. Nelson and Lucy A. Nelson his wife, and also against the lawful title, claim or demand of all and every person or persons whatsoever. In testimony whereof the said Louis P. Nelson and Lucy A. Nelson his wife have hereunto subscribed their names and affix their seals the day and year above written.

Signed Seals and delivered
in the presence of

Louis P. Nelson
Lucy A. Nelson

Test
W. H. Mangum
Judge

The State of Alabama: I Thomas G. Jones Judge of the Limestone County. State Court of said County hereby certify that W. H. Mangum, a subscribing witness to the foregoing conveyance and known to me appeared before me in this day and being sworn stated that Louis P. Nelson and Lucy A. Nelson his wife the grantors in the conveyance above recited or voluntarily executed the same in his presence and in the presence of the other subscribing witnesses in the day the same bears date, that he attested the same in the presence of the grantors and of the other witnesses and that such other witnesses subscribed his name as a witness in his presence. Given under my hand this 11th day of October A.D. 1861.

Thomas G. Jones Judge
I Thomas G. Jones Probate Judge of Limestone County hereby certify that the foregoing was filed in my Office for Records in the 11th day of October 1861 and duly recorded this 31st day of November 1861 in Book No. 10 Pages 483 & 484
Test Thomas G. Jones Judge P.C.

Pascal W. Johnson & This Indenture made this 12th day of Oct 1861 -
To D. S. Trust
Louis Nelson
Between Pascal W. Johnson of the County of Limestone & State of Alabama of the first part John Ray of the 2^d part & Louis Nelson of the third part - Whereas the said Pascal W. Johnson is jointly indebted to the said Louis Nelson by note due 25th day of Decr next in the sum of Two hundred and fifty five dollars & fifty six cents, which said debt the said Pascal W. Johnson is willing and desirous to secure to him the said Louis Nelson. In therefore this Indenture witnesseth that the said Pascal W. Johnson for & in consideration of the premises aforesaid hath this day bargained, sold and conveyed unto the said John Ray the following land premises viz known as the East half of the North East quarter of the North West quarter of Section No. 4 Township No. 10 of Range 10 West containing twenty four & one half hundredths of an acre, also One acre more & one half Col. One bay mare black & Col. some seven & one half years old the above described land & premises with all the appurtenances thereto belonging with said lot of horses described as above unto the said John Ray his Executors, Admins & assigns forever, & the said Pascal W. Johnson further of his heirs & Co. doth hereby warrant with forever defend the right title & claim to the above described land & property unto the said John Ray his heirs & assigns forever free from the claims & demands of all every person or persons claiming the same. Upon Trust & special Confidence, nevertheless that the John Ray shall permit the said Pascal W. Johnson to remain in quiet & peaceable possession of said land & premises & horses until the 25th day of Decr 1861 to which time the said Louis Nelson has agreed to extend the time of payment of said debt & until the said Pascal W. Johnson shall make default in the payment of said debt & interest. Upon further trust, that in the event of default of payment he may require of the said Louis Nelson his Admins & Co. to sell to the highest bidder at Public Auction the property herein conveyed or such part thereof as may be sufficient for the purpose, first giving thirty days notice of the time & place of said sale, and out of the money arising from such sale, in the first place shall all necessary expenses & charges attending the premises. Then pay to the said Louis Nelson or his assigns said debt together with all lawful interest that may have accrued thereon, the balance if any pay over to the said Pascal W. Johnson his heirs or assigns - But if the whole of said debt & interest & cost thereon shall be fully paid off & satisfied by the time herein specified, so that in default in the payment of the same shall be made, then this Indenture and every part thereof shall be null & void & of no effect - Otherwise the same to remain in full force & virtue. In witness whereof the said parties to these presents have hereunto set their hands & seals the day & date above written.

Test L. C. Callington

Pascal W. Johnson
John H. Ray
Louis Nelson

The State of Alabama } Before me Luther C. Ballington an
Lincoln County } acting Justice of the peace for said County
appear: Pascal H. Johnson John Ray & Lewis Nelson whose names
are signed to the within and foregoing deed in trust & severally
acknowledge the signing sealing and delivery of the same for the
purpose therein expressed. Given under my hand & seal
this 12 day of October 1866. *L. C. Ballington*
Justice of the peace

I Thomas C. Tyus Probate Judge of Lincoln County hereby certify that
the within deed was filed in my Office for Records on the 15th day of Oct
1866 and duly Records the 5th day of December 1866 in Deeds Book No 10
pages 485 & 486 - Test Thomas C. Tyus Judge P.C.

William A. Hayes } This Indenture made this 19th day of October
To & Deeds } in the year one thousand eight hundred and sixty between
Terrel A. Brenshaw } William A. Hayes of the County of Lincoln in the State of
Alabama of the one part and Terrel A. Brenshaw of the same County & State
of the other part. Witnesseth that the said William A. Hayes for and
in consideration of sum of six hundred (\$600) dollars to him in hand paid
the receipt whereof is hereby acknowledged, has this day given granted
sold, aliened, enfeoffed, released, conveyed and confirmed; and by these
present does give grant bargain sell alien enfeoff release convey and
confirm unto the said Terrel A. Brenshaw all that certain parcel of land
lying and being in the Town of Athens, County of Lincoln and State of
Alabama and known and described as part of lot No 36 in the 1st. (one) of
the said Town of Athens, commencing at a stake (31) Thirty one feet
from the corner of the square being the South East corner of the lot
owned by William V. Davis and running South Twenty feet (20) then
West Forty (40) feet then North twenty feet (20) then East to the
beginning being the lot sold the said Wm. A. Hayes by one James
L. Brown the said T. A. Brenshaw obtaining possession of the above
described lot of land on the 1st day of January 1866.

To have and to hold the above described lot of land with the ten-
ements and appurtenances thereto belonging or in any wise appertaining
unto the said W. A. Hayes his heirs and assigns forever. And the said
William A. Hayes for himself his heirs, executors and administrators do
hereby and in consideration of the premises warrant and will forever defend
the title to the above described and hereby granted premises unto the said
Terrel A. Brenshaw his heirs and assigns firm and against himself
and all and every persons claiming or holding under him the said William
A. Hayes and also against the lawful title claim or demand of all and
any person or persons whatsoever claiming or holding by firm or under the
Government of the United States. In testimony whereof the said William A. Hayes hereunto
subscribed his name and affixed his seal the day and year above written.
Signed Sealed and delivered
in the presence of } *William A. Hayes*
3

The State of Alabama } I Thomas C. Tyus Judge of the Probate
Lincoln County } Court of said County hereby certify that William
A. Hayes whose name is signed to the foregoing conveyance and who
is known to me, acknowledged before me on this day, that being in-
formed of the contents of the conveyance he executed the same voluntarily
on the day the same bears date. Given under my hand this 19th
day of October A.D. 1866. *Thomas C. Tyus Judge*

I Thomas C. Tyus Probate Judge of Lincoln County hereby certify
that the within deed was filed in my Office for Records on the 19th day
of October 1866 and duly records the 6th day of December 1866 in
Deeds Book No 10 pages 486 & 487 - Test Thomas C. Tyus Judge P.C.

Smith Abernathy wife } This Indenture made this 1st day of June
To & Deeds } in the year one thousand eight hundred and sixty between
William C. Loney } Smith Abernathy and Elizabeth Abernathy his wife of the
County of Lincoln in the State of Alabama of the one part and
William C. Loney of the other part. Witnesseth that the said
Smith Abernathy and Elizabeth Abernathy his wife for and in
consideration of the sum of Forty dollars to them in hand paid
the receipt whereof is hereby acknowledged, have this day given
granted bargain sold alien enfeoffed released conveyed and
confirmed; and by these presents do give grant bargain sell alien
enfeoff release convey and confirm unto the said William C. Loney
all that certain tract or parcel of land lying and being in the County
of Lincoln and State of Alabama and known as the West half of the
West half of the North East quarter of Section No twenty seven in Town
ship No Ten of Range No Six West Containing forty acres more or
less.

To have and to hold the above described land with the ten-
ements and appurtenances thereto belonging or in any wise ap-
pertaining unto the said William C. Loney his heirs and assigns
forever. And the said Smith Abernathy and Elizabeth Abernathy
for themselves their heirs executors and administrators do hereby and
in consideration of the premises warrant and will forever defend the
title to the above described and hereby granted premises unto the
said William C. Loney his heirs and assigns firm and against
themselves and all and every person or persons claiming or holding under
them the said Smith Abernathy and Elizabeth Abernathy his wife
and also against the lawful title claim or demand of all and
every person or persons whatsoever claiming or holding by firm or
under the Government of the United States. In testimony whereof
the said Smith Abernathy and Elizabeth Abernathy his wife
hereunto subscribed their names and affixed the seals the day and year
first above written.
Signed Sealed and delivered
on the premises } *Smith Abernathy*
3 *Elizabeth Abernathy*

The State of Alabama } I Samuel A. Ramsey and acting Justice
Limestone County } of the peace in and for said County do hereby
certify that Smith Abernathy and Elizabeth Abernathy whose names
are signed to the foregoing conveyances and who are known to me
acknowledged before me this day that being informed of the contents
of the conveyances they executed the same voluntarily on the day the same
bears date. Given under my hand this 1 day of June 1868.

Samuel A. Ramsey J.P.
I Thomas E. Tyus Probate Judge of Limestone County hereby certify
that the within deed was filed in my Office for Record on the 19th day
of October 1868 and duly recorded the 13th day of December 1868, in
Deed Book No 11 pages 487 & 488.
Test Thomas E. Tyus Judge J.C.

Thomas E. Tyus Register } Whereas by a Decree of the Chancery Court
of the } for the 28th Chancery District Northern Chancery
Sarah Williams } Division of the State of Alabama held at Athens,
made and enrolled at the May term of said Court 1859 - it was
decreed that the Register & Master of said Court sell the follow-
ing described lots No 121 and 124 lying and being in the Town
of Athens Limestone County Ala. as the property of John K. Ham-
graves to pay the purchase money to Sarah Jane Stanley and
whereas afterwards to wit on the 11th day of July 1859, said
Master sold said lots in pursuance of said decree after
giving notice of the time and place of sale as required by
said decree for cash after complying in all things with
the requisitions of said decree - And whereas Sarah
Williams was the highest bidder at said sale and became
the purchaser of said lots in the town of Athens for the sum
of Three hundred dollars, and the said Sarah Williams
hath made full payment of the purchase money of said
lots - Now this Day twentynd made this 16th day of
October 1868 between Thomas E. Tyus Register & Master of
said Court of Chancery composed of the County of Limestone of the first
part and said Sarah Williams of the other part. Witness that the
said Thomas E. Tyus Register as aforesaid in consideration of the
said sum of Three hundred dollars and in pursuance of said
decree hath given granted bargained conveyed and confirmed
and by these presents doth give grant bargain convey & confirm
unto the said Sarah Williams his heirs and assigns forever, the
above described lots, the said Thomas E. Tyus as Register & Master
as aforesaid hereby granting and conveying unto the said Sarah
Williams and her heirs all the right title and interest which the
said John K. Hamgraves or the said Sarah J. Stanley had or had
to said lots and which he the said Register & Master might
or could grant or convey by virtue of said decree.

Decree - In testimony whereof the said Thomas E. Tyus Register
as aforesaid hath hereunto set his hand and seal this the day
and year above written - Thomas E. Tyus - Reg.
Register & Master

The State of Alabama } I John Jackson Clerk of the Circuit
Limestone County } Court of said County hereby certify that
Thomas E. Tyus Register of the Chancery Court of said County,
whose name is signed to the foregoing conveyances and who is known
to me, acknowledged before me in this day that being informed of
the contents of the conveyances, he executed the same voluntarily on the
day the same bears date. Given under my hand this 19th
day of October A.D. 1868.

John Jackson Clerk
I Thomas E. Tyus Probate Judge of Limestone County hereby certify
that the foregoing deed was filed in my Office for Record on the 19th
day of October 1868 and duly recorded the 13th day of December
1868 and duly in Deed Book No 11 pages 488 & 489
Test Thomas E. Tyus Judge J.C.

James B. Davis Adminr. } The State of Alabama Limestone County
of the } I James B. Davis Administrator of the estate of John
Cary Gilbert } Jackson deceased late of said County by virtue of
an order of the Probate Court of said County proceeded on the 17th
day of November last thousand eight hundred and fifty seven
to sell at public outcry in the premises in said County the West
half of the North East fourth of the North West fourth of Section
four township one Range Six West and the North West fourth
of the North West fourth of Section five township one Range Six
West and the West half of the South West fourth of the North
West fourth of Section four Township one Range Six West also
the North East fourth and North East fourth of the South
East fourth of Section five Township one Range Six West con-
taining in all Two hundred and eighty two acres and 85/100 of an
acre. Belonging to said deceased situated in said County which
was bid off by Cary Gilbert for Twenty eight hundred
and twenty five dollars in one and two years credit - The
said purchase money having been paid to me by said Gilbert
in the day 8th installments full due, and thereupon the said Court
by its order directed me to make title to said land to said purchaser.
Now in pursuance of said order and for and in consideration of
the said purchase money having been paid to me I hereby sell and
convey unto said Gilbert his heirs and assigns all the right title and in-
terest in said lands which said deceased had in the same at the time
of his death. Given under my hand and seal this 22nd day of May
1868.
James B. Davis Adminr.
Attested by James B. Smith

The State of Alabama & J. Gaines & Smith an acting justice of the
 Lincolnton County & peace in and for said County & State, hereby
 certify that James S. Davis Administrator of the estate of Rich-
 ardson, dec'd. whose name is signed to the foregoing conveyance and
 who is known to me, acknowledges before me in this day that being in-
 formed of the contents of the conveyance, he executed the same voluntarily
 in the day the same bears date. Given under my hand this 22nd
 day of May 1866. J. Gaines & Smith.

I Thomas C. Tyus Probate Judge of Lincolnton County hereby certify that the within
 dec was filed in my Office for Records in the 27th day of October 1866 and duly
 Recorded the 13th day of December 1866 in Deeds Book No. 18 pages 489 & 490.
 Test Thomas C. Tyus Judge P. C.

Stephens Kemmerer wife & Calvin Gilbert
 This Indenture made this 15th day
 of September in the year One thousand eight
 hundred and sixty between Stephens Kemmerer
 & Eliza Kemmerer his wife of the County of Lincolnton and State
 of Alabama of the one part and Calvin Gilbert of the other part
 Witnesseth that the said Stephens Kemmerer Eliza Kemmerer
 for and in consideration of the sum of Six hundred & fifty two
 dollars to them in hand paid the receipt whereof is hereby ack-
 nnowledged have this day given granted, bargained, sold, aliened,
 enfeoffed, released, conveyed confirmed and by these presents do
 give grant bargain sell, alien, enfeoff, release, convey and con-
 firm unto the said Calvin Gilbert all that certain tract or por-
 tion of land lying and being in the County of Lincolnton and State
 of Alabama and known as a portion of the East half of the South
 West quarter of Section five Township one Range six West and bounded
 as follows (to wit) Beginning at the South East Corner of said South West
 quarter and running West seventy five poles and 19 links to Sugar Creek
 thence down the Creek with its meanders South 38° East 16 poles
 thence South 25° East 14 poles thence South 24° East 24 poles thence
 South 16 poles thence South 16° East 14 poles thence South 31° East
 14 poles thence South 22° East 12 poles thence South 73° East 16
 poles to the Slough thence up the Slough with its meanders North
 8 poles thence North 48° East 14 poles thence East along the Slough
 line 11 poles to a stake thence North with R. W. Deaky's line 80
 poles and 16 links to the beginning containing in all thirty two acres
 and sixty hundredths. I do have and to hold the above described
 land with the tenements and appurtenances thereto belonging in
 any wise appertaining unto the said Calvin Gilbert his heirs and
 assigns forever. And the said Stephens Kemmerer Eliza Kemmerer
 his wife for themselves their heirs, executors and administrators do hereby
 and in consideration of the premises warrant and will forever defend
 the title to the above described and hereby granted premises unto the said
 Calvin Gilbert his heirs and assigns firm and against themselves and all

and every person or persons claiming or holding under them the said Stephens
 Kemmerer and Eliza Kemmerer his wife And also against the lawful title
 claim or demand of all and every person or persons whomsoever claiming
 or holding by firm or under the Government of the United States.
 In testimony whereof the said Stephens Kemmerer and Eliza Kemmerer
 his wife have hereunto subscribed their names and affixed their seals the day
 and date above written
 Signed Seals and delivered
 Stephens Kemmerer
 Eliza Kemmerer

I in the presence of
 William M. Cray
 The State of Alabama & J. Gaines & Smith an acting Justice
 of the peace in and for said County & State
 certify that Stephens Kemmerer his wife Eliza Kemmerer whose
 names are signed to the foregoing conveyance and personally known
 to me and acknowledges that they signed the same conveyance in the
 day the same bears date. this 18th day of September 1866
 J. Gaines & Smith. J. P.

I Thomas C. Tyus Probate Judge of Lincolnton County hereby certify that
 the within dec was filed in my Office for Records in the 27th day of October 1866
 and duly Recorded the 14th day of December 1866 in Deeds Book No. 18 pages
 490 & 491. — Test Thomas C. Tyus Judge P. C.

David B. Garbrough wife & James L. Leman
 This Indenture made this 22nd day of
 1866 between David B. Garbrough and wife of the County of
 Lincolnton in the State of Alabama in the one part and J. L. Leman of said
 County & State of the other part Witnesseth that the said David B. Gar-
 brough wife for and in consideration of the sum of eight hundred
 eight hundred dollars to them in hand paid the receipt whereof is hereby
 acknowledged have this day given granted, sold, aliened, enfeoffed, re-
 leased, conveyed and confirmed; and by these presents do give grant bar-
 gain sell, alien, enfeoff, release, convey and confirm unto the said
 J. L. Leman all that certain lot of land lying and being in the
 County of Lincolnton State of Ala and known as Lot No. 14 in the plan
 of the town of Athens and conveyed to Nelson & Garbrough by Wm. T.
 Allen and by Nelson W. L. to D. B. Garbrough.

To have and to hold the above described lot No. 14 with the ten-
 ements and appurtenances thereto belonging or in any wise appertaining
 unto the said J. L. Leman his heirs and assigns forever. And the said
 David B. Garbrough for himself his heirs, executors and administrators do
 hereby and in consideration of the premises warrant and will forever defend
 the title to the above described and hereby granted premises unto the said
 J. L. Leman his heirs and assigns firm and against the claims of himself &
 wife and all and every person claiming or holding under them the said
 D. B. Garbrough wife — And also against the lawful title claim
 or demand of all and every person or persons whomsoever claiming or holding

by, from or under the Government of the United States — On testimony whereof the said Davis & Garbrough have subscribed their names and affixed their seals the day and year above written.

in the presence of
 The State of Alabama } I Thomas C. Tyus Probate Judge
 Limestone County } of said County hereby certify that David
 & Garbrough and Mary C. Garbrough his wife whose names are signed
 to the foregoing conveyance and who are known to me, acknowledge before me
 in this day, that being informed of the contents of the conveyance, they executed
 the same voluntarily in the day the same bears date. Given under my
 hand this 29th day of October A.D. 1866.

Thomas C. Tyus Probate Judge
 I Thomas C. Tyus Probate Judge of Limestone County hereby certify that the
 within does was filed in my office for Record in the 29th day of October 1866,
 and duly Records the 15th day of December 1866 in Book No 10 pages
 491 & 492 — Test Thomas C. Tyus Judge P.C.

Artemacy Faulkner & others } This Indenture made this 29th
 3 days of October in the year one thousand eight
 James P. Stewart } hundred and sixty (60) between Artemacy Faulkner
 the widow of William Faulkner, James H. Faulkner and Benjamin Faulkner
 the two last heirs of so William Faulkner deceased, of the
 County of Limestone in the State of Alabama of the one part, and James
 P. Stewart of said County and State of the other part — Witnesseth; that
 the said parties of the first part for and in consideration of sum of one
 hundred and fifty dollars to them in hand paid, the receipt whereof
 is hereby acknowledged, have this day, given, granted, sold, aliened,
 conveyed, released, conveyed and confirmed; and by these presents do give
 grant, bargain, sell alien, convey, release, convey and confirm unto the
 said James P. Stewart all that certain tract of land lying and being
 in the County of Limestone and State of Alabama and known and des-
 cribed as follows: viz the E 1/4 of S. 1/4 of Section No 30 Township
 No 3 Range No 4 West containing eighty and 1/4 acres.

To have and to hold the above described tract of land with
 the covenants and appurtenances thereto belonging unto the said
 James P. Stewart his heirs and assigns forever. And the said parties of the first part for them-
 selves their heirs executors and administrators do hereby and in
 consideration of the premises warrant and will forever defend the
 title to the above described and hereby granted premises unto the
 said James P. Stewart his heirs and assigns from and against
 themselves and all and every persons claiming or holding under
 them the said Artemacy Faulkner, the widow of William Faulkner
 deceased and James H. Faulkner and Benjamin Faulkner
 heirs of said William Faulkner deceased, and also against the

any full title, claim or demands of all and every persons or persons
 whatsoever claiming or holding by, from or under the Government
 of the United States. On testimony whereof the said parties of the first
 part have subscribed their names and affixed their seals the day
 and year above written —
 in the presence of
 Artemacy Faulkner
 James H. Faulkner
 Benjamin Faulkner

Granville W. Jagg
 The State of Alabama } I John Turrentine an acting Justice
 Limestone County } of the peace hereby certify that Artemacy
 Faulkner James H. Faulkner and Benjamin Faulkner whose names
 are signed to the foregoing conveyance and who are known to me, ac-
 knowledge before me in this day, that being informed of the contents
 of the conveyance they executed the same voluntarily in the day
 the same bears date. Given under my hand this 29th day of
 October A.D. 1866.
 John Turrentine J.P.
 I Thomas C. Tyus Probate Judge of Limestone County hereby certify
 that the within does was filed in my office for Record in the 29th day
 of October 1866 and duly Records the 3rd day of January 1867 in Book
 No 10 pages 492 & 493.
 Test Thomas C. Tyus Judge P.C.

John A. Johnson wife } Know all men by these presents
 To & Deed } that we John A. Johnson of the County of Limestone
 James W. Ferguson } State of Alabama and Esther A. Johnson wife of said
 John A. Johnson in consideration of the sum of four hundred dollars
 to us in hand paid by James W. Crook of said County and State the
 receipt whereof we do hereby acknowledge have bargain sold
 and quit claimed and by these presents do bargain sell and quit
 claim unto the said James W. Crook and to his heirs and assigns for-
 ever all our and each of our right title, interest estate, claim and
 demand both at law and in equity, and well in possession as
 in expectancy of in and to all that certain lot or lots situate in
 the town of Athens County of Limestone State of Alabama and
 known in the plan of said town as lots No 221 & 225 with all and
 singular the hereditaments and appurtenances thereto belonging.
 On witnesses whereof we have hereunto set our hands and seals
 this 11th day of November 1866.

John A. Johnson
 Esther A. Johnson
 State of Alabama } On this day of November 1866 per-
 Limestone County } sonally came before me John A. Johnson and
 Esther A. Johnson wife and severally acknowledged the above conveyance
 to be their act and deed and the said Esther A. being examined by me
 apart from her husband acknowledged that she executed the same freely
 and without any fear or compulsion from her husband and certify

Chas. I will know the parties, and that they are the same persons who are described in the above conveyance, and who executed the same.

R. J. Cunningham
Justice of the Peace

I Thomas C. Tyus Judge of Limestone County hereby certify that the within doc was filed in my Office for Records on the 11th day of November 1868 and duly Recorded on the 4th day of January 1869 in Deed Book No 10 pages 493 & 494. — Just Thomas C. Tyus Judge P.C.

William W. Tucker wife & J. E. Harrison & W. M. Moore } This Indenture made this 31st day of October in the year one thousand eight hundred and sixty between William W. Tucker and Martha Tucker his wife of the County of Limestone in the State of Alabama of the one part and J. E. Harrison and J. W. Moore of the other part Witnesseth that the said W. W. Tucker for and in consideration of the sum of seven hundred and thirty two dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted, bargained, sold, aliened, enfeoffed, released, conveyed and confirmed and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey, and confirm unto the said J. E. Harrison his interest five hundred dollars and J. W. Moore his interest two hundred and thirty two dollars all that certain tract of land lying and being in the County of Limestone and State of Alabama long known as the North East quarter of the South West quarter of Section One and of Township two of Range Six containing forty acres also five acres in the South West quarter of the South West quarter of Section nine Township two Range Six and also the N. E. fourth of the N. W. fourth and the S. W. fourth of the N. W. fourth and the N. half of the S. W. fourth of Section One and in Township two of Range Six West containing one hundred and eighty five acres also the South East half of the Eighty in Township two Range Six containing one hundred and thirty acres and 9/10 one hundredths of an acre. To have and to hold the above described tract of land with the tenements and appurtenances thereunto belonging in in any wise appertaining unto the said J. E. Harrison and J. W. Moore their heirs and assigns forever and the said W. W. Tucker & Martha Tucker for themselves their heirs, executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said J. E. Harrison and J. W. Moore their heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said W. W. Tucker and Martha Tucker his wife and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by force or under the Government of the United States. —

In testimony whereof the said W. W. Tucker and Martha Tucker his wife hereunto subscribed their names and affixed their seals this day and year above written.

signed sealed and delivered

in the presence of

W. W. Tucker
Martha Tucker
J. H. Arthur
The State of Alabama. } I J. H. Arthur an acting Justice of Limestone County do hereby certify that the foregoing conveyance was filed in my office for Records on the 21st day of November 1868 and duly Recorded on the 9th day of January 1869 in Deed Book No 10 pages 494 & 495. — Just Thomas C. Tyus Judge P.C.

I Thomas C. Tyus Judge of the Probate Court of said County of Limestone hereby certify that the foregoing conveyance was filed in my office for Records on the 21st day of November 1868 and duly Recorded on the 9th day of January 1869 in Deed Book No 10 pages 494 & 495. — Just Thomas C. Tyus Judge P.C.

John A. Darrett wife & Solomon Fudge } This Indenture made this 3rd day of November in the year one thousand eight hundred and sixty between John A. Darrett & Julia A. Darrett his wife of the County of Limestone in the State of Alabama of the one part and Solomon Fudge of the State of Georgia of the other part Witnesseth that the said John A. Darrett & Julia A. Darrett his wife for and in consideration of the sum of one hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted, bargained, sold, aliened, enfeoffed, released, conveyed and confirmed and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said Solomon Fudge all that certain tract of land lying and being in the County of Limestone to wit the North half of South East fourth of Section 27 Township 2 & Range 5 West containing 80 acres more or less. —

To have and to hold the above described tract of land with the tenements and appurtenances thereunto belonging in in any wise appertaining unto the said Solomon Fudge his heirs and assigns forever. And the said John A. Darrett & Julia A. Darrett his wife for themselves, heirs, executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Solomon Fudge his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said John A. Darrett & Julia A. Darrett his wife and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by force or under the Government of the United States. —

In testimony whereof the said John A. Darrett & Julia A. Darrett
his wife have subscribed their names and affixed their seals the day
and year above written.

John A. Darrett
Julia A. Darrett

signed seals and delivered
in the presence of
The State of Alabama
Christopher Myers an acting Justice
of the peace in & for said County do hereby
certify that John A. Darrett & Julia A. Darrett whose names is
signed to the foregoing conveyance & who is known to me as acknowledged
before me in this day that being informed of the contents of the
conveyance they executed the same voluntarily in the day the same
bears date. Given under my hand and seal this 3rd day of
December 1861.

Christopher Myers

I Thomas G. Tyne Probate Judge of Limestone County hereby certify that
the within deed was filed in my Office for Record on the 3rd day of Decem-
ber 1861 and duly Recorded the 11th day of January 1862 in Book
No 10 Pages 496 & 497
Test Thomas G. Tyne Judge P. C.

I W. Stanford & J. W. Stanford of the County of Limestone and
State of Alabama has this day bargained and sold
unto W. L. Jones of the same County and State all that certain
tract or parcel of land lying and being in the County of
Limestone and State of Alabama and known as follows to wit
land where I now live on and bounded North and East by
J. D. Hopper and Eli Jacobs and West by Jones and
South by West and Patterson's containing two hundred
acres for which I have received the sum of two hundred
and thirty five dollars in hand paid and two several notes
for two hundred and sixteen dollars each one payable on
the first day of January next and the other payable on the first
day of May 1862 both of which bears date in the 1st
of February 1859 with amount of land I bind myself my heirs
and assigns to make a good benefited title to the said Jones
his heirs or assigns. I bind myself in the sum of fourteen
hundred dollars if I fail to make said Jones a good
deed to said land herein mentioned when full payment
shall be made to me as given by my hand and seal
this 1st of February 1859 - When said deed is made
this bond shall be void and void of obligation to remain
in full force and verities

W. L. Jones

For Value rec'd I assign within land to his S. Flanagan - Witness
my hand & seal
I Thomas G. Tyne Probate Judge of said County hereby certify that

the within title has been filed in my Office for Record on the 3rd day of
December 1861 and duly Recorded the 11th day of January 1862 in Book
No 10 Pages 496 & 497
Test Thomas G. Tyne Judge P. C.

Solomon Fudge wife & John Darrett
This Indenture made this first
day of December in the year one thousand eight
hundred and six between Solomon Fudge and
Wm Fudge his wife of the County of Limestone in the State
of Alabama of the one part and John Darrett of the other part
Witnesseth that the said Solomon Fudge and Wm Fudge
his wife for and in consideration of sum of one hundred dollars
to them in hand paid the receipt whereof is hereby acknowledged
has this day given granted sold aliened enfeoffed released
conveyed and confirmed and by these presents do give grant
bargain sell alien enfeoff release convey and confirm unto
the said John Darrett all that certain tract of land lying and
being in the North East Corner of Section No 1 Township No 2
Range 5 thirty five acres in said Corner

To have and to hold the above described land with the ten-
ements and appurtenances thereto belonging or in any wise ap-
pertaining unto the said John Darrett his heirs and assigns forever
And the said Solomon Fudge and Wm Fudge for their heirs
executors and administrators do hereby and in consideration of
the premises warrant and will forever defend the title to the above
described and hereby granted premises unto the said John Dar-
rett his heirs and assigns firm and against and all and every
persons claiming or holding under them the said Solomon
Fudge and Wm Fudge his wife and also against
the lawful title claim or demands of all and every person
or persons whatsoever claiming or holding by firm or under
the Government of the United States. In testimony whereof
the said Solomon Fudge and Wm Fudge have hereunto subscribed
their names and affixed their seal the day and year above written.
December 1st 1861 -
Signed seals and delivered with presence of
Charles W. Hardy

The State of Alabama
Charles W. Hardy an acting Justice
of the peace in the County of Limestone
do hereby certify that Solomon Fudge and Wm Fudge whose
names is signed to the foregoing conveyance and who is well
known to me as acknowledged before me in this day that being
informed of the contents of the conveyance of this executes the
same voluntarily in the day the same bears date. Given under
my hand this 1st day of December A. D. 1861.
Charles W. Hardy J. P.

I Thomas G. Tyus Probate Judge of said County hereby certify that the within deed was filed in my Office for Records on the 3^d day of December 1861 and duly recorded on the 16th day of January 1862 in Deed Book No. 11 pages 497 & 498.
 Test Thomas G. Tyus Judge P. C.

James McConnell wife 3 } This Indenture made this 7th day of November in the year one thousand eight hundred and fifty seven between James McConnell and Sally McConnell his wife of the County of Limestone in the State of Alabama of the one part and Stephen H. Kemmerer of the other part Witnesseth that the said James McConnell and wife for and in consideration of the sum of two hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, infeoffed, released, conveyed and confirmed and by these presents do give, grant, bargain, sell, alien, infeoff, release, convey and confirm unto the said Stephen H. Kemmerer all that certain tract of land lying and being in the County of Limestone and State of Alabama and known as a part of the fifteenth Section in Township 11 and Range 6 West beginning on the East side of Sugar Creek at the corner of Richard H. Daily's land and running East to the Section line and thence South to the land of John McConnell thence to Walter branch and down said branch to Mr. Donalds fence and thence to Sugar Creek in a South West direction and thence up said Creek to the beginning containing twenty acres more or less.

To have and to hold the above described land with the tenements and appurtenances thereto belonging, unto the said Stephen H. Kemmerer his heirs and assigns forever. And the said James McConnell and wife for themselves their heirs, executors and administrators do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Stephen H. Kemmerer his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said James McConnell and wife. And also against the lawful title, claim or demand of all and every person or persons whatsoever claiming or holding by, from or under the Government of the United States. In testimony whereof the said James McConnell and wife have hereunto subscribed their names and affixed their seals this day and year above written signed seals and delivered.

in the presence of }
 The State of Alabama } I Jones Leckman an acting Justice
 Limestone County } of the Peace in and for said County do hereby
 Certify that James McConnell and Sally McConnell whose names and

signed to the foregoing conveyance, and who are known to me as being aged before me this day that being informed of the contents of the conveyance they executed the same voluntarily on this day the same bears date. Given under my hand this 7th day of November 1857.
 Jones Leckman J. P.

I Thomas G. Tyus Probate Judge of Limestone County hereby certify that the within deed was filed in my Office for Records on the 3^d day of December 1861 and duly recorded on the 16th day of January 1862 in Deed Book No. 11 pages 498 & 499.
 Test Thomas G. Tyus Judge P. C.

J. Y. Shremaker wife 3 } This Indenture made this 21st day of July 1861 between J. Y. Shremaker and Rebecca Ramsey Shremaker his wife of the County of Limestone and State of Alabama of the first part and Samuel Ramsey of the County of Limestone and State aforesaid of the other part Witnesseth that the said J. Y. Shremaker and Rebecca his wife for and in consideration of the sum of eighty five dollars to them in hand paid at or before the signing sealing and delivery of these presents by the said Samuel Ramsey of the second part the receipt whereof is hereby acknowledged have granted, bargained, sold, infeoffed and conveyed and by these presents do grant, bargain, sell, infeoff and convey to the said Samuel Ramsey of the second part his heirs and assigns forever, one certain lot or parcel of land situated lying and being in the County of Limestone in the State of Alabama, designated and known as Church lot across Temperance numbers to wit the South West 1/4 of the North West 1/4 of Section 29 - Township 2, Range 6 West, excepting Five acres in the South East corner of said tract.

To have and to hold the aforesaid tract or parcel of land with all and singular the appurtenances thereto belonging unto the said Samuel Ramsey his heirs forever. And the said J. Y. Shremaker and Rebecca his wife in their part of the first part do hereby covenant and agree to and with the said Samuel Ramsey his heirs and assigns forever that they will warrant and forever defend the Right, title, claim and interest of the said tract of land unto the said Samuel Ramsey and his heirs against them and their heirs and all persons or persons claiming by, through or under them in any manner whatsoever or claiming by, through or under any other person or persons or by, through or from the Government of the United States, and unto the said Samuel Ramsey forever together with his heirs and assigns. In testimony whereof the said J. Y. Shremaker and Rebecca his wife of the first part have hereunto set their hands and affixed their seals this the day and date above written.
 J. Y. Shremaker
 Rebecca Shremaker

The State of Alabama: I, D. L. Dinwiddie a Justice of the Lawrence County, 3 peace hereby certify that J. Y. Shuman & Rebecca Shuman whose names are signed to the foregoing conveyance and who are known to me as acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 21st day of July 1864.

I, Thomas C. Tyus Probate Judge of Limestone County hereby certify that the within deed was filed in my Office for Record on the 8th day of December 1864 and duly recorded the 18th day of January 1865 in Deed Book No 10 pages 499 & 500. Test Thomas C. Tyus Judge P. C.

Robert Elliott & Deeds } This Indenture made this 10th day of Decem-
James L. Leman } ber in the year Our thousand, eight hundred and sixty between
Robert Elliott of the County of Lauderdale in the State of }
Alabama on the one part, and J. L. Leman of Limestone County & State }
Alabama of the other part. Witnesseth that the said Robert Elliott for }
and in consideration of the sum of One thousand one hundred dollars }
to him in hand paid the receipt whereof is hereby acknowledged, have }
this day given, granted, sold, aliened, enfeoffed, released, conveyed and }
confirmed, and by these presents does give, grant, bargain, sell, alien, }
enfeoff, release, convey and confirm unto the said J. L. Leman all }
that certain lot of land lying and being in the Town of Athens, State }
of Alabama Limestone County and known & described as follows to wit: }
the West half of lot 72 (Seventy two) All of lot 75 and thirty two }
feet off the South end of lot 76 running from East to West }
clear across said lot All the lots as per in the plan of the town }
of Athens. To have and to hold, the above described lots and }
parts of lots with the tenements and appurtenances thereunto be- }
longing with any and every appurtenances thereto in full }
his and assigns forever. And the said Robert Elliott for }
himself, heirs, executors and Administrators, does hereby, and in con- }
sideration of the premises, warrant and will forever defend the title }
to the above described and hereby granted premises unto the said }
J. L. Leman his heirs and assigns from and against Robert }
Elliott his heirs & all and every person claiming or holding under }
them the said Robert Elliott and also against the lawful }
title, claim or demand of all and every person in persons who }
soever claiming or holding by from or under the Government }
of the United States. In testimony whereof the said Robert }
Elliott hereunto subscribes his name and affix his seal the }
day and year above written.

Signed Seals and delivered in the presence of } Robert Elliott
Thomas C. Tyus }
George T. Austin }

The State of Alabama: I, Thomas C. Tyus Judge of the Limestone County, 3 Probate Court of said County hereby certify that Robert Elliott whose name is signed to the foregoing conveyance and who is known to me, as acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 10th day of December A. D. 1864.

I, Thomas C. Tyus Probate Judge of Limestone County hereby certify that the within deed was filed in my Office for Record on the 10th day of December 1864 and duly recorded the 21st day of January 1865 in Deed Book No 10 pages 500 & 501. Test Thomas C. Tyus Judge P. C.

Jesse Robertson wife & Deeds } This Indenture made this 23rd day
Robert Elliott } of One One thousand eight hundred and twenty
five between Jesse Robertson & Lodemias P. Robertson }
his wife of the County of Limestone in the State of Alabama of the }
one part & Robert Elliott of the other part. Witnesseth that the }
said Jesse Robertson & Lodemias P. Robertson his wife for and in }
consideration of the sum of fifty five dollars to them in hand paid }
the receipt whereof is hereby acknowledged have this day bar- }
gained, sold, aliened, enfeoffed & conveyed and by these presents }
do bargain, sell, alien, enfeoff and convey unto the said Robert }
Elliott - All that certain lot or piece of ground lying & being }
in the Town of Athens Limestone County & State aforesaid known }
in the plan of said town by the No 92 - To have and to hold }
the above described lot by ninety two with the tenements & ap- }
purtenances thereunto belonging or in any wise appurtenant }
unto the said Robert Elliott his heirs & assigns forever. And }
the said Jesse Robertson & Lodemias P. Robertson his wife for }
themselves their heirs executors & Administrators do warrant }
& will forever defend the title to the above described & hereby granted }
premises unto the said Robert Elliott his heirs & assigns from }
against them the said Jesse Robertson & Lodemias P. Robertson his }
only & all and every person or persons claiming or holding under }
them the said Jesse Robertson & Lodemias P. Robertson and }
also against the lawful title, claim or demand of all and }
every person or persons whosoever claiming or holding by from }
or under the Government of the United States. In testimony }
whereof the said Jesse Robertson & Lodemias P. Robertson his wife }
have hereunto set their hands and seals the day & year above }
written.

Signed Seals & delivered in the presence of }
Thomas C. Tyus Probate Judge of Limestone County hereby certify }
that the foregoing deed was filed in my Office for Record on the }
23rd day of December 1864.

10th day of December 1861, and duly Recorded the 21st day of January 1861
in D^ed Book No 11 pages 501 & 502
Test Thomas C. Tynes Judge P.C

Joseph L. Bonner & To all persons whom it may con-
cern; Whereas, We, whose names are hereunto
Dentists } subscribed, members of the Medical Board at Mon-
terville, in conformity with a Law of the State of Alabama, have
examined Joseph L. Bonner as to his Dental Knowledge, do find
him duly qualified to practice the same; We, therefore, hereby license
him to practice Dentistry in this State. - Our testimony
whereof we have hereunto signed our names and affixed our
seals at Monteville this 10th day of December 1861 -

J. H. Newman

A. W. Wilkinson

I Thomas C. Tynes Probate Judge of Sumter County hereby certify that
the foregoing License was filed in my Office for Record on the 17th day of
December 1861 and duly Recorded the 21st day of January 1861 in D^ed
Book No 11 page 502 - Test Thomas C. Tynes Judge P.C

David S. Garbrough & This Indenture made this the
2nd day of December eighteen hundred and
Mary E. & Fannie Garbrough } sixty between David S. Garbrough of the first
part Thos. S. Malins trustee of the second part and Mary E.
Garbrough and Fannie Garbrough wife and child of the said
David S. Garbrough of the third part. Witnesseth - That whereas
the said David S. Garbrough as in duty bound is desirous to
provide and secure as far as he may can a support for his
wife Mary E. and the maintenance and education of his
child Fannie E. and to guard, protect and fortify them against
any misfortune or mismanagement that might befall the
said David S. Garbrough as well before as after the said David
S. Garbrough's death - And for this purpose and to this end
wishing to settle upon his said wife Mary E. the following
Slaves to wit, Jordan, Rose, and Margaret their increase, profits
hires labors and incomes absolutely and irrevocably and for
the sole and separate use and behoof of the said Mary E.
Garbrough and entirely and in all and every respect free from
his the said David S. Garbrough's debts, contracts, liabilities, Ch-
arges, Control, management, use and enjoyment while living or
interest, claim or demands of his Executor, Administrator or
heir when dead - So as to convey and vest in his said wife
Mary E. a full and complete title and interest in and to the
said Slaves, Jordan, Rose, and Margaret their increase, profits

labor, hires and incomes independent of and from any and all
claim, use or control of him the said David S. Garbrough and
the said David S. Garbrough wishing also to provide for and to secure
the maintenance and education of his child the said Fannie E.
Garbrough and for this purpose and to this end to settle upon to
convey and give absolutely and irrevocably to the said Fannie E.
the following Slaves to wit, Willis and Eliza their increase,
profits labor, hires and incomes free and exempt from any and
all interest, claims, claim or control of him the said David
Garbrough - Therefore this Indenture Witnesseth - That for
and in consideration of the love and affection which he the
said David Garbrough has for his said wife Mary E. and his
child Fannie E. together with the duty devolving upon him to
support his wife, maintain and educate his children guard
against misfortune and mismanagement and for the further
consideration of five dollars to him paid by the said Thos. S.
Malins Trustee before the sealing and delivery of these presents -
the receipt whereof is hereby acknowledged - he the said David
S. Garbrough hath given, bargained, sold, conveyed and confirmed and by
these presents doth give, bargain, sell, convey and confirm unto the said
Thos. S. Malins trustee as aforesaid the said Slaves Jordan, Rose, and
Margaret Willis and Eliza and the future increase of said Slaves

To have and to hold the above described Slaves and the future
increase of the females thereof unto the said Thos. S. Malins trustee
as aforesaid, his heirs, executors and Administrators and assigns
forever. And the said David S. Garbrough for himself, his
heirs, executors and Administrators, doth hereby covenant, agree
and promise to and with the said Thos. S. Malins trustee as
aforesaid, his heirs, executors, Administrators and assigns fore-
ever in manner and form following, that is to say that the
said David S. Garbrough his heirs, executors and Administration
and the aforesaid Slaves and the future increase of the females
thereof hereby conveyed unto the said Thos. S. Malins trustee as
aforesaid his heirs, executors, Administrators and assigns against
all persons whatever, shall and will forever warrant defend
by these presents - Upon the understanding and trust never-
theless - that he the said Thos. S. Malins holds the said Slaves
Jordan, Rose and Margaret and the future increase of the
females thereof, their profits, labor hires and incomes in trust
for the sole use benefit and behoof of the said Mary E. Gar-
brough and as such trustee to take possession of said Slaves Jo-
dan, Rose and Margaret Control and manage them, hire them
out and to do and cause to be done every thing that will make
said Slaves and their increase useful and profitable to the said
Mary E. and to apply the labor hires and incomes of said
Slaves to her separate and sole use, exclusive of any and
all uses and control of the said David S. Garbrough either as

to the said Slaves in their labor, hires, profits or incomes. And upon the further understanding and trust that the said Thos. S. Malins shall hold the said Slaves Willis and Eliza and their future increase in trust for the use, benefit, maintenance and education of the said Fanny C. Garbrough and as such trustee to take possession of the said Slaves Willis and Eliza and manage and control the same so as to make them most profitably, useful and beneficial to the said Fanny C. applying the hire, labor, profits and incomes thereof to the maintenance and education of said Fanny and if not necessary to use the same for either the support or education of the said Fanny C. then to be controlled, managed and invested in such way and manner as will augment the corpus of the trust estate and so and likewise in and with the Slaves and profits arising therefrom conveyed and settled upon and for the use of Fanny C. Garbrough. And finally upon the death of the said David S. Garbrough the said Thos. S. Malins shall execute the trust as to the said Fanny C. that is to say shall deliver the Slaves and the hires and profits thereof absolutely to the said Fanny C. exempt of all control of the said Thos. S. Malins - and upon the marriage or arriving to the age of twenty one years of the said Fanny C. then the said Thos. S. Malins shall shall execute the trust herein conferred as to the said Slaves and profits thereof conveyed for the benefit of the said Fanny C. In witness whereof the said parties have signed their names and affixed their seals the year and day above written.

David S. Garbrough
Thos. S. Malins

The State of Alabama 3 I Thomas C. Tynes Judge of the
Lincoln County 3 Court of said County hereby certify
that David S. Garbrough and Thomas S. Malins whose names
are signed to the foregoing Deed of Gift and who are known
to me acting and signed before me on this day that being
informed of the contents of said Deed of Gift they executed
the same voluntarily in the day the same bears date. Given
under my hand this 24th day of December 1860.

Thomas C. Tynes Probate Judge of Lincoln County hereby
certify that the foregoing deed of Gift was filed in my Office
for Record on the 24th day of December 1860 and duly Recorded
the 23rd day of January 1861 in Deed Book Vol. 1 page 513 & 4
Test Thomas C. Tynes Judge P. C.

John S. Malins wife 3 This Indenture made this the 28th day
of December One thousand eight hundred & sixty between
David S. Garbrough 3 John S. Malins & his wife Rebecca M. Malins of the
first part and David S. Garbrough of the second part all of Lin-
coln County State of Alabama. Witnesseth that for & in con-
sideration of the sum of Two thousand & Twenty five dollars
to them in hand paid, the receipt whereof is hereby acknowledged
here this day bargained, sold and conveyed & by these presents
do bargain, sell & convey unto the party of the second part
all that certain tract or parcel of land lying & being in
the County of Lincoln State of Alabama known as the West
half of the East half of the South East quarter of Section
thirty two Township two Range four West. Also the East half
of the West half of the South East quarter of Section thirty two
Township two Range four West. Also a certain part of
lot No. forty as shown in the plan of the Town of Wetumpka
in the County of Lincoln State of Alabama, being the third
on the North side of said lot containing twenty two feet front-
ing on the public square & running back the same width
to the Eastern boundary of said lot in which a certain brick
building now stands, together with all & singular the ap-
purtenances thereto belonging (except a certain frame build-
ing now in the occupancy of J. W. Risher in the Eastern
part of said lot, which said Risher has the right to remove)
to him the said David S. Garbrough his heirs & assigns
forever. And the said John S. Malins & his wife Rebecca
M. Malins bind themselves their heirs, executors or administrators
to forever warrant & defend the title to the above described
property unto him the said David S. Garbrough his heirs & assigns
against themselves & all persons claiming through them, or the
Government of the United States. Given under our hands
& seals the day & year above written. John S. Malins
Rebecca M. Malins

The State of Alabama 3 I Thomas C. Tynes Judge of the
Lincoln County 3 Court of said County hereby certify that
John S. Malins and Rebecca M. Malins whose names are signed to
the within foregoing conveyance and who are known to me, acting and
signed before me in this day that being informed of the contents of the
conveyance they executed the same voluntarily in the day the
same bears date. Given under my hand this 28th day of
December A. D. 1860. Thomas C. Tynes Judge
I Thomas C. Tynes Probate Judge of Lincoln County hereby certify
that the within deed was filed in my Office for Record on the 28th
day of December 1860 and duly Recorded the 24th day of
January 1861 in Deed Book Vol. 1 page 513
Test Thomas C. Tynes Judge P. C.

James P. Cox & wife & This Indenture made this second day of
 To 3 Dec. } October, in the year one thousand eight hundred and six,
 William P. Roberts } between James P. Cox & J. A. Cox his wife of the County
 of Limestone in the State of Alabama of the one part and William P. Roberts
 & America Roberts his wife of the other part. Witnesseth that the said
 J. P. Cox & J. A. Cox his wife for and in consideration of the sum of Ten
 thousand three hundred dollars to them in hand paid, the receipt whereof
 is hereby acknowledged, have this day given, granted, bargained, sold,
 aliened, enfeoffed, released, conveyed and confirmed; and by these presents
 do give, grant, bargain, sell, alien, enfeoff, release, convey and con-
 firm unto the said Wm P. Roberts & America Roberts his wife all
 that certain tract of land lying and being in the County of Limestone
 and State of Alabama and known as the West half of the South
 East quarter and the East half of the South West quarter of Section
 twenty two (one half acre reserved for grave yard) Township one
 Range Six West. To have and to hold the above described tract
 of parcel of land with the tenements and appurtenances thereto belong-
 ing in any wise appertaining unto the said Wm P. Roberts and
 assigns forever. And the said James P. Cox & J. A. Cox for
 themselves their heirs, executors, and administrators do hereby and
 in consideration of the premises, warrant and will forever defend
 the title to the above described and hereby granted premises unto the
 said Wm P. Roberts & America Roberts his wife their heirs and
 assigns firm and against themselves and all and every person
 or persons claiming or holding under them the said J. P. Cox
 & J. A. Cox his wife and also against the lawful title,
 claim or demand of all and every person or persons whomsoever
 claiming or holding by, from or under the Government of the
 United States. In testimony whereof, the said J. P. Cox & J. A.
 Cox his wife hereunto subscribe their names and affixed their seals
 the day and year first above written.

Signed Seals and delivered
 in presence of

W. F. Arthur

The State of Alabama } W. F. Arthur an acting Justice of the
 Limestone County } peace in and for said County and State, hereby
 certify that James P. Cox & J. A. Cox his wife whose names are
 signed to the foregoing conveyance, who is known to me, ack-
 nnowledged before me that they executed the same voluntarily
 in the day the same bears date. Given under my hand and
 seal this 2nd day of October 1861.

Thomas G. Tyne Probate Judge of Limestone County hereby certify that
 the within deed was filed in my office for record on the 7th day of January
 1861 and duly recorded the 24th day of January 1861 in Dec. Book
 No 16 pages 576. Test Thomas G. Tyne Judge P. C.

Wiley P. Pepper wife & This Indenture made this twenty seventh
 To 3 Dec } day of December in the year one thousand eight hundred
 Wm P. Roberts } and fifty between W. P. Pepper & Sarah Pepper his wife
 of the County of Limestone in the State of Alabama of the one part
 and Wm P. Roberts of the other part. Witnesseth that the said
 Wiley P. Pepper and Sarah Pepper his wife for and in con-
 sideration of the sum of Seven hundred dollars to them in hand
 paid the receipt whereof is hereby acknowledged, have this day
 given, granted, bargained, sold, aliened, enfeoffed, released, conveyed
 and confirmed and by these presents do give, grant, bargain, sell,
 alien, enfeoff, release, convey and confirm unto the said Wm
 P. Roberts all that certain tract of land lying and being in
 the State of Alabama and the County of Limestone and known as
 the South East quarter of the North West quarter of Section twenty
 two in Township one of Range Six West lying on both
 sides of Sugar Creek supposed to contain thirty five acres
 be the same more or less. To have and to hold the above
 described tract of land with the tenements and appurtenances
 thereto belonging in any wise appertaining unto the said
 Wm P. Roberts his heirs and assigns forever. And the said Wiley
 P. Pepper & Sarah Pepper his wife for themselves their heirs ex-
 ecutors and administrators do hereby and in the consideration of the
 premises warrant and will forever defend the title to the above des-
 cribed and hereby granted premises unto the said Wm P. Roberts
 his heirs and assigns firm and against themselves and all and
 every person or persons claiming or holding under them the said W
 P. Pepper and Sarah Pepper his wife. And also against the lawful
 title claim or demand of all and every person or persons whomsoever
 claiming or holding by, from or under the Government of the
 United States. In testimony whereof the said W. P. Pepper and Sarah Pepper
 his wife hereunto subscribe their names and affixed their seals the day
 and year first above written.

Signed Seals and delivered

in presence of

W. F. Arthur

The State of Alabama } W. F. Arthur an acting Justice of the
 Limestone County } peace in and for said County hereby
 certify that W. P. Pepper and Sarah Pepper his wife whose names are
 signed to the foregoing conveyance and who is known to me, ack-
 nnowledged before me in this day that being informed of the contents
 of the conveyance they executed the same voluntarily in the day the
 same bears date. Given under my hand and seal this 27th day
 of December 1861.

W. F. Arthur J. J.

Thomas G. Tyne Probate Judge of Limestone County hereby certify
 that the within deed was filed in my office for record on the 7th
 day of January 1861 and duly recorded the 24th day of January 1861
 in Dec. Book No 16 pages 577.

Test Thomas G. Tyne Judge P. C.

W. P. Pepper

Sarah P. Pepper

James P. Lee & wife
To: Deed
Joseph C. Roberts & wife
This Indenture made this the 23rd day
of August 1860
between James P. Lee and
his wife of the County of Limestone in the State of Alabama of the one
part and Joseph C. Roberts & W. B. Roberts and their wives Sarah
Jane Roberts and America W. Roberts their wives of the other part
Witnesseth that the said James P. Lee and Fannelia A. Lee his wife
for and in the consideration of sum of One thousand dollars to them
in hand paid the receipt whereof is truly acknowledged, have
this day given granted, sold, aliened, conveyed, released, conveyed and con-
firmed and by these presents do give, grant, bargain, sell, alien, convey,
release, convey and confirm unto the said J. C. Roberts, W. B. Roberts & Sarah
Jane and America W. Roberts their wives, all that certain tract of land
lying and being in the County of Limestone, lying and being in the County
of Limestone and State of Alabama, and known as the South West quarter
of Section No 23 of Township No one, Range Six west containing one
hundred and sixty acres and 34/100th of an acre. To have and to hold
the above described J. C. & W. B. Roberts and their wives Sarah Jane & A. W. Roberts
with the tenements and appurtenances thereto belonging, or in any wise
appertaining unto the said Jas P. Lee & his wife F. A. Lee themselves
their heirs executors and administrators do hereby and in consideration
of the premises warrant & will forever defend the title to the above des-
cribed and truly granted premises unto the said J. C. & W. B. Roberts &
their wives Sarah Jane & America W. Roberts their heirs and assigns
from and against all and every persons claiming or holding
under them the said J. P. Lee & F. A. Lee his wife and also against
the lawful title or demand of all persons whomsoever claiming or holding by, from or under the Government of the
United States. In testimony whereof the said hereto subscribing their
names and affixed their seals the day & year above written.

James P. Lee
F. A. Lee
J. C. Roberts
W. B. Roberts
Sarah Jane Roberts
America W. Roberts
in presence of
State of Ala. J. W. F. Whitner an acting Justice of the
Limestone County
I placed in and for said County and State do hereby
certify that the said P. Lee and his wife F. A. Lee whose names is signed
to the foregoing conveyance and is known to me, acknowledged before
me on this day that being informed of the contents of the conveyance
they executed the same voluntarily on the day the same bears date.
Given under my hand & seal the 23rd day of August A.D. 1860.

J. W. F. Whitner
J. Thomas C. Tyus Probate Judge of Limestone County hereby certify that
the within deed was filed in my Office for Record on the 5th day of January 1861
and duly Recorded the 28th day of January 1861 in Deed Book No 11 page 576.
J. Thomas C. Tyus Judge P. C.

Campbell Graves & This Indenture made this 5th Jan 1861 between
J. L. McKinney & Campbell Graves of the first part & H. L. McKinney of 2nd
J. L. McKinney part Witnesseth that said party of the first part desires
to make a provision for the payment of two hundred & fifty dollars which
he owes to said H. L. McKinney witnesseth that said Graves in consid-
eration of the premises & one dollar to me in hand paid by said party of
2nd part hath bargained, sold & to said party of 2nd part 1 Corral mare about
10 or 11 year old, 1 clayland horse about 4 years old - 1 Bay horse
3 years old & also 4 1/2 Barrels corn now on the premises. To have & to
hold all the above mentioned property unto the said H. L. McKinney
his successor & assigns in trust for the sum of five hundred
Dollars appropiate J. L. Lerman as the trustee in this deed with
powers of sale whenever the following conditions of this deed are
not complied with - This deed is made to secure H. L. McKinney the
payment of the above mentioned sum and if the said sum of two
hundred & fifty dollars is not paid by the 1st March 1861 the the
trustee in this deed shall sell the above property & apply the pro-
ceeds to the payment of the above sum and return the overplus
to me. Witness my hand & seal this 4th day 1861 - J. L. McKinney
Campbell Graves

J. L. Lerman
J. H. Lerman
W. R. Austin
The State of Alabama J. Thomas C. Tyus Judge of the
Limestone County Probate Court of said County hereby certify
that Terrel A. Lerman a subscribing witness to the foregoing
deed known to me, appeared before me on this day and being sworn
states that Campbell Graves the grantor in the conveyance
voluntarily executed the same in his presence and in the presence
of the other subscribing witnesses on the day the same bears
date. That he attested the same in the presence of the grantor
and of the other witnesses and that each other witnesses subscribed
their names as witnesses in his presence. Given under my
hand this 8th day of January A.D. 1861.

J. Thomas C. Tyus Probate Judge of Limestone County hereby
certify that the within deed was filed in my Office for Record on
the 5th day of January 1861 and duly Recorded the 28th day of
January 1861 in Deed Book No 11 page 577
J. Thomas C. Tyus Judge P. C.

Samuel W. Easter & wife
To: Deed
John W. Binford
This Indenture made 5th day of January 1861
between Samuel W. Easter & Mary J. Easter his wife of the first part and John W.
Binford of the second part - Witnesseth that the said parties of

the first part for and in consideration of the sum of two thousand dollars to him in hand paid the receipt whereof is hereby acknowledged have bargained & sold unto said party of the second part all that tract or parcel of land lying & being in the County of Limestone State of Alabama & more described as follows viz a portion of South 1/4 of Section 4 T 3 Range 1 West beginning at a stake in the center of the lot then said road crosses the north line of said quarter section running South along said road thirty seven chains to a stake then East twenty four chains then North fifteen chains with a continuation of said line to the North line of said quarter section then West along said line to the beginning - Containing eighteen acres more or less. To have & to hold said tract of land with all the appurtenances thereto belonging to himself, his heirs & assigns forever in fee simple against the claims & demands of all persons whatever - In testimony whereof we have this day signed our names and affixed our seals.

Wm. H. Scott
J. P. Easter

The State of Alabama: I Thomas C. Tyus Judge of the Probate Limestone County: I Cert. of said County hereby certify that Samuel W. Easter and Mary P. Easter his wife whose names are signed to the foregoing conveyance and who are known to me as acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 8th day of January 1861

Thomas C. Tyus Judge
I Thomas C. Tyus Probate Judge of Limestone County hereby certify that the within deed was filed in my Office for Record on the 8th day of January 1861 and duly Recorded the 31st day of January 1861 in Deed Book No 11 pages 549 & 550.
Jest Thomas C. Tyus Judge P. C.

Wm. H. Scott wife & Known all men by these presents: That for \$6.00 Deed that } and in consideration of the sum of sixty dollars to Benjamin F. Scott } me in hand paid the receipt whereof is hereby acknowledged we do bargain sell, alien and convey to Benjamin F. Scott all my right, title and interest in and to the following Slave to wit, a boy named Perry aged about twenty seven years, to him his heirs and assigns - It is further understood and covenanted that if we shall well and truly pay to Benjamin F. Scott within twelve months from this day the above sum of sixty dollars with lawful interest then this deed to be void - otherwise to remain in full force and effect. Given under my hand & seal this 1st of January 1861. Subscribed before signing "we" in two places
Wm. H. Scott
John T. Mcneff

The State of Alabama: I Thomas C. Tyus Judge of the Probate Limestone County: I Cert. of said County hereby certify that Thomas J. Scott a subscribing witness to the foregoing conveyance, known to me as acknowledged before me on this day and being sworn that Wm. H. Scott and Arthur L. Scott his wife the grantors in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witnesses on the day the same bears date that he attested the same in the presence of the grantors and of the other witnesses and that such other witnesses subscribed their names as witnesses in his presence. Given under my hand this 8th day of January A.D. 1861.

Thomas C. Tyus Judge
I Thomas C. Tyus Probate Judge of Limestone County hereby certify that the within deed was filed in my Office for Record on the 8th day of January 1861 and duly Recorded the 31st day of January 1861 in Deed Book No 11 pages 570 & 571.
Jest Thomas C. Tyus Judge P. C.

James W. Clardy wife & This Indenture made this 10th day of January in the year one thousand eight hundred and 61 between James W. Clardy and Mary Clardy his wife of the County of Limestone in the State of Alabama of the one part and William T. Clardy of said County & State of the other part - Witnesses: that the said James W. Clardy and Mary Clardy his wife for and in consideration of sum of fifty dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given, granted, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant bargain sell, alien, convey, release convey and confirm unto the said William T. Clardy all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama and described as follows viz, the North 1/4 of the N.E. 1/4 of Section No 6 Township No 2 Range No 3 West Containing 79.75 acres more or less. - To have and to hold the above described tract of parcel of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said William T. Clardy his heirs and assigns forever. And the said James W. Clardy and Mary Clardy for themselves their heirs, executors and administrators do hereby and in consideration of the promises, warrant and will forever defend the title to the above described and hereby granted premises unto the said William T. Clardy his heirs and assigns from and against themselves and all and every persons claiming or holding under them the said James W. Clardy and Mary Clardy his wife; and also, against the lawful title, claim or demand of all and every person, in person or by or claiming or holding by, from or under the Government of the

United States. — In testimony whereof the said James M. Clardy & Mary Clardy his wife hereto subscribe their names and affix their seals the day and year above written.

Signs seals and delivered in the presence of 3 *James M. Clardy*
Mary Clardy
 The State of Alabama: I, John T. Ingersoll, an acting Justice of the Peace for the County of Limestone, hereby certify that James M. Clardy and Mary Clardy whose names are assigned to the foregoing conveyance and who are known to me, acknowledged before me in this day that, being informed of the contents of the conveyance, they executed the same voluntarily on the day the same bears date. Given under my hand this 18th day of January A.D. 1861.

I, Thomas C. Tyus Probate Judge of Limestone County hereby certify that the within deed was filed in my Office for Record in the 11th day of January 1861 and duly recorded the 31st day of January 1861 in Deed Book No. 11 pages 512 & 513.
 Test Thomas C. Tyus Judge P.C.

Thomas S. Malins wife & Martha S. Malins of Limestone County, State of Alabama of the first part & Misses Martha C. & Sally S. Malins of the above written County & State of the second part, Witnesseth; that the above written parties of the first part have sold & bargained, to the parties of the second part for the sum of Twenty five dollars, to them in hand paid, the receipt whereof is hereby acknowledged a certain portion or parcels of ground lying & being in the Town of Athens in the above written County & State, situated South East of the Female Institute building & beginning at the point where the Clinton Road leaves the Waylogreen Road & measuring forty two yards East, along the said Waylogreen road, to where it joins the lot in which the parties of the second part now live, to wit the Misses Martha C. & Sally S. Malins; thence South Eighty six yards to the point where it meets the Clinton road & thence South West back to the point where it set out being ninety six yards & in form an irregular Triangle, containing three fourths of an acre more or less. The above described parcel, or portion of ground, or lot is hereby conveyed to the parties of the second part by the parties of the first part, to hold & to own, to them & to their assigns & heirs against any & all claimants whatever in whatsoever. Given under our hands at Athens, Limestone County, State of Alabama, January 9th 1861. —

The State of Alabama: I, Thomas C. Tyus Judge of the Probate Court of said County, hereby certify

that Thomas S. Malins and Harriet S. Malins his wife, whose names are assigned to the foregoing conveyance and who are known to me, acknowledged before me in this day that, being informed of the contents of the conveyance, they executed the same voluntarily on the day the same bears date. Given under my hand this 11th day of January 1861.

I, Thomas C. Tyus Probate Judge of Limestone County hereby certify that the within deed was filed in my Office for Record in the 11th day of January 1861 and duly recorded the 1st day of February 1861 in Deed Book No. 11 pages 512 & 513.
 Test Thomas C. Tyus Judge P.C.

This Indenture made this 14th day of April, in the year one thousand eight hundred and sixty between H. L. McKinney his wife Mary & Robert S. Wendrum of the County of Limestone in the State of Alabama of the one part, and Robt S. Wendrum of the other part — Witnesseth, that the said H. L. McKinney his wife M. R. McKinney for and in consideration of the sum of Two hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, enfeoffed, released, conveyed, and confirmed; and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said Robt S. Wendrum all that certain tract of land lying and being in the County of Limestone and State of Alabama and known and described as follows the South West 1/4 of the South East 1/4 Section seven, Township 3 Range 4 West containing forty acres more or less.

To have and to hold the above described tract of land with the tenements and appurtenances thereunto belonging in any and all appurtenances unto the said Robt S. Wendrum his and assigns forever. And the said H. L. McKinney wife M. R. McKinney for themselves their heirs, executors and administrators do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said Robt S. Wendrum his and assigns, from and against themselves and all and every person or persons claiming or holding under them the said H. L. McKinney & wife M. R. McKinney, and also against the lawful title, claim or demand of all and every person or persons whomsoever, claiming or holding by, from or under the Government of the United States. In testimony whereof, the said H. L. McKinney wife M. R. McKinney hereto subscribe their names and affix their seals, the day and year first above written.

Signs seals and delivered in the presence of 3 *H. L. McKinney*
Mary R. McKinney
Robt S. Wendrum

The State of Alabama, I Thomas C. Tynes, Judge of the Probate Court of Sumter County, hereby certify that George W. Potts a subscribing witness to the foregoing conveyance, known to me appeared before me on this day and being sworn, stated that H. L. Potts and Mary A. Potts his wife, the grantors in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witnesses on the day the same bears date. That he attested the same in the presence of the grantors and of the other witnesses and that each other witness subscribed his name as a witness in his presence. Given under my hand this 12th day of January A.D. 1861.

Thomas C. Tynes, Judge of Probate Court of Sumter County, hereby certify that the within deed was filed in my Office for record on the 12th day of January 1861 and duly Recorded the 1st day of February 1861 in Deed Book No. 16 pages 573 & 574 —
 Test Thomas C. Tynes Judge P.C.

George W. Potts wife & Peter C. Dismarant } This Indenture made this 21st day of
 103 Deeds } December, in the year one thousand eight hundred
 and fifty nine between George W. Potts and Elizabeth Potts his wife of the County of Sumter in the State of Alabama of the one part and Peter C. Dismarant of the other part, Witnesses, that the said George W. Potts and Elizabeth Potts his wife for and in consideration of the sum of one thousand dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, enfeoffed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said Peter C. Dismarant all that certain parcel of land, lying and being in the County of Sumter and State of Alabama — and known as the North half of the North East quarter of Section No. four in Township No. one of Range four (West) containing eighty acres more or less. To have and to hold the above described parcel of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Peter C. Dismarant his heirs and assigns forever. And the said George W. and Elizabeth Potts for themselves and their heirs, executors and Administrators do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and fully granted premises unto the said Peter C. Dismarant his heirs and assigns firm and against themselves and all and every person or persons claiming or holding under them the said George W. Potts and Elizabeth Potts his wife and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding by firm or under the Government of the United States.

In testimony whereof, the said George W. Potts and Elizabeth Potts have hereunto subscribed their names and affixed their seals the day and year first above written, signs seals and delivered }
 in the presence of }
 H. C. Westmoreland }
 George W. Potts }
 Elizabeth Potts }

I, H. C. Westmoreland, an acting Justice of the Peace in and for said County, hereby certify that George W. Potts and Elizabeth Potts whose names are signed to the within conveyance and who are known to me, acknowledged before me, in this day, that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 21st day of December 1859.

H. C. Westmoreland J.P.
 I, Thomas C. Tynes, Judge of Probate Court of Sumter County, hereby certify that the within deed was filed in my Office for record on the 14th day of January 1861 and duly Recorded the 4th day of February 1861 in Deed Book No. 16 pages 574 & 575 —
 Test Thomas C. Tynes Judge P.C.

Robert Elliott & } This Indenture made this fifteenth day of
 103 Deeds } January in the year one thousand eight hundred and 61
 Daily } between Robert Elliott of the County of Lawrence in the
 State of Alabama on the one part, and Robert W. Daily & James W. York of Sumter County Ala. of the other part. Witnesses, that the said Robert Elliott for and in consideration of the sum of one hundred dollars to him in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, sold, aliened, enfeoffed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said Robert W. Daily & James W. York all that certain tract or lot of land lying and being in the Town of Athens, Sumter County & State of Alabama known in the plan of said Town as lot number ninety two (92) — To have and to hold the above described lot with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Robert W. Daily & James W. York their heirs and assigns forever. And the said Robert Elliott for himself his heirs, executors and Administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and fully granted premises unto the said Robert W. Daily & James W. York their heirs and assigns firm and against said Robert Elliott and all and every person claiming or holding under them the said Robert Elliott, and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding by firm or under the Government of the United States. In testimony whereof, the said Robert Elliott have hereunto

Subscribed my name and affixed my seal the day and year above written.
Signed, Seals and delivered *Robert Elliott*

in the presence of *Thomas G. Jones* Judge of the Probate Court of said County, hereby certify that Robert Elliott whose name is signed to the foregoing conveyance and who is known to me, acknowledges before me on this day, that being informed of the contents of the conveyance, he executed the same voluntarily on the day the same bears date. Given under my hand this 15th day of January A.D. 1861.

Thomas G. Jones Judge of Probate Court of Limestone County, hereby certify that the within deed was filed in my Office for record on the 15th day of January 1861 and duly recorded the 4th day of February 1861 in Deed Book No 10 pages 515 & 516.
Test *Thomas G. Jones* Judge P.C.

Samuel Tanner wife *Donas Brittle* *Deed* *of* *one thousand, eight hundred and sixty one* between Samuel Tanner and Margaret Tanner of the County of Limestone and State of Alabama of the one part, and Donas Brittle of the other part, witnesseth that the said Samuel Tanner and Margaret Tanner for and in consideration of the sum of five hundred dollars, to them in hand paid, the receipt whereof is hereby acknowledged, has this day, Given, Granted, Bargained, sold, aliened, Enfeoffed, released, conveyed and confirmed, and by these presents do Give, Grant, Bargain, Sell, alien, enfeoff, release convey and confirm unto the said Donas Brittle all that certain parcel of Land lying and being in the town of Athens, County and the State aforesaid, and known and designated in the plan of said town as lots no. Eighty one and eighty two. To have and to hold the above described and hereby granted premises with the tenements and appertinances therunto belonging, or in any wise appertaining unto the said Donas Brittle his heirs & assigns forever. And the said Samuel Tanner & Margaret Tanner for themselves their heirs, Executors and administrators, do hereby and in consideration of the premises, warrant and will forever defend the rites to the above described and hereby granted premises unto the said Donas Brittle his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Samuel Tanner & Margaret Tanner and also against the lawful title, claim or demand of all and every person or persons whomsoever.
In testimony whereof the said Samuel Tanner & Margaret Tanner

both hereto subscribed their names and affixed their seals the day and date above written

Samuel Tanner
Margaret Tanner

in the presence of *Thomas G. Jones* Judge of the Probate Court of said County, hereby certify that Samuel & Margaret Tanner whose names are signed to the foregoing conveyance, and who are known to me, acknowledged before me on this day, that being informed of the contents of the conveyance, they executed the same voluntarily on the day the same bears date. Given under my hand this 17th day of January A.D. 1861.

Thomas G. Jones Judge of Probate Court of Limestone County, hereby certify that the within deed was filed in my Office for record on the 17th day of January 1861 and duly recorded the 8th day of February 1861 in Deed Book No 10, pages 516 & 517.
Test *Thomas G. Jones* Judge P.C.

John A. Johnson Sheriff of the State of Alabama Limestone County, To all whom these presents may come: I John Zachariah Lindsay, J. A. Johnson, Sheriff of the County of Limestone, and greeting: Where as by writ of fieri facias issued out of the Office of the Clerk of the Circuit Court of Limestone County, to me directed dated the 20th day of October, in the year 1860, I was commanded to make of the goods and chattels, lands and tenements of Henry O. W. Love in my County, five hundred dollars which Henry O. W. Love recovered against him in said Court, besides the sum of thirty one dollars and sixty six cents damages, which he had sustained as well by the reason of the not performing certain promises as for his costs and charges, as by said writ, reference being thereunto had, will more fully appear. And whereas, after the receipt of said writ, and before the day of the return thereof I did, by virtue of the same seize and take the lands as hereinafter described, and have for want of goods and chattels of defendant, in my County sold the same at public auction, according to the statute in such cases provided to Zachariah Lindsay for the sum of Four hundred dollars, he being the highest bidder therefor, after having made due advertisement, and given due notice, as required by law. Now, therefore, Know ye, that I said John A. Johnson, Sheriff aforesaid, by virtue of said writ of fieri facias, and of the statute in such case made and provided in consideration of the sum of Four hundred dollars to me, paid by the said Zachariah Lindsay, the receipt whereof is hereby acknowledged, have granted, bargained, sold and conveyed, and by these presents do grant, bargain, sell and convey unto the said Zachariah Lindsay and to his heirs

and assigns forever, all that parcel or tract of land, known and described as the South west Quarter of Section twenty one and the east half of the North East fourth of Section twenty Township three, Range four, West, containing two hundred and forty acres, with the appurtenances thereto belonging; and all the estate, right, title and interest which the said Henry O. N. Gore, had in the said premises, on the 7th day of January 1861; to have and to hold the said lands and premises unto the said Zachariah Lindsay, his heirs and assigns forever as full, and absolutely, as if the said John A. Johnson, as Sheriff a forsaide, and under the authority aforaied, might, could or right to sell and convey the same. In witness whereof I have hereunto set my hand, this 7th day of January 1861.

John A. Johnson Sheriff
The State of Alabama & Thomas G. Tjus Judge of the Pm. Limestone County & late Court of said County hereby certify that John A. Johnson Sheriff whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day, that being informed of the contents of the conveyance, he executed the same voluntarily on the day the same bears date. Given under my hand this 30th day of January A.D. 1861.

Thomas G. Tjus Judge
& Thomas G. Tjus Probate Judge of Limestone County hereby certify that the within deed was filed in my Office for record on the 30th day of January 1861 and duly recorded the 8th day of February 1861 in deed Book No. 10, pages 517 & 518.
Test Thomas G. Tjus Judge P.C.

A. D. Shannon & This Indenture made this the 11th day of
To & Deed 3 February one thousand eight hundred and fifty
Thos. H. Shannon & mine between A. D. Shannon and Lerna Shannon
of the first part and Thomas H. Shannon of the County of
Limestone and State of Alabama of the other part witness
that the said A. D. Shannon and Lerna Shannon his wife
for and in consideration of the sum of one hundred and fifty
dollars to them in hand paid the receipt whereof is here-
by acknowledged hath this day given, granted, bargained,
and sold alien, enfeoffed, released, conveyed and confirmed
and by these presents, do give, grant bargain and sell alien
infeoff release, convey and confirm unto the said Thos.
H. Shannon all that certain tract or parcel of land
lying and being in the County of Limestone and State of
Alabama and known as the North west of the South west
quarter of section in Township one of range three west of
the district of lands subject to sale at Huntsville, con-

taining thirty nine acres and 9/100 of an acre more or less
to have and to hold the above described land with the tena-
ments appertaining thereto belonging are in any wise appertain-
ing unto the Thos. H. Shannon his heirs are and assigns for
ever, and the said A. D. Shannon and Lerna Shannon for
themselves their heirs and Executors and administrators do
hereby and in consideration of the premises warrant and will
forever defend the title to the above described and his by
granted premises unto the said Thos. H. Shannon his heirs
and assigns from and against themselves and all and every
person or persons claiming or holding under them the
said A. D. Shannon and Lerna and also against the lawful
title, claim or demand of all and every person or persons
whatsoever in testimony whereof the said A. D. Shannon
and Lerna Shannon have hereunto subscribed their names
and affixed their seals on the day and years above writ-
ten.

A. D. Shannon
Lerna Shannon
The State of Alabama & John S. Vickers and acting
Limestone County & Justice of the Peace in said County
hereby certify that A. D. Shannon and Lerna Shannon
whose names are are signed to the foregoing conveyance and
who are known to me, acknowledged before me on this
day, that being informed of the contents of the conveyance
the executed the same voluntarily on the day the same bears
date given under my hand and seal this the 11th day
of February 1859.

John S. Vickers
Justice of the Peace
I, Thomas G. Tjus Probate Judge of Limestone County hereby
certify that the within deed was filed in my Office for record
on the 30th day of January 1861 and duly recorded the 8th
day of February 1861 in Deed Book No. 10, pages 518 & 519.
Test, Thomas G. Tjus, Judge, P.C.

John W. Hager & wife & Whereas John W. Hager is justly due H. W. Hager
Mary J. Hager & Executor of Est. of Samuel J. Greenhead the sum
To & Deed of Trust 3 of Thirteen Hundred and Seventy four dollars and
G. M. Mitchell & Forty Four cents (\$1374.44) payable on the first
J. H. G. Donnell 3 day of January Eighteen Hundred and Sixty
Two and the sum further of Thirteen Hundred and Seventy
Six Dollars and Twenty five (\$1476.25) payable on the first
day of January Eighteen Hundred and Sixty, as appears
by the Bonds executed by the said John W. Hager and his
Securities thereto, George M. Mitchell and J. H. G. Donnell
due as above described, which bonds were given for a balance
of the purchase money of the land and personal property

The within deed in favor made by John N. Hager & his wife in favor of
G. Mitchell and J. H. S. Donnell is said, first in name. This is a copy of my 1892
J. H. S. Donnell

hereinafter described and set forth and which land and personal property has been conveyed by the Executors of said Estate of Samuel J. Gresham deceased to said John N. Hager by deed dated 28th February 1852 and whereas the said John N. Hager is willing to secure the payment of the above sum of \$1374.25 and \$1476.25 and to secure his said endorser G. H. Mitchell and J. H. S. Donnell. Now this Indenture made this 2nd day of February 1861 between the said John N. Hager and Mary Jane Hager his wife, of the first part Wm. E. Tanner of the second part and George H. Mitchell and J. H. S. Donnell securities as aforesaid of the third part Witnesseth that the said parties of the first part for and in consideration of the premises, and for the further consideration of one Dollar to them in hand paid by the said Wm. E. Tanner, have given, granted, bargained, sold and conveyed and by these presents do give, grant, bargain, sell and convey unto the said W. E. Tanner his heirs and assigns forever the following described tract or parcel of land lying and being in the County of Limestone and State of Alabama and known as the N. E. 1/4 of N. H. 1/4 S. 28 - N. H. 1/4 of N. H. 1/4 of S. 28 N. H. 1/4 of N. H. 1/4 of S. 27 - N. H. 1/4 of S. H. 1/4 of S. 27 - N. H. 1/4 of S. 22 - S. H. 1/4 of N. H. 1/4 of S. 22 - S. H. 1/4 of S. H. 1/4 of S. 22 - S. E. 1/4 of S. 21 - N. E. 1/4 of S. 21 - N. H. 1/4 of N. E. 1/4 of N. H. 1/4 and N. H. 1/4 and N. H. 1/4 of N. E. 1/4 all in Sec. 21 - N. E. 1/4 S. E. 1/4 S. 20 - N. 1/2 - S. H. 1/4 - S. E. 1/4 S. H. 1/4 all in S. 21 - N. H. 1/4 S. 17 - N. H. 1/4 of N. H. 1/4 S. 29 - S. 1/2 N. E. 1/4 and N. E. 1/4 of S. E. 1/4 all in S. 30 - S. E. 1/2 N. E. 1/4 S. 21 - S. H. 1/4 S. 28 - S. H. 1/4 N. H. 1/4 S. 27 - S. E. 1/2 N. H. 1/4 S. 22 - S. E. 1/4 S. H. 1/4 S. 22 all of said lands being in Township No. 2. Range No. 4. west of the base meridian at Huntsville and containing Twelve Hundred and Thirty Three 1/100 acres more or less, together with the Cotton Factory Steam Saw Mill and Gin Shop and all the fixtures, machinery, implements and tools appertaining to the same, now on the said land and premises, or which may be added thereto and all the materials, and Stock or Trade, now on hand and which may be added thereto and which may remain on hand at the day of sale herein after specified - also in addition to the above, one Banding Machine now at Robert Shears three Horses now in possession of the said J. N. Hager, one two Horse wagon, and one Buggy, also now in my possession and all accounts and earnings made on said property until said debts are paid, with all and singular the hereditaments and appertanances unto said real estate in any way belonging to the above, being further known as the tract of land, wherein the said Samuel J. Gresham erected a Cotton Factory &c &c in his lifetime, and it is hereby intended to convey all of said tract of land and additions thereto, made

since the original purchase, although some parts or subdivisions may have been omitted in the foregoing specified description by numbers. To have and to hold the above described real and personal estate unto him the said Wm. E. Tanner, his heirs and assigns forever, and the said parties of the first part, hereby bind themselves and their heirs to warrant and forever defend the title to the said real and personal estate unto him the said Wm. E. Tanner his heirs and assigns forever from and against the lawful claims or demands of all and every person whatsoever. Upon trust nevertheless that the said Wm. E. Tanner shall permit the said Hager to remain in quiet possession of the premises and take the profits thereof to his own use, and sell and use said material and stock in hand and purchase other materials and stock therewith until default be made in the payment of the debt aforesaid, either in the whole or in part and then upon this further trust that the said Wm. E. Tanner shall and will as soon after the happening of said default of payment as said securities or their survivors shall request him, sell said real and personal estate or such parts thereof as he may deem sufficient for the purpose, to the highest bidder for ready money at public auction he having fixed the time and place of said sale at his own discretion and given at least thirty days notice thereof by advertisement in some news paper in Athens, if one, then be printed there and by advertisement at the Court House door in Athens. And out of the money arising from said sale shall after paying all expenses touching the premises pay off said debt so far as the proceeds will go and if any remains pay the same to the said Hager or his assigns. The conveyance being taken for collateral security for the payment of said debt, and not in any wise to impose any other mode of collecting said debt off of said principal and security, and the said principal, waiving the privilege of redemption. In witness whereof the said parties have hereunto set their hands and seals the day and date aforesaid.

Test as to Mrs. Hager?

John N. Hager
Mary Jane Hager
Wm. E. Tanner
G. H. Mitchell
J. H. S. Donnell

The State of Alabama, I Thomas G. Spivey Judge of the Probate Limestone County, I Court of said County, hereby certify that John N. Hager and Mary Jane Hager his wife, Wm. E. Tanner, G. H. Mitchell and J. H. S. Donnell whose names are signed to the foregoing conveyance, and who are known to me, acknowledged before me on this day, that being informed of the contents of the conveyance, they executed the same vol-

unitarily on the day the same bears date. Given under my hand this 5th day of February A. D. 1861.

Thomas G. Tigue Judge
 I, Thomas G. Tigue Probate Judge of Limestone County, hereby certify that the within deed was filed in my office for record on the 5th day of February 1861 and duly recorded the 9th day of February 1861 in Deed Book No. 10, pages 519, 520, 521 and 522.

Test Thomas G. Tigue Judge P. C.

James Brown & wife
 To 3 Deed
 Bitha Elzara Stinner
 This Indenture made this fourth day of February in the year one thousand eight hundred and sixty, between James Brown of Limestone in the State of Alabama of the one part and Bitha Elzara Stinner of the other witnesseth that the said James Brown for and in consideration of the sum of three hundred and fifty five dollars to in hand paid, the receipt whereof is hereby acknowledged has this day given, granted, bargained, sold, aliened, enfeoffed, released, conveyed and confirmed and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said Bitha Elzara Stinner all that certain tract of land lying and being in the State of Alabama, Limestone County known as the west half of the north east of section No. 8, south east quarter of section No. 5, township No. 2, of range No. 6 containing one hundred and sixty acres more or less, to have and to hold the above described tract of land, with the tenements and appurtenances thereunto belonging or in anywise appertaining unto the said Bitha Elzara Stinner her heirs and assigns forever and the said James Brown Martha wife, for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said James Brown and Martha Brown his wife and also against the lawful title, claims or demands of all and every person or persons whatsoever claiming or holding by, from or under the government of the United States, in testimony whereof the said James Brown and Martha Brown his wife hereunto subscribe their names and affix their seals the day and year above written signed sealed and delivered in the presence of

Test David M. Brown

John P. Pipes

James Brown
 Martha Brown

The State of Alabama, I, Pearson West, Limestone County, am acting Justice of the Peace in and for the State and County aforesaid James Brown and Martha Brown his wife, parties to the within and foregoing deed, and acknowledged that they signed, seal and delivered the same to the within name Bitha Elzara Stinner on the day and year there in written

Given under my hand and seal the 11th day of February 1861.

Johnson West J. Peace

I, Thomas G. Tigue Probate Judge of Limestone County, hereby certify that the within deed was filed in my office for record on the 7th day of February 1861 and duly recorded the 11th day of February 1861 in Deed Book No. 10, pages 522 and 523.

Test Thomas G. Tigue Judge P. C.

B. M. Townsend & wife
 To 3 Deed
 Jonas Brittle
 This Indenture made this 22nd day of January in the year one thousand eight hundred and sixty one between Brice M. Townsend and Willie C. Townsend his wife of the County of Limestone in the State of Alabama of the one part, and Jonas Brittle of said County & State of the other part, witnesseth that the said Brice M. Townsend and Willie C. Townsend his wife for and in consideration of sum of twenty dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day, given, granted, sold, aliened, enfeoffed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said Jonas Brittle all that certain lot of land, lying and being in the Town of Athens, County of Limestone, State of Alabama and known as lot numbered 82 as set forth and designated in the plan of said town, containing one half of an acre - to have and to hold the above described lot of ground, with the tenements and appurtenances thereunto belonging or in anywise appertaining unto the said Jonas Brittle his heirs and assigns forever. And the said Brice M. Townsend & W. C. Townsend his wife for themselves their heirs, executors and administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Jonas Brittle his heirs and assigns from and against themselves and all and every persons, claiming or holding under them the said Brice M. Townsend and Willie C. Townsend his wife, and also against the lawful title, claim, or demand of all and every persons or persons, whatsoever, claiming or holding by, from, or under the Government of the United States. In testimony whereof the said Brice M. Townsend & Willie C. Townsend hereunto subscribe their names and affix their seals the day and year above written signed, sealed and delivered.

B. M. Townsend

W. C. Townsend

in the presence of
 The State of Alabama, I, Thomas G. Tigue Judge of the Probate Limestone County, Const of said County, hereby certify that Brice M. Townsend and Willie C. Townsend his wife, whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day, that being

informed of the contents of the within conveyance, they executed the same voluntarily on the day the same bears date. Given under my hand this 9th day of February A.D. 1861.

Thomas G. Squire Judge
I Thomas G. Squire Probate Judge of Limestone County, hereby certify that the within deed was filed in my office for record on the 8th day of February 1861 and duly recorded the 11th day of February 1861 in Deed Book No. 10, pages 523 & 524.
Test Thomas G. Squire Judge P. C.

Thos. H. Wood wife & Deed of November 1860 between Thomas H. Wood and Georgiana his wife of the County of DeSoto and State of Mississippi parties of the first part, and Samuel Tanner Sr. of the town of Athens County of Limestone and State of Alabama of the second part. Witness that for and in consideration of the sum of one hundred and fifty dollars in hand paid to the said parties of the first part by the said party of the second part, the receipt of which is hereby acknowledged. The said party of the first part with by these presents give, grant, bargain and sell unto the said party of the second part, his heirs and assigns forever those certain lots or parcels of ground lying and being in the town of Athens, County of Limestone and State of Alabama. And known and described in the surveys and plots of said town of Athens as lots No. (190) one hundred and ninety and (193) one hundred & ninety three together with all and singular the hereditaments and appurtenances thereto in any wise belonging. To have and to hold the above described town lots or parcels of ground, with their appurtenances to the said party of the second part his heirs and assigns forever. And the said Thomas H. Wood of the first part for himself his heirs and assigns with covenant to the said Tanner parties of the second part his heirs and assigns, and bind himself his heirs and assigns Executors and administrators unto the said Tanner his heirs, assigns, administrators and Executors to forever warrant and defend the title to the above described town lots or parcels of ground. In witness whereof the said parties of the first have hereunto set their hands and seals this day and date above written.

Thomas H. Wood
Georgiana S. Wood

United States of America, State of Tennessee, City of Memphis
Commissioner's Office. I Hume F. Hill Commissioner of the State of Alabama, duly appointed and commissioned by the Governor thereof, for the State of Tennessee, to reside in the City of Memphis and take the acknowledgment and proof of the Execution of Deeds or other conveyances, Leases, and of any contract, Letter

of Attorney, or other writing, under seal or not, Administer Oaths, and take and certify Depositions etc., to be used or recorded in said State of Alabama, do certify that on this day personally appeared before me Thomas H. Wood, to me known to be the individual named in and who executed the annexed conveyance and acknowledged that he signed, sealed, and delivered, the foregoing conveyance in the day and year therein mentioned to the aforesaid Sam^l Tanner Jr. and also appeared personally before me Georgiana S. Wood wife of said Thomas H. Wood, who being examined privately and apart from her said husband, acknowledged that she signed, sealed and delivered the said conveyance, freely and of her own accord, and without any fear thereof or compulsion of her said husband. Given under my hand and Official Seal this 22nd day of Nov. A.D. 1860.
Hume F. Hill Commissioner

I Thomas G. Squire Probate Judge of Limestone County, hereby certify that the within Deed was filed in my Office for record on the 12th day of February 1861 and duly recorded the 12th day of February 1861 in Deed Book No. 10, pages 524 & 525.
Test Thomas G. Squire Judge P. C.

Darius Watkins & Know all men by these presents, that whereas George
To & Deed Trust Watkins is now in the County Jail of the County of
Van Buren & Giles, and the State of Tennessee upon a criminal charge and the bail offered by the lawful Officer, being One Thousand dollars and Darius Watkins being anxious and desirous that the said George Watkins should be bailed, and Van Buren having agreed to go security upon said bail bond upon condition that he is secured in so doing. Now therefore in view of the premises and to secure the said Van Buren from all damage or injury resulting, or to result from going security as bail upon the bond of the said George Watkins, I Darius Watkins, hereby, bargain sell, alien, and convey to the said Van Buren, all my right, title, and interest, in and to the following described tract or parcel of land, lying in Limestone County to wit: the East half of the South west quarter of Section three Township one, Range three west, also one brown mare, and one Tom Grey horse to have and to hold forever to secure him the said Van Buren from all damages in law or equity from said security ship upon said bail bond. Now if the said George Watkins shall faithfully appear in proper person to answer said charge at the Court House, in the County of Giles, according to the terms of his said bail bond, and as is required by the laws of the State of Tennessee, then this mortgage is to be void, otherwise to remain in full force and virtue, to secure the said Buren as above set forth. Given under

my hand & seal this the 15th of February 1861.
 State of Alabama } David ^{his} Nathan
 N. A. Peck
 Secy. L. Peck

The State of Alabama } I Thomas G. Spur, Judge of the
 Limestone County } Probate Court of said County, hereby
 certify that David Nathan whose name is signed to the
 foregoing conveyance, and who is known to me, acknowledged
 before me, in this day, that being informed of the contents
 of the conveyance, he executed the same voluntarily, on the
 day the same bears date. Given under my hand this 15th
 day of February A.D. 1861.

Thomas G. Spur, Judge
 I Thomas G. Spur, Probate Judge of Limestone County, hereby
 certify that the within Deed was filed in my office for record
 on the 15th day of February 1861, and duly recorded the 15th
 day of February 1861, in Deed Book No. 10, pages 525 & 526.
 Test Thomas G. Spur Judge P.C.

Edwin Pepper } \$30. One day after date I promise to pay Samuel
 To Deed } Johnston or order fifty dollars for value received, it
 Samuel Johnston } being for money paid for me, witness my hand and seal
 this 15th day of October 1860. Edwin Pepper

I hereby sell and deliver to Samuel Johnston to secure him
 for the above note to have and to hold as his own property
 one ox waggon and two oxen, one red & one pike one clay
 bank mare about five years old, also one roan horse, about
 six years old, given under my hand and seal this 15th
 day of October 1860.

Edwin Pepper
 The State of Alabama } I Thomas G. Spur, Judge of the
 Limestone County } Probate Court of said County, hereby
 certify that Edwin Pepper whose name is signed to the
 foregoing conveyance, and who is known to me, acknowl-
 edged before me, in this day, that being informed of the
 contents of the conveyance, he executed the same volun-
 tarily, on the day the same bears date. Given under
 my hand this 15th day of February 1861.

Thomas G. Spur, Judge
 I Thomas G. Spur, Probate Judge of Limestone County
 hereby certify, that the within Deed was filed in my Off-
 ice for record on the 15th day of February 1861 and duly
 recorded the 15th day of February 1861 in Deed Book No. 10
 pages 525 & 526.

Test Thomas G. Spur Judge P.C.

Smith Abernethy } This Indenture made the fifteenth
 To Deed } day February, in the year of our Lord One
 Ambrose St. Abernethy } Thousand eight Hundred and sixty one
 between Smith Abernethy and Elizabeth Abernethy his wife
 of the county of Limestone, in the State of Alabama, of
 the one part, and Ambrose St. Abernethy of the County
 of Limestone and State of Alabama, of the other part.
 Witnesseth that the said Smith Abernethy and Elizabeth
 Abernethy his wife, for and in consideration of sum of one
 hundred and fifty dollars, to him in hand paid, the re-
 ceipt whereof is hereby acknowledged, hath this day given
 granted, bargained, sold, aliened, enfeoffed, released, conveyed
 and confirmed; and by these presents do give, grant, bargain
 sell, alien, enfeoff, release, convey and confirm unto the said
 Ambrose St. Abernethy all that certain tract or parcel of
 land, lying and being in the County of Limestone and
 State of Alabama, known and designated as the South
 West quarter (1/4) of South West quarter (1/4) of Section twenty
 two (22) & North West fourth (1/4) of North West fourth (1/4) quarter
 of Section No. twenty two (22) and twenty seven (27) and
 the South West quarter of the North West quarter of
 Section twenty seven (27) of Township No. two (2) of range No.
 six (6) W. containing in all one hundred and twenty
 acres more or less. As have and to hold the above
 described tract of land, with the tenements and appur-
 tenances thereunto belonging, or in anywise appertaining
 unto the said Ambrose St. Abernethy, his heirs and as-
 signs forever, and the said Smith Abernethy & Elizabeth
 his wife for themselves, heirs, executors, and administrators
 do hereby and in consideration of the premises, warrant
 and wife forever defend the title of the above described
 and hereby granted premises unto the said Ambrose
 St. Abernethy, his heirs and assigns from and against
 himself, and all and every person or persons, claiming or
 holding under them, the said Smith Abernethy and Eliza-
 beth Abernethy his wife. And also against the lawful
 title, claim or demand of all and every person or per-
 sons whomever, claiming or holding, by, from, or under
 the government of the United States. In testimony
 whereof the said Smith Abernethy and Elizabeth Aber-
 nethy, subscribe their names and affix their seal the
 day and year first above written.
 Test Matthew B. Abernethy } Smith Abernethy
 Mele Smith Abernethy } Elizabeth Abernethy
 mark

State of Alabama } I John West a Justice of the Peace
 Limestone County } hereby certify that Smith Abernethy and

Elizabeth Abernathy, whose names are signed to the foregoing conveyance, and who are known to me, acknowledge before me on this day, that being informed of the contents of the conveyance, he executed the same voluntarily on the day the same bears date. Given under my hand this 15th day of February at D. 1861.

Johnson West J. Peace
I Thomas G. Spivey Probate Judge of Limestone County do hereby certify that the within Deed, was filed in my Office for record on the 15th day of February 1861 and duly recorded the 15th day of February 1861 in Deed Book No 10. Pages 527 and 528.

Jesse C. Leatherwood & Sarah Caroline Leatherwood his wife, of the one part, of the County of Madison, State of Alabama, and Joseph Ellison of the County of Limestone and State of Alabama, being the other part, witnesseth that the said Jesse C. Leatherwood & Sarah Caroline Leatherwood his wife, for and in consideration of the sum of twenty three hundred dollars, in hand paid, the receipt whereof is hereby acknowledged, have and by these presents do bargain, sell, alien, convey and confirm unto the said Joseph Ellison a certain parcel or tract of land situated lying & being in the County of Limestone and State of Alabama, being the West end of the South east quarter of Section twenty (23) Township one & of Range three (3) West, being the North end of the said South West quarter, according to a division made by the Orphans Court of Limestone County, Ala. containing eighty six acres and two thirds of an acre, the above described South end quarter, being bounded on the east by Limestone Creek, as a conditional line, supposed to contain fifty nine acres, be the same more or less, also the South part of the South West quarter of Section twenty three (23) West of the meridian, containing seventy five acres, and all appurtenances to the described lands, belonging thereto, to have and to hold the said tracts or parcels of land unto the said Joseph Ellison, his heirs and assigns forever, and the said Jesse C. Leatherwood and Sarah Caroline Leatherwood his wife, for themselves, their heirs, executors, and administrators, the above named land and appurtenances unto the said Joseph Ellison, his heirs and assigns forever, against the lawful claims or demands of all and every person or persons whomsoever. Shall and will forever defend by the presence, in Testimony whereof they have hereunto set their hands and seals this 28 day of January 1861.

Test
Nathan C. Johnson
Samuel L. Johnson

Jesse C. Leatherwood
Sarah C. Leatherwood

State of Alabama
Limestone County
Personally appeared before me Benjamin Crutcher, an acting Justice of the Peace for and in this State and County aforesaid, the within named Jesse C. Leatherwood and Sarah Caroline Leatherwood his wife and acknowledge that she signed, sealed, and delivered the within Deed, on the day of its date, and the said Sarah Caroline Leatherwood, being separately examined to herself, says she said without any fear or compulsion of her said husband, Given under my hand and seal this the 28th day of January 1861.

I Thomas G. Spivey Probate Judge of Limestone County do hereby certify that the within Deed was filed in my Office for record on the 18th day of February 1861 and duly recorded the 18th day of February 1861 in Deed Book No 10. Pages 528 and 529.

Mr J. Allen & wife & Mr W. Simmons
This Indenture made this twenty fifth day of January, one thousand eight hundred and sixty one between Mr J. Allen and C. H. L. Allen his wife of the County of Limestone in the State of Alabama of the first part and Mr W. Simmons of the County of Madison in the State of Alabama of the second part. Witnesseth - That the said Mr J. Allen and C. H. L. Allen for and in consideration of the sum of fifteen hundred dollars to them in hand paid the receipt of which is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, confirmed and by these presents do give, grant, bargain, sell, alien, convey, release, confirm unto the said Mr W. Simmons all that certain tract or parcel of land lying and being in the County of Limestone, in the State of Alabama known and described in the plan of the Corporation of the town of Athens, as a part of Lot number forty and further described as beginning at the South West corner of said Lot (No 40) running thence east ninety five (95) feet; thence North twenty two (22) feet; thence west to the Public Square ninety five (95) feet thence South to the beginning. To have and to hold the above described Lot or parcel of ground, with the tenements and appurtenances thereto belonging, or in any wise appertaining, unto the said Mr W. Simmons his heirs and assigns forever. And the said Mr J. Allen and C. H. L. Allen his wife for themselves, their heirs, Executors and Administrators, do hereby, and in consideration

of the premises, war out, and will forever defend the title to the above described and hereby granted premises, unto the said Wm H. Simmons his heirs and assigns, from and against themselves and all and every person or persons, claiming or holding, under them the said Wm J. Allen and E. H. L. Allen his wife, and also against the lawful title, claim or demand of all and every person or persons whomsoever, claiming or holding by, from, or under the Government of the United States. In testimony whereof the said Wm J. Allen and E. H. L. Allen his wife have hereunto subscribed their names and affixed their seals the day and year first above written.

Wm J. Allen

E. H. L. Allen

The State of Alabama, I Thomas G. Tjus, Judge of the Probate Court of Limestone County, hereby certify that William J. Allen and Elizabeth H. L. Allen whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day, that being informed of the contents of the conveyance, they executed the same voluntarily on the day the same bears date given under my hand and seal this 25th day of January 1861.

Thomas G. Tjus Judge

I Thomas G. Tjus, Probate Judge of Limestone County, hereby certify that the within Deed was filed in my Office for record on the 21st day of February 1861 and duly recorded the same day, in Deed Book No. 10, pages 529 & 530.

Test Thomas G. Tjus Judge P.C.

Inw. G. Russell wife of John G. Russell and Eliza G. Russell his wife, of the County of Limestone, in the State of Alabama on the one part, and Leck & McAllister of the other part. Witnesseth, that the said John G. Russell & wife, for and in consideration of the sum Two Hundred and fifty dollars, to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Leck & McAllister, all that certain lot of land, lying and being, in the Town of Athens, County of Limestone, and State of Alabama, and known as beginning at the North East corner of John McAllister's lot and running South to Wm P. Tanner's lot, thence West with said Wm P. Tanner's lot, to the lot owned by Peter Tanner, on the branch, thence up said branch, North to the Florence Road, thence with said road east to the beginning. Containing two and a fourth acres, more or less. To have and to hold, the above described lot of ground, with the tenements and appurtenances thereunto belonging, or in any wise appertaining, unto the said Leck & McAllister their heirs and assigns forever. And the said John G. Russell & wife for themselves, heirs, executors and administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said Leck & McAllister their heirs and assigns, from and against themselves, and all and every person, claiming or holding, under them the said John G. Russell and Eliza G. Russell his wife, and also against the lawful title, claim or demand of all and every person or persons whomsoever, claiming or holding by, from or under the Government of the United States. In testimony whereof, the said John G. Russell & Eliza G. Russell his wife, hereunto subscribe their names and affix their seals, the day and year above written.

manes thereunto belonging, or in any wise appertaining, unto the said Leck & McAllister their heirs and assigns forever. And the said John G. Russell & wife for themselves, heirs, executors and administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said Leck & McAllister their heirs and assigns, from and against themselves, and all and every person, claiming or holding, under them the said John G. Russell and Eliza G. Russell his wife, and also against the lawful title, claim or demand of all and every person or persons whomsoever, claiming or holding by, from or under the Government of the United States. In testimony whereof, the said John G. Russell & Eliza G. Russell his wife, hereunto subscribe their names and affix their seals, the day and year above written.

Signed, sealed and delivered

in the presence of

The State of Alabama, I hereby certify that John G. Russell & Eliza Limestone County, I J. Russell, whose names are signed to the foregoing conveyance, and who are known to me, acknowledged before me on this day, that, being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 28th day of February, A.D. 1861.

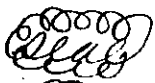

Thomas G. Tjus Judge


I Thomas G. Tjus, Probate Judge of Limestone County, hereby certify that the within Deed was filed in my Office for Record on the 28th day of February 1861 and duly recorded the 1st day of March 1861 in Deed Book No. 10, pages 530 & 531.

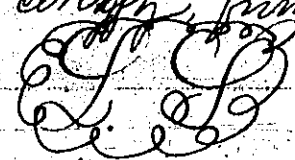
Test Thomas G. Tjus Judge P.C.

Cammy E. Bynum wife of John B. Bynum and Mary E. his wife of the County of Montgomery, in the State of Texas, of the first part, and H. B. Cartwright of the County of Limestone in the State of Alabama, of the second part. Witnesseth, that the said Cammy E. Bynum and Mary E. his wife, for and in consideration of the sum of Eight Hundred Dollars, to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said H. B. Cartwright, all those certain tracts or parcels of land lying and being, in the County of Limestone, in said State of Alabama and described as the East half of the South West Quarter of Section twenty five (25) and the East half of the North West quarter of Section twenty five (25) and the North East quarter of Section twenty five (25) except ten acres off of the North East quarter of the said Quarter section, all in Township three and Range three West, containing together about Three Hundred and fifty acres. To have and to

hold the above described tracts or parcels of land, with the tenements and appurtenances thereto belonging, or in any wise appertaining unto the said H. B. Cartwright his heirs and assigns forever, and the said Edmund C. Rypd and Mary E. his wife, their heirs, executors and administrators, do hereby and in consideration of the premises warrant and will forever defend the title, to the above described and hereby granted premises unto the said H. B. Cartwright his heirs and assigns from and against themselves and all and every person or persons, claiming, or holding, under them the said Edmund C. Rypd and Mary E. his wife and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming, or holding, by, from, or under the Government of the United States. In testimony whereof the said Edmund C. Rypd and Mary E. his wife, hereunto subscribe their names and affix their seals the day and year first above written.

E. C. Rypd 
M. E. Rypd 

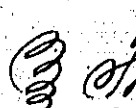

The State of Texas  Before me Appletton Gay Clerk of the County of Montgomery, in and for the County of Montgomery, this day came and personally E. C. Rypd and M. E. Rypd his wife, the grantors of the above Deed of conveyance to me personally, well known, and each and severally acknowledged and stated to me, that they had executed said Deed, for all the purposes and consideration therein stated on the day and date thereof and the said M. E. Rypd being examined by me privily and apart from her husband and having said Deed, read and fully explained to her, she acknowledged that she had, willingly and of her own accord, executed the same for all the purposes and consideration therein stated in the day it bears date, and that she wished not to retract it. In all of which I certify, from under my hand and seal of Office, Oct. the 23rd 1860



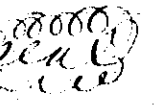
Appletton Gay Clerk C. C. M. C.

I Thomas G. Tynes Probate Judge of Limestone County, hereby certify that the within Deed was filed in my Office for record, on the 2nd day of March 1861 and duly recorded the 2nd day of March 1861 in Deed Book No. 10, pages 531 and 532.

Test Thomas G. Tynes Judge P. C.

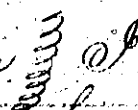
Sarah A. Moore  This Indenture made this 4th day of March in the year One Thousand Eight Hundred and 61 between Reuben A. Glaze  Sarah A. Moore of the County of Limestone, in the State of Alabama on the one part and Reuben A. Glaze, Manager of the congregation of the Disciples of Christ in his neighborhood & his successors in Office, of the other part. Witnesseth: that the said Sarah A. Moore for and in consideration of the sum of Eight dollars to her in hand paid, the receipt whereof is hereby acknowledged, have

this day, given, granted, sold, aliened, enfeoffed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said Reuben A. Glaze Manager, all that certain tract or lot of land, lying, and being, in the County of Limestone, State of Alabama, and known as beginning at a Sassafras, in the East bank of Loney Creek, running East 118th 114 rods to a stake, thence South 19 rods to a stake, thence West 20 rods to a stake, thence North 10 rods to a stake, thence West to the creek, thence up said Creek to the beginning, containing 3 3/4 acres, the land lying in the S. E. 1/4 of Sec. 12, T. 2, Range 14 West - The above described land is a part of the same land heretofore deeded to Reuben A. Glaze by the said Sarah A. Moore. To Have and to hold the above described tract or lot of land with the tenements and appurtenances thereto belonging, or in any wise appertaining unto the said Reuben A. Glaze Manager & his successors &c forever. And the said Sarah A. Moore for herself, her heirs, executors and administrators do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said Reuben A. Glaze Manager & his successors &c from and against themselves, and all and every person claiming, or holding, under her, the said Sarah A. Moore, and also against the lawful title, claim or demand of all and every person or persons whatsoever claiming, or holding, by, from or under the Government of the United States. In testimony whereof the said Sarah A. Moore hereunto subscribes her name and affixes her seal, the day and year above written.

Sarah A. Moore 
mark

Signed, sealed, & delivered

in the presence of,

The State of Alabama  I Thomas G. Tynes Judge of Probate Court Limestone County, hereby certify that Sarah A. Moore whose name is signed to the foregoing conveyance and who is known to me, acknowledged before me, on this day, that, being informed of the contents of the conveyance, she executed the same voluntarily on the day the same bears date. Given under my hand this 11th day of March A. D. 1861

Thomas G. Tynes Judge P. Court
I Thomas G. Tynes Probate Judge of Limestone County, hereby certify that the within Deed was filed in my Office for record, on the 11th day of March 1861 and duly recorded the same day in Deed Book No. 10, Pages 532 and 533.

Test Thomas G. Tynes Judge P. C.

To Deed
 Sarah A. Moore of the County of Limestone in the State of Alabama in the one part, and Robert H. Crawford of the other part. Witnesseth: that the said Sarah A. Moore, for and in consideration of the sum of Forty Four Dollars, to her in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, enfeoffed, released, conveyed, and confirmed, and by these presents does give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said Robert H. Crawford, all that certain tract of land lying and being in the County of Limestone, State of Alabama, and known as beginning at the S. E. corner of the S. E. 1/4 of Sec. 12. T. 2. R. 14. West running North 35.4000 mds to Piney Creek, thence up said Creek, to the South boundary of the Meeting House lot, thence East with said line 28.44 mds to a stake, thence S. 10 mds to a stake, thence E. 20 mds to a stake, thence North 19 mds to a stake, thence East 27.14 mds to a stake, thence South 48.40 mds to the South boundary of said Section, thence West with said boundary 97.14 mds to the beginning. Containing 23.34/100 acres. The above described land is a part of the same land heretofore deeded to Reuben A. Glaze, by the said Sarah A. Moore. To have and to hold, the above described tract of land, with the tenements and appurtenances thereunto belonging, or in any wise appertaining unto the said Robert H. Crawford, his heirs and assigns forever. And the said Sarah A. Moore, for herself, her heirs, executors, and administrators do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said Robert H. Crawford, his heirs and assigns, from and against themselves, and all and every person claiming or holding under her the said Sarah A. Moore, and also against the lawful title, claim, or demand of all and every person or persons, whomsoever claiming or holding, by from or under the Government of the United States. On Testimony whereof, the said Sarah A. Moore hereunto subscribes her name and affixes her seal, the day and year above written.

Signed, Sealed & delivered

Sarah A. Moore *mark*

in the presence of

The State of Alabama: I Thomas G. Tye, Judge of the Probate Court, Limestone County, hereby certify that Sarah A. Moore, whose name is signed to the foregoing conveyance and who is known to me, acknowledges before me on this day, that being informed of the contents of the conveyance she executed the same voluntarily on the day the same bears date. Given under my hand this 4th day of March A.D. 1861.

Thomas G. Tye J. P. C.

I Thomas G. Tye Probate Judge of Limestone County, hereby certify that the within Deed was filed in my Office for record, on the 4th day of March 1861 and duly recorded the 5th day of March 1861 in Deed Book No. 10 page 534.

Test Thomas G. Tye Judge P. C.

To Deed
 This Indenture made and entered into this the 4th day of March 1861 between Thomas Dalg & Philips of the first part, and Sarah A. Moore and Fannie Bails his wife and Martha Johnson of the second part, all of the County of Limestone and State of Alabama witnesseth: that for and in consideration of the sum of Two Hundred Dollars, to us in hand paid, the receipt whereof is hereby acknowledged, hath this day bargained, granted, sold and delivered unto the said Dalg & Philips of the second part, a certain tract or parcel of land, lying and being in the County of Limestone & State of Alabama, and known & described as follows: On the North by the State line, on the East by the land of Philip Glenn. On the South & West by the lands of Thomas Philips, containing thirty six acres, to have and to hold the above tract of land with all the appurtenances thereunto belonging, or in any wise appertaining unto the said Dalg & Philips their heirs and assigns forever. And the said parties of the first part, for themselves, their heirs executors and administrators, do warrant and will forever defend the title to the above mentioned thirty six acres of land, unto the said Dalg & Philips their heirs and assigns forever. And against themselves, and all and every person or persons whatever claiming claiming under them the said parties of the first part and against the lawful title, claim or demand of all and every person or persons whatever, claiming or holding under Deed or otherwise. In Testimony whereof the parties of the first part, hereunto set their hands and seals, this 4th day & date first above written.

Thomas J. Bails

Fannie Bails

Martha Johnson

The State of Alabama: I A. G. Westmoreland an acting Justice Limestone County, of the Peace in & for said County, hereby certify that Thomas J. Bails, Fannie Bails, & Martha Johnson, whose names are signed to the foregoing conveyance, and who are known to me, acknowledged before me on this day, that being informed of the contents of the conveyance, they executed the same voluntarily, on the day the same bears date. Given under my hand this the 15th day of February 1861.

A. G. Westmoreland J. P.

I Thomas G. Tye Probate Judge of Limestone County, hereby certify that the within Deed was filed in my Office for record, on the 4th day of March 1861 and duly recorded the 5th day of March 1861 in Deed Book No. 10 page 535.

Test Thomas G. Tye Judge P. C.

Commissioners of the State of Alabama: We the undersigned commissioners, in Report Limestone County, have been selected by the parties or legal Division of negroes representations, of the estate of David M. Waters deceased, and D. M. Waters deceased have met at the late residence of said Waters for the purpose of dividing the negroes of the said estate, have proceeded to examine them, and fully understand the whole matter. And first after the Widow made her selection, from among the negroes, being a boy Henry which we value, at what we considered him to be worth four years ago One Thousand and Fifty Dollars, and also value the boy Charles whom M. S. Waters has in possession, at what he was worth four years ago Eleven Hundred Dollars, and proceeded to value the girl Manary at what she was worth four years ago One Thousand Dollars, to M. S. Waters, and we proceeded to set apart the girl Betty, which the said Smith has in possession, and valued her at Eight Hundred Dollars, to said Smith Waters, and the boy George to said D. M. Gordon, at seven Hundred Dollars, and the boy Van to the Widow, at Six Hundred Dollars. And the balance we allotted in the three several lots as near equal as practicable. First, Rachel & child Twelve Hundred Dollars, Ellen Eleven Hundred Dollars, Mark & Hect Nine Hundred Dollars, which lot is set apart to the said Widow by agreement, by the parties. Second, we allot, Ann & child at Twelve Hundred Dollars, Emory, Eight Hundred Dollars, Mary, Nine Hundred & fifty Dollars, Fanny, Nine Hundred Dollars, which lot M. S. Waters takes by agreement. Third, we allot, Caroline valued at Eleven Hundred Dollars, Bob at Nine Hundred Dollars, Jane at Nine Hundred & fifty Dollars, Sally at Two Hundred & Fifty Dollars, which lot is taken by Sally F. & David M. Gordon by agreement, after adding the several lots together, it is found that M. S. Waters must pay to Mrs. Margaret C. Waters the widow, One Hundred & Sixteen Dollars and sixty six cent. And that the said M. S. Waters must pay to Sally F. & David M. Gordon, Sixty Six Dollars and sixty six & two thirds cent, which makes each lot to be worth Four Thousand, Nine Hundred and sixty six dollars and sixty six & two thirds cents. And we the said Commissioners are further agree that the estate pay to M. S. Waters four years hire for the boy Charles, and the estate pay to Margaret C. Waters the widow, four years hire for the boy Henry, to counterbalance the two children; the proceeds of the woman Manary of Sally F. & D. M. Gordon the amount of hire for the said Charles to M. S. Waters be Three Hundred dollars, and we agree that Margaret C. Waters receive Four Hundred dollars, for the hire and interest of the boy Henry for the Four years, all which is respectfully submitted, under our hands and seals this 22nd day of November 1860

J. H. Gilbert
J. H. Bridgforth
Lewis Nelson

We the legal representatives of said D. M. Waters deceased, hereby agree to and acquiesce in the above division of negroes. Given under our hands and seals this November 22nd 1860

M. C. Waters
M. S. Waters
Sally F. Gordon
D. M. Gordon

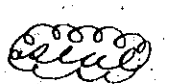
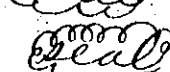
I Thomas G. Spur, Probate Judge of Limestone County, hereby certify that the within Report was filed in my Office for record, on the 1st day of March and duly recorded the 5th day of March 1861 in Deed Book No. 10, pages 536 and 537

Test Thomas G. Spur Judge P. C.

I John B. Horton wife of Hecias John B. Horton & Eliza Horton his wife, of the County of Limestone, in the State of Ala. are justly indebted to Wm M. Lundy, of Morgan County Ala. in the sum of Five Hundred Dollars, by their promissory note, bearing even date with these presents, payable to the said Wm M. Lundy or his order on or before the first day of Feb. 1862; And whereas the said John B. Horton & Eliza his wife, are desirous of securing the payment of the said debt, with the understanding that they are at liberty to pay the whole or any part of said note, before the same shall become due & payable; Now therefore, we, the said John B. Horton wife in consideration of the premises, and the sum of one dollar, to us paid by Reuben Crutcher, of Limestone County Ala. Trustee, the receipt whereof is hereby acknowledged, have granted, bargained & sold & by these presents do grant, bargain, sell & convey unto the said Wm M. Lundy Trustee, and his assigns for ever, the lands & tenements, following to wit: The West half of the N. E. q. of S. M. 35, Township No. 2, Range No. 3, West lying and being in the County of Limestone & State of Ala.; Also one negro woman named Rachael, aged about 50 years. To have & to hold the same, to the said Wm M. Lundy and his assigns forever. In Trust however, that the said Trustee if the said sum of money, or any part thereof, shall remain due & unpaid at the expiration of twelve months from the date hereof, shall make sale of the premises, and negro woman herein conveyed, at public vendue, to the highest bidder, for cash, at the front door of the Court House, in the Town of Athens Ala. between the hours of 10 in the morning & 5 in the evening, having first given four weeks public notice of the time, place & terms of said sale of said property by previous advertisement, in some public newspaper, printed in said County; and upon such sale shall make, execute and deliver to the purchaser thereof, a good and sufficient deed of conveyance, of all the right title and interest, hereby conveyed to the said Reuben Crutcher as Trustee, and out of the proceeds of said sale, shall pay first, the cost & charge of this Trust. Second, the debt remaining due & payable to the said Wm M. Lundy or his assigns; and third, should any balance remain, shall pay the same to the said John B. Horton & wife, or to their legal representatives; But if the said John B. Horton & wife shall

within the 12 months, well & truly pay, or cause to be paid the said debt, cost and charge of this trust, then the said Reuben Crutcher shall receive the premises & negro aforesaid, to the said John B. Horton & wife, or assigns. In witness whereof, we the said John B. & Eliza Horton have hereunto set our hands & seals, this 1st day of Feb. 1861.

Witness

John B. Horton 
Eliza Horton 

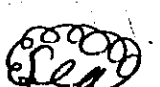
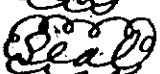
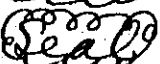
The State of Alabama. This day personally appeared before me Cyrus Limestone County, J. L. Ruzee, an acting Justice of the Peace, in said County, John B. Horton & Eliza Horton his wife, & each of them being known to me, severally acknowledged before me, that they executed the foregoing deed of Trust voluntarily for the purposes therein mentioned, on the day the same bears date. Given under my hand this 9th March 1861.

Cyrus L. Ruzee Justice of the Peace
St. Thomas G. Syms State Judge of Limestone County, hereby certify that the within Deed was filed in my office for record on the 11th day of March 1861 and duly recorded the same day, in Deed Book No. 10. pages 537 and 538.

St. Thomas G. Syms Judge P.C.

Robert White. This Indenture, made and entered into on the nineteenth day of November, in the year of our Lord One Thousand Eight Hundred and Sixty (1860) by and between Robert White of the County of Limestone, in the State of Alabama of the first part; Robert S. Spraggins, Trustee for the purposes hereinafter mentioned, of the second part; and Ferdinand L. Hammond, of the third part the last named two parties, being of the County of Madison, in said State, witnesseth: That whereas the said Ferdinand L. Hammond, is liable as the security of the said Robert White upon a certain note, or Bond payable to Porter Bibb, for the sum of One Hundred and Eighty Dollars, the date when given, and the time when due not being recollected; And whereas the said Ferdinand L. Hammond is liable as the security of the said Robert White upon a certain other note or Bond, payable also to the said Porter Bibb, for the sum of One Hundred and Twenty Dollars, the date when given, and the time when due not being recollected; And whereas the said Ferdinand L. Hammond is liable as the security of the said Robert White upon a certain note or Bond, payable to Levin L. Forte, for the sum of One Hundred and Fifty Dollars, dated this day, and due one day after date; and whereas the said Robert White is justly indebted to the said Ferdinand L. Hammond in the sum of One Hundred and Forty Dollars, as will more fully appear, by the Bond of the said White to the said Hammond, dated this day, due one day after date, will more fully appear:— And whereas the said Robert White is willing and desirous to indemnify and save harmless the said Ferdinand L. Hammond against any loss, or injury, which he may sustain in consequence of such liability, and is also willing and desirous to secure to the said Fer-

dinand L. Hammond the payment of the said sum of One Hundred and Forty Dollars, herein before mentioned:— It is this Indenture witnessed: That the said Robert White, for and in consideration of the premises, and for the further consideration of the sum of Five Dollars, to him in hand paid, by the said Robert S. Spraggins, the party hereto of the second part, the receipt whereof at and before the sealing and delivery of these presents, is hereby acknowledged, he the said Robert White has this day bargained and sold, and by these presents does bargain and sell unto the said Robert S. Spraggins, and unto his heirs and assigns, the following personal property, viz. one negro man named Biron— now about twenty years of age, of a brownish black colour, who is now in the possession of the said White in the said County of Limestone:— And the said Robert White covenants with the said Robert S. Spraggins that he has good title to the said slave, and that he will warrant and defend the same from and against the lawful claims or claims, adversely set up by any persons whomsoever.— upon Trust nevertheless, and this conveyance is made upon this express condition: That if the said Robert White shall pay up the said Bonds or Notes upon the request of the said holders thereof, so that the said Hammond shall be released from all liability thereon, and shall moreover pay and satisfy to the said Ferdinand L. Hammond, his heirs or assigns, the said sum of One Hundred and Forty Dollars, and all interest and costs which shall have thereon accrued:— Then this Indenture is to become and remain null and void, and of no force nor effect whatever.— But if by the said Whites default the said Hammond shall be sued upon the said claims, or upon either of them, and if the said Robert White shall fail to pay the said Hammond the said sum of One Hundred and Forty Dollars upon being thereto requested: Then upon the request of the said Hammond the said Robert S. Spraggins shall proceed to sell the said slave for cash, after having twenty days previous notice of the time and place of making said sale, in some public newspaper printed in Huntsville, in said County of Madison: And from the proceeds of said sale, which must be at public outcry, so made as aforesaid (after satisfying the costs and charges incident to the making and executing said conveyance) shall pay off and discharge the several liabilities, and the said debt herein secured to be paid, returning the surplus funds, arising from such sale, (should any remain), to the said White: The said Robert White is to be and remain in peaceable and quiet possession of the said slave until a sale, under this Deed, becomes necessary as aforesaid.— In witness whereof the said parties have hereunto set their hands, and affixed their seals and the day and year first aforesaid.

R. White 
R. S. Spraggins 
F. L. Hammond 

The State of Alabama. I, John I. Coleman, Mayor of the City of Huntsville, and in virtue of said office a Justice of the Peace in and for the County and State aforesaid, do hereby certify.

White, Robert S. Sprague, and Ferdinand L. Hammond, whose names are signed to the foregoing conveyance, and who are ^{all} known to me, acknowledged before me, on this day, that being informed of the contents of the conveyance, they, and each of them, executed the same voluntarily on the day the same bears date. Given under my hand this the nineteenth day of November A.D. 1860.

John S. Coleman Mayor

I Thomas G. Tyus Probate Judge of Limestone County, hereby certify that the within Deed was filed in my Office for record on the 9th day of March 1861, and duly recorded the 12th day of March 1861 in Deed Book No. 10. pages 538, 539, & 540.

Test Thomas G. Tyus Judge P. C.

Vincent Clem & wife ³ This Indenture made this 19th day of January, in the year One Thousand, Eight Hundred and Sixty One between Vincent Clem and Susan E. Clem his wife, of the County of Limestone, in the State of Alabama, on the one part, and Samuel S. Robinson of the other part. Witnesseth: That the said Vincent Clem & Susan E. Clem his wife, for and in consideration of the sum of One Hundred & Thirty Seven Dollars & 50 cents to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, sold, aliened, enfeoffed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said Samuel S. Robinson, all that certain tract of land, lying and being in the County of Limestone & State of Alabama, and known as the North West part of North East $\frac{1}{4}$ of Section No. nine in Township No. two of Range three (20) containing fifty one acres, and Thirty Four Hundredths of an acre. To have and to hold, the above described tract of land, with the tenements and appurtenances thereto belonging, or in any wise appertaining unto the said Samuel S. Robinson, his heirs and assigns forever. And the said Vincent Clem & Susan E. Clem his wife, for themselves, their heirs, executors and administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said Samuel S. Robinson, his heirs and assigns, from and against themselves, and all and every person, claiming or holding under them the said Vincent Clem & Susan E. Clem his wife, and also against the lawful title claim, or demand of all and every person or persons, whatsoever, claiming or holding by, from, or under the Government of the United States. In testimony whereof, the said Vincent Clem & Susan E. Clem his wife, hereunto subscribe their names, and affix their seals the day and year above written.

Signed, sealed, & delivered
in the presence of

Vincent Clem 

Susan E. Clem 
her mark

The State of Alabama ³ I Cyrus L. Boyce, an acting Justice Limestone County ³ of Peace, hereby certify that Vincen Clem & Susan E. Clem his wife, whose names are signed to the foregoing conveyance, and who being known to me, acknowledged before me on this day, that, being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand, this 19th day of January A.D. 1861.

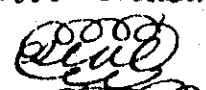
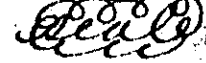
Cyrus L. Boyce J. P.

I Thomas G. Tyus Probate Judge of Limestone County hereby certify that the within Deed was filed in my Office for record on the 11th day of March 1861 and duly recorded the 12th day of March 1861 in Deed Book No. 10. Pages 540 and 541.

Test Thomas G. Tyus Judge P. C.

Samuel S. Robinson & wife ³ This Indenture made this 19th day of January, in the year One Thousand, Eight Hundred and 61, between Samuel S. Robinson & Penelope A. Robinson his wife, of the County of Limestone, in the State of Alabama on the one part, and Andrew H. Stroud of the other part. Witnesseth: That the said Samuel S. Robinson and Penelope A. Robinson his wife, for and in consideration of the sum of Four Hundred Dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, sold, aliened, enfeoffed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said Andrew H. Stroud all that certain tract or parcel of land, lying and being in the County of Limestone, in the State of Alabama, and known as South East $\frac{1}{4}$ of North East $\frac{1}{4}$ and the North East $\frac{1}{4}$ of South East $\frac{1}{4}$ of Section No. 28 in Township No. one of Range No. three (10), containing Eighty One acres. To have and to hold, the above described tract of land, with the tenements and appurtenances thereto belonging, or in any wise appertaining unto the said Andrew H. Stroud, his heirs and assigns forever. And the said Samuel S. Robinson and Penelope A. Robinson his wife, for themselves, their heirs, executors and administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said Andrew H. Stroud, his heirs and assigns, from and against themselves, and all and every person claiming or holding, under them the said Samuel S. Robinson & Penelope A. Robinson his wife, and also against the lawful title, claim or demand of all and every person, or persons whatsoever, claiming or holding by, from or under the Government of the United States. In testimony whereof the said Samuel S. Robinson & Penelope A. Robinson his wife, hereunto subscribe their names and affix their seals, the day and year above written.

Signed, sealed and delivered
in the presence of

S. S. Robinson 
Penelope A. Robinson 

The State of Alabama, I Cyrus L. Boyce an Justice of the Peace
Limestone County, I hereby certify that Samuel S. Robinson and
Penelope S. Robinson his wife, whose names are signed to the foregoing
conveyance and who ~~known to me~~ acknowledged before me on
this day, that being informed of the contents of the conveyance, they
executed the same voluntarily on the day the same bears date,
Given under my hand this 19th day of January A.D. 1861
Cyrus L. Boyce J.P.

I Thomas G. Tjus Probate Judge of Limestone County, hereby cer-
tify that the within Deed was filed in my Office for record on the
11th day of March, and duly recorded the 12th of March 1861, in
Deed Book No. 10, Pages 541 and 542.
Test Thomas G. Tjus Judge P.C.

I John Surrentine wife I This Indenture made this 21st day of November in
to Deed the year One thousand Eight Hundred and fifty
John C. Baker & heirs I Eight, between John Surrentine and Amanda M. Surrentine
his wife of the County of Limestone in the State of Alabama
of the one part, and John C. Baker & heirs of the other part. Witnesseth:
That the said John Surrentine and Amanda M. Surrentine, for
and in consideration of sum of Eight Hundred Dollars to them
in hand paid, the receipt whereof is hereby acknowledged, have this
day, given, granted, bargained, sold, aliened, infeffed, released, con-
veyed, and confirmed; and by these presents do give, grant, bargain
sell, alien, infeff, release, convey and confirm unto the said John C. Baker
& heirs, all that certain tract or parcels of land, lying and being in
the County of Lawrence, in the State of Alabama; and known and
described as follows, namely, the North half of the North East quarter
of S. N. 26 in T. No. 4 of Range No. 1 West in the district of land sub-
ject to entry at Huntsville Alabama, containing 99 & 60/100 acres, more
or less, also the N. 1/2 of the West 1/2 of the the N. N. 1/4 of S. N. 25 of T. No
4 of R. No. 1 West, except one quarter of an acre, extending from the
Eastern boundary of said land, and to embrace within it the family
grave yard of the said John Surrentine, & to be laid off as nearly square
as can be to contain quarter of of S. N. 25 of T. No. 4, of Range No. 1 West.
To Have and to hold the above described tracts or parcels of land
with the tenements and appurtenances thereunto belonging, or in any
wise appertaining unto the said John C. Baker & heirs and assigns for-
ever. And the said John Surrentine & A. M. Surrentine for them-
selves, their heirs, executors and administrators, do hereby and in con-
sideration of the premises, warrant and will forever defend the title to
the above described and hereby granted premises, unto the said John
C. Baker, heirs and assigns, from and against themselves and all
and every person or persons, claiming or holding under them the said
John Surrentine and Amanda M. Surrentine, and also against
the lawful title, claim, or demand of all and every person or persons, whom-

soever, claiming or holding by, from or under the Government of the
United States. In Testimony whereof the said John Surrentine
and Amanda M. Surrentine hereunto subscribe these names and affix
their seals the day and year first above written
Signed sealed and delivered }
in the presence of } John Surrentine (Seal)
Amanda M. Surrentine (Seal)

The State of Alabama, I Thomas G. Tjus Judge of the Probate Court
Limestone County, I of said County, hereby certify that John Surrentine
and Amanda M. Surrentine his wife, whose names are signed to
the foregoing conveyance, and who are known to me, acknowledged
before me on this day, that, being informed of the contents of the con-
veyance, they executed the same voluntarily on the day the same
bears date.
In Testimony whereof I have hereunto set my name
and affixed the seal of said Court at Office in the town of Athens
this 21st of November A.D. 1858.
Thomas G. Tjus Judge

I Thomas G. Tjus Probate Judge of Limestone County hereby cer-
tify that the within Deed was filed in my Office for record, on the
15th day of March 1861 and duly recorded the 18th of March
1861 in Deed Book No. 10, Pages 542 & 543
Test Thomas G. Tjus Judge P.C.

Dania B. Garbrough & wife I This Indenture made this 14th day of March
to Deed in the year one thousand eight hundred and 60
I. L. Coman I between Dania B. Garbrough & wife Mary Garbrough
of the County of Limestone in the State of Alabama on the one part,
and I. L. Coman of the other part. Witnesseth: that the said Dania B.
Garbrough and Mary Garbrough his wife, for and in consideration of
the sum of One thousand Dollars to them in hand paid, the receipt
whereof is hereby acknowledged, have this day, given, granted, sold, alien-
ed, infeffed, released, conveyed, and confirmed; and by these presents
do give, grant, bargain, sell, alien, infeff, release, convey and confirm
unto the said I. L. Coman, all that certain tract or parcel of land
lying and being in the County of Limestone, State of Alabama, known
as the West half of the East half of the South East quarter, of Section thirty-
two, Township two, Range four West- also the East half of the West half
of the South East quarter of Section thirty-two, Township two, Range four
West- also a certain part of lot No. forty as known in the plan of the
town of Athens, in the County of Limestone, State of Alabama, being the
third on the north side of said lot, containing twenty-two feet fronting
in the public square & running back the same width to the Eastern bounda-
ry of said lot, on which a certain brick building now stands.
To Have and to hold the above described tract or parcels of land, with
the tenements, appurtenances thereunto belonging, or in any wise appertaining un-

to the said J. L. Coman, his heirs and assigns forever. And the said David B. Garbrough & wife Mary, for themselves, their heirs, executors and administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said J. L. Coman his heirs and assigns, from and against themselves, and all and every person claiming or holding under them, the said David B. Garbrough and Mary his wife, and also against the lawful title, claim, or demand of all and every person or persons whomsoever, claiming or holding by, from, or under the Government of the United States. In testimony whereof the said D. B. Garbrough & Mary his wife have hereunto subscribed their names and affixed their seals, the day and year above written.

Signed, sealed and delivered

D. B. Garbrough *[Signature]*
M. E. Garbrough *[Signature]*

in the presence of J. Thomas G. Tynes Judge of the Probate Court of the State of Alabama, of said County, hereby certify that David B. Garbrough and Mary E. Garbrough his wife, whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day, that, being informed of the contents of the conveyance, they executed the same voluntarily on the day the same bears date. Given under my hand this 16th day of March A. D. 1861.

Thomas G. Tynes Judge

I Thomas G. Tynes Probate Judge of Limestone County hereby certify that the within Deed was filed in my Office for record on the 16th day of March, and duly recorded the 19th of March 1861, in Deed Book No. 10 pages 543 and 544.

Test Thomas G. Tynes Judge C.

Williamson Smith & wife 3 This Indenture made this 4th day of October, in the year One Thousand Eight Hundred and sixty, between Williamson Smith & wife and Williamson Smith & Martha Smith his wife, of the County of Limestone, in the State of Alabama of the one part, and William M. Wims, Cyrus L. Boyce, John H. Mitchell, Edward York, Wesley Shannon, and C. H. Hollens. Trustees to hold in in trust for the use of the Methodist Episcopal Church South, of the other part, witnesseth: that the said Williamson Smith & Martha Smith his wife, for and in consideration of sum of One Dollar, to them in hand paid, the receipt whereof is hereby acknowledged have this day given, granted, sold, aliened, conveyed, released, conveyed, and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said parties of the first part as trustees to hold, for the use of the M. E. Church South, all that certain tract or parcel of land, lying and being in the County of Limestone, the State of Alabama, and known and described as follows: viz: ten acres in the north East corner of S. N. 1/4 of N. E. fourth of Section 13 of T. 1 Range 3 West, to be laid off in a square or as to contain just ten acres. To Have and to hold the above described lot of land for the

use of the Methodist E. P. Church South, with the tenements and appurtenances thereunto belonging, or in any wise appertaining unto the said parties of the second part, for said use and assigns forever. And the said Williamson Smith & Martha Smith his wife, for themselves, their heirs, executors and administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said parties of the second part, for said use and assigns, from and against themselves, and all and every person claiming or holding under them the said Williamson Smith & Martha Smith his wife, and also, against the lawful title, claim, or demand of all and every person or persons whomsoever claiming or holding by, from or under the Government of the United States. In testimony whereof the said Williamson Smith & Martha Smith hereunto subscribe their names and affix their seals, the day and year above written.

Signed, sealed and delivered

Williamson Smith *[Signature]*
Martha Smith *[Signature]*

in the presence of J. Cyrus L. Boyce an acting Justice of the State of Alabama, of said County, hereby certify that Williamson Smith & Martha Smith his wife, whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day, that, being informed of the contents of the conveyance, they executed the same voluntarily on the day the same bears date. Given under my hand this 4th day of October A. D. 1860.

C. L. Boyce J. P.

I Thomas G. Tynes Probate Judge of Limestone County hereby certify that the within Deed was filed in my Office for record on the 16th day of March 1861 and duly recorded the 19th of March 1861 in Deed Book No. 10. pages 544 and 545.

Test Thomas G. Tynes Judge J. C.

John Davis 3 This Indenture made this fourteenth day of September, in the year One Thousand Eight hundred and sixty, between John Davis and William G. Wright of the County of Limestone, in the State of Alabama, of the one part, and William G. Wright of the other part, witnesseth, that the said John Davis, for and in consideration of the sum of One Hundred & twenty five Dollars, to him in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said William G. Wright, all that certain tract of land lying and being in the County of Limestone & State of Alabama, and known and designated as the North East quarter of the south East quarter of Section No. ten of Township No. one of Range No. six West, containing forty one acres & 25/100. To Have and to hold the above described tract of land with the tenements and appurtenances thereunto belonging, or in any wise appertaining, unto the said William G. Wright his heirs, executors, and ad-

ministrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said William G. Wright his heirs, and assigns, from and against himself and all and every person or persons claiming or holding under them the said John Davis and also, against the lawful title, claim or demand of all and every person or persons whomsoever claiming or holding by, from, or under the Government of the United States. In testimony whereof the said John Davis have hereto subscribed his name and affixed his seal the day and year first above written.

Signed, sealed and delivered }
 John G. Davis *(Signature)*
 mark

in the presence of }
 The State of Alabama } J. A. G. Westmoreland an acting Justice of
 Limestone County } the peace in & for said County hereby certify that
 John Davis whose name is signed to the within conveyance, and who is known to me, acknowledged before me, on this day, that, being inform-
 ed of the contents of the conveyance, he executed the same voluntarily
 on the day the same bears date. Given under my hand this the
 14th day of September 1860.

A. G. Westmoreland

Justice of the Peace

J. Thomas G. Spur Probate Judge of Limestone County hereby certify that the within Deed was filed in my Office for record on the 18th day of March 1861 and duly recorded the 19th of March 1861 in Deed Book No. 10. Pages 524 and 525.

Jest Thomas G. Spur Judge P. C.

William B. Patton & wife } This Indenture made & entered into this the
 14th day of March 1860 between William B. Patton
 & Mary C. Patton his wife of the County of Madison
 & State of Alabama of the first part & Thomas W. Ashford of the
 County of Limestone in said State of the second part, witnesseth: that
 whereas said Patton & Mary Patton his wife, have heretofore sold unto
 said Ashford, certain tracts of land, lying in said Counties of Mad-
 ison & Limestone estimated to contain Eleven Hundred and Forty Two
 acres, for the sum of Seventeen Thousand, One Hundred & Thirty Dollars,
 of this sum said Ashford has paid said Patton, Seven Thousand
 & Seven Dollars and forty four cents, leaving a balance of Ten
 Thousand, One Hundred & Twenty Two Dollars. For this balance
 said Ashford has this day executed to said Patton his two Bonds
 of this date, each for the sum of Five Thousand & Sixty Two dol-
 lars with interest thereon from the first day of January 1860, at
 the rate of six per cent. The One payable on the first day of Jan-
 uary, Eighteen Hundred & sixty one & the other payable on the first
 day of January Eighteen Hundred & Sixty Two, to both of which
 is a condition, that if Ashford desires, delay of payment, that Patton
 shall give five years time, to expire on the first of January 1865 and
 it is agreed & understood by & between the parties, that Patton shall re-

tain a Vendors Lien on said lands, till the whole of said pur-
 chase money is paid. Now first in consideration of the premises said
 Patton & wife have this day bargained & sold, aliened, enfeoffed & con-
 veyed & by these presents do bargain & sell, alien, enfeoff & convey unto
 said Ashford, certain tracts of land described as follows: The North
 West and South West quarters of Section Twenty four & the North West
 & South West quarters of Section Twenty five & the North East quarter
 of Section thirty six, all in Township five, Range three West, and
 all lie in said County of Limestone, also the South West quarter
 of Section thirty & the West half of the South East quarter of Section
 thirty, all in Township five, Range two West. The last two tracts lie
 in said County of Madison. To Have and to hold all the above tracts
 of land, to said Ashford & his heirs forever. But according to said
 agreement & contract, said Patton does hereby retain and reserve to
 himself a Vendors Lien on all of said tracts of land, till the whole of
 said balance, of said purchase, so secured by said Bonds, is fully paid
 off & discharged. And said Patton & Mary his wife do hereby warrant
 and will forever defend the title above conveyed, against any and all
 lawful claims. In witness whereof, said Patton & wife Mary hereto
 sign our names and affix our seals.

Wm B. Patton *(Signature)*
 Mary C. Patton *(Signature)*

State of Alabama } J. Robert D. Wilson, a Justice of the Peace, in
 Limestone County } and for said County, hereby certify that William B.
 Patton and Mary C. Patton his wife, whose names are signed to the fore-
 going conveyance, and who are known to me, acknowledged before me, on
 this day, that, being informed of the contents of the Conveyance, they execu-
 ted the same voluntarily, on the day the same bears date. Given under
 my hand this 26 April 1860

R. D. Wilson J. P.

The foregoing Deed of conveyance was delivered into the Office of the
 Judge of Probate of Madison County in the State of Alabama, for
 Registration, on the Twenty First day of May, in the year 1860, and
 was duly recorded on the Twenty Eighth day of the same month in Deed
 Book C. C. pages 607, and 608.

James H. Scruggs
 Judge P. C.

The foregoing Deed of conveyance was delivered into the Office of
 the Judge of Probate of Limestone County in the State of Alabama
 for Registration on the Eighteenth day of March 1861 and was
 duly recorded on the Nineteenth day of the same month in Deed Book
 No. 10. Pages 524 and 525.

Thomas G. Spur
 Judge P. C.

Robert White & This Indenture made and entered into on the
 To & Deed Trust Twenty third day of August, in the year of our Lord, One
 Robert S. Spragins Thousand Eight Hundred and Sixty (1860) by and between
 Trustee re Robert White of the County of Limestone, in the State of
 Alabama, of the first part, Robert S. Spragins, Trustee for the purposes
 hereinafter mentioned, of the second part, and Ferdinand L. Hammond
 of the third part, the last named two parties, being of the County of
 Madison, in said State, witnesseth: That whereas the said Robert White
 is justly indebted to the said Ferdinand L. Hammond in the fol-
 lowing sums of money (besides the interest thereon) to wit: 1. The sum
 of Twelve Thousand Eight Hundred and Sixty One Dollars and
 Fifty eight cents (say \$12,861.58/100) with interest on said sum from
 the 1st day of May, 1860, evidenced by the note of said White for said
 sum, dated 23rd day of May 1860, and then due:— 2. in the sum of
 One Hundred and Twelve dollars and fifty cents (say \$112.50/100) evi-
 denced by his note for that sum dated 23rd day of May 1860, and
 due one day after date:— and 3rd. in the sum of Eight Hundred
 and Ninety dollars and Thirteen cents (say \$890.13/100) evidenced by
 his note, for said sum due this day. — which said indebtedness has
 been created by advancements made to the said Robert White (who is
 a son, and heir at law of Samuel D. White, late of the said County of
 Limestone, deceased) by the said Ferdinand L. Hammond as the
 administrator of the Estate of the said Samuel D. White, deceased, and
 whereas upon the final distribution and settlement of the Estate of the
 said Decedent, it may be found that the advancements to the said Ro-
 bert White, by the said Hammond, as such administrator, may exceed
 the value of the distributive share of the said Robert White, in the said
 Estate:— And whereas the said Robert White is willing and desirous
 to indemnify, and save harmless, the said Ferdinand L. Hammond
 from said contingent and possible loss, in account of the advancements
 aforesaid:— Now this Indenture witnesseth: That the said Robert
 White, for and in consideration of the premises, and for the further
 consideration of the sum of Five Dollars to him in hand paid, by
 the said Robert S. Spragins, the party hereto of the second part;
 the receipt whereof, at and before the enrolling and delivery of these
 presents, is hereby acknowledged, he the said Robert White has this
 day bargained and sold, and by these presents does bargain and
 sell, unto the said Robert S. Spragins, and unto his heirs and as-
 signs, the following articles of personal property to wit: All the
 interest of the said Robert White in the Estate of his mother, Susan
 White, late of the said County of Limestone, deceased, now in the
 course of administration in said County, by one Alexander L. McKim-
 meny, the administrator of the estate of the said Susan White deceased.
 Also three (3) negro slaves, namely, George a man of copper colour
 aged about twenty years— John, a man of yellow colour, aged about
 twenty two years— and Tom a man of black color, aged about twenty
 eight years— said slaves being now in the possession of the Memphis and

Charleston Rail Road Company, under a contract of hire— And
 the said Robert White covenants with the said Robert S. Spragins, that
 he has good title to the said distributive share, and to the said slaves, and
 that he will warrant and defend the same from and against the lawful
 claims adversely set up by any persons whomsoever:— Upon Trust never-
 theless, and this conveyance is made upon this express condition: that if
 upon the final settlement and distribution of the Estate of the said Sam-
 uel D. White deceased, it shall be found that the said advancements and
 the interest thereon, do not exceed the distributive share of the said Ro-
 bert White, so that no indebtedness shall exist against him— then this
 Indenture is to be and remain null and void, and of no force or effect
 whatever:— But if upon the final settlement aforesaid, the said distributive
 share, should be found to be less than the said advancements, and the
 interest thereon— then the said deficiency shall be paid to said Ham-
 mond out of the distributive share of said White in his Mother's Es-
 tate, in the hands of said McKimney, as aforesaid: and if that should
 be insufficient for that purpose, then, upon the request of the said Fer-
 dinand L. Hammond, the said Robert S. Spragins shall proceed to
 sell the said three negro slaves, or as many of them as may be nec-
 essary for the purpose, for cash, after having given twenty days pre-
 vious notice of the time and place of making said sale, in some pub-
 lic Newspaper printed in Huntsville, in said County of Madison: and
 from the proceeds of said sale (which must be at public auction) so made,
 as aforesaid, (after satisfying the costs and charges incident to the making
 and executing said conveyance) shall pay off and discharge the de-
 ficiency aforesaid— returning the surplus funds to the said Robert White,
 his heirs or assigns. Said Robert White is to be and remain in peace-
 able and quiet possession of said slaves until a sale, under this Deed
 becomes necessary, as aforesaid. In witness whereof the said parties
 have herunto set their hands and affixed their seals on the day and
 year first hereinbefore mentioned.

Signed, sealed and delivered
 in the presence of ———
 John S. Coleman

R. White Seal
 Robt. S. Spragins Seal
 F. L. Hammond Seal

The State of Alabama: I, John S. Coleman, a Notary Public in
 Madison County ss I and for said County and State, duly appointed,
 commissioned, and qualified, do hereby certify, That Robert White, Robert
 S. Spragins and Ferdinand L. Hammond, whose names are signed
 to the foregoing conveyance, and who are, severally, known to me, sever-
 ally acknowledged before me, on this day, that being informed of the
 contents of the conveyance, they and each of them, severally, executed
 the same voluntarily, on the day the same bears date. — Given un-
 der my hand, and from under the impress of a Notary
 Seal, at my Office, in the City of Huntsville, this
 the 23rd day of August A.D. 1860.

John S. Coleman Notary Public

State of Alabama & I John H. Norwood, Judge of the Probate Court of Jackson & State Court in & for said County & State do hereby certify that the within & foregoing Deed of Trust was filed in my Office for Registration on the 8th day of December 1860 and has been duly recorded and compared in Deed Book No One pages 114, 115, 16 & 17

John H. Norwood
Judge of Probate

I Thomas G. Tjus, Probate Judge of Limestone County, hereby certify that the within Deed was filed in my Office for Registration on the 22nd day of March 1861, and was duly recorded in the same day in Deed Book No. 10, pages 548, 549, & 550.

Test Thomas G. Tjus Judge P.C.

Daniel M. Bradford & To all to whom these presents shall come, I Daniel M. Bradford, of Huntsville, in the County of Madison, in the State of Alabama, administrator of Richard H. Anderson, late of said County, deceased, intestate, send greeting: Whereas by an Order made at a Probate Court held at Huntsville, within the County of Madison, on the 10th day of October 1859, I, the said Daniel M. Bradford, was licensed and empowered to sell and pass Deeds to convey the real estate of the said Richard H. Anderson hereinafter described; and whereas I, the said Daniel M. Bradford, having given public notice of the intended sale, by causing a notification thereof to be printed and inserted three weeks, successively, in the newspaper called the 'Huntsville Advocate', printed in Huntsville Ala, agreeably to the order and direction of said Court; and having given the bond and taken the oath, by law in such cases required, previous to fixing upon the time and place of sale, did on the first day of December 1859, pursuant to the license and notice aforesaid, sell by public auction, the real estate of the said Richard H. Anderson, hereinafter described, to Hon. Wm H. Walker, of Athens, Alabama, in the County of Limestone for the sum of \$241.00 dollars, he being the highest bidder therefor: Now therefore, know ye, that I, the said Daniel M. Bradford, by virtue of the power and authority in me vested, as aforesaid, and in consideration of the aforesaid sum of \$241.00 dollars to me paid by the said Hon. Wm H. Walker, (the receipt whereof is hereby acknowledged) do hereby grant bargain, sell, and convey unto the said Hon. Wm H. Walker his heirs and assigns all that certain tract of land, lying and being in the County of Limestone and State of Alabama known and described as the South half of the South West quarter of Section Six Township No. 3, of Range Four West and containing 80 1/4 acres, be the same more or less, to have and hold the above granted premises to the said Hon. Wm H. Walker, his heirs and assigns, to his and their use and behoof, forever. And I, the said Daniel M. Bradford, do hereby covenant with the said Hon. Wm H. Walker, that in pursuance of the

license aforesaid, I gave public notice of said sale, as above set forth. For witness whereof, I, the said Daniel M. Bradford, have hereunto subscribed my name and affixed my seal the day and year first above written.

Signed sealed and delivered
in the presence of

Daniel M. Bradford

My State of Alabama & I Thomas G. Tjus, Judge of the Probate Court of Limestone County & Court of said County, hereby certify that Daniel M. Bradford, whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day, that being informed of the contents of said conveyance, he executed the same voluntarily on the day the same bears date. Given under my hand this 27th day of March 1861.

Thomas G. Tjus Judge P.C.

I Thomas G. Tjus, Probate Judge of Limestone County hereby certify that the within Deed was filed in my Office for record, on the 27th day of March 1861, and duly recorded the same day, in Deed Book No. 10, pages 550 and 551.

Test Thomas G. Tjus Judge P.C.

Daniel M. Bradford & To all whom these presents shall come, I Daniel M. Bradford, of Huntsville, in the County of Madison, in the State of Alabama, administrator of Richard H. Anderson, late of said County, deceased, intestate, send greeting: Whereas by an order made at a Probate Court held at Huntsville, within the County of Madison, on the 10th day of October 1859, I, the said Daniel M. Bradford, having given public notice of the intended sale, by causing a notification thereof to be printed and inserted three weeks, successively, in the newspaper called the 'Southern Advocate', printed in Huntsville Alabama agreeably to the order and direction of said Court; and having given the bond and taken the oath, by law in such cases required, previous to fixing upon the time and place of sale, did on the first day of December 1859 pursuant to the license and notice aforesaid, sell by public auction, the real estate of the said Richard H. Anderson, hereinafter described, to Howell C. Featherstone, of Alabama, in the County of Limestone, for the sum of Thirty Two dollars and fifty cents, dollars, he being the highest bidder therefor: Now therefore, know ye, that I, the said Daniel M. Bradford, by virtue of the power and authority in me vested, as aforesaid, and in consideration of the aforesaid sum of Thirty Two dollars, 50 cents dollars, to me paid by the said Howell C. Featherstone, (the receipt whereof is hereby acknowledged) do hereby grant, bargain, sell, and convey unto the said Howell C. Featherstone, his heirs and assigns all that tract or parcel of land, lying and being in the County of Limestone, and State of Alabama, known and described as the East half of the South East quarter of Section 19 Township No. 3, in Range 1 West and containing seventy nine 1/4 acres, (bought at forty one cents per acre) be the same more-

or less, to have and hold the above granted premises, to the said Howell C. Featherstone his heirs and assigns, to his and their use and behoof forever. And I, the said Daniel M. Bradford, do hereby covenant with the said Howell C. Featherstone, that in pursuance of the license aforesaid, I gave public notice of said sale, as above set forth. In witness whereof, I, the said Daniel M. Bradford, have hereunto subscribed my name and affixed my seal, the day and year first above written.

Signed, sealed & delivered in the presence of

Daniel M. Bradford

The State of Alabama, I, Thomas G. Tynes Judge of the Probate Limestone County Court of said County, hereby certify that Daniel M. Bradford whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me, on this day, that being informed of the contents of said conveyance, he executed the same voluntarily, on the day the same bears date. Given under my hand this 27th day of March 1861.

Thomas G. Tynes Judge of Limestone County, hereby certify that the within Deed was filed in my Office for record on the 27th day of March 1861, and duly recorded the same day, in Deed Book No. 10, pages 551 and 552.

Test Thomas G. Tynes Judge P.C.

Daniel M. Bradford To all whom these presents shall come, I, Daniel M. Bradford, of Huntsville in the County of Madison, in the State of Alabama, administrator of Richard N. Anderson, late of said County, deceased, interstate, send greeting; Whereas by an order made at a Probate Court held at Huntsville, within the County of Madison, on the 10th day of October 1859, I, the said Daniel M. Bradford, was licensed and empowered to sell and pass deeds to convey the real estate of the said Richard N. Anderson hereinafter described; and whereas, I, the said Daniel M. Bradford, having given public notice of the intended sale, by causing a notification thereof to be printed and inserted three weeks, successively, in the newspaper called the 'Southern Advocate', printed in Huntsville Ala. agreeably to the order and direction of said Court; and having given the bond and taken the oath, by law in such cases required, previous to fixing upon the time and place of sale, did on the first day of December 1859 pursuant to the license and notice aforesaid sell by public auction, the real estate of the said Richard N. Anderson, hereinafter described, to John N. Holt, of Alabama, in the County of Limestone, for the sum of Forty ²⁴/₁₀₀ dollars, he being the highest bidder therefor. Now, therefore, know ye, that I, the said Daniel M. Bradford, by virtue of the power and authority in me vested, as aforesaid and in consideration of the aforesaid sum of Forty ²⁴/₁₀₀ dollars, to me

paid by the said John N. Holt, (the receipt whereof is hereby acknowledged) do hereby grant, bargain, sell, and convey, unto the said John N. Holt, his heirs and assigns all that certain tract or parcel of land, lying and being in the County of Limestone and State of Alabama, and known as the $\frac{3}{4}$ of $\frac{1}{2}$ of S. E. $\frac{1}{4}$ of Section 26 Township 2 of Range 1 West, and containing 110 ³/₁₀₀ acres, be the same more or less, to have and hold the above granted premises, to the said John N. Holt his heirs and assigns, to his and their use and behoof forever. And I, the said Daniel M. Bradford, do hereby covenant with the said John N. Holt, that in pursuance of the license aforesaid, I gave public notice of said sale, as above set forth. In witness whereof, I, the said Daniel M. Bradford, have hereunto subscribed my name and affixed my seal the day and year first above written.

Signed, sealed & delivered in the presence of

The State of Alabama, I, Thomas G. Tynes Judge of the Probate Limestone County Court of said County, hereby certify that Daniel M. Bradford whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me, on this day that being informed of the contents of said conveyance, he executed the same voluntarily, on the day the same bears date. Given under my hand this 27th day of March 1861.

Thomas G. Tynes Judge of Limestone County, hereby certify that the within Deed was filed in my Office for record on the 27th day of March 1861 and duly recorded the same day, in Deed Book No. 10, pages 551 and 552.

Test Thomas G. Tynes Judge P.C.

Daniel M. Bradford To all whom these presents shall come, I, Daniel M. Bradford, of Huntsville, in the County of Madison, in the State of Alabama, administrator of Richard N. Anderson, late of said County, deceased, interstate, send greeting; Whereas by an order made at a Probate Court held at Huntsville, within the County of Madison, on the 10th day of October 1859, I, the said Daniel M. Bradford, was licensed and empowered to sell and pass deeds to convey the real estate of the said Richard N. Anderson hereinafter described; and whereas, I, the said Daniel M. Bradford, having given public notice of the intended sale, by causing a notification thereof to be printed and inserted three weeks, successively, in the newspaper called the Southern Advocate, printed in, agreeably to the order and direction of said Court; and having given the bond and taken the oath, by law in such cases required, previous to fixing upon the time and place of sale, did on the first day of December 1859, pursuant to the license and notice aforesaid, sell by public auction, the real estate of the said Richard N. Anderson, hereinafter described, to James

E. Hatchet of Alabama, in the County of Limestone, for the sum of \$59⁰⁰ dollars, he being the highest bidder therefor. Now therefore, know ye, that I, the said Daniel M. Bradford, by virtue of the power and authority in me vested, as aforesaid, and in consideration of the aforesaid sum of Fifty Nine ⁵⁹/₁₀₀ dollars to me paid by the said James E. Hatchet, (the receipt whereof is hereby acknowledged) do hereby grant, bargain, sell and convey, unto the said James E. Hatchet, his heirs and assigns all that certain tract or parcel of land, lying and being, in the County of Limestone and State of Alabama, known and described as the S. 1/4 + N. 1/2 of S. E. 1/4 of Section 20, Township 2, Range 3 West, and containing 239 ¹/₂ acres, be the same more or less, to have and hold the above granted premises, to the said James E. Hatchet his heirs and assigns, to his and their use and behoof forever. And I, the said Daniel M. Bradford, do hereby covenant with the said James E. Hatchet, that in pursuance of the license aforesaid, I gave public notice of said sale, as above set forth. In witness whereof I, the said Daniel M. Bradford, have hereunto subscribed my name and affixed my seal the day and year first above written.

Signed, Sealed & Delivered
in the presence of

Daniel M. Bradford

The State of Alabama, I Thomas G. Tjus Judge of the Probate Limestone County Court of said County, hereby certify that Daniel M. Bradford whose name is signed to the foregoing conveyance, and who is known to me acknowledged before me on this day, that being informed of the contents of said conveyance he executed the same voluntarily on the day the same bears date. Given under my hand this 27th day of March 1861.

Thomas G. Tjus Judge

I Thomas G. Tjus Probate Judge of Limestone County, hereby certify that the within Deed was filed in my Office for record on the 27th day of March 1861 and duly recorded the 28th day of March 1861, in Deed Book No. 10, Pages 553 and 554.

Test Thomas G. Tjus Judge P. C.

Daniel M. Bradford To all whom these presents shall come, I, Daniel M. Bradford, of Huntsville, in the County of Madison, in the State of Alabama, administrator of Richard H. Anderson, late of said County, deceased, intertate, send greeting. Whereas by an order made at a Probate Court held at Huntsville, within the County of Madison, on the 10th day of October 1859, I, the said Daniel M. Bradford was licensed and empowered to sell and pass Deeds to convey the real estate of the said Richard H. Anderson hereinafter described: and whereas, I, the said Daniel M. Bradford, having given public notice of the intended sale, by causing a notification thereof to be printed and inserted three weeks successively, in the Newspaper called the Southern Advertiser, printed in Huntsville Ala: agreeably to the order and direc-

of said Court, and having given the Bond, and taken the oath, by law in such cases required, previous to fixing upon the time and place of sale, did on the First day of December 1859, pursuant to the license and notice aforesaid, sell by public auction, the real estate of the said Richard H. Anderson, hereinafter described, to James F. Johnson of Alabama in the County of Limestone, for the sum of \$137⁰⁰ dollars, he being the highest bidder therefor. Now therefore, know ye, that I, the said Daniel M. Bradford, by virtue of the power and authority in me vested, as aforesaid, and in consideration of the aforesaid sum of \$137⁰⁰ dollars, to me paid by the said James F. Johnson, (the receipt whereof is hereby acknowledged) do hereby grant, bargain, sell and convey, unto the said James F. Johnson his heirs and assigns all that tract or parcel of land, lying and being, in the County of Limestone and State of Alabama, known and described as follows, viz: S. 1/2 of N. E. 1/4 of Section 5, Township 3, of Range 3, West, containing 80⁰⁰ acres, also S. 1/2 of S. E. 1/4 of Section 5, S. 3, R. 3 W. and containing 80⁰⁰ acres, also S. 1/2 of N. E. 1/4 of Sec. 8, S. 3, R. 3 W. containing 80 acres, and containing in the whole 241⁰⁰ acres, to have and hold the above granted premises, to the said James F. Johnson, his heirs and assigns to his and their use and behoof forever. And I, the said Daniel M. Bradford, do hereby covenant with the said James F. Johnson, that in pursuance of the license aforesaid, I gave public notice of said sale, as above set forth. In witness whereof, I, the said Daniel M. Bradford, have hereunto subscribed my name and affixed my seal the day and year first above written.

Signed, Sealed & Delivered

Daniel M. Bradford

in the presence of
The State of Alabama, I Thomas G. Tjus Judge of the Probate Limestone County Court of said County, hereby certify that Daniel M. Bradford whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day, that being informed of the contents of said conveyance, he executed the same voluntarily on the day the same bears date. Given under my hand this 27th day of March 1861.

Thomas G. Tjus Judge

I Thomas G. Tjus Probate Judge of Limestone County, hereby certify that the within Deed was filed in my Office for record on the 27th day of March 1861 and duly recorded the 28th of March 1861, in Deed Book No. 10, Pages 554 and 555.

Test Thomas G. Tjus Judge P. C.

Daniel M. Bradford To all whom these presents shall come, I, Daniel M. Bradford, of Huntsville, in the County of Madison, in the State of Alabama, administrator of Richard H. Anderson, late of said County, deceased, intertate, send greeting. Whereas, by an order made at a Probate Court held at Huntsville, within the County of Madison on the 10th day of October 1859, I, the said Daniel M. Bradford, was licensed and empowered to sell and pass deeds, to convey the real estate of the said

Richard M. Anderson hereinafter described; and whereas I, the said Daniel M. Bradford, having given public notice of the intended sale, by causing a notification thereof to be printed and inserted, three weeks successively, in the newspaper called the 'Southern Advocate' printed in Huntsville Ala. agreeably to the order and direction of said Court; and having given the Bond and taken the oath, by law in such cases required, previous to fixing upon the time and place of sale, did on the first day of December 1859, pursuant to the license and notice aforesaid, sell by public auction, the real estate of the said Richard M. Anderson hereinafter described, to John N. A. Gordon of Alabama in the County of Limestone, for the sum of Thirty Eight dollars, he being the highest bidder thereof. Now, therefore, know ye, that I, the said Daniel M. Bradford, by virtue of the power and authority in me vested as aforesaid, and in consideration of the aforesaid sum of Thirty Eight dollars, to me paid by the said John N. A. Gordon, (the receipt whereof is hereby acknowledged) do hereby grant, bargain, sell and convey unto the said John N. A. Gordon his heirs and assigns all that certain tract or parcel of land, lying and being in the County of Limestone, and State of Alabama, and known as the North West $\frac{1}{4}$ of N. W. $\frac{1}{4}$ of Section 29, in Township 2 of Range 3 West, and containing 40 acres, be the same more or less, to have and hold the above granted premises, to the said John N. A. Gordon his heirs and assigns, to his and their use and behoof forever. And I, the said Daniel M. Bradford, do hereby covenant with the said John N. A. Gordon, that in pursuance of the license aforesaid, I gave public notice of said sale as above set forth. In witness whereof, I, the said Daniel M. Bradford, have hereunto subscribed my name and affixed my seal the day and year first above written.

Signed, Sealed & Delivered
in the presence of

Daniel M. Bradford, (S)

The State of Alabama, I Thomas G. Tjus Judge of the Probate Court Limestone County, of said County, hereby certify that Daniel M. Bradford, whose name is signed to the foregoing conveyance and who is known to me, acknowledged before me on this day, that being informed of the contents of said conveyance, he executed the same voluntarily, on the day the same bears date. Given under my hand this 27th day of March 1861.

Thomas G. Tjus Judge C.C.
I Thomas G. Tjus, Probate Judge of Limestone County, hereby certify that the within Deed was filed in my Office for record on the 27th day of March 1861 and duly recorded, the 28th of March 1861 in Deed Book No. 10, pages 555 and 556.

Test Thomas G. Tjus Judge

John Black & wife, This Indenture, made this eleventh day of February, A.D. 1861, in the year One Thousand Eight Hundred and 61, between Jesse B. Cobb & John Black and Martha J. Black his wife of the County of

Limestone, in the State of Alabama, on the one part and Jesse B. Cobb of the other part Witnesseth; that the said John Black and Martha J. Black for and in consideration of the sum of twenty two hundred and fifty dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, sold, aliened, enfeoffed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey, and confirm unto the said Jesse B. Cobb all that certain tract or parcel of land, lying and being in the County of Limestone and State of Alabama, and known and described as follows, viz: the North East $\frac{1}{4}$ of Section No. 15, T. No. 3, Range 2 & West, containing one hundred and sixty acres more or less, also the North West $\frac{1}{4}$ of S. No. 18, T. No. 3, R. No. 4 West containing one hundred and fifty nine and $\frac{3}{4}$ acres, also N. $\frac{1}{2}$ of E. $\frac{1}{2}$ of S. N. $\frac{1}{4}$ of Section No. 18, T. No. 3, R. No. 4 West containing forty acres more or less, also the Eastern portion of the N. W. $\frac{1}{4}$ of the S. N. $\frac{1}{4}$ of S. No. 18, T. No. 3, R. No. 4 West containing $11\frac{3}{4}$ acres more or less. To have and to hold, the above described tracts or parcels of land with the tenements and appurtenances thereunto belonging, or in any wise appertaining, unto the said Jesse B. Cobb his heirs and assigns forever. And the said John Black and Martha J. Black for themselves their heirs, executors and administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said Jesse B. Cobb his heirs and assigns, from and against all and every person claiming or holding under them the said John Black and Martha J. Black, and also against the lawful title, claim, or demand, of all and every person or persons whomsoever, claiming or holding by, from or under the Government of the United States. In testimony whereof, the said John Black and Martha J. Black hereunto subscribe their names and affix their seals this day and year above written.

Signed, Sealed & delivered
Test - in the presence of
John S. Black
P. S. Bates

John Black (Seal)

Martha J. Black (Seal)

The State of Alabama, I Thomas G. Tjus Judge of the Probate Court Limestone County, of said County, hereby certify that P. S. Bates a subscribing witness to the foregoing conveyance, known to me, appeared before me this day and being sworn, stated that John Black and Martha J. Black his wife, the grantors in the conveyance, voluntarily executed the same in his presence, and in the presence of the other subscribing witness, on the day the same bears date; that he attested the same in the presence of the grantors, and of the other witness, and that such other witness, subscribed his name as a witness in his presence. Given under my hand this 28th day of March A.D. 1861.


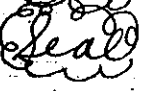
Thomas G. Tjus Judge

I Thomas G. Tjus Probate Judge of Limestone County hereby certify that the within Deed was filed in my Office for record on the 27th

day of March 1861 and duly recorded the 29th day of March 1861 in Deed Book No. 10 pages 558 and 559.

Test Thomas G. Tjus Judge & C.

John Jackson wife & This Indenture, made this 15th day of March 1861 in the year One thousand Eight Hundred and Sixty One, between John Jackson and Mary A. Jackson of the County of Limestone, in the State of Alabama of the one part, and John H. Roney of said County & State of the other part Witnesseth, that the said John Jackson and Mary A. Jackson for and in consideration of the sum of four hundred and fifty dollars to him in hand paid, the receipt whereof is hereby acknowledged, has this day given, granted, bargained, sold, aliened, enfeoffed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said John H. Roney, all that certain lot of land, lying and being in the County of Limestone State of Alabama, and known as all of those parts of Lots No. 194 and 195 in the town of Athens, in said County, lying East of the West boundary of said lots three hundred and fifty eight $\frac{1}{2}$ feet to have and to hold the above described Lots or parcels of land, with the tenements and appurtenances thereunto belonging, or in any wise appertaining unto the said John H. Roney his heirs and assigns forever. And the said John Jackson & M. A. Jackson for himself his heirs, executors and administrators, do hereby, and in consideration of the premises, warrant and well forever defend the title to the above described and hereby granted premises, unto the said John H. Roney his heirs and assigns from and against himself, and all and every person or persons claiming or holding under them the said premises as above described, and also, against the lawful title, claim or demand of all and every person or persons whatsoever, claiming, or holding by, from, or under the Government of the United States. In testimony whereof, the said John Jackson has hereunto subscribed his name and affixed his seal, the day and year first above written.

John Jackson 
 Mary A. Jackson 
 in the presence of

The State of Alabama & Thomas G. Tjus, Judge of the Probate Limestone County Court of said County, hereby certify that John Jackson and M. A. Jackson, his wife, whose names are signed to the foregoing conveyance, and who are known to me, acknowledged before me, on this day, that being informed of the contents of said conveyance, they executed the same voluntarily, on the day the same bears date. Given under my hand, this 27th day of March 1861.

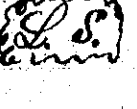
Thomas G. Tjus Judge & C.

I Thomas G. Tjus, Probate Judge of Limestone County, hereby certify that the within Deed was filed in my Office for record on the

27th day of March 1861 and duly recorded the 29th of March in Deed Book No. 10 Pages 558 and 559.

Test Thomas G. Tjus Judge & C.

Daniel M. Bradford & To all whom these presents shall come, I Daniel M. Bradford of Huntsville in the County of Madison in the State of Alabama, Administrator of Richard N. Anderson late of said County deceased, inter-tate, send greeting; Whereas by an order made at a Probate Court held at Huntsville, within the County of Madison on the 10th day of October 1859, the said Daniel M. Bradford, was licensed and empowered to sell and pass deed to convey the real estate of the said Richard N. Anderson hereinafter described; and whereas the said Daniel M. Bradford having given public notice of the intended sale, by causing a notification thereof to be printed and inserted three weeks successively in the newspaper called the Southern Advocate, printed in Huntsville also agreeably to the order and direction of said Court; and having given the bond and taken the oath by law in such cases required, previous to fixing upon the time and place of sale, did on the first day of December 1859 pursuant to the license and notice aforesaid sell by public auction, the real estate of the said Richard N. Anderson hereinafter described, to Samuel Tanner of Athens in the County of Limestone for the sum of Eighty Two $\frac{1}{100}$ dollars he being the highest bidder therefor. Now therefore know ye that the said Daniel M. Bradford, by virtue of the power and authority in me vested, as aforesaid, and in consideration of the aforesaid sum of Eighty Two $\frac{1}{100}$ dollars to me paid by the said Samuel Tanner (the receipt whereof is hereby acknowledged) do hereby grant, bargain, sell and convey unto the said Samuel Tanner his heirs and assigns all that certain tract or parcel of land, lying and being in the County of Limestone and State of Alabama, known and described as the East half of North East quarter of East $\frac{1}{2}$ of S. E. quarter of Sec. 30. Town 2. of Range 3 West, also the N. $\frac{1}{2}$ of S. E. $\frac{1}{4}$ of Sect. 25. Town 3. Range 3. N. containing 240 acres \pm of an acre, be the same more or less to have and to hold the above granted premises to the said Samuel Tanner his heirs and assigns, to his and their use and behoof, forever. Given & the said Daniel M. Bradford do hereby covenant with the said Samuel Tanner, that in pursuance of the license aforesaid, I gave public notice of said sale as above set forth. In witness whereof the said Daniel M. Bradford have hereunto subscribed my name and affixed my seal the day and year first above written.

Daniel M. Bradford 
 Signed sealed & delivered
 in the presence of

State of Alabama ³ I Robert D. Wilson a Justice of the Peace
Madison County ³ in and for said County, do hereby certify
that Daniel M. Bradford as administrator of the estate of Richard
Anderson dec'd whose name is signed to the within conveyance, who
is known to me, acknowledged before me on this day that being in-
formed of the contents of the conveyance, he executed the same
voluntarily on the day the same bears date Given under my
hand this 30th day of Jan'y 1861

R. D. Wilson J. P.

I Thomas G. Iyer Probate Judge of Limestone County, hereby
certify that the within Deed was filed in my Office for record
on the 5th day of April 1861, and was duly recorded the 9th
of April 1861 in Deed Book No. 10, pages 559 and 560

Test Thomas G. Iyer Judge P.C.

Luke Pryor wife ³ This Indenture made this the first day of April
1861 ³ Deed ³ Eighteen Hundred and Sixty one, between Luke
Pryor and his wife Isabella V. Pryor of the County of
Limestone State of Alabama of the one part, and Thomas J. Cox
of the County & State aforesaid of the other part intendeth; That
the said Luke Pryor and Isabella V. Pryor his wife for and in
consideration of the sum of Twelve Hundred and Fifty Dollars
to them in hand paid, the receipt whereof is hereby acknowledged
have this day given, granted, bargained, sold, aliened, infeoffed
released, conveyed and confirmed, and by these presents do give
grant, bargain sell, release, convey and confirm unto the said
Thomas J. Cox, all that certain lot or piece of land lying & being
in the Town of Athens, Limestone County, State of Alabama, known
as the timbered part of the Grove being that part or portion which
lies north of a ditch, which runs across and divides what is gen-
eral known as the Grove, and known in the plan of the said Town
of Athens as Lot Number two hundred and two, and two hun-
dred and three, and formerly known as the Martin lots - the part
or portion sold, and hereby intended hereby to be conveyed to the
said Thomas J. Cox, being that part north of the ditch now running
across the same, supposed to be four acres more or less.
To have and to hold the above described lot, parcel or piece of
ground, with the tenements and hereditaments and appurtenances
thereunto belonging, or in any wise appertaining unto the said
Thomas J. Cox, his heirs and assigns forever. And the said Luke
Pryor and Isabella V. Pryor his wife, for themselves, their heirs, execu-
tors and administrators do hereby, and in consideration of the prem-
ises warrant and will forever defend the title to the above describe
and hereby granted premises, unto the said Thomas J. Cox, his
heirs and assigns from and against themselves, and all and every
person or persons, claiming or holding under them the said Luke

Pryor and Isabella V. Pryor his wife and also against the
lawful title, claim or demand, of all and every person or persons
whomsoever claiming or holding by, from or under the Govern-
ment of the United States. In testimony whereof the said Luke
Pryor and Isabella V. Pryor his wife have subscribed their na-
mes and affix their seals the day and year first above written.

Luke Pryor ³ Seal
Isabella V. Pryor ³ Seal

The State of Alabama ³ I Thomas G. Iyer Judge of the Probate
Limestone County ³ Court of Limestone County, hereby certify
that Luke Pryor and Isabella V. Pryor his wife, whose names are
signed to the foregoing conveyance, and who are known to me
acknowledged before me on this day, that being informed of the
contents of the conveyance, they executed the same voluntarily
on the day the same bears date, Given under my hand this 14th
day of April A. D. 1861.

Thomas G. Iyer Judge P.C.

I Thomas G. Iyer Probate Judge of Limestone County, hereby
certify that the within Deed was filed in my Office for record
on the 14th day of April 1861 and duly recorded the 9th day
of April 1861 in Deed Book No. 10, pages 560 & 561.

Test Thomas G. Iyer Judge P.C.

Daniel M. Bradford ³ To all whom these presents shall come
I ³ Deed ³ Daniel M. Bradford of Huntsville,
County of Madison, in the State
of Alabama, Administrator of Richard H. Anderson, late of
said County deceased, intestate, send greeting; Whereas by and
order, made at a Probate Court held at Huntsville within the
County of Madison, on the 10th day of October 1859, I, the said
Daniel M. Bradford having given public notice of the intend-
ed sale, by causing a notification thereof to be printed and in-
serted, three weeks successively, in the Newspaper called the South-
ern Advocate, printed in Huntsville Ala., agreeably to the
order and direction of said Court; and having given the
bond and taken the oath, by law in such cases required, pre-
vious to fixing upon the time and place of sale, did on the first
day of December 1859, pursuant to the license and notice afore-
said, sell by public auction, the real estate of the said Richard
H. Anderson, hereinafter described, to Thomas G. Iyer Judge of
Probate Court of Limestone County, State of Alabama and J.
H. Malme, J. K. Harris, J. C. Legg, and Jas. H. Bridgforth, Com-
missioners of the County Court in the County of Limestone County,
for the sum of One Hundred and Seventy nine 90/100 dollars,
he being the highest bidder therefor; Now therefore know ye, that
I, the said Daniel M. Bradford, by virtue of the power and au-

Thirty in one vested, as aforesaid, and in consideration of the aforesaid sum of \$179 99/100 dollars, with interest, do hereby grant bargain, sell, and convey, unto the said Thomas G. Jones Judge &c and the 4 County Commissioners, his heirs and assigns all that certain tract or parcel of land, lying and being in the County of Limestone, and State of Alabama, purchased by the said Judge of Probate, and Jim Henry Malone, John H. Harris, A. C. Legg, and Jas. H. Bridgeforth, Commissioners of said County, for the use of the Poor House of said County, and known & described as the North East quarter of Section Twelve, and the West half of the South East quarter of Section Twelve, Township Three of Range 4 West & containing in all about Two Hundred and Forty (240) acres, be the same more or less, to have and hold the above granted premises, to the said Judge Jones and County Commissioners, or their successors, to his and their use and behoof, forever. And I the said Daniel M. Bradford do hereby covenant with the said County Court Judge & County Commissioners & their successors that in pursuance of the license aforesaid, I gave public notice of said sale as above set forth. In witness whereof I, the said Daniel M. Bradford, have hereunto subscribed my name and affixed my seal the day and year first above written, signed, sealed, delivered 3^d in the presence of 3^d Daniel M. Bradford (L.S.)

State of Alabama 3^d Of James H. Scruggs Judge of Probate Madison County 3^d in and for said County, do hereby certify that D. M. Bradford adm^r of the Est. of R. H. Anderson dec^d who is known to me, acknowledged before me on this day, that being informed of the contents of the within conveyance, he signed the same voluntarily on the day the same bears date, given under my hand this 22nd day of March 1861

James H. Scruggs
Judge of Probate Court

I Thomas G. Jones Probate Judge of Limestone County hereby certify that the within Deed was filed in my Office for record, on the 9th day of April 1861 and was duly recorded the 10th of April 1861 in Deed Book No. 10 page 561 and 562

Test Thomas G. Jones J.P.C.

Daniel Goodrum 3 Whereas heretofore & sometime in June 1860 I au-
th³ Bill of Sale 3 Thomas Charles L. Goodrum as my agent, to sell
James L. Jones 2^d slaves, Lou and her child Ned, & he did after
wards sell said slaves to R. A. Carothers of the State of Missis-
sippi for the sum of \$1800⁰⁰ & took his note for the same due 1st
of October 1860, & whereas since said slaves were sold to said
Carothers, James L. Jones, J. P. McMillen & Wm G. Lewis have
attached said slaves to secure the payment of certain claims
they have against myself, as the security of James D. Goodrum
amounting to about \$2000⁰⁰ & whereas the sale of said slaves
to said Carothers is cancelled, & the said Jones, McMillen and
Lewis are willing to take said slaves & the note of myself &
Charles L. Goodrum for \$250⁰⁰ in full satisfaction of their said
debts. Now therefore in consideration of the premises, I do hereby
bargain & sell, transfer & convey to the said James L. Jones, all the
right, title & interest, that I have in & to said slaves Lou & Ned
& I want said slaves sound in body & mind, & slaves for life
& the title good, & the title to said slaves is made to said Jones
by the consent of said McMillen & Lewis.

Test

C. A. Warrall

C. C. L. Bridges

Daniel Goodrum (L.S.)

State of Tennessee 3 Personally appeared before me Amos R.
Giles County 3 Richardson Clerk of the County Court of
Giles County, Coleman A. Warrall and Emory C. L. Bridges
subscribing witnesses to the within named Bill of Sale, who being
first sworn, depose and said, that they are acquainted with
Daniel Goodrum the bargainer, and that he acknowledged the
same, in their presence to be his act and deed upon the day
it bears date. Witness my hand at Office this 26th day of
March 1861

Amos R. Richardson Clerk
By James M. Richardson Dep^y Clk.

State of Tennessee 3 Register's Office The within Bill of Sale
Giles County 3 and Clerk's certificate are duly Registered
in this Office in Book B. B. Pages 180 and 181, March 26. 1861
Daniel G. Anderson
Register

State of Tennessee 3 Of Edward H. Rice, Chairman and
Giles County 3 Presiding Justice of the County Court
of said County, do hereby certify that Daniel G. Anderson
whose signature is affixed to the foregoing certificate is and
was when he signed the same, Register and Keeper of the Books
of the Office of Register in and for said County of Giles,
duly elected and qualified for that Office, that his said

certificate is in due form, and that full credit should be given to all of official acts and attestations as such Register. In testimony whereof I have hereunto set my hand and seal this 21 March 1861.

Edu. H. Rose
Presiding Justice Giles County Court

State of Tennessee: I Amos R. Richardson Clerk of the
Giles County Court of Giles County, hereby cer-
tify that Edward H. Rose, whose genuine signature appears
to the above certificate, is now, & was at the time of signing
the same, Chairman & Presiding Justice of said Court,
duly elected & qualified, & that full faith and credit is due
all his official acts.

In testimony whereof I have hereunto set my
hand & affixed the seal of said Court at Office 8th April 1861.

E. H. Rose

Amos R. Richardson Clk.

I Thomas G. Tynes Justice of Limestone County
Ala. do hereby certify that the within Bill of Sale, was filed
in my Office for record on the 9th day April 1861 and
was duly recorded the 11th of April 1861 in Deed Book No.
10 pages 563 & 564.

Test Thomas G. Tynes Judge P. C.

A. B. Henderson & This Indenture made this the day of 8th Dec:
I, Mortgage 1860 between R. H. Johnson and A. B. Henderson
N. D. Richardson (Trustee) of the first part, and N. D. Richardson
the (Trustee) of the second part, and James H. S. Donnell
George B. Peck, Paul Jones and William P. Tanner (Creditors)
of the third part - Witnesseth - That whereas the said R. H. Johnson
and A. B. Henderson have this day purchased of the
said James H. S. Donnell, Geo. B. Peck, Paul Jones and William
P. Tanner, their Printing Press, materials, and Office furni-
ture of every kind, character and amount, and known as
the press, materials and furniture of the Union Banner in
the Town of Athens - Alabama - for which they are to pay
the sum of Fifteen Hundred Dollars, for the payment of
which, they have executed their three several Bonds to the
following tenor and effect - to wit: One Bond for Five Hun-
dred dollars due the 1st day of January 1861. One due the
1st day of January 1862, and one due the 1st day of January
1863. All three bearing even date herewith. Each of said
Bonds, bearing interest at the rate of eight per cent annum

from the first day of January 1861, to secure the payment of
which, it was, & was expressly agreed and understood as a part of
the contract, a lien to its fullest extent, and in every way
should remain upon, and be created upon the whole and every
part and parcel of the said Printing Press, materials and furni-
ture, and with the aid of the personal security, which appears
on the Bonds above mentioned, the taking of which was in no-wise
to effect or operate prejudicial to the lien retained as above to
secure the payment in whole and part of said principal and
interest, and all, and every part of the interest which shall accrue
thereon, to accomplish perform and perfect which - This Inden-
ture witnesseth - That for and in consideration of the premises and
also for the further consideration of five dollars to the said R. H.
Johnson and A. B. Henderson in hand paid by the said the
receipt whereof is hereby acknowledged - they the said R. H.
Johnson, A. B. Henderson, have given, granted, bargained, sold,
released, transferred and confirmed, and by these presents do
give, grant, bargain, sell, release, transfer and confirm to the
said N. D. Richardson (Trustee) their heirs and assigns forever
the whole and every part of the printing, press, materials
and Office furniture, known as the Union Banner Press, materials
and furniture, in the town of Athens, Limestone County, State of
Alabama - To have and to hold the above described, or intenda-
ed, so to be Printing Press, materials and Office furniture, and
every part and parcel thereof unto the said (Trustee) his, heirs, ex-
ecutors, administrators and assigns forever. And the said R. H.
Johnson and A. B. Henderson for themselves their heirs, executors,
administrators and assigns forever, in manner and form following
that is to say - the said R. H. Johnson and A. B. Henderson
their executors & administrators, the above described and aforesaid
Printing Press, materials and Office furniture hereby conveyed
unto the said N. D. Richardson (Trustee) their heirs, executors, ad-
ministrators and assigns, against all persons whatever, shall and
will warrant and forever defend, by these presents - Upon trust
nevertheless - That the said N. D. Richardson Trustee as aforesaid,
shall permit the said R. H. Johnson and A. B. Henderson
to remain in the peaceable and quiet possession of the said
Printing Press, materials, and furniture hereby conveyed,
until default be made in the payment of either, or all of the
said Bonds above specified, in whole or in part thereof, either
of the principal or interest, or any part of either. And in de-
fault of the payment of either of said Bonds, or either of them
as they respectively fall due and payable, and as each
and every one shall become due and payable either in whole
or part, either of principal or interest, then in such case and
event, the said Trustee as aforesaid shall, upon such failure,
after giving 30 days notice, by posting the same at the Court

House, in the Town of Athens, proceed to sell in the said Court House yard - all or such a part of the said Printing Press, Press materials and furniture hereby conveyed, as will be sufficient after paying, all expenses incident hereto, to pay so much of the debt herein described as shall be due and unpaid, and all the interest thereon, and so on and likewise as default may or shall be made as regards either of the bonds here specified. But if the whole and every part of each and every one, both principal and interest of the Bonds herein specified, are fully paid off so that no default occurs then this Condemnation is null and void, and the said Printing Press, materials and Office furniture, discharged of all liens as for the purchase money thereof or arising and ensuing by virtue of this conveyance - otherwise the lien on the same is retained, and this Deed to remain in full force and virtue. In witness whereof the parties hereto have signed their names and affixed their seals - this 8th day of December 1860.

J. B. Henderson Seal
 R. W. Johnson Seal
 N. D. Richardson Seal
 J. N. S. Donnell Seal
 G. R. Peck Seal
 Wm L. Fanner Seal
 Paul L. Jones Seal

Witness

Saml. M. Russell

The State of Alabama: J. Thomas G. Izus Judge of the Limestone County Probate Court of said County, hereby certify that J. B. Henderson, N. D. Richardson, J. N. S. Donnell, G. R. Peck, Wm L. Fanner and Paul L. Jones whose names are signed to the foregoing Mortgage, and who are known to me, acknowledged before me on this day, that being informed of the contents of said Mortgage, they executed the same voluntarily, on the day the same bears date, given under my hand this 9th day of April 1861.

Thomas G. Izus Judge P.C.
 J. Thomas G. Izus Probate Judge of Limestone County hereby certify that the within Mortgage was filed in my Office for Registration, on the 9th day of April 1861 and was duly recorded the 11th day of April 1861 in Deed Book No. 10 pages 544, 545 & 546.

Test Thomas G. Izus Judge P.C.

L. Goldsmith & Co. it remembered that on this 1st day of March 1861 it is agreed between Levi Goldsmith of the one part York & Daily and James York and Robert W. Daily of the other part, all of the County of Limestone, State of Alabama, in the manner and form following: viz. - the said York & Daily, (Carpenters) for the consideration hereinafter mentioned, doth for themselves, their executors and administrators, covenant and agree with the said Levi Goldsmith, his executors and administrators, that they the said York & Daily, shall and will within a reasonable time and in a good and workmanlike manner, do execute, make, perform and furnish the labor, work, and materials and lumber according to the Bill draught, schemes, charges, items and list hereunto attached and annexed, and marked (A.), in, upon to and about the grounds, lots, buildings, houses, and fences of the said Levi Goldsmith, being the grounds, buildings, houses, and lots now occupied by the said Goldsmith, and formerly owned and occupied by John A. Johnson and known by metes and bounds as

And in consideration whereof the said Levi Goldsmith covenants and agrees with the said York and Daily well and truly to pay them the said York & Daily the sum of money charged and expressed in said Bill, and as the same from time to time shall become due and payable, as they shall from time to time agree. And it is here expressly understood, and agreed between the parties hereto, that the said York & Daily shall have and retain a lien in and upon the whole, and every part of the grounds, lots, buildings, houses, and fences, together with all the appurtenances in any wise thereunto belonging, heretofore and above mentioned for the full and entire payment of and for all labor and materials and lumber done, bestowed, performed and furnished upon the premises and buildings above described, And the same to be held, used and applied to and for the payment of the same, And it is further understood and agreed between the said Goldsmith and the said York & Daily, that for any and all labor, work and materials, and lumber done and furnished by the said York & Daily, in, to, upon, or about the premises and buildings above mentioned, and not mentioned, and included in the Bill annexed marked (A.) shall constitute and be entitled, and held as a lien, and entitle the said York & Daily to a lien on said grounds and buildings as fully and perfectly as if included in the Bill marked (A.) and for the purpose of a lien in the same, shall be taken as included in said annexed Bill. In witness whereof they have hereunto signed their names and affixed their seals the day and year above written.

York & Daily Seal
 L. Goldsmith Seal

(Exhibit A)

Gork & Daily to L. Goldsmith. He will put you up, flight of stairs, make you 4 mantle pieces, put down the base and fit in the Sash & hang the 8 Doors. He Gork & Daily will do this work in good order for the sum of One Hundred Dollars, by your furnishing all the material for this work. 72 panels of fence at 20 cts per panel \$14.40 - to paying freight on 1 Car load of lumber 7 dollars - One Colonnade for the sum of One Hundred & fifty dollars - 4 Single Doors and 1 Double Door at 5 dollars each - making 25 dollars -

Bill of Lumber furnished
3909 feet at \$130 per 100 feet making \$50.83 1/2
for going to Prospect after lumber 3.20
going to Decatur 1.20

The State of Alabama, I, Thomas G. Tynes Judge of the Probate Court of Limestone County, hereby certify that Levi Goldsmith, James Gork and Robert H. Daily, whose names are signed to the foregoing agreement, and who are known to me, acknowledged before me on this day that being informed of the contents of said agreement, they executed the same voluntarily on the day the same bears date. Given under my hand this 11th day of April, 1861.

Thomas G. Tynes Judge P.C.
I, Thomas G. Tynes, Probate Judge of Limestone County, hereby certify that the within agreement was filed in my Office for registration on the 11th day of April 1861, and was duly recorded the 12th day of April 1861 in Deed Book No. 10 pages 517 and 518.

Thomas G. Tynes Judge P.C.

A. J. Clay wife administratrix of R. Webb dec'd. This Indenture made and entered into on this 17th day of April One Thousand Eight Hundred and Sixty between Andrew J. Clay and his wife Sarah Clay acting by virtue of letters of Administration from the Probate Court of Limestone County, State of Alabama, upon the Estate of Robert Webb deceased of the first part, and Hezekiah B. Cartwright of the other part, all of the County of Limestone and State of Alabama, witnesseth, that whereas the said Sarah Clay (acting in the name of Sarah Webb) as the Administratrix of Robert Webb deceased in pursuance of a decree of the Probate Court of Limestone County and State of Alabama to sell the real estate of Robert Webb deceased, did sell on the 7th day of December, Eighteen Hundred and Fifty Seven, (at public outcry)

to Hezekiah B. Cartwright, the following lands, for the sum of Eleven Hundred Dollars, on one and two years credit, known as the Gray place, lying in Section Twenty Eight, beginning at the South West corner of Section Twenty Eight, thence along the Section line two hundred and sixty four and fifty hundred rods to a stake, thence North one hundred and ten rods to a stake, thence North, eighty degrees and thirty minutes West to a stake in the branch in the dividing line between the South East and South West quarters of Section Twenty Eight, thence North along said line three rods to a stake, thence North to seventy degrees, west fifty rods and fifty hundredths to a stake, thence North ten rods and Sixty four hundredths to a stake, at the South East Corner of the Shoalford meeting house lot, thence west along the North boundary of said Section to the North West corner, thence South with the Section line to the beginning, containing One Hundred and Thirty Two acres more or less, all in Township Three, Range Three West, Now this Indenture witnesseth, that the said Andrew J. Clay and his wife Sarah Clay for and in consideration of the sum of Eleven Hundred Dollars in hand paid, the receipt whereof is hereby acknowledged and in pursuance of the order and decree of the Probate Court of Limestone County, State of Alabama made on the 12th day of October Eighteen Hundred and Sixty, have given, granted, bargained, sold and conveyed, and by these presents do give, grant, bargain, sell and convey unto the said Hezekiah B. Cartwright his heirs, and assigns said lands before described, with all the appurtenances thereto belonging, to have and to hold the said lands, unto him the said Hezekiah B. Cartwright his heirs and assigns forever, and the said Andrew J. Clay and his wife Sarah Clay hereby bind themselves and their heirs to warrant and forever to defend as administrator and administratrix aforesaid to defend the title to said land, unto him the said Hezekiah B. Cartwright his heirs and assigns from and against the lawful claim or demand of all persons claiming or holding title under them the said Andrew J. Clay and his wife Sarah Clay, but against the lawful title or claim of other person whatsoever they the said Andrew J. Clay and his wife Sarah Clay granting and conveying unto the said Hezekiah B. Cartwright the title, interest and claim which he the said Robert Webb deceased had and held to said lands, in testimony whereof the said Andrew J. Clay and his wife Sarah Clay have hereunto set their hands and affixed their seals, the day and date above written.

Andrew J. Clay
Sarah A. Clay

The State of Alabama } V. Alexander Russell an acting
Limestone County } Justice of the Peace in and for
said County, hereby certify that Andrew L. Clay and Sarah
A. Clay Administrators of the estate of Robertson Webb deceased
whose names are signed to the within conveyance, and who
are known to me, acknowledged before me on this day that
being informed of the contents of said conveyance, they
executed the same voluntarily on the day the same
bears date. Given under my hand this 15th day of
April 1861.

Alex. Russell Justice Peace

I Thomas G. Tyus Judge of Limestone County
hereby certify that the within Deed was filed in my office
for record on the 18th day of April 1861 and was duly
recorded the same day in Deed Book No. 11, pages 548
549 & 550.

Test Thomas G. Tyus Judge P.C.

Sophronia Hampton } I know all given by these presents -
To Deed } That whereas Sophronia Hampton is justly in-
Robert S. Royle Trustee } debted to William C. Hampton Administrator
of the estate of James Hampton deceased in the sum of fifteen
hundred dollars due by bond presented by her the said So-
phronia as J. in. i. p. and Thomas Camden, William Whun-
ton Martin & Wharton and Oliver P. Hill as securities on the
16th of January 1861 - and payable twelve months after the
date thereof to the said Administrator - and being desirous to re-
ceive the said securities in the payment of the said bond and
to save them harmless. And therefore for and in consideration
of the foregoing and for the further consideration one dollar to me
the said Sophronia we have paid the receipt whereof is hereby
acknowledged. I do bargain, alien transfer and forever set
over all my right title and interest whatever in and to
all monies assets, rights, credits and choses in action and every
description of property whatever that is now or hereafter may
be coming to me from the estate of my father James Ham-
pton deceased - yhr dies in St. Clair County Alabama, to Robert
S. Royle his heirs and assigns forever. This deed is never-
theless made upon the following stipulations reservations, trusts
and conditions - that is to say - that the said Robert S. Royle shall
collect and receive of and from the Administrator aforesaid
all and every portion of my interest in the estate of my said
father's Administrator and apply the same to the payment of the
aforesaid bond and such costs as may have accrued upon the
same - and after the full payment of said bond and costs and

the costs of this deed the remainder of said monies assets, property
choses in action as may be remaining after paying said bond and
costs aforesaid shall be paid over to the said Sophronia
Hampton her heirs and assigns. Given under our hands and seals
this 22nd April 1861 - Sophronia Hampton (S)

Just

Thomas G. Tyus

The State of Alabama } I Thomas G. Tyus Judge of
Limestone County } the Probate Court of said County
hereby certify that Sophronia Hampton, whose name is signed
to the foregoing conveyance and who is known to me, ac-
knowledged before me on this day that being informed of
the contents of the conveyance she executed the same vol-
untarily on the day the same bears date.

In testimony whereof I have hereunto set my hand
and affixed the seal of said Court at Office in
Alabama this 22nd day of April 1861 -

Thomas G. Tyus Judge
I Thomas G. Tyus Probate Judge of Limestone County hereby
certify that the foregoing conveyance was filed in my office
for record on the 22nd day of April 1861 and duly recorded the
same day in Deed Book No. 11, pages 571 & 572 -
Test Thomas G. Tyus Judge P.C.

I John H. Hundlez wife } I know all given by these presents that we
To Deed } John H. Hundlez and Melinda his wife
John H. Hundlez } of the County of Limestone and State of
Alabama, for and in consideration of the sum of seven
thousand, three hundred & fifty dollars, to us in hand paid
have granted, bargained and sold, and by these presents
do grant, bargain, sell and convey unto John H. Hundlez
of the same place, all that certain parcel of land, sit-
uate in the said Limestone County, and bounded and
described as follows: North West quarter of Section twenty
six, and the West half of the South West quarter of Sec-
tion twenty three in Township five of Range three west.
Also the South East quarter of Section twenty three, in
township five of Range three West: also the East half
of the North East quarter of Section twenty six, in town-
ship five, Range three West, with the exception of eight or
ten acres sold to S. C. Nelson, with all the appurtenances
and all the right title, interest, claim and demand of
us or either of us, in the premises, to have and to hold
the same unto the said John H. Hundlez and his heirs
in fee simple forever. And I the said John H. Hundlez
for myself and my heirs, do hereby covenant and agree

to and with the said J. Henry Hurdley and his heirs and assigns, that I am now the owner of the said premises and am seized of a good and indefeasible estate of inheritance therein, and that I have full right and power to sell and convey the same in fee simple: that the said premises are free and clear of all incumbrances: that the said J. Henry Hurdley, his heirs and assigns, may forever hereafter have, hold, possess and enjoy the same without any suits, molestation or interruption, by any person whatever lawfully claiming any right therein, and that I the said John H. Hurdley and all persons hereafter claiming under me, will at any time hereafter, at the request and expense of the said J. Henry Hurdley, his heirs or assigns, make all such further assurances for the more effectual conveying of the said premises, with the appurtenances, as may be reasonably required by him or them; and that I the said John H. Hurdley and my heirs, will warrant and defend the said premises with the appurtenances, unto the said J. Henry Hurdley and his heirs and assigns forever. In witness whereof I the said John H. Hurdley, together with Melinda, my wife have hereunto set our hands and seals this the eleventh day of April A. D. 1861.

Signed Sealed & Delivered
in the presence of
H. H. Blackwell
M. A. Hurdley

John H. Hurdley Senr. *J. H. H.*
Melinda Hurdley *M. H.*

The State of Alabama, I Thomas G. Tyus Judge of the Probate Court of said County, hereby certify that H. H. Blackwell, one of the subscribing witnesses to the foregoing conveyance, known to me, appeared before me, on this day, and being sworn, stated that John H. Hurdley Sr. and Melinda Hurdley his wife, the grantors in the conveyance, voluntarily executed the same in his presence and in the presence of the other subscribing witnesses on the day the same bears date; that he attested the same in the presence of the grantors and of the other witnesses and that such other witness, subscribed his name as a witness in his presence. Given under my hand this 11th day of April 1861.

Thomas G. Tyus Judge P.C.
I Thomas G. Tyus Probate Judge of Limestone County hereby certify that the within Deed was filed in my Office for record on the 11th of April 1861 and was recorded on the 24th of April 1861 in Deed Book No. 10, pages 541 & 542.
Thomas G. Tyus Judge P.C.

Between Penton Sanders wife & Samuel Tanner
This Indenture, made this 8th day of April in the year one thousand eight hundred and sixty and between Penton Sanders wife of the County of Limestone in the State of Alabama of the one part, and Samuel Tanner of the same County & State of the other part... Witnesseth: that the said P. Sanders wife for and in consideration of sum of one hundred & twenty five dollars to them in hand paid, the receipt whereof is hereby acknowledged, hath this day given, granted, sold, aliened, conveyed, released, conveyed and confirmed: and by this presents do give, grant bargain, sell, alien, convey, release, convey and confirm unto the said Samuel Tanner all that certain tract of land lying and being in the County of Limestone & State of Alabama known and described as follows: The North half of the North West quarter of Section 31, Township 3, Range 4, containing 80 acres more or less. To have and to hold, the above described tract of land, with the tenements and appurtenances thereto belonging in in any way appertaining unto the said Saml Tanner his heirs and assigns forever. And the said Penton Sanders wife for their heirs executors and administrators do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Saml Tanner his heirs and assigns, firm and against the claiming of all and every persons claiming or holding under them the said Penton Sanders wife and also against the lawful title, claim or demand of all and every person or persons whatsoever claiming or holding by firm or under the Government of the United States.

The testimony whereof the said Penton Sanders & Wife have hereunto subscribed their names and affixed their seals this day and given above written.
Signed Sealed and Delivered
in the presence of

The State of Alabama, I John Tyndall an acting Justice of Limestone County, do hereby certify that Penton Sanders and Mrs. P. Sanders whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day, that being informed of the contents of the conveyance, they executed the same voluntarily, in the day the same bears date. Given under my hand this eighth day of April A. D. 1861.

John Tyndall J.P.
I Thomas G. Tyus Probate Judge of Limestone County hereby certify that the within Deed was filed in my Office for Record on the 11th day of April 1861 and duly Recorded the 14th day of May 1861 in Deed Book No. 10, page 543.
Thomas G. Tyus Judge P.C.

York & Dailey }
 To & Deed }
 A. C. Dubois }
 This Indenture made this 23rd day of April in the year one thousand eight hundred and sixty one between Robert W. Dailey and James W. York of the County of Limestone in the State of Alabama of the one part and A. C. Dubois of the other part... Witnesseth; that the said Robert W. Dailey & James W. York for and in consideration of sum of money three & 60/100 dollars to them in hand paid the receipt whereof is hereby acknowledged, have this day given, granted, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said A. C. Dubois all that certain lot of land lying and being in the Town of Athens Limestone County & State of Alabama known in the folio of said Town as lot number ninety two (92.)

To have and to hold the above described lot of ground with the tenements and appurtenances thereto belonging unto the said A. C. Dubois his heirs and assigns forever. And the said Robert W. Dailey & James W. York for themselves their heirs, executors, and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby grant premises unto the said A. C. Dubois his heirs and assigns from and against themselves and all and every persons claiming or holding under them the said Robert W. Dailey and James W. York and also against the lawful title claim or demands of all and every person or persons whatsoever claiming or holding by force or under the Government of the United States.

In testimony whereof the said Robert W. Dailey James W. York have subscribed their names and affixed their seals the day and year above written. Signed, sealed and delivered }
 York & Dailey }
 in the presence of }

The State of Alabama }
 Limestone County }
 I Thomas C. Tyus Judge of the Probate Court of said County hereby certify that York & Dailey whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 23rd day of April A.D. 1861.

Thomas C. Tyus Judge }
 I Thomas C. Tyus Probate Judge of Limestone County hereby certify that the within deed was filed in my Office for Records on the 23rd day of April 1861 and duly Recorded the 16th day of May 1861 in Deed Book No 12 Page 574
 Test Thomas C. Tyus Judge P. C.

A. C. Dubois }
 To & Deed }
 J. R. Anderson }
 This Indenture made this 23rd day of April in the year one thousand eight hundred and sixty one between A. C. Dubois of the County of Limestone and State of Alabama of the one part and J. R. Anderson of said County and State of the other part... Witnesseth; that the said A. C. Dubois for and in consideration of the sum of one hundred and fifty dollars to him in hand paid the receipt whereof is hereby acknowledged, has this day given, granted, sold, aliened, conveyed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said J. R. Anderson all that certain lot of land lying and being in the town of Athens County of Limestone and State of Alabama known in the plan of said town as lot No ninety two (92.) To have and to hold the above described lot of ground with the tenements and appurtenances thereto belonging or in any wise appurtenant unto the said J. R. Anderson his heirs and assigns forever. And the said A. C. Dubois for himself his heirs, executors, and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby grant premises unto the said J. R. Anderson his heirs and assigns from and against himself and all and every person claiming or holding under him the said A. C. Dubois and also against the lawful title claim or demands of all and every person or persons whatsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said A. C. Dubois has hereunto subscribed his name and affixed his seal the day and year above written. A. C. Dubois }
 The State of Alabama }
 Limestone County }
 I Thomas C. Tyus Judge of the Probate Court of said County hereby certify that A. C. Dubois whose name is signed to the foregoing conveyance and who is known to me acknowledged before me on this day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date. Given under my hand this 24th day of April A.D. 1861.
 Thomas C. Tyus Judge }
 I Thomas C. Tyus Probate Judge of Limestone County hereby certify that the foregoing deed was filed in my Office for Records on the 24th day of April 1861 and duly Recorded the 16th day of May 1861 in Deed Book No 12 Page 575.
 Test Thomas C. Tyus Judge P. C.

Charles W. Jones Adm^r of James M. Vance dec^d. This Indenture made this the 14th day of March in the year one thousand eight hundred and sixty one between Chas. W. Jones Adm^r of James M. Vance dec^d of the County of Limestone & State of Alabama of the first part and Tillman Holland of the same County & State of the other part. Witnesseth That the said Chas. W. Jones for and in consideration of the sum of one hundred twenty dollars in hand paid to Thos. J. Daly, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, infeoffed, released, conveyed & confirmed; and by these presents do give, grant, bargain, sell, alien, infeoff, release, convey and confirm unto the said Tillman Holland - all that certain tract or parcel of land lying and being in the County of Limestone & State of Alabama, and known as the North West fourth of the North West fourth of Section Six, in Township one of Range three (West). To have and to hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Tillman Holland his heirs and assigns forever. And the said Chas. W. Jones Adm^r of James M. Vance dec^d for said James M. Vance's estate, heirs, executors & administrators do hereby, and in consideration of the premises, warrant and defend the title to the above described and hereby granted premises, unto the said Tillman Holland his heirs and assigns firm and against himself as Administrator and all and every person or persons claiming or holding under them the said Chas. W. Jones Administrator and also against the lawful title, claim or demand of all and every person or persons whatsoever claiming or holding by, from or under the Government of the United States. In testimony whereof the said Chas. W. Jones Adm^r have hereunto subscribed his name and affixed his seal, the day and year first above written.

Ch. W. Jones Adm^r

The State of Alabama: J. A. C. Westmoreland an acting justice Limestone County. 3 of the pieces in & for said County. hereby certify that Chas. W. Jones whose name is signed to the foregoing conveyance, and who is known to me as acknowledged before me, on the day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date. Given under my hand, this the 14th day of March, 1861.

J. Thomas C. Tyus Probate Judge of Limestone County hereby certify that the within deed was filed in my Office for Records on the 27th day of April 1861 and duly Recorded the 16th day of May 1861 in Deed Book No 11 Page 576.

Test Thomas C. Tyus Judge P. C.

Charles W. Jones Adm^r of James M. Vance dec^d. This Indenture made this the 14th day of March in the year one thousand eight hundred and sixty one between Chas. W. Jones Adm^r of James M. Vance dec^d of the County of Limestone & State of Alabama of the first part and E. W. Holland of the same County and State of the other part. Witnesseth That the said Chas. W. Jones for and in consideration of the sum of one hundred and twenty five dollars in hand paid to Thos. J. Daly, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, infeoffed, released, conveyed & confirmed; and by these presents do give, grant, bargain, sell, alien, infeoff, release, convey and confirm unto the said E. W. Holland all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama and known as the North East quarter of the North West quarter of Section six in Township one of Range three (West). To have and to hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said E. W. Holland his heirs and assigns forever. And the said Chas. W. Jones Adm^r of James M. Vance dec^d for said James M. Vance's estate heirs, executors & administrators do hereby and in consideration of the premises warrant and defend the title to the above described and hereby granted premises, unto the said E. W. Holland his heirs and assigns firm and against himself as Administrator and all and every person or persons claiming or holding under them the said Chas. W. Jones Adm^r and also against the lawful title, claim or demand of all and every person or persons whatsoever claiming or holding by, from or under the Government of the United States - In testimony whereof the said Chas. W. Jones Adm^r have hereunto subscribed his name and affix^d his seal the day and year first above written.

Ch. W. Jones Adm^r

Administrator of the estate of James M. Vance dec^d.

The State of Alabama: J. A. C. Westmoreland an acting justice Limestone County. 3 of the pieces in & for said County. hereby certify that Chas. W. Jones whose name is signed to the foregoing conveyance, and who is known to me as acknowledged before me, on the day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date. Given under my hand this the 14th day of March 1861.

J. Thomas C. Tyus Probate Judge of Limestone County hereby certify that the within deed was filed in my Office for Records on the 27th day of April 1861 and duly Recorded the 20th day of May 1861 in Deed Book No 11 Page 577.

Test Thomas C. Tyus Judge P. C.

John R. Murphy wife & This Indenture made and entered into
 To & Deed } on the 15th day of February Eighteen hundred and sixty
 Cyrus L. Boyce } one between John R. Murphy and Cecelia Murphy his
 wife of the County of Limestone in the State of Alabama of the first part
 and Cyrus L. Boyce of the same County & State of the other part witness
 that the said John R. Murphy & Cecelia Murphy his wife for and in
 consideration of the sum of Two hundred and five dollars to them in
 hand paid the Receipt whereof is hereby acknowledged have this day
 given granted, bargained, sold, aliened, conveyed, released, conveyed and
 confirmed and by these presents do give, grant, bargain, sell, alien
 convey, release, convey and confirm unto the said Cyrus L. Boyce and
 that certain tract of Land lying and being in the County of Limestone
 in the State of Alabama and known as East 1/4 of the South
West 1/4 of the North West 1/4 of South East 1/4 of Section 6 Township
2 Range 3 (N) containing One hundred & sixteen acres and ninety seven
 hundredths of an acre, also South West 1/4 of South East quarter
 of Section 6 Township 2 Range 3, containing in all one hundred
 & fifty nine acres & 5/100 of an acre. To have and to hold the above
 described tract of Land with the tenements and appurtenances thereunto
 belonging or in anywise appertaining unto the said Cyrus L. Boyce his
 heirs or assigns forever and the said John R. Murphy & Cecelia Murphy
 his wife for themselves their heirs executors & administrators do hereby and in
 consideration of the above described and hereby granted premises warrant
 & will forever defend the title to the above described hereby granted
 premises unto the said C. L. Boyce his heirs & assigns from and against
 themselves & all & every person or persons claiming or holding under
 them the said John R. Murphy & Cecelia his wife & also against the lawful
 title claim or demands of all & every person or persons claiming or holding
 by, from or under the Government of the United States. In testimony
 whereof the said John R. Murphy and Cecelia Murphy his wife have
 hereunto set their names & affixed their seals the day & year above written.

Signed Seals & delivered

in the presence of

J. H. Holland

James S. Bradshaw

The State of Alabama

Limestone County

I Thomas C. Tyus Judge of the Probate

Court of said County hereby certify that J. H.

Holland a subscribing witness to the foregoing conveyance known

to me & appeared before me and being sworn stated that John R.

Murphy and Cecelia Murphy his wife the grantors in the foregoing

conveyance voluntarily executed the same in his presence and in

the presence of the other subscribing witnesses in the day the same was

made. That he attested the same in the presence of the grantors

and of the other witnesses and that each of the witnesses subscribed

his name as a witness in the day the same was made. Given

under my hand this 3^d day of June A. D. 1861

Thomas C. Tyus Judge

I Thomas C. Tyus Judge of the Probate Court of Limestone County hereby
 certify that the foregoing deed was filed in my Office for Record on the
 3^d day of June 1861 and duly Recorded the 24th day of June 1861 in
 Deed Book No 16 Pages 578 & 579
 Test Thomas C. Tyus Judge P.C.

Martin Smith & This Indenture made the 29th day of May in the
 To & Deed } year one thousand eight hundred and 61 between Martin Smith
 James W. Childress } of the County of Limestone in the State of Alabama of the
 one part and James W. Childress of the County of Limestone State of
 Tennessee of the other part witness that the said Martin
 Smith for and in consideration of the sum of Two hundred dol-
 lars to him in hand paid the receipt whereof is hereby acknowledged
 have this day given, granted, bargained, sold, aliened, conveyed, re-
 leased, conveyed and confirmed, and by these presents do give, grant,
 bargain, sell, alien, convey, release, convey and confirm unto the
 said James W. Childress all their certain tracts of Land lying
 and being in the County of Limestone State of Alabama and known
 as the North half of the South East quarter of Section Four in
 Township one of Range three West containing Eighty acres & 11/100
 of an acre - also the North East quarter of the South West quarter
 of Section Four in Township one of Range three West con-
 taining Forty acres & 5/100 of an acre - To have and to hold the
 above described tracts of Land with the tenements and appurtenances
 thereunto belonging or in anywise appertaining unto the said
 James W. Childress heirs and assigns forever. And the said
 Martin Smith for himself his heirs executors and administrators
 do hereby and in consideration of the premises warrant and will
 forever defend the title to the above described and hereby granted
 premises unto the said James W. Childress his heirs and assigns
 from and against himself and all and every person or persons
 claiming or holding under him the said Martin Smith and
 also against the lawful title claim or demands of all and every
 person or persons whosoever claiming or holding by, from, or
 under the Government of the United States. In testimony
 whereof the said Martin Smith have hereunto subscribed his name
 and affixed his seal the day and year first above written.

Signed Seals and delivered

in the presence of

George Stanley

James S. Elliott

The State of Alabama

Limestone County

I Thomas C. Tyus Judge of the

Probate Court of said County hereby

certify that George Stanley a subscribing witness to the fore-

going conveyance known to me & appeared before me and being

sworn stated that Martin Smith the grantor in the convey-

Martin Smith

and voluntarily executed the same in his presence and in the presence of the other subscribing witnesses on the day the same bears date, that he attests the same in the presence of the grantor and of the other witnesses and that each other witness subscribed her name as a witness in his presence. Given under my hand this 6th day of June A.D. 1861.

Thomas C. Tyus Judge of Probate of Limestone County hereby certify that this within deed was filed in my Office for Record on the 6th day of June 1861 - and duly Recorded the 25th day of June 1861 in Deed Book N^o 18 Pages 579 + 580.
Test Thomas C. Tyus Judge P.C.

John R. Harris & Eliza W. Garrett } This Indenture made and entered into
To 3 } this the 25 day of July in the year of our Lord One
Thousand eight hundred and sixty by and between
John R. Harris of the County of Limestone, State of Alabama
of the one part and Eliza W. Garrett widow and relict of Samuel
Garrett late of Limestone County deceased of the second part
Witnesseth, That Whereas a marriage is shortly intended to
be held, had and solemnized by and between the said John R.
Harris and Eliza W. Garrett, and whereas the said Eliza W.
Garrett is possessed of a considerable estate which she derived
obtained and was alloted to her the said Eliza as her the said
Eliza's dower in the estate of her late husband the said Samuel
Garrett, dec'd (to wit) the absolute title and possession of the fol-
lowing Slave and personal property - viz - Adeline Hanes,
Ida Ross, Jack, Edmund, Mary, Caroline, Mahala, & Big Sol
two Cows & Calves, one yoke of Oxen, three yearling the mules, Buff,
Harry, Maundy, Thomas Scott - seven sheep, forty Hogs, one wagon
& two three side Harness two top Harness, five tongue Plows,
two cotton Ginner five Corn Plows, Clivises & singletrees, and
a set of Blacksmith tools one Cutting Knife one grind Stone one
buggy, four sets of Yellow gear two Sofas, two four glasses,
five parlor Chairs, one Secretary & book case, one rifle gun, two maps,
one bureau, one rocking chair and ^{Candle} stands one lounge & mattress,
two beds & bedding, one crib, Audirings & fender one clock, six chairs,
one Carpet one bowl & broken furniture one lot of table ware, and
the following real estate during her the said Eliza W. Garrett's lifetime
viz - the South East quarter of Section thirty six - Township four Range
four, also the South West half of the South West fourth of Section 31
Township 4 Range three containing two hundred & fifty acres. And
Whereas further the said John R. Harris is seized and possessed of
considerable real and personal estate - and whereas it has been well
understood and agreed by and between the said John R. Harris
and the said Eliza W. Garrett that they respectively, should after their

intended marriage absolutely fully completely as to all property by
them owned at the time of the marriage, of all and every kind and
description and the increase increases and profits thereof and all the
property of all and every kind & character whatever thereafter acquired,
by will, contract, deed, devise, bequest, gift or otherwise, be held
owned and managed by them respectively in their own absolute
right as perfectly as though they were single and has never married
and whereas it is understood and agreed - that upon and after the
intended marriage is had, between the said John R. Harris and
Eliza W. Garrett each party is to have and retain and dispose
of their property held, owned and acquired by them respectively of
every kind and every way after the death of either, each one
to have, hold and retain his or her property, free and exempt from
any and all claim, interest or demands whatever - Now therefore
this indenture witnesseth, further - that in pursuance of the before
recited agreement and in view of the intended marriage - the
said John R. Harris agrees with the privacy, consent, deed ap-
proval and request of the said Eliza W. Garrett - that the said
Eliza shall upon this marriage have, hold, own and retain as
her own separate estate and in her own right, the whole of the property
mentioned in this agreement as above describes and specified or
so intended to be and all the increase, use, hire, rents, profits
and incomes thereof - and all the property or other effects of
any and all kind and description whatever which she the
said Eliza shall have after or after the marriage aforesaid re-
ceive have or acquire whether by descent, bequest, gift or purchase
or otherwise during their marriage or coverture - and the said John
R. Harris further agrees that the said Eliza shall have the full
and complete right & power to manage and control said property
free and release of all interference by him the said Harris,
and that the same shall in all respects be free and exempt
from debts, charges and liabilities of him the said Harris and
free and exempt from all claim, interest or demands of any and
all kinds whatever in law or equity - And the said John R.
Harris further agrees to and with the said Eliza W. Garrett that
she the said Eliza and the same is secured to the said Eliza by
these presents shall have and lawfully has the full and perfect
right, power and privilege without the consent of him the said
John R. Harris, dispose of all her estate in any way, in the
manner and to the persons she the said Eliza may think proper
during their marriage or coverture or at the said Eliza's death,
and whether the same be by will, deed, parole or otherwise - and
now the said Eliza W. Garrett specially in her part in pursu-
ance of this agreement in the part of the said John R. Harris
and this intended marriage aforesaid agrees to and with the said
John R. Harris - that he the said John R. Harris shall upon and
after the consummation of this marriage have, retain and hold in

his own absolute right all his property of every kind and description whether real, personal, mixed, choses in action, moneys or other things free exempt released and discharged of any and all claim right interest or demand in law or equity or otherwise of her the said Eliza by virtue of her intermarriage with the said John R Harris in anywise connected with or growing out of their marriage as aforesaid - And the said Eliza M Garrett hereby expressly agrees in consideration of the matters set out in this indenture to relinquish all claim right interest or demand of every kind and character in law, equity or elsewhere to answer or an interest in the property of whatever kind quality or quantity it now is or may hereafter be which he the said John R Harris now is seized & possessed of or that which he may have at the time of the intended marriage or shall hereafter acquire whether by devise, bequest gift purchase or otherwise or that which he may or shall be seized and possessed of at the time of his the said John R Harris's death - She the said Eliza in consideration of the premises - releasing and relinquishing any and all claim and interest in the estate of him the said John R Harris as well during the coverture as at the time of his death - the true intent being that she the said Eliza hereby disclaims releases and relinquishes any and all claim to answer or interest either in law or equity in the whole estate of the said John R Harris should their intended marriage be consummated - And the said Eliza to more fully disclaim any and all interest in any and all property of which the said John R Harris is or may be seized and possessed of - hereby agrees that the said John R Harris shall by his deed contract or any other and all other means of conveyance alone transfer and convey the same without the consent or agreement of her the said Eliza - She the said Eliza hereby repeating and disclaiming any interest right title claim or demand to any and all property or other effects of him the said Harris - recognizing and consenting to all such dispositions of any and all his property during coverture or at the time of his death as he may think proper to make in law or equity direct as though no had never been married. - It is further mutually agreed between the said John R Harris and Eliza M Garrett that this indenture shall be as obligatory and binding upon them as if a third party as a trustee has been nominated and named - the law of Alabama in this respect being sufficient to meet any necessity should event and losses for occur - In witness whereof We have hereunto signed our names and affixed our seals the day and year above written.

Test
W. C. Garrett
J. Harris

Eliza M. Garrett
John R. Harris

The State of Alabama, I Thomas C. Tynes, Judge of the Probate Court of said County, hereby certify that Schuyler Harris a subscribing witness to the foregoing marriage contract known to me appears before me on this day and being sworn states that John R Harris and Eliza M. Garrett the parties to said Contract voluntarily executed the same in his presence and in the presence of the other subscribing witnesses on this day the same bears date; that he attested the same as a witness in the presence of the parties and of the other witnesses and that such other witnesses subscribed his name as a witness in his presence. Given under my hand this 17th day of June A. D. 1861.

I Thomas C. Tynes Probate Judge of Limestone County hereby certify that the foregoing Contract was filed in my office for Record on the 17th day of June 1861 and duly recorded the 27th day of June 1861 in Dec Book No 11 pages 580, 581, 582 & 583.
Test Thomas C. Tynes Judge P. C.

Joseph M. Newby wife & 3 Children of Mary Ann Newby eight hundred and sixty three and one quarter acres between Joseph M. Newby & Matilda his wife of the County of Limestone & State of Ala. of the one part and James M. Newby of the County & State of aforesaid of the other part Witnesseth that the said Joseph M. Newby and Matilda his wife for and in pursuance of the sum of eight hundred dollars to them in hand paid by the said James M. Newby the receipt whereof is hereby acknowledged have this day bargained sold and delivered and conveyed and by these presents do bargain sell and deliver in fee simple and do convey unto the said James M. Newby all that certain tract or parcels of land lying in the County of Limestone & State of Ala and known as the East 1/4 of the South West 1/4 of Sec 6 T. 3. R. 3 West South West 1/4 of North East 1/4 Sec 6 T. 3. R. 3 West South East 1/4 of the North West 1/4 Sec 6 T. 3. R. 3 West West 1/4 of the North West 1/4 Sec 6 T. 3. R. 3 West. Containing in all two hundred and one acres. To have and to hold the above described tract or parcels of land with the appurtenances thereto belonging or in anywise appertaining unto the said James M. Newby his heirs and assigns forever. And the said Joseph M. Newby & Matilda his wife for themselves their heirs, executors and administrators do warrant and will forever defend the title to the above described land lawfully granted for and unto the said James M. Newby his heirs and assigns from and against themselves their heirs executors and administrators and all and every person claiming or holding the said land or any part thereof or any interest therein and also against the lawful title.

claims of all and every person or persons whatsoever claiming or holding by persons under the Government of the United States. In testimony whereof the said Joseph M. Stenby & Matilda his wife have hereunto set their hands and affixed their seals the day and date above written.

Witness my hand and seal of

Joseph M. Stenby

Matilda Stenby

The State of Alabama, I Thomas C. Tyus Judge of the Probate Court of said County hereby certify that George W. Stenby a subscribing witness to the foregoing conveyance and known to me, appeared before me on this day and being sworn states that Joseph M. Stenby and Matilda Stenby his wife the grantors in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witnesses on the day the same bears date. That he attested the same in the presence of the grantors and of the other witnesses and that each other witness subscribed his name as a witness in his presence. Given under my hand this 6th day of July A. D. 1861.

I Thomas C. Tyus Probate Judge of Limestone County hereby certify that the within deed was filed in my Office for Record on the 6th day of July 1861 and duly Recorded the 11th day of July 1861 in Deed Book No 10 Pages 583 + 584.

Test Thomas C. Tyus Judge P. C.

W. Hardy Chapman admsr

Test Seal

Now all men by these presents for this W. Hardy Chapman as Administrator of Aca Chapman decd. did give to Public sale the following described tracts or parcels of land situate in Limestone County to wit: The South East quarter of the South East quarter of Section 29 and the South West quarter of the South West quarter of said Section 29 and the South East quarter of the South West quarter and the South half of the South East quarter of Section 27 lying in the West side of Sugar Creek containing one hundred and twenty acres (20 acres) all in Township one and Range six West and containing in all three hundred and twenty acres more or less. And James W. Bridgforth and Joseph C. Hargraves being the highest bidders for the same for the sum of fifteen hundred dollars one half payable the 1st of December 1859 and the other half payable the 25th of December 1860. And the said Joseph C. Hargraves having transferred his interest to the said James W. Bridgforth and to the said James W. Bridgforth having paid in full the purchase money and the Court having ordered the

entire title to be made to him. Now therefore these presents further witness that by virtue of said order I do hereby transfer, assign, sell and convey all the right title and interest of Aca Chapman decd. to the said James W. Bridgforth his heirs and assigns to the foregoing and above described lands. Given under my hand and seal this 24th day of May 1861.

W. Hardy Chapman admsr
of Aca Chapman decd.

The State of Alabama, I H. F. Arthur an acting Justice Limestone County of the Peace in and for said County and State hereby certify that W. Hardy Chapman Administrator of Aca Chapman decd. whose name is assigned to the foregoing conveyance, who is known to me as a subscriber before me, he executed the same voluntarily on the day the same bears date. Given under my hand and seal this 24th day of May 1861.

W. Hardy Chapman admsr

I Thomas C. Tyus Judge of the Probate Court of Limestone County hereby certify that the within deed was filed in my Office for Record on the 12th day of July 1861 and duly Recorded the 17th day of July 1861 in Deed Book No 10 Pages 584 + 585.

Test Thomas C. Tyus Judge P. C.

James P. Griffin & Son all men by these presents that whereas I F. J. Desautel & Son James P. Griffin am justly indebted to Sarah C. Griffin in the sum of ninety two dollars evidenced by promissory note dated or rather due sometime in February 1859 - and also the farther sum of twenty two dollars borrowed from her in June 1860. and being desirous of clearing the promissory note of the same. Now therefore in consideration of the premises - I do bargain, sell, assign and convey to Joseph M. Griffin all my right title and interest into the following acres - and viz one and one and one very dark red soil and one black & white prairie higher ground also the following forty acres of land situate in Limestone County and described as follows it is the South West 1/3 of one hundred twenty acres which I own, and the said one hundred and twenty acres is bounded as follows to wit North by the lands of Jefferson Wales East partly by government land and partly by the land of Joseph Griffin South by the lands of Joseph Griffin and William Reed - West by government land - This Agreement bargain and sale is made upon the following stipulations and trusts - that if the said James P. Griffin shall well truly pay the said sum above mentioned so soon as he may be required to do by the said Sarah Griffin then this deed to be void - If however he shall fail to pay the said Joseph P. Griffin shall receive and sell said property to the said Sarah Griffin upon given ten days notice of the time and place of sale - and after first paying the expenses of this deed - together

with the debts herein secured - shall pay over whatever balance
there may be to the said James P. Griffin. Given under my hand
& seals -

Rufus H. Brown
William H. Campbell

The State of Alabama: I Thomas C. Tyus Judge of the
Limestone County Probate Court of said County hereby

certify that Rufus H. Brown, a subscribing witness to the
foregoing deed of trust known to me, appears before me and
being sworn states that James P. Griffin, Sarah C. Griffin
and Joseph M. Griffin the parties thereto voluntarily executed
the same in his presence and in the presence of the other subscribing
witnesses on the day the same bears date. That he attested the
same in the presence of the parties and of the other witnesses and that
such other witnesses subscribed his name as a witness in his
presence. Given under my hand this 19th day of July A.D. 1861.

Thomas C. Tyus Judge
I Thomas C. Tyus Probate Judge of Limestone County hereby certify
that the foregoing deed of trust was filed in my Office for Record on
the 19th day of July 1861 and duly Recorded the 22nd day of July 1861
in Deed Book No 10 pages 585 & 586

Test Thomas C. Tyus Judge P. C.

A. C. Hollands & To & Deed } This Indenture made and entered into on the 10th
C. L. Boyce } day of January one thousand eight hundred and sixty one,
& State of Alabama of the first part, and Cyrus Boyce of the
other parts. Witnesseth that the said Antwine C. Hollands for
and in consideration of the sum of Ten hundred & twenty five dol-
lars to him in hand paid the receipt whereof is hereby ac-
knowledgeed has this day given, granted, bargained, sold, aliened,
enfeoffed, released, conveyed and confirmed and by these presents
do give, bargain, sell, alien, enfeoff, release, convey & confirm unto
the said Cyrus L. Boyce all that certain tract of land lying
and being in the County of Limestone, State of Alabama and
known described as the S.E. quarter of the N.E. 1/4 of Section one
Township one Range four (West) containing forty acres. To have
and to hold the above described tract of land unto the tenements
and appurtenances thereto belonging or in anywise appertaining
unto the said Cyrus Boyce his heirs or assigns forever. And the
said Antwine C. Hollands for himself his heirs, executors &
Administrators do hereby and in consideration of the premises war-
rant & will forever defend the title to the above described and duly
granted premises unto the said C. L. Boyce his heirs & assigns firm
& against himself and all & every person or persons claiming or
holding under him the said A. C. Hollands and also against

the lawful title claims or demands of all every person or persons
claiming or holding by force or under the government of the United
States. In testimony whereof the said Antwine C. Hollands has
hereunto set his name and affixed his seal the day and year first above written.
Signed, sealed & delivered
in the presence of

J. J. Robison
P. H. D. Kumbly

The State of Alabama: I Thomas C. Tyus Judge of the Probate
Limestone County Court of said County hereby certify that An-
twine C. Hollands, whose name is signed to the foregoing en-
gage and who is known to me, acknowledges before me on this
day that being informed of the contents of the foregoing he
executed the same voluntarily on the day the same bears date.
Given under my hand this 19th day of July 1861.

Thomas C. Tyus Judge
I Thomas C. Tyus Probate Judge of Limestone County hereby
certify that the foregoing deed was filed in my Office for Record
on the 19th day of July 1861 and duly Recorded the 22nd day of
July 1861 in Deed Book No 10 pages 586 & 587.
Test Thomas C. Tyus Judge P. C.

W. St. Jones wife & To & Deed } This Indenture made this 3rd day of August
Wm. J. Allen } in the year one thousand eight hundred and sixty one between
& State of Alabama of the first part, and William J. Allen of the
other parts. Witnesseth that the said W. St. Jones & Adeline C. Jones his wife of the County of
Limestone in the State of Alabama of the one part and William
J. Allen of the other part, for & in consideration of the sum of
eight hundred dollars to them paid, the receipt whereof is hereby
acknowledgeed have this day given, granted, bargained, sold,
aliened, enfeoffed, released, conveyed & confirmed, and by these
presents do give, grant, bargain, sell, alien, enfeoff, release,
convey & confirm unto the said William J. Allen all that certain
tract or parcel of land lying & being in the County of
Limestone, in the State of Alabama & known & described as follows
To wit: The North East quarter of the North East quarter of section 1 Township 3
Range 5 West ~~containing ten acres~~ Also the North
East quarter of the South East quarter of Section 1 Township 3
Range 5 West containing two hundred acres. To have
and to hold the above described tract or parcel of land, with
the tenements & appurtenances thereto belonging or in any
wise appertaining unto the said William J. Allen his heirs
& assigns forever. And the said W. St. Jones & Adeline his
wife for themselves, their heirs, executors and administrators
do hereby & in consideration of the premises warrant & will
forever defend the title to the above described and hereby

granted promises unto the said Wm. A. Allen his heirs & assigns, from and against themselves, & all and every person in person claiming or holding under them the said Wm. A. Allen & A. C. Jones & also against the lawful title claim or demands of all & every person in person whomsoever claiming or holding by him or under the Government of the United States. In testimony whereof the said Wm. A. Allen & A. C. Jones & his wife hereto subscribe their names & affix their seals the day & year first above written.

Signs seals & deliveries
 Wm. A. Allen
 A. C. Jones
 The State of Alabama }
 Livingston County } I Thomas L. Tyne Judge of the
 Probate Court of said County, hereby certify that Wm. A. Allen & A. C. Jones & his wife whose names and signs to the foregoing conveyance subscribed hereto me, acknowledged before me on this day, that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 8th day of August 1861. — Thomas L. Tyne Judge

I Thomas L. Tyne, Probate Judge of Livingston County, hereby certify that the foregoing deed was filed in my Office for record on the 8th day of August 1861, and duly recorded the 10th day of September 1861, in Deed Book No 10, pages 587 & 588.

Test Thomas L. Tyne Judge

C. N. Ordway wife } This Indenture made this 21st day
 To } of August 1861, between C. N. Ordway and
 Wm. C. Eddins } Mary Ordway his wife of the County of Giles
 State of Tennessee in the one part and Wm. C. Eddins of }
 the State and County aforesaid of the other part in witness whereof, }
 That the said C. N. Ordway and Mary Ordway his wife, for }
 and in consideration of the sum of forty eight hundred dollars }
 to them in hand paid, the receipt whereof is hereby acknowledged }
 and have this day given, granted sold, aliened, conveyed, released, }
 conveyed and confirmed and by these presents do give, grant, bargain }
 sell, alien, convey, release, confirm and confirm unto the said }
 Wm. C. Eddins all that tract of land in Livingston County }
 Alabama known as the East half of Section twenty three }
 in township one Range four West containing three hundred }
 and twenty one acres more or less. Also four acres lying in }
 the North West Corner of section twenty four township one }
 Range four West. These four acres being conveyed to Wm. }
 Allen by John Post so as to enable said Allen to have the }
 benefit of a Spring in a stock lot near his dwelling, }
 the above two tracts of land known as the Allen home tract, }
 Also the tract of land conveyed to C. N. Ordway by John Post

and his wife known as the West half of section twenty four, township one Range four West, in Livingston County Alabama on Raysdale Creek, except one acre upon which Salem Church stands, which is reserved, and the four acres in the North West Corner of this half section just above described, containing three hundred and twenty acres more or less. Also another tract commencing at the North East corner of the above half section, running thence South to Davidson Caves Spring branch, thence East to said Caves Spring, thence East to Charles Stevens line thence North to the East and West Section line thence West to the starting point containing forty acres more or less. Also a tract conveyed to C. N. Ordway by Charles F. Stewart and his wife known in the plat of Livingston County Alabama as the South East quarter of the North East quarter together with the North part of the fractional portion of Section twenty four township one Range four West containing eighty acres more or less. To have and to hold, the above described tracts of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Wm. C. Eddins his heirs assigns forever. And the said C. N. Ordway and Mary Ordway his wife for themselves and their heirs executors and administrators do hereby and in consideration of the premises, warrant and well forever defend the title to the above described and hereby granted promises, unto Wm. C. Eddins his heirs and assigns from and against themselves and all and every person claiming or holding under them the said C. N. Ordway and Mary Ordway his wife, and also against the lawful title claim or demands of all and every person in person whomsoever claiming or holding by him or under the Government of the Confederate States of America. In testimony whereof the said C. N. Ordway and Mary Ordway his wife hereto subscribe their names and affix their seals the day and date above written.

Signs seals and deliveries
 in the presence of }
 John A. Timmon }
 R. J. Gordon }
 State of Tennessee } Personally appeared before me Notary Public
 Giles County } for Giles County, Wm. A. Timmon & R. J.
 Gordon the subscribing witnesses to the above instrument with }
 whom I am personally acquainted and who say that C. N. }
 Ordway & Mary Ordway the subscribers to said instrument acknowledge the same to be their act and deed for the purposes }
 therein contained. Given under my hand and seal at Office }
 this 23rd day of August 1861. J. P. Stary Notary Public

I Thomas L. Tyne Probate Judge of Livingston County hereby certify that

The foregoing conveyance was filed in my office for record on the 2^d day of September 1861 and duly recorded the 31st day of October 1861 in Deed Book No 10 pages 588 + 589 + 591
 Test Thomas C. Tyus Judge P.C.

Lewis B. Nelson Executor
 To 3 Deed } This indenture made and entered into the
 Andrew J. Whit } 18th day of October A.D. 1860 between Lewis B. Nelson
 Executor of the last will and testament of Lewis Nelson deceased
 of the first part and Andrew J. Whit of the second part both of
 the State and County aforesaid. Witnesseth that the said parties
 of the first part for and in consideration of the sum of seven hun-
 dred dollars in hand paid by the said party of the second part at
 and before the signing, sealing and delivering of these presents
 the receipt whereof is hereby acknowledged with this day given
 granted, bargained, sold and conveyed and by these presents doth
 give, grant bargain, sell and convey unto the said party of
 the second part all that tract and parcel of land lying
 situated and being in the State and County aforesaid known
 and described as being the South East fractional quarter of
 section two, in Township one, Range three West, containing
 One hundred and forty acres be the same more or less. Said
 tract of land lying and being on the East side of Limestone
 Creek. The said party of the first part of this indenture
 his heirs and assigns with warrant and forever defend the right
 and title to said tract of land to be good in the said party of the
 second part his heirs and assigns forever, and against himself
 his heirs and assigns and against all and every other person
 or persons claiming or to claim hereafter. In testimony whereof
 the said party of first part hath hereunto set his hand and seal
 the day and date above mentioned

Attest

J. C. Hancock

James Gattis

The State of Alabama } I Thomas C. Tyus Judge of the Probate Court
 Limestone County } of said County hereby certify that James Gattis
 a subscribing witness to the foregoing conveyance known to me, and
 appeared before me on this day, and being informed of the contents
 of the conveyance and being sworn, states that Lewis B. Nelson
 Executor of the last will and testament of Lewis Nelson deceased, the
 grantor in the conveyance, voluntarily executed the same in his pres-
 ence and in the presence of the other subscribing witnesses on the day
 the same bears date, that he attested the same in the presence of the
 grantor and of the other witnesses and that such other witnesses subscribed his
 name as a witness in his presence. Given under my hand this 15th
 day of September A.D. 1861. Thomas C. Tyus Judge

I Thomas C. Tyus Judge of Probate of Limestone County hereby certify
 that the within deed was filed in my office for record on the 15th day of
 September 1861 and duly recorded the 31st day of October 1861 in
 Deed Book No 10 pages 590 + 591.
 Test Thomas C. Tyus Judge P.C.

George A. Peck } This indenture made and entered into this
 1st day of June 1860 between George A. Peck of the
 John York } first part and John York of the second part both
 of Limestone County State of Alabama Witnesses. That for
 and in consideration of the sum of Two hundred thirty nine
 35/100 dollars to the said George A. Peck paid by said John
 York as redemption money, the receipt whereof is hereby
 acknowledged, and in the further consideration that the said
 York is a judgment creditor of Joseph M. Kenby and
 agrees to credit his execution with at least Ten per cent as
 required by statute. The said George A. Peck hath granted and
 conveyed and by these presents does grant and convey unto the
 said John York his heirs or assigns all the right title interest
 which he holds under a deed from R. H. Wines dated April 23, 1860
 to the following described lands which were laid upon and
 sold as the property of Joseph M. Kenby under an execution in
 favor of R. H. Wines bearing date March 20, 1859, and of which
 the said R. H. Wines became purchaser at the public sale to
 the highest bidder in the 5th of September 1859 for the sum
 of One hundred & forty dollars - to wit - The East half of
 the South West quarter and South West quarter of the North
 East quarter and West half of the South East quarter of section
 five Township Three and Range three containing in all two
 hundred acres - more or less - with the appurtenances thereunto
 belonging. In witness whereof the said George A. Peck hath
 hereunto set his hand and affixed his seal the day and date above mentioned
 G. A. Peck

Attest

J. A. Johnson

George A. Peck

The State of Alabama } I Thomas C. Tyus Judge of the Probate
 Limestone County } Court of said County hereby certify that George
 A. Peck whose name is signed to the within conveyance and who is
 known to me, acknowledged before me on this day, that being in-
 formed of the contents of the conveyance, he executed the same vol-
 untarily on the day the same bears date. Given under my hand
 this 16th day of September A.D. 1861. Thomas C. Tyus Judge
 I Thomas C. Tyus Probate Judge of Limestone County hereby certify
 that the within deed was filed in my office for record on the 16th day of
 September 1861 and duly recorded the 31st day of October 1861 in Deed
 Book No 10 pages 591. Test Thomas C. Tyus Judge P.C.

James M. Vance wife & Charles S. Wargraves } This Indenture made this tenth day of
 To & Deed } January in the year one thousand eight hundred
 Charles S. Wargraves } and fifty seven between James M. Vance wife Nancy
 & Charles S. Wargraves of County of Limestone Alabama
 witnesses that the said James M. Vance wife Nancy
 & Vance for and in consideration of the sum of Four hundred dol-
 lars to them in hand paid, the receipt whereof is hereby acknowl-
 edged, have this day, given, granted, bargained, sold, aliened,
 conveyed, released, conveyed and confirmed, and by these presents
 do give, grant, bargain, sell, alien, convey, release, convey and
 confirm unto the said Charles S. Wargraves all that certain tract
 of land lying and being in the County of Limestone State of Alabama
 and known as the North West 1/4 of the South West 1/4 of Section
 No 6 in Township No 1. of Range No 3 West - Containing forty
 acres - Also another tract containing Forty acres lying east of
 the above tract, it being the South East 1/4 of any entry made
 by Samuel W. Jordan & known as the place where Mrs. Cynthia
 Jordan died, it being forty acres more or less. To have and
 to hold the above described tract of land with the tenements
 and appurtenances thereto belonging or in anywise appertain-
 ing unto the said Charles S. Wargraves his heirs and assigns per-
 ever. And the said James M. Vance wife Nancy & Vance for themselves
 their heirs, executors and administrators do hereby, and in consid-
 eration of the premises, warrant and will forever defend the title
 to the above described and hereby granted premises, unto the said
 Charles S. Wargraves his heirs and assigns, from and against
 any and all and every person or persons claiming or holding
 under them the said James M. Vance wife Nancy & Vance and also
 against the lawful title, claim or demand of all and every
 person or persons whatsoever, claiming or holding by force or
 under the Government of the United States. In testimony whereof
 the said James M. Vance wife Nancy & Vance have hereunto subscribed their names and
 affix their seals the day and year above written.

Signed, Sealed and delivered } James M. Vance
 in the presence of } Nancy & Vance
 W. C. Scroggin

The State of Alabama & I Thomas C. Tyus Judge of the Probate Court
 Limestone County } of said County hereby certify that Henry Stanley
 a subscribing witness to the within conveyance, known to me, appeared before
 me on this day and being sworn, stated that James M. Vance and Nancy &
 Vance his wife the grantors in the conveyance voluntarily executed the
 same in his presence and in the presence of the other subscribing witnesses on the
 day the same bears date. That he attested the same in the presence of the grantors
 and of the other witnesses and that such other witnesses subscribed his names as witnesses in
 his presence. Given under my hand this 7th day of October A.D. 1861.

Thomas C. Tyus Judge

I Thomas C. Tyus Probate Judge of Limestone County hereby certify that the
 within deed was filed in my Office for Record on the 7th day of October 1861, and
 duly Recorded the 2nd day of November 1861 in Deed Book No 10 pages
 592 & 593.
 Test Thomas C. Tyus Judge P.C.

Nelson Morris wife & Rufus L. Wughay } This Indenture made this 6th day of
 To & Deed } May in the year one thousand eight hundred & fifty
 Rufus L. Wughay } eight between Nelson Morris and Eleanor Morris
 his wife of the one part & Rufus L. Wughay of the other part
 all of the County of Limestone & State of Alabama; Witnesses, that
 the said Nelson & Eleanor Morris his wife, for and in consideration
 of the sum two hundred dollars in hand paid the receipt whereof
 is hereby acknowledged, have this day, given, granted, bargained
 sold, aliened and conveyed and by these presents do give, grant, bargain
 sell alien and convey and confirm unto the said Rufus L. Wughay all
 that certain parcel of land lying and being in the County of
 Limestone & State of Alabama and known as a portion of the South
 West quarter of the N. East quarter of Section No Ten Township one
 of Range 4 West containing thirty acres more or less bounded as
 follows North by Thos. J. Davis East by Derrell Lovelace South
 & West by Wiley J. Davis. To have and to hold the above described
 parcel of land with the appurtenances thereto belonging or in
 anywise appertaining unto the said Nelson Morris & Eleanor
 Morris his wife their heirs, executors or assigns forever and
 the said Nelson & Eleanor Morris for themselves their heirs, executors
 and administrators do hereby and in consideration of the premises
 warrant and will forever defend the title to the described and
 hereby granted premises unto the said Rufus L. Wughay his heirs and
 assigns forever. In testimony whereof the said Nelson and Eleanor
 Morris have hereunto subscribed their names and affix their seals
 this day and year above written.

Nelson Morris
 Eleanor Morris

State of Alabama & I A. G. Westmoreland an acting Justice of the
 Limestone County } peace in and for said County hereby certify that Nelson
 Morris and Eleanor Morris whose names are signed to the foregoing
 conveyance and acknowledge before me in this day that being in
 possession of the contents of the conveyance executed the same voluntar-
 ily on the day the same bears date. Given under my hand this
 the 6th day of May A.D. 1858.

A. G. Westmoreland J.P.

I Thomas C. Tyus Probate Judge of Limestone County hereby certify that
 the foregoing deed was filed in my Office for Record on the 21st
 day of October 1861 and duly Recorded the 2nd day of November 1861
 in Deed Book No 10 pages 593.
 Test Thomas C. Tyus Judge P.C.

James H. Hine & Eliza Hine This Indenture made this day of
 To 3 (Recd) April in the year one thousand eight
 George Leary hundred and sixty one between James
 H. Hine and Eliza Hine His wife of the County of
 Sumner in the State of Alabama on the one part and
 George F. Leary of the other part Witnesseth That the said
 James H. Hine & Eliza Hine for and in consideration
 of the sum of Eight thousand and two hundred and
 one to them in hand paid the receipt whereof is hereby
 acknowledged Here this day given granted sold aliened
 enforced released conveyed and confirmed and by
 these presents do give grant bargain sell alien enforce
 release convey and confirm unto the said George
 F. Leary All that certain tract or parcel of land
 lying and being in the County of Sumner and State
 of Alabama and more and described as follows
 The South East quarter and South Half of Section
 West quarter of Section Number fifteen (15)
 The West Half of the North West quarter of Section
 Number twenty one (21) The North Half of the North
 West quarter The West Half of the North East quarter
 and the North West quarter of the South East
 quarter of Section Number twenty two (22) All in Town
 ship four (4) Range five (5) West Containing in all
 five hundred and twenty acres be the same more
 or less to have and to hold the above described land
 unto the tenants and appurtenances thereto belong-
 ing or in any wise appertaining unto the said George
 F. Leary His heirs and assigns forever And the said
 James H. & Eliza Hine for themselves their heirs exec-
 utors and administrators do hereby and in consid-
 eration of the premises warrant and well forever
 defende the title to the above described and hereby gran-
 ted premises unto the said George F. Leary His heirs
 and assigns from and against themselves and all
 and every person claiming or holding under them
 the said James H. & Eliza Hine And also against
 the lawfull title claim or demand of all and every
 person or persons whomsoever claiming or holding
 by from or under the Government of the United
 States In Testimony Whereof The said James H.
 Hine and Eliza Hine His wife have hereunto
 subscribed their names and affixed their seals the day
 and year above written Signed Sealed and Delivered in
 the presence of 3 James H. Hine (Sd)
 Samuel M. Malone E. C. Hine (Sd)
 C. Edmond

The State of Alabama } Thomas B. Tynes Judge of Probate for said
 Sumner County } County hereby certify that James H. Hine & Eliza
 Hine his wife whose names are signed to the foregoing conveyance and
 who are known to me acknowledged before me this day their being infor-
 med of the contents of the conveyance they executed the same voluntarily
 on the day the same bears date Given under my hand this 2 day of Sept
 1861 Thomas B. Tynes Judge
 of Probate for said Sumner County
 hereby certify that the foregoing deed was filed in my office for
 record on the 2d day September 1861 and duly recorded the 7th day of
 January 1862 in Deed Book No. 10 Pages 594 & 595.

Test Thomas B. Tynes Judge of Probate

Joseph M. Pitty & wife } This Indenture made the twenty third day of
 To 3 (Recd) September in the year one thousand eight hundred
 Cyrus Bonamant and sixty one between Joseph M. Pitty
 and Nicholas B. Wallace and American N. Pitty His wife of the County of Sumner in the State
 of Alabama of the one part and Cyrus Bonamant and Nicholas
 B. Wallace of the other part Witnesseth That the said Joseph M.
 Pitty and American N. Pitty for and in consideration of the sum of
 five thousand and five hundred \$5500 Dollars to them in hand paid
 the receipt whereof is hereby acknowledged have this day given granted sold
 aliened conveyed enforced released and confirmed and by these presents
 do give grant bargain sell alien enforce release convey and confirm
 unto the said Cyrus Bonamant and Nicholas B. Wallace all that
 certain tract of land lying and being in the County of Sumner and
 State of Alabama and more and described as follows viz
 The West Half and the West Half of the South East quarter of
 Section Number thirty three (33) of Township Number two (2) of Range Num-
 ber six (6) north Ten (10) off the south east corner of the north East part of Grant
 Number Section Number thirty two (32) of Township two (2) of Range six (6) north
 by a line to be run west to Elk River fractional Section four (4) north of
 Elk River of Township two (2) of Range six (6) north containing in the whole
 four hundred and sixty seven and thirty nine hundredths of an acre
 And the South Half of the West Half of the North East quarter of Section
 Number thirty three (33) of Township two (2) of Range six (6) north containing 39 1/2 acres
 To have and to hold the above described tract or parcels of land unto the
 tenants and appurtenances thereto belonging or in any wise appertaining
 unto the said Cyrus Bonamant and Nicholas B. Wallace their heirs and
 assigns forever And the said Joseph M. Pitty and American N. Pitty
 for themselves their heirs executors and administrators do hereby and
 in consideration of the premises warrant and well forever defende
 the title to the above described and hereby granted premises unto
 the said Cyrus Bonamant and Nicholas B. Wallace their
 heirs and assigns from and against themselves and all
 and every persons claiming or holding under them the said Joseph
 M. Pitty and American N. Pitty and also against the lawfull title

Tell claim or demand of all and every person or persons claiming or holding by grant or under the Government of the United States. In testimony whereof, The said Joseph M. Petty and America R. Petty hereto subscribed their names and affix their seals the day and year above written Signed sealed and Delivered in the presence of

Joseph M. Petty
America R. Petty

The State of Alabama } I John Timentine acting justice of the peace.
Camden County } in and for said County hereby certify that Joseph M. Petty and America R. Petty his wife whose names are signed to the foregoing conveyance and who are known to me acknowledged before me this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date herein under my hand this 28 day of September 1861.

John Timentine J.P.

The State of Alabama } I Thomas G. Tyner Judge of the
Camden County } Probate Court of said County hereby certify that the foregoing Deed was filed in my office for record on the 28th day of November 1861 and was duly recorded on the 8th day of January 1862 in Record Book No 10 Page 595 & 596.

Test Thomas G. Tyner Judge

John A. Johnson Administrator }
To J. Deeds }
John D. Mason }
Whereas by a decree of the Probate Court of Camden County State of Ala.

made made and entered of record on the 8th day of April 1861 John A. Johnson as the Administrator de bonis non of the Estate of Edward Tamm de did on the 20th day of May 1861 in pursuance of the decree of said Probate Court expose to public sale at the Court House in the town of Athens in the County of Camden State of Alabama after giving the notice required by law the following described land belong to the estate of the said Edward Tamm to wit the north half of the north East quarter of section two Township four Range six (also the east half of the south East quarter of section thirty five Township three Range six containing one hundred and sixty acres. And whereas one John D. Mason was on that day bid the sum of fifteen hundred and twenty five Dollars for the whole of the above described land and said sum being the highest sum bid therefore the same was sold off and charged up to the said Edward Tamm whereas the said John A. Johnson as the Administrator of said estate within the time prescribed by law report the sale of said land to the said Court the said Probate Court much by the Judge of the Probate Court of said County of Camden was in all things confirmed. And whereas further the said Probate Court on the third day of December 1861 decreed and ordered that the said John A. Johnson as the Administrator de bonis non of the said Edward Tamm de do

should make execute and deliver to the said John D. Mason a Deed for the said lands above described. And therefore the said John A. Johnson as the Administrator de bonis non of Edward Tamm de in pursuance of the decrees and orders of said Court and in consideration of the said sum of fifteen hundred and twenty five Dollars to me as the Administrator of said estate paid by the said John D. Mason the receipt whereof I as the Administrator of said estate hereby acknowledge. do as hereunto bargain sell alien use off and convey and by these presents do bargain sell alien use off and convey unto the said John D. Mason his heirs and assigns forever all that title interest and claim in law or equity which the said Edward Tamm in his lifetime in his estate since his death or which is in me as the Administrator of said estate and also all the right title claim interest and demand whatever which the said John A. Johnson as the Administrator of said estate might could or should convey under and by virtue of the decrees and orders of said Court in and to the following described tract or parcel of land situated in the County of Camden State of Alabama and known and described as follows to wit The north half of the north East quarter of section two Township four Range six, also the east half of the south East quarter of section thirty five Township three Range six containing one hundred and sixty acres to have and to hold the above described land unto the said John D. Mason his heirs and assigns forever. And I the said John A. Johnson as the Administrator of said estate for myself as such the said Edward Tamm de and his heirs and assigns forever defend unto the said John D. Mason his heirs and assigns forever to the full extent of the decrees and orders of said Court or that I can or should under and by virtue of the decrees and orders of said Court and all of which I hereby do and convey as fully as I should or can in I hereby intend to do. In witness whereof I have unto signed my name and affix my seal this the fifth day of December 1861.

John A. Johnson

State of Alabama } I Thomas G. Tyner Judge of the Probate Court of
Camden County } said County hereby certify that John A. Johnson whose name is signed to the foregoing Deed and who is known to me acknowledged before me on this day that being informed of the contents of the said conveyance he executed the same voluntarily on the day the same bears date. Signed under my hand this 5th day of December 1861.

Thomas G. Tyner Judge

I Thomas G. Tyner Judge of the Probate Court of Camden County hereby certify that the foregoing Deed was filed in my office for record on the 8th day of December 1861 and was duly recorded on the 8th day of January 1862 in Record Book No 10 Page 595 & 596.

Test Thomas G. Tyner Judge

John Jackson This Indenture made this twentieth day of December in the year one thousand eight hundred and sixty one, between Benjamin W. Maclin and Ann Eliza Maclin his wife of the County of Limestone in the State of Alabama of the one part and John Jackson of the other part, Witnesseth that the said Benjamin W. Maclin and Ann Eliza Maclin his wife for and in consideration of the sum of twenty two hundred and fifty dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted sold aliened conveyed released conveyed and confirmed and by these presents do give grant bargain sell alien convey release convey and confirm unto the said John Jackson all that certain lot or parcel of land lying and being in the county and State aforesaid and known in the plan of the Town of Athens as lot number nine and ten and so much of lot number eleven and twelve as lie each of a fence running at the south east corner of the Methodist Church and running south and a half lot number eleven and twelve to the street leaving the public square at the north east corner of said square and running east, together with a lot number twelve as has heretofore been decided to the Methodist Church and also excepting lot (part) commencing at the south east corner of the Methodist Church lot running each ten feet thence north to the public street thence south to the north eastern boundary of said Church lot. To have and to hold the above described lot or parcels of land with the tenements and appurtenances thereunto belonging or in anywise appertaining unto the said John Jackson his heirs and assigns forever and the said Benjamin W. Maclin and Ann Eliza Maclin his wife do hereby and in consideration of the premises, present and future defend the title to the above described and hereby granted premises unto the said John Jackson his heirs and assigns forever and against all and every person or persons claiming or holding under them the said Benjamin W. Maclin and Ann Eliza Maclin his wife do hereby and against the lawful title claim or demand of all and every person or persons whomever claiming or holding by force or under the Government. In Testimony Whereof the said Benjamin W. Maclin and Ann Eliza Maclin his wife have hereunto subscribed their names and affixed their seals this day and year first above written. Signed sealed and delivered in the presence of

The State of Alabama
Limestone County

Ben W. Maclin
Ann E. Maclin

I Thomas S. Tyson Judge of the Probate Court of said County hereby certify that Benjamin W. Maclin and Ann Eliza Maclin whose names are signed to the within conveyance and who are themselves acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 27th day of December A.D. 1861.

Thomas S. Tyson Judge

I Thomas S. Tyson Judge of the Probate Court of Limestone County hereby certify that the foregoing Deed was filed in my office for Record on the 10th day of December 1861 and was duly recorded in Deed Book No 10 Page 598 on the 10th day of January 1862.

John Thomas S. Tyson Judge

John Jackson This Indenture made and entered into on this the 22nd day of January A.D. 1861 between S. B. Riley and Elizabeth Riley his wife of the County of Limestone in the State of Alabama of the one part and Francis Ann Vanhooker of the other part, Witnesseth that the said S. B. Riley and Elizabeth Riley his wife for and in consideration of the sum of three hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted sold alien conveyed released conveyed and confirmed and by these presents do give grant bargain sell alien convey release convey and confirm unto the said Francis Ann Vanhooker all that certain lot or parcels of land lying and being in the county and State aforesaid and known in the plan of the Town of Athens as lot number nine and ten and so much of lot number eleven and twelve as lie each of a fence running at the south east corner of the Methodist Church and running south and a half lot number eleven and twelve to the street leaving the public square at the north east corner of said square and running east, together with a lot number twelve as has heretofore been decided to the Methodist Church and also excepting lot (part) commencing at the south east corner of the Methodist Church lot running each ten feet thence north to the public street thence south to the north eastern boundary of said Church lot. To have and to hold the above described lot or parcels of land with the tenements and appurtenances thereunto belonging or in anywise appertaining unto the said Francis Ann Vanhooker her heirs and assigns forever and the said S. B. Riley and Elizabeth Riley his wife for themselves their heirs and assigns forever and in consideration of the premises present and future defend the title to the above described and hereby granted premises unto the said Francis Ann Vanhooker her heirs and assigns forever and against all and every person or persons claiming or holding under them the said S. B. Riley and Elizabeth Riley his wife and also against the lawful title claim or demand of all and every person or persons claiming or holding under the Government of the United States. In Testimony Whereof the said S. B. Riley and Elizabeth Riley his wife have hereunto subscribed their names and affixed their seals this day and year first above written.

S. B. Riley
Elizabeth Riley

Francis Ann Vanhooker

The State of Alabama

Limestone County

I personally appeared and depose S. B. Riley an acting Justice of the peace in said County. S. B. Riley and Elizabeth Riley his wife who being sworn to me acknowledged before me that being informed of the contents of the within conveyance they executed the same voluntarily on the day the same bears date, given under my hand and seal this 12th day of Jan 1861.

S. B. Riley & P.

I Thomas S. Tyson Judge of the Probate Court of Limestone County hereby certify that the foregoing Deed was filed in my office for Record on the 20th day of December and was duly recorded on the 9th day of January 1862 in Deed Book No 10 Page 599.

John Thomas S. Tyson Judge

Mary Ann Trafford

To 3 Deed

Mary Ann Trafford

This Indenture made this 22nd day of December in the year one thousand eight hundred and sixty one between Mary Ann Trafford and Francis Ann Vanhooker of the County of Limestone in the State of Alabama of the one part and Francis Ann Vanhooker of the other part, Witnesseth that the said Mary Ann Trafford and Francis Ann Vanhooker for and in consideration of the sum of Eight hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted sold aliened conveyed released conveyed and confirmed and by these presents do give grant bargain sell alien convey release convey and confirm unto the said Francis Ann Vanhooker the following pieces of land lying and being in the County of Limestone and State of Alabama, to wit the south half of the lot number nine and ten and fifty feet of the north part of lot number

Poor Copy

To have and to hold the above described lots or parcels of land with the improvements and appurtenances thereto belonging or in any wise appertaining unto the said Madison Thompson, heirs and assigns forever. And the said Alexander Teaford and William Teaford for themselves their heirs and assigns or administrators do hereby and in consideration of the premises promise and will forever defend the title to the above described and hereby granted premises unto the said Madison Thompson, heirs and assigns, him and against themselves and all and every person claiming or holding under them the said Alexander Teaford and his wife Mary Teaford and also against the lawful title claim demands of all and every person or persons whatsoever claiming or holding by from or under the Government of the United States. The testimony whereof, the said Alexander Teaford and William Teaford have hereunto subscribed their names and affixed their seals the day and year above written.

A Teaford
 William Teaford

Signa Sealid and Delivered in presence of

The State of Alabama, I Thomas & Tyus Judge of the Probate Court of said County, hereby certify that Alexander Teaford and William Teaford his wife or those names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day that being in presence of the contents of the conveyance. They executed the same voluntarily, the day the same bears date, in my hand this 25th day of December 1861.

Thomas & Tyus Judge

I Thomas & Tyus Judge of the Probate Court of said County, hereby certify that the foregoing deed was filed in my office for record on the 24th day of December 1861 and was duly recorded on the 9th day of April 1862 in Record Book No. 11 Page 600.

Thomas & Tyus Judge

James C. Malone & Wife
 To & Recd
 The said Alexander Teaford and William Teaford on the 25th day of December 1861 in the presence of the said Thomas & Tyus Judge of the County of Elberta in the State of Tennessee. And the said James C. Malone of the County of Elberta State of Tennessee of the one part. Witnesseth that the said William Teaford and Susan S. his wife for and in consideration of the sum of Five hundred Dollars to them in hand paid the receipt whereof as being acknowledged here this day given grant is sold aliened conveyed and confirmed unto the said James C. Malone all that certain tract of land lying and being in the County of Elberta and State of Tennessee and more fully described as the North East quarter of Section 5 Township 3 North Range 10 East Containing one hundred and sixty Acres more or less. To have and to hold the above described tract of land with the improvements and appurtenances thereto belonging or in any wise appertaining unto the said James C. Malone, heirs and assigns forever. And the said William Teaford and Susan S. his wife for it and their heirs and assigns or Executors and administrators do hereby and in consideration of the premises promise and will forever

defend the title to the above described and hereby granted premises unto the said James C. Malone, heirs and assigns forever and against them and all and every person claiming or holding under them the said William Teaford and Susan S. his wife and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by from or under the Government of the United States. The testimony whereof, the said William Teaford and Susan S. his wife hereunto subscribed their names and affixed their seals the day and year above written. Signa Sealid and Delivered in presence of

William Teaford
 Susan S. Teaford

The State of Alabama, I Thomas & Tyus Judge of the Probate Court of said County, hereby certify that William Teaford and Susan S. his wife whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day that being in presence of the contents of the conveyance they executed the same voluntarily, on the day the same bears date, in my hand this 25th day of December 1861.

Thomas & Tyus Judge

I Thomas & Tyus Judge of the Probate Court of said County, hereby certify that the foregoing deed was filed in my office for record on the 25th day of December 1861 and was duly recorded on the 13th day of January 1862 in Record Book No. 11 Page 601.

Thomas & Tyus Judge

John A. & M. S. Hayes
 To & Recd
 The said Alexander Teaford and William Teaford on the 25th day of December 1861 in the presence of the said Thomas & Tyus Judge of the County of Elberta in the State of Tennessee. And the said John A. & M. S. Hayes of the one part. Witnesseth that the said Alexander Teaford and William Teaford for and in consideration of the sum of Five hundred Dollars to them in hand paid the receipt whereof as being acknowledged here this day given grant is sold aliened conveyed and confirmed unto the said John A. & M. S. Hayes all that certain tract of land lying and being in the County of Elberta and State of Tennessee and more fully described as the North East quarter of Section 5 Township 3 North Range 10 East Containing one hundred and sixty Acres more or less. To have and to hold the above described tract of land with the improvements and appurtenances thereto belonging or in any wise appertaining unto the said John A. & M. S. Hayes, heirs and assigns forever. And the said Alexander Teaford and William Teaford do hereby and in consideration of the premises promise and will forever

The State of Alabama & I Samuel P. Tammey a Justice of the peace for the County of Limestone County & I John M. W. & Mary A. W. who are now signed to the foregoing Deed or Conveyance and who are acknowledged before me on this day that being informed of the contents of the said Deed or Conveyance they executed the same voluntarily on the day the same bears date hereunder my hand and seal this 24 day of January A.D. 1862

Samuel P. Tammey J.P.

I Thomas & Tynes Judge of the Probate Court of Limestone County, Ala. Certify that the foregoing Deed was filed in my Office for record on the 21st day of January 1862. And was duly recorded on the 24th day of January 1862. In Deed book No. 11 Page 65 & 66

Test Thomas & Tynes Judge

Joseph Tammey and Wife

To & Recd

James Jackson

This Indenture made this 28 day of January in the year one thousand eight hundred and sixty one between Joseph Tammey and Margaret Tammey his wife of the County of Limestone in the State of Alabama of the one part and James Jackson of the other part Witness that the said Joseph Tammey and Margaret Tammey his wife for and in consideration of the sum of Seventy five dollars & 80 cts in hand paid the receipt whereof is hereby acknowledged have then day given granted bargained sold aliened conveyed released confirmed and by these presents do give grant bargain sell alien convey release convey and confirm unto the said James Jackson all that certain tract of land lying and being in the County of Limestone and State of Alabama and known as a portion of the said West quarter of the said East quarter of Section No 9 Twp 10 N Range 10 E 1st Meridian containing land more or less according to the north end of said quarter. To have and to hold the above described tract or parcel of land unto the said James Jackson his heirs and assigns forever and the said Joseph Tammey and Margaret Tammey his wife themselves their heirs and assigns do hereby and do hereby acknowledge the premises and do hereby defend the title to the above described and hereby granted premises unto the said James Jackson his heirs and assigns forever and against themselves and all and every person claiming or holding under them the said Joseph Tammey and Margaret Tammey his wife and also against the lawful title claim or demand of all and every person or persons who now or hereafter claim or hold under the government of the United States. In testimony whereof the said Joseph Tammey and Margaret Tammey his wife have hereunto set their hands and seals the day and year first above written.

Test Thomas & Tynes Judge

Test Thomas & Tynes Judge

Test Thomas & Tynes Judge

The State of Alabama & I John M. W. & Mary A. W. who are now signed to the foregoing Deed or Conveyance and who are acknowledged before me on this day that being informed of the contents of the said Deed or Conveyance they executed the same voluntarily on the day the same bears date hereunder my hand and seal this 19th day of February A.D. 1862

Thomas & Tynes Judge

and on the same date, on the day the same bears date hereunder my hand and seal this 24 day of January 1862

Test Thomas & Tynes Judge

I Thomas & Tynes Judge of the Probate Court of Limestone County, Ala. Certify that the foregoing Deed was filed in my Office for record on the 21st day of January 1862. And was duly recorded on the 24th day of January 1862. In Deed book No. 11 Page 65 & 66

Test Thomas & Tynes Judge

John Tammey

To & Recd

Robert & Merdum

This Indenture made this the eighteenth day of February in the year one thousand eight hundred and sixty one between John Tammey and Susan O. Tammey of the County of Limestone in the State of Alabama of the one part and Robert & Merdum of the other part Witness that the said John Tammey and Susan O. Tammey for and in consideration of the sum of seven hundred and fifty dollars to them in hand paid the receipt whereof is hereby acknowledged have then day given granted bargained sold aliened conveyed released confirmed and by these presents do give grant bargain sell alien convey release convey and confirm unto the said Robert & Merdum all that certain parcel of land lying and being in the County of Limestone in the State of Alabama and known as the town of Athens as laid out by the said John Tammey and Susan O. Tammey and to hold the above described tract or parcel of land unto the said Robert & Merdum their heirs and assigns forever and the said John Tammey and Susan O. Tammey for themselves their heirs and assigns do hereby and do hereby defend the title to the above described and hereby granted premises unto the said Robert & Merdum their heirs and assigns forever and against themselves and all and every person claiming or holding under them the said John Tammey and Susan O. Tammey. And also against the lawful title claim or demand of all and every person or persons who now or hereafter claim or hold under the government of the United States. In testimony whereof the said John Tammey and Susan O. Tammey have hereunto set their hands and seals the day and year first above written.

Signed Sealed and Delivered

In presence of

John Tammey
Susan O. Tammey

The State of Alabama & I Thomas & Tynes Judge of the Probate Court of Limestone County, Ala. Certify that the foregoing Deed was filed in my Office for record on the 18th day of February 1862. And was duly filed for record on the 20th day of February 1862 by Deed book No. 11 Page 65 & 66

Thomas & Tynes Judge

I Thomas & Tynes Judge of the Probate Court of Limestone County, Ala. Certify that the foregoing Deed was filed in my Office for record on the 18th day of February 1862. And was duly filed for record on the 20th day of February 1862 by Deed book No. 11 Page 65 & 66

Thomas & Tynes Judge

C. A. Masenbury and Wife } This Indenture made this the sixteenth day of January in the year
 1862
 Charles H. Jones } One thousand Eight hundred and sixty two between C. A. Masenbury
 and Rebecca Masenbury his wife, of the County of Limestone and
 State of Alabama of the one part and Charles H. Jones of the other part. Whereby it is
 That the said C. A. Masenbury and Rebecca Masenbury for and in consideration
 of the sum of Twenty five Dollars to them in hand paid the receipt whereof is hereby
 acknowledged. Have this day given granted bargained sold aliened conveyed release and
 confirmed and confirmed And by these presents do give grant bargain sell alien
 convey release convey and confirm unto the said Charles H. Jones. All that certain
 parcel or tract of land lying and being in the County of Limestone and State of
 Alabama. And more or less as follows. One half of the North East quarter
 of the North East quarter of Section Four in Township One and Range Four West
 (except the corner off of the west end) commencing at the North East corner of said
 quarter at a rock and running thence with C. A. Masenbury line to
 C. H. Jones line thence to a corner State near the South West corner of said Jones
 land thence containing Twenty Acres more or less. To have and to hold the
 above described land. One half of said parcel or tract of land with
 the tenements and appurtenances thereto belong or in anywise appertaining unto
 the said Charles H. Jones his heirs and assigns forever. And the said C. A. Masenbury
 and Rebecca Masenbury for their heirs and assigns forever. And the said C. A. Masenbury
 and Rebecca Masenbury do hereby warrant and defend the title to
 the above described and hereby granted premises unto the said Charles H. Jones
 his heirs and assigns forever. And against all claims and demands of all and any
 person or persons claiming or holding under them the said C. A. Masenbury and Rebecca
 Masenbury. And also against the lawful title claim or demand of all and any
 person or persons claiming or holding by force or under the government.
 In testimony whereof the said C. A. Masenbury
 and Rebecca Masenbury have hereunto subscribed their names and affixed their
 seals this day and year above first written.

State of Alabama }
 Limestone County }

C. A. Masenbury
 Rebecca Masenbury

J. H. Westmoreland, and acting Justice of the Peace in
 and for said Limestone County. Do hereby certify that C. A. Masenbury and Rebecca
 Masenbury have appeared before me and signed to the foregoing conveyance and the in-
 struments to me acknowledged before me on this day that being informed of the
 contents of the conveyance they executed the same voluntarily on the day the
 same bears date. Given under my hand and seal this the 16th day of
 January 1862.

J. H. Westmoreland J. P.

J. Thomas & Sons Image of the Probate Court of Limestone County. Do hereby
 certify that the foregoing Deed was filed in my office for record on
 the 18th day of February 1862 And was duly recorded on the 26th day
 of February 1862. Low Price Book No 10 Page 615

J. Thomas & Sons Image

Louis L. Walker } The State of Texas County of Jefferson
 J. J. Walker } To know all men by these presents that I Louis L.
 do hereby and by these presents appoint nominate and constitute
 S. J. Walker of the County and State aforesaid to be my true
 and lawful agent and Attorney in fact for the transaction
 of the following business to wit in the States of Tennessee
 Mississippi and Alabama. In the County of Shelby in the
 State of Tennessee for me and in my name place and stead
 to collect a certain note for the sum of fourteen hundred
 dollars which is now due to the said Louis L. Walker to-
 gether with interest thereon which said note has been protested
 which said note is due to said Louis L. Walker from me
 Warren and is now in the hands of C. W. Fowler
 of said said State and County and for the payment of which
 said note a certain tract or parcel of land in said State
 of Tennessee is liable and bound and in case said tract
 or parcel of land shall be sold for the purpose of dis-
 charging said debt then and in that event my said
 Attorney S. J. Walker is hereby fully empowered to his
 heirs and assigns or to appoint and suitable person to act
 in his stead for that purpose. And my said Attorney is hereby
 further authorized to collect and receipt for any other money
 which may be due to me in the said State and County and to
 buy sell or dispose of any and all lands in which I may
 be interested and to execute and receive in my name all
 deeds therefor. And my said Attorney is further authorized
 to receive and receipt for any and all moneys which may
 be due and owing to me in the State of Mississippi. And
 my said Attorney is hereby further authorized to sell and
 dispose of my entire interest in a certain house and lot
 belonging to the Estate of my father James L. Walker deceased
 situated in the Town of Morrisville in the State of Alabama
 and County of Limestone and in my name to execute all
 necessary deeds therefor to receive the proceeds of said sale and
 to collect my portion of all rents which may be due upon
 said house and lot and to receipt for the same, of which said
 house and lot R. B. Peoples is at present and has been
 heretofore the agent. And my said Attorney is hereby further
 empowered to appoint and constitute any person or persons
 as Attorney to transact any business of said business which
 he may deem proper and for my best interest and to pay
 out all sums of money which may be necessary in the law-
 ful transaction of my said business. And I hereby fully rat-
 ify and confirm all the acts of my said Attorney done in
 the premises according to this power as fully as if I myself
 were personally present and acting. And I hereby bind myself

executors and Administrators to ratify and confirm the same.

In testimony whereof I hereunto set my hand and seal for a seal this twenty fourth day of September of A.D. 1861.

All interlineations and erasures herein made before signing.

Signed Seals and delivered in presence of
 Attest
 Dennis L. Walker

Davis French

John French Jr

The State of Texas } This day personally appeared before
 County of Jefferson } undersigned Chief Justice of Jefferson
 County & Judge of the County Court of said County Dennis L.
 Walker to me known and after signing the foregoing Power
 of Attorney in my presence acknowledged the same to be his
 act and deed for the purposes & objects therein specified.

In testimony whereof I have hereunto set my hand
 and seal of office this 23rd day of September
 A.D. 1861. Chief Justice.

The State of Texas } I see W. A. Bryan Clerk of the County
 County of Jefferson } Court of said County do hereby certify
 that W. A. Bryan is the duly commissioned and qualified Chief
 Justice of said Jefferson County & Judge of the County Court
 it being a Court of Record and that all his acts and
 deeds at this date are entitled to full faith & credit.

In testimony whereof I have hereunto set my official
 seal and signature this 23rd day of September A.D. 1861

The State of Mississippi } I Eli Phillips Clerk of the Probate
 Itanamba County } Court of said County hereby certify that
 the foregoing Power of Attorney was filed in my
 Office on the 21st day of January A.D. 1862 and that the same
 has been duly recorded in Book of Mortgages &c No 1 in Pages
 227, 228 & 229.

In witness whereof I have hereunto set my official
 seal and signature this 21st day of January
 A.D. 1862. Eli Phillips Clerk

I Thomas C. Tyus Probate Judge of Limestone County hereby
 certify that the foregoing Power of Attorney was filed in
 my Office for Records on the 4th day of March 1862, and duly
 recorded the same day in Deed Book No 10 Pages 617 & 618.

In witness whereof I have hereunto set my official
 seal and signature this 4th day of March A.D. 1862.

Thomas C. Tyus Judge

Robert B Ramsey } This Indenture made this fifth day of March
 To } Des left } Am thousand eight hundred and sixty two between Robert
 Mariah M Ramsey } B Ramsey of the County of Limestone and State of Alabama
 of the one part, and his wife Mariah M Ramsey of said State and
 County of the other part. - Witnesseth that the said Robert B Ram-
 sey as well for and in consideration of the natural love and
 affection which he the said Robert B Ramsey hath and beareth unto
 the said Mariah M Ramsey, as also for the better maintenance and
 support of the said Mariah M Ramsey and also the further sum
 of twenty dollars in hand paid by the said Mariah M Ramsey to
 the said Robert B Ramsey the receipt whereof is hereby acknowledged
 at and before the signing, sealing and delivering of these pres-
 ents hath given, granted, conveyed and confirmed unto the
 said Mariah M Ramsey her heirs and assigns the following property
 both real, personal and movable all my inter stock of horses
 two in number with their future increase, my inter stock of
 Cattle four in number with their future increase, my inter stock
 of hogs about ten in number with their future increase, my
 inter stock of sheep two in number with their future increase
 all my household and kitchen furniture of every kind and dis-
 cription, all my plantation tools, farming utensils and gear
 and articles of every kind and description whatever, all the
 corn, fodder and oats that is now in the premises and ready
 for use, and my inter tract or parcel of land situated lying
 and being in the County of Limestone and State of Alabama
 known and described as being all that tract lying east of
 Limestone Creek of the South East quarter of Section eleven, in
 Township No 1 of Range three West, together with all and singular
 the hereditaments and appurtenances therunto belonging or in any
 wise appertaining; and the revenues and revenues, remainder and
 remainder, rents, issues and profits thereof, and all the estate, right,
 title, interests property, claim and demands whatsoever of him the
 said Robert B Ramsey of or to the said land, tenements and prem-
 ises, and of or to every part and parcel thereof, with their
 and every of their appurtenances. To have and to hold the said
 land, tenements, hereditaments, and all and singular, the premises
 hereby granted, conveyed and confirmed, mentioned, intended as
 to be, with their and every of their appurtenances, unto the said
 Mariah M Ramsey her heirs and assigns, to the only proper
 use and behoof of her the said Mariah M Ramsey her heirs and
 assigns forever, and the said Robert B Ramsey for himself his
 heirs, executors and Administrators doth covenant, grant and agree
 to and with the said Mariah M Ramsey her heirs and assigns, shall
 and lawfully may, from time to time, and at all times hereafter,
 lawfully and quietly have, hold, use, occupy, possess, and enjoy
 the said lands, tenements, hereditaments and premises hereby
 granted and confirmed, with their and every of their appurtenances.

tenances, free, clear and fully discharged, or well and sufficient-ly saved, kept harmless, and indemnified of, from and against all former and other gifts, grants, bargains, sales, jointures, devises and estates, and of, from and against all former and other titles, troubles, charges and incumbrances whatsoever, has done or suffered to be had, made, done or suffered, by him the said Robert C. Ramsey, his heirs, assigns or any other person or persons lawfully claiming or to claim by, from, or under him, them, or any of them. This Instrument is witnessed above the thirty-sixth line in the road (being) before signing, sealing and delivering of this Instrument -

In witness whereof, I have hereunto set my hand and seal this fifth day of March one thousand eight hundred and sixty-two -

Robert C. Ramsey

Witnessed, sealed and delivered in the presence of
John W. Puckett
John H. Lock

The State of Alabama: I Thomas C. Tynes Judge of the Probate Court of said County hereby certify that Robert C. Ramsey whose name is signed to the foregoing Deed of Gift and who is known to me, acknowledged before me on this day that being informed of the contents of the same he executed the same voluntarily in the day the same bears date. Given under my hand this 7th day of March A.D. 1862.

Thomas C. Tynes Judge

I Thomas C. Tynes Probate Judge of Limestone County hereby certify that the foregoing Deed of Gift was filed in my Office for record on the 7th day of March 1862, and was duly recorded the 8th day of March 1862 in Deed Book No 10 Pages 609 + 610 -

Test Thomas C. Tynes Judge P.C.

Thomas C. Martin and Wife

To Have

Elizabeth P. Cantelero

This Indenture made on the 24th day of November in the year one thousand eight hundred and sixty-two between Thomas C. Martin and Elizabeth Martin his wife of the one part and Elizabeth P. Cantelero of the other parts all of the County of Limestone and State of Alabama. Witnesseth, that the said Thomas C. Martin and Elizabeth his wife for and in consideration of the sum of two hundred and fifty-four Dollars to them and their heirs paid the receipt whereof is hereby acknowledged has this day given granted, bargained, sold, conveyed and confirmed unto the said Elizabeth P. Cantelero a certain tract or lot of land lying and being in the County of Limestone and State of Alabama. Known and described as a part of the South-east Corner, North-west quarter of Section Twenty Nine (29) Township and 1 Range (4) North beginning

at a Stake or rock (planted) fourteen rods North of the Corner of the South east and North west quarter of Section Twenty Nine running Thence North (and the dividing line) Twenty four rods to a Stake or rock Thence due North Twenty seven rods and two links to a Stake or rock Thence North to the line of the right of way claimed by the Tennessee and Alabama Rail Road Thence South by each along said line of way twenty seven rods and one link of a way to a Stake or rock Thence North fifty degrees east two rods to the beginning containing three acres and 5/8 of an acre more or less. The said lot being contiguous or near to the Limestone Station to have and to hold the above described tract of land unto the said Elizabeth P. Cantelero and her heirs forever and assigns forever and the said Thomas C. Martin and Elizabeth Martin his wife for them selves their heirs assigns and administrators to have and in consideration of the premises now made, and forever defend the title to the above described and hereby granted premises unto the said Elizabeth P. Cantelero her heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Thomas C. Martin and Elizabeth his wife and also against the lawful title claims or demands of all and every person or persons whatsoever, in testimony whereof, the said Thomas C. Martin and Elizabeth his wife have hereunto subscribed their names and affixed their seals the day and year above written.

Thomas C. Martin
Elizabeth Martin

State of Alabama
Limestone County

I A. H. Westmelande an acting Justice of the Peace in and for said County hereby certify that the said Thomas C. Martin and Elizabeth Martin whose names are signed to the within Indenture and who are known to me, acknowledged before me that being informed of the contents of the Indenture they executed the same voluntarily on the day the same bears date. Given under my hand and seal this 27th day of December 1862.

A. H. Westmelande J.P.

I Thomas C. Tynes Judge of the Probate Court of Limestone County hereby certify that the foregoing Deed was filed in my Office for record on the 14th day of March 1862 and was duly recorded on the 15th day of March 1862 in Deed Book No 10 Pages 610 + 611

Test Thomas C. Tynes Judge P.C.

Arthur C. McCann and Wife

To Have

James M. McCann

This Indenture made this the twentieth day of January one thousand eight hundred and sixty-two between Arthur C. McCann one of the parties and James M. McCann of the other parts. Witnesseth that the said Arthur C. McCann for and in consideration of the sum of three hundred and ten dollars, three hundred and ten to be paid in hand, three hundred and ten to be paid on the twenty-fifth day of January Eighteen hundred and sixty-two three hundred and ten to be paid on the twenty-fifth of November Eighteen hundred and sixty-two and the receipt whereof is hereby acknowledged has this day given granted, bargained, sold, conveyed and confirmed unto the said James M. McCann all that certain tract or parcel of land lying and being in the County of Limestone

and State of Alabama well described as follows to wit the first half
of the North west quarter of Section One twenty five Township One
Three Range One Six west Containing Eighty Acres. Also a part of the
west half of the South east quarter of Section One twenty five Town-
ship One Three Range Six west Containing twenty acres Commencing
sixty poles from the Corner stake of the South west Corner of the above
described land to the forty poles mark and eighty poles long plus all
of the South west quarter of Section One twenty five Township One
Range Six west Containing One hundred and fifty nine and sixty
hundredths of an acre. To have the above described tract or parcels
of land with the improvements and appurtenances thereto belonging
or in anywise appertaining unto the said Thomas M. McClellan
for himself his heirs and assigns forever and the said John L. McClellan
John himself his heirs and assigns and administrators as such and in con-
sideration of the premises do warrant and well forever defend the title to
to the above described and fully granted premises unto the said Thomas
M. McClellan his heirs forever and against himself and all and every
person claiming or holding or holding under them the said John
L. McClellan and also against the lawful title claim or demand
of all and every person or persons themselves claiming or holding by
claim or under the Government of the United States. In testimony
whereof the said John L. McClellan President and under his hand
and after his said the day and date above written

State of Alabama
Limestone County

Before me Richard Henderson an acting Justice of the Peace in and for said County and State personally appeared Rufus O. McLemore & wife McLemore Thelma and acknowledged that they signed and acknowledged the within deed to James M. McLemore on the day within and for the purposes within specified.

R. Henderson J. P.

A. C. McCormack
Lydia S. McCormack

I Thomas J. Trine Judge of the Probate Court of Harrison County
hereby certify that the above record was filed in my office for record
and on the 12th day of March 1862 and was duly recorded and on
the 26th of March 1862 and said Book Vol 10, Pages 611, 612

Tuck Thomas & Sons Ltd

James M. Gento

To 3 Roads

William E. Long

10. E. Yorks } This Indenture made the 27th day of March in the year one
thousand Eight hundred and eighty two. Between James W. Yorks of the County of
Lincoln in the State of Alabama of the one part and William
E. Yorks of the other part witnesses that the said James W. Yorks for
and in consideration of the sum of ten hundred and twenty five Dollars
to him in hand paid the receipt whereof is hereby acknowledged that this day
given granted bargained sold aliened conveyed allured assured conveyed
and confirmed and by these presents do give grant bargain
sell alien mortgage release convey and convey unto the said

James E. Work - all that Certain Tract of Land lying and being in the County of Hamilton
and State of Alabama and more and descended as follows First the North East quarter
of the North west quarter of Section No twenty four Township Two Range four west Containing
thirty Acres more or less. And also the North west quarter of the North East quarter of
Section 24 Township Two Range Six of the west Containing Forty Acres and more or less
hereinafter of an acre, Containing in all Eighty Acres - In Free and to hold the above
described and Tract or parcel of Land with the tenements appurtenances thereto belong-
ing or in anywise appurtenant unto the said William E. Work his heirs and assigns forever
And the said James W. Work for himself his heirs executor and administrators ... do
administrators doth hereby and do acknowledge of the premises warrant and well forever
defend the above described and hereby granted premises unto the said William E. Work his
heirs and assigns forever and against himself and all and every person claiming or holding
under him the said James W. Work and also against the lawful title claim or demand
of all and every person or persons whatsoever claiming or holding by force or under the
government of the United States In Testimony whereof the said James W. Work
has hereunto subscribed his name and affixed his seal the day and year first in these
Signed Sealed and Delivered
In presence of
James W. Work

In presence of,

James P. Bond

State of Alabama J. J. Thomas & J. J. Thomas Judge of the Probate Court
Limestone County. 30th Limestone County, Ind. Certificate that James W. J. &
Whale Crane is signed to the foregoing Assignment and that he is personally
known to me. Acknowledged before me that being informed of the contents
of the Assignment he executed the same voluntarily on the day the
same bears date; I was under my hand and seal this 27th day of
March A.D. 1862. Thomas & J. J. Thomas Judge

I Thomas S. Tynes Surrogate of the Probate Court of Linn County Iowa hereby certify that the above deed was filed for record in my Office on the 1st day of March 1862 and was duly recorded on the 4th day of April 1862 In Record Book No 10 Pages 612 & 613- Test Thomas S. Tynes Surrogate

West Thomas & James Tracy

Henry A. David admr. } To all whom these Presents may come, I Henry
J. David } A David of Athens in the County of Limestone in
Robert L. David } the State of Alabama, Administrator of John
H. David late of said County deceased intestate and granting Whereas
by an order of the Probate Court of Limestone County held at Athens
in said County on the 27th day of August 1866 I the said Henry
A. David was licensed and empowered to sell and pass deeds to
convey the real estate of the said Jas H. David hereinafter described
and whereas I the said Henry A. David, having given public notice
of the intended sale agreeably to the order and direction of said Court
and having given the bond and taken the oath by law in that order
required previous to fixing upon the time & place of sale, did on the
first day of October 1866 pursuant to the license and notice aforesaid
sell at public auction the real estate of the said Jas H. David

hereinafter described to R. C. David for the sum of Nine hundred dollars, he being the highest bidder therefor. Now therefore know ye, that at the said Henry A. David by virtue of the power and authority in me vested as aforesaid and in consideration of the aforesaid sum Nine hundred dollars to me in hand paid the receipt whereof is hereby acknowledged do hereby grant, bargain, sell and convey unto the said R. C. David his heirs assigns all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama known and described as the South East quarter and East half of the North East quarter of Section sixteen also South East quarter of Section nine also North West quarter of North East quarter of Section Twenty-one, all in Township Three Range five west. To have and hold the above premises to the said R. C. David his heirs and assigns to him and their use and behoof forever And I the said Henry A. David do hereby covenant with the said R. C. David that in pursuance of the license aforesaid I gave public notice of said sale as above set forth.

In Witness Whereof I the said Henry A. David have hereunto set my name and affixed my seal this Twenty fourth day of January One thousand eight hundred sixty two.

Henry A. David (Seal)
The State of Alabama } I, Thomas C. Tynes Judge of the Probate
Limestone County } Court of said County hereby certify that
Henry A. David whose name is signed to the foregoing conveyance and
who is known to me, acknowledged before me on this day, that being
informed of the contents of the conveyance he executed the same
voluntarily on the day the same bears date herein under my hand
this 24th day of January A.D. 1862.

Thomas C. Tynes Judge
I, Thomas C. Tynes Judge of the Probate Court of Limestone County
hereby certify that the within Deed was filed for record in my Office
on the 18th day of March 1862 and was duly recorded on the 5th day
of April 1862 in Deed Book No 10 Pages 614 & 615.

Just Thomas C. Tynes Judge

Robert W. Lewis & wife } This Indenture made this 20th day of January
to 3 Deed } in the Year one thousand eight hundred and sixty
William S. Hargrove } between Robert Lewis & his wife Harriet Jane Lewis of the
County of Limestone in the State of Alabama of the one part, and
William S. Hargrove of the other part - Witnesses that the said
Robert Lewis & Harriet Jane Lewis his wife for and in consideration of
the sum of Three hundred dollars to them in hand paid, the receipt
whereof is hereby acknowledged, have this day given, granted, bargained,
sold, aliened, conveyed, released conveyed and confirmed and by their
present do give, grant, bargain, sell, alien, convey, release convey and
confirm unto the said William S. Hargrove & Mary Ann Hargrove his &
her heirs & assigns all that certain tract or parcel of land lying

being in the County of Limestone State of Alabama known and
described as follows viz, the South west 1/4 of the North West 1/4 of Section
Sixteen Township 1 Range 4 west containing forty acres more or less.
To have and to hold the above described Tract of land with the
incumbrances and appurtenances thereto belonging or in any wise appertaining
unto the said Will S. Hargrove & Mary A. Hargrove his & her heirs and
assigns forever. And the said Robert Lewis & Harriet Jane Lewis his
wife for themselves their heirs executors and administrators do hereby
and in consideration of the premises warrant and well forever dis-
pense the title to the above described and hereby granted premises
unto the said Will S. Hargrove & Mary A. Hargrove his wife his &
her heirs and assigns, from and against themselves and all and every
person or persons claiming or holding under them the said Robert
Lewis & Harriet Jane Lewis his wife and also against the lawful
title claim or demand of all and every person or persons whomsoever
claiming or holding by, from or under the Government of the United
States In Testimony Whereof, the said Robert Lewis & Harriet Jane Lewis
hereunto subscribe their name and affix their seal the day and
year first above written.

R. W. Lewis (Seal)
Harriet J. Lewis (Seal)

The State of Alabama } James A. Henderson acting Justice of
Limestone County } the Peace in and for said County hereby
certify that Robert Lewis & Harriet Jane Lewis his wife whose names
are signed to the foregoing conveyance and who are known to me
acknowledged before me that after being acquainted with the contents
of this conveyance they executed the same voluntarily on the day
the same bears date herein under my hand and seal this the 25th
day of January 1862.

James A. Henderson Justice of the Peace
I, Thomas C. Tynes Judge of the Probate Court of Limestone
County hereby certify that the within Deed was filed for record
in my Office on the 24th day of March 1862 and was duly recor-
ded on the 5th day of April 1862 in Deed Book No 10 Pages
614 & 615.

Just Thomas C. Tynes Judge

John M. Rapall } This Indenture Made this 20th day of September
to 3 Deed } in the Year one thousand eight hundred and sixty-two.
Olga Jane Rapall } between John M. Rapall of the County of Limestone
in the State of Alabama on the one part, and Olga Jane Rapall
of said State County and State of the other part - Witnesses that the said John M. Rapall for and in consideration of the sum
of Two Thousand Dollars to him in hand paid, the receipt where-
of is hereby acknowledged have this day given, granted, sold, aliened,
conveyed, released conveyed and confirmed and by their present do
give, grant, bargain, sell, alien, convey, release convey and confirm unto the

said Eliza Jane Russell all those certain lots of land being and being in the Town of Ashland Alabama and known in the plan of said town as lot No 55 containing one quarter of an acre more or less and that part of lot No 54 and lot No 56 more or less and that part of lot No 57 containing 32 acres more or less conveyed to me on the 3rd day of September 1862 by the Sheriff of Limestone County Alabama to have and to hold the above described lots of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Eliza Jane Russell her heirs and assigns forever And the said John M. Russell for himself his heirs executors and administrators does hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Eliza Jane Russell her heirs and assigns from and against himself and all and every person claiming or holding under him the said John M. Russell and also against the lawful title, claim, or demand of all and every person or persons whomsoever claiming or holding by, from or under the Government of the United States, In Testimony Whereof The said John M. Russell has hereunto subscribed his name and affixed his seal the day and Year above written

John M. Russell
The State of Alabama } I Thomas G. Sykes Judge of the
Limestone County } Probate Court of Limestone County
hereby certify that John M. Russell whose name is signed to the foregoing conveyance and who is known to me, acknowledging before me on this day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date, Given under my hand this 20th day of September 1862
Thomas G. Sykes Judge

I Thomas G. Sykes Judge of the Probate Court of Limestone County hereby certify that the within Deed was filed for record in my office on the 20th day of September 1862 And was duly recorded on the 24th day of September 1862 In Deed Book No 10 Pages 616 & 617
Test Thomas G. Sykes Judge

George Mason } I George Mason a citizen of Limestone County and State
of Alabama do hereby constitute make & appoint James
H. Slop of said County & State my true & lawful agent
& attorney in fact & as such agent & attorney I do hereby authorize
& direct him the said Slop to fully & completely to take charge
of all matters of business owned or transacted by me the said
Mason & as my agent to transact execute & perfect the same in all
respects as I might could would or should do & further authorize
the said Slop as my agent to take charge & possession of all
my property of every kind or description & all my bills, notes &

accounts books & claims of every kind & to do & perform any act in
his judgement necessary to be done I authorize my said agent Slop
to collect all claims & amts & all interest due me from any & all
sources & directions & to execute all papers receipts & vouchers therefor
as fully as I the said Mason should do And full power & authority
to pay & discharge any & all debts charges or liabilities against me the
said Mason which shall be made to appear just right & proper to
him the said Slop & I do hereby confer upon him the said Slop power
& discretion in the settlement of my business matters fully recognizing &
confirming whatever he the said Slop may do in the premises and the
said Slop is hereby fully authorized & empowered to make execute &
deliver all necessary deeds bills of sale receipts or other paper evidence
whereon & whenever proper & necessary & fully in all things & respects to
represent me & to do & perform any & all acts as I might would or could
do and hereby authorizing recognizing & confirming whatever the said
Slop may & shall do touching & concerning my business & rights of
any & all kinds & descriptions whatsoever In witness whereof I have
signed my name & affixed my seal this 11th day of October 1862
Geo Mason Seal

Wm L Walker

Samuel Tanner Jr

Peterson Tanner

I Thomas G. Sykes Judge of the Probate Court
of Limestone County hereby certify that the within Power of Attorney
was filed for record in my office on the 27th day of November 1862
And was duly recorded on the 1st day of December 1862 in Deed
Book No 10 Pages 616 & 617

Test Thomas G. Sykes Judge

The State of Alabama }
Limestone County }
Know all men by these presents that we Peter
Tinsley & William Tinsley have this
day made an agreement to form a partnership under the firm
name and style of Tinsley & Son for the purpose of carrying on the
trade and business of Tanners and Leather Dealers The said partner-
ship to continue for the period of five years But any one of the
partners may withdraw by mutual consent upon giving six months notice
to the other members of the firm It is agreed that all and each
member of firm may use and sign the firm name for the purchase
of hides & skins for Tanning and for all other articles tools oil or
any thing connected with carrying on the business of Tanning and
each member of the firm shall be held equally bound for the pay-
ment of all debts contracted by the firm of Tinsley & Son during
the time they shall respectfully remain in said firm & each
one of us agree to use all of our skill industry and diligence in
carrying on the above business and we further agree that in the pur-
chase of hides & skins that only such price shall be paid for

them as may be agreed upon by all the members of the firm.
 3rd Said firm may extend their business to making of shoes or
 boots; Should they find it more profitable to have their leather
 manufactured into shoes & boots And it is further covenanted and
 agreed that the expenses of said firm shall be equally paid by
 each one of said firm and that all of the profits arising
 from said business of Tanning and Leather dealing shall be
 equally divided between each one of the firm of Wm. R. Howard & sons
 Given under our hand & seal this the tenth day of November 1862

Attest

C. C. Harris

J. D. Davis

Wm. R. Howard

Peter Towlesy Esq.

James J. Towlesy Esq.

William Towlesy Esq.

I Thomas N. Jones Judge of the
 Probate Court of Limestone County hereby certify that the
 within Agreement was filed for record in my office on the
 3rd day of December 1862 and was duly recorded in Sec. 10
 No 10 Pages 617 & 618 December 1862

Attest Thomas N. Jones Judge

R. W. Vaper & Elizabeth D. Vaper
 To S. D. Slop
 This Indenture made the the twenty sixth day
 of November in the Year One thousand eight hundred and
 sixty two (1862) between Richard W. Vaper and Elizabeth D.
 Vaper his wife, of the County of Limestone in the State of Alabama
 of the one part and James W. Slop of the other part Witnesseth
 That the said R. W. Vaper and Elizabeth D. his wife, for and in
 Consideration of the sum of Fifty Thousand dollars to them in
 hand paid, the receipt whereof is hereby acknowledged, have this
 day, given, granted, bargained, sold, aliened, enfeoffed, released, conveyed
 and confirmed; and by these presents do give, grant, bargain, sell,
 alien, enfeoff, release, convey, and confirm unto the said J. W. Slop, all
 that certain tract of Land lying and being in the County of Limestone
 State of Alabama known as the East half of the North East
 quarter of section Twenty two (22) township three (3) Range seven (7) West
 80 acres Also a portion of the North West part of fractional section
 twenty three (23) township three (3) Range seven (7) West beginning at the North
 West corner of said fractional section 23 and running South 100 poles
 thence East 100 poles thence north 100 poles to the boundary of the said section
 23; thence West with the section line 100 poles to the beginning. Also the
 North East part of the fractional section twenty three (23) township three (3) Range
 seven (7) West 9^{1/2} acres Also the fractional section Twenty four (24) township three (3)
 Range seven (7) West 12^{1/2} acres Also the South half the North East quarter of and
 the East half of the North West quarter of section thirteen (13) township three (3)
 Range seven (7) West 560 acres Also fractional section one (1) East of Elk River town-
 ship three (3) Range seven (7) West 102^{1/2} acres Also fractional section
 twelve (12) East of Elk River township three (3) Range seven (7) West
 14 cpts one hundred and ninety four hundredth acres which M. S. Slop

relinquished 12^{1/2} acres Also the West half of the South west quarter and the South
 west quarter of the North west quarter of section Eighteen (18) township three (3)
 Range six (6) West 13^{1/2} acres Also the North half of the North west quarter of
 section Eighteen (18) township three (3) Range six (6) West 8^{1/2} acres Also the west half
 of section seven (7) township three (3) Range six (6) West and also a part of
 the North East quarter of section seven (7) township three (3) Range six (6)
 West beginning at "Benford line" on the Florence Road running Four
 (4) Chains and seven (7) links with the Florence Road thence north Fifty
 Eight and a half (58 1/2) Chains to the line of said quarter section 59^{1/2}
 and also the South west quarter of fractional section six (6) township
 three (3) Range six (6) West And also the following named slaves
 to wit: Old Stephen, Asbury, Charlotte, Edy, Easton, Peggy, old
 Carolin, Mck, Adam, Gabriel, Little Stephen, Anderson, Moses, Annis
 Ymas, Hulda, Little Carolin, Dicy, Matt, Nellie, Jane, Henrietta, Mary
 Francis, Mary Ann, Barbara, Letty, Eliza, Mary, Julia, Chocolate, Little
 Ann, Angelina, Fannie, Amelia, Liddy, Mary, Susan, Harriet, Saffie, Carter
 Ann, Little Mary, Phebe, Lina, Eggy, Patience, Maria, Sarah, Spencer,
 Montwell, Bell, Henry, Jim, Shadrach, Eliza Washington, Little Bob,
 Rosetta, Isabella, Carter, Eliza, Jackson, Reuben, Narcissa, American,
 Ellis, Willis, Caroline, Mary, Columbus, Lot, Harriet, Nelson, Laura, Samuel,
 Bill Riddon, Amanda, Catherine, Jonas, Sam, Bob, Dick, Little
 George, Jack, Calvin, Old Maria, Daniel, Margaret, Abby, Mary, Fannie,
 Macdon, Yellow Tom, Bys, George, and Sarah, In the above descri-
 bed land there is one fourth of an acre reserved for the Benford
 Grave Yard. To have and to hold The above described tract
 of Land with the tenements and appurtenances therunto belong-
 ing or in any wise appertaining and the said Slaves, unto the said
 J. W. Slop, his heirs and assigns forever And the said R. W.
 Vaper & Elizabeth D. his wife - for themselves their heirs, Executors and
 Administrators do hereby, and in Consideration of the premises, warrant
 and will forever defend the title to the above described and hereby
 granted premises unto the said J. W. Slop, his heirs and assigns
 from and against themselves and all and every person or persons
 claiming or holding under them the said R. W. Vaper & Elizabeth
 D. his wife, and also against the lawful title claim or demand
 of all and every person or persons whatsoever, claiming or
 holding by, from or under the Government of the United States
 or the Confederate States In testimony whereof the said R. W. Vaper
 and Elizabeth D. Vaper his wife have hereunto subscribed
 their names and affixed their seals the day and the Year
 above written

R. W. Vaper Esq.
 E. D. Vaper Esq.

State of Alabama } I Thomas N. Jones Judge of the
 Limestone County } Probate Court of Limestone County
 hereby certify that R. W. Vaper and Elizabeth D. Vaper
 whose names are signed to the foregoing conveyance and

who are known to me, acknowledged before me on this day, that being informed of the contents of the foregoing conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 27th day of November A.D. 1862.

Thomas N. Tjars Judge

I, Thomas N. Tjars Judge of the Probate Court of Limestone County, hereby certify that the within deed was filed for record in my office on the 27th day of November 1862 And was duly recorded on the 4th day of December 1862 In Book No 10 Page 618, 619 & 620.

Thos. N. Tjars Judge

James W. Slop & Wife } Know all men by these presents,
Richard W. Vaper } that we James W. Slop and Mary Ann,
his wife of the County of Limestone State
of Alabama, for the consideration of five dollars to us paid
and the ~~rest~~ other considerations hereinafter mentioned have
bargained and sold and by these presents both bargain and
sell, transfer and convey to Wm Richardson of Limestone
County Alabama the following tract of land lying and being
said land lying and being in the County of Limestone
Alabama, on the water of Elk River, fourteen miles west of
Athens, containing Twenty one hundred and Forty Acres in the
tract more or less, being the same sold and conveyed to me by
Richard W. Vaper & Eliza both of his wife and known and
described as follows, The East half of the North East quarter
of section Twenty two (22) township three (3) Range seven (7) west
Also a portion of the north west part of fractional section twenty
three (23) township three (3) Range seven (7) west beginning at the
North west corner of said fractional section 23 and running
south 100 poles thence East 100 poles thence north 100 poles thence west
with the sectional line 100 poles to the beginning. Also the north
East part of the fractional section twenty three (23) township three
(3) Range seven (7) west 7th Also the fractional section Twenty four (24)
Township three (3) Range 7 west 12th Also the South half the north
east quarter and the east half of the North West quarter of section
thirteen (13) township three (3) Range seven (7) west 56th Also fractional
section one (1) East of Elk River township three (3) Range seven (7) west
Also fractional section Twelve (12) East of Elk River township three (3)
Range seven (7) west, except one hundred and ninety four hundredths
100th Acres which M. Gilchrist relinquished. Also the west
half of the South west quarter of the North west quarter of section
eighteen (18) township three (3) Range six (6) west 12th Also the
North half of the North west quarter of section eighteen (18) town-
ship three (3) Range six (6) west 88th Also the west half of section
seven (7) Township three (3) Range 6 west and also a part of the

North east quarter of section seven (7) Township three (3) Range six (6)
west beginning at "Binfords line" on the Florence Road running
four (4) Chams and seven (7) Chunks with the Florence Road thence north
Fifty Eight and half (58 1/2) Chains to the line of said quarter
section 58 1/2. Also the south west quarter of fractional section
24 (6) township three (3) Range six (6) west 163th One fourth of an
acre of the above described land is reserved as the Binford
frame yard. And we also convey to the said Wm Richardson
the following, slaves, to wit: Old Stephen, Auburn, Char lotter,
Edy, Carter, Peggy, Old Caroline, Vicki, Adam, Gabriel, Little
Stephen, Moses, Anderson, Annis, Vina, Hulda, Little Caroline,
Daisy, Matt, Melli, Janie, Henrietta, Mary Francis, Mary Ann,
Barbara, Letty, Eliza, Leancy, Julia Chocolate, Little Ann, Ang-
eline, Tammie, Amelia, Liddy, Mary, Susan, Harriet, Sallie,
Carter Ann, Little Mary, Phoebe, Lena, Lizzie, Patience, Maria,
Sarah, Spencer, Hartwell, Bill, Henry, Jon, Shadrack, Eliza
Washington, Little Bob, Rosetta, Isabella, Carter, Eliza, Jackson
Reuben, Harriette, American, Ellis, Willis, Caroline (baby), Chamber-
Lot, Harriet, Nelson, Laura, Bursel, Bill Redder, Amanda, Catharine,
Jonas, Sam, Bob, Dick, Little George, Jack, Calvin, Old Maria,
Daniel, Margaret, Billy, Wiley, Tom Maclean, Yellow Tom, Big
George and Sarah. Do have and to hold the above descri-
bed land and slaves to the said Richardson and his heirs
and we covenant to and with the said Richardson that
we are lawfully seized of said land and have a good right
to convey the same and that we will forever warrant and
defend the right title to said land and said slaves to the
said Richardson and his heirs against the lawful claims of
all persons whatever. But this deed is made for the following
uses and trusts and for no other purpose, that is to say We
are indebted to the said Richard W. Vaper as follows, to wit:
Four Thousand dollars payable on the 1st January 1863 -
Four Thousand dollars on the 1st January 1864 Four Thousand
dollars on 1st January 1865, Four Thousand dollars on the
1st January 1866, Four Thousand dollars on the 1st January 1867
And Fifty Thousand dollars payable on the 1st January 1868
All by note under seal and dated the 26th day of November 1862
And being anxious and desirous to secure and make certain
the payment of said notes together with any interest that
may accrue on the same. Now if the said Slop shall
well and truly pay and satisfy all of said notes as they
fall due, then this deed to be void, but if I fail
to do so, then the said Richardson a trustee may take
possession of said property and after giving not less than
thirty days notice in writing at at least three public
places in Limestone County Alabama may seize said land
and said slaves or a sufficiency thereof to pay said notes and

13th day of Dec. 1862 James W. Slop & wife made with James Richardson a deed of conveyance of the above described land and slaves to the said Richardson and his heirs and assigns and this deed is in and to be recorded in the office of the Probate Court of Limestone County Alabama.

they fall due to public sale and sell the same to the highest bidder for Cash, and appropriate the proceeds first to the necessary expenses of executing the deed, secondly to the satisfaction of said notes and any interest that may accrue on the same and pay the balance if any to the said J W Slop. It is understood in the meantime the said J W Slop is to keep the possession of said land and places. It is also understood that the execution of this deed is not to prevent the said Vesper from collecting said notes in any other way, said Trustee will not take possession of any of said property after said notes become due unless notified in writing to do so by said Vesper. The foregoing being in conformity with an agreement made with said Vesper on the 12th May 1862. This

At this Al^a Nov^r 26th 1862

J. W. Slop (Seal)
W. Slop (Seal)

State of Alabama } I Thomas W. Vyas Judge of
Limestone County } the Probate Court of Limestone County
hereby Certify that J W Slop & W Slop whose names
are signed to the foregoing Mortgage and who are known
to me, acknowledged before me on this day that being
informed of the contents of the Mortgage they executed the
same voluntarily on the day the same bears date & given
under my hand this the 27th day of November A D 1862

Thomas W. Vyas Judge

I Thomas W. Vyas Judge of the Probate Court of
Limestone County hereby Certify that the within Mortgage
was filed for record in my office on the 27th day of
November 1862 and was duly recorded on the 4th day of Dec^r
A D 1862 In Deed Book No 10 Pages 620 621 & 622

State Thomas W. Vyas Judge

State of Alabama Limestone County. Know all
men by these presents that I Daniel A. Tyronne
of the County and State above written, for and in
consideration of the Love and affection I have and exercise
toward my sister A B Tyronne as well as for the further consideration
of five dollars to me in hand paid, the receipt whereof is
hereby acknowledged have given granted conveyed and
confirmed, and by these presents do give grant convey and
confirm unto my said sister A. B. Tyronne all and every interest
claim and demand I have or may have in and to the estate
personal and real of my father now deceased, and which is or may
become my lawful right claim or demand in and to the said
estate, according to the provisions of my fathers last will and

testament now of record in the Clerk's office in said county - also I give
grant convey and confirm to my said sister all my own personal
effects, interests, claims, debts, demands, claims in actions of all and every
character and kind whatsoever. The same to claim, recover, possess, have
and hold to her own use in fee favor - free from all claim of any person
or persons whatsoever - I also hereby give grant bargain sell and invest
and ~~set~~ over to her in absolute right my saddle horse and seventy
five dollars due to me from my fathers estate for my work labor
attention and so forth for three years now just past & with this condition
that my sister Mary E. Beckham who agrees at Christmas to pay my
debts and is to be first remunerated to that amount out of the
claims interest &c which may be due me out of my fathers estate,
and conditioned further that in case I shall return from the
service of my Country in which I have engaged for twelve months
then this paper to be void as respects my sister A B Tyronne
In testimony whereof I have hereunto set my hand and
seal this first day of October A D 1862

Witness

M L Goodrich

Holman R. Farnar

Daniel A. Tyronne (Seal)

State of Alabama } I Thomas W. Vyas Judge of the
Limestone County } Probate Court of Limestone County
hereby Certify that Holman R. Farnar a subscribing witness to
the foregoing conveyance, known to me, appeared before me
on this day, and being sworn, stated that Daniel A. Tyronne,
the grantor in the conveyance, voluntarily executed the same in his
presence, and in the presence of the other subscribing witness on
the day the same bears date; that he attested the same in the
presence of the grantor and of the other witnesses, and that such
other witness subscribed his name as a witness in his presence
Given under my hand this 1st day of December A D 1862

Thomas W. Vyas Judge

I Thomas W. Vyas Judge of the Probate Court of Limestone
County hereby Certify that the within conveyance was filed for
record in my office on the 1st day of December 1862 and
was duly recorded on the 5th day of December A D 1862 In
Deed Book No 10 Pages 622 & 623

State Thomas W. Vyas Judge

Wm R. Yarbrough & Wife } This Indenture Made this 28th day of
To } Deed } December in the year one thousand eight hundred
John R. Hoffmann } and 61 between William R. Yarbrough and Ann A. Yarbrough his wife
of the county of Limestone in the State of Alabama on the one part,

and J R Coffman of the other part - Witnesses: That the said Wm H Varbrough & Ann A Varbrough his wife for and in consideration of the sum of Forty five hundred Dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day, given, granted, sold, aliened, enfeoffed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said J R Coffman all that certain tract or parcel of land lying and being in the State & County aforesaid, and known as to wit: $\frac{1}{4}$ NW $\frac{1}{4}$ Sec 22 NW $\frac{1}{4}$ and NW $\frac{1}{4}$ Sec 27 NW $\frac{1}{4}$ fractional Section 28 East and north of the Elongh containing 217 Acres more or less - NE corner fractional Section 28 containing 59 Acres more or less - All in Township number three & Range number six west - the whole tracts containing Seven hundred and thirty six acres more or less the same more or less. To have and to hold: The above described tract or tracts of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said J R Coffman his heirs and assigns forever And the said Wm H Varbrough and A A Varbrough his wife for themselves their heirs, executors and administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said J R Coffman his heirs and assigns, from and against themselves and all and every person claiming or holding under them the said Wm H Varbrough and A A Varbrough his wife and also against the lawful title, claim, or demand of all and every person, or persons whomsoever claiming or holding by, from or under the Government of the United States. In Testimony Whereof The said Wm H and A A Varbrough his wife, subscribe their names and affix their seals the day and year above written signed sealed and Delivered }
in the presence of }

Wm H Varbrough Seal
Ann A Varbrough Seal

The State of Alabama }
Limestone County } I hereby certify that William H Varbrough & Ann A Varbrough his wife whose names are signed to the foregoing conveyance, and who are known to me, acknowledged before me on this day, that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date herein under my hand, this 25th day of December A.D. 1861
Thomas G. Tynes Judge of Probate

I Thomas W Tynes Judge of the Probate Court of Limestone County hereby certify that the within conveyance was filed for record in my office on the 5th day of December 1862 And was duly recorded on the 5th day of December A.D. 1862 In Book No 10 Pages 623 & 624
Teste Thomas W Tynes Judge

This Indenture made this 5th day of September in the Year one thousand eight hundred and thirty between Ruffin Le Gamble and his wife Helen Gamble of the County of Limestone in the State of Alabama of the one part and Luke Matthews of the County of Madison in the State of Alabama of the other part - Witnesses: That the said R Le Gamble Helen Gamble his wife for and in consideration of the sum of Four hundred fifty dollars to him in hand paid, the receipt whereof is hereby acknowledged, have this day, given, granted, bargain, sold, conveyed, and confirmed; and by these presents do give, grant, bargain, sell, convey and confirm unto the said Luke Matthews all that certain Parcel of land lying and being in the County of Limestone in the State of Alabama known and described as a part of the sixth west quarter of Section Eleven Township five, Range Four West Bounded as follows: Beginning at the North West corner of said Quarter and running South to the Gravelly Branch 62 Poles; Thence up the Branch with its meanders North 57° East - 9 Poles; Thence North 6° E - 8 Poles - Thence North 47° E - 18 Poles Thence North 77° E - 7 Poles Thence South 85° E - 18 Poles Thence North 51° East 15 Poles Thence North 11° East 10 Poles, Thence North 51° East 15 Poles - Thence North 40° East 12 Poles Thence North 20° East 8 Poles to the North Boundary, Thence West 85° Poles to the beginning, Containing in all Eighteen Acres, and less hundredths of an Acre. To have and to hold: The above described Parcel of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Luke Matthews his heirs and assigns forever And the said R Le Gamble & Helen his wife for himself his heirs, executors and administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Luke Matthews his heirs and assigns, from and against himself and all and every person or persons - claiming or holding under them the said Ruffin Le Gamble & Helen Gamble his wife and also against the lawful title, claim, or demand of all and every person or persons whomsoever. In testimony whereof The said Ruffin Le Gamble & Helen Gamble his wife have hereunto subscribed their names and affixed their seals the day and year first above written signed sealed and Delivered }
in the presence of }

R Le Gamble Seal
Helen Gamble Seal
Ruffin Le Gamble Seal
Helen Gamble Seal
J H Gamble Seal
A R Wiggo Seal

The State of Alabama Limestone County.
I Charles L Gordon an acting Justice of the peace for said County hereby certify that Ruffin Le Gamble and Helen Gamble his wife whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date

date given under my hand, this 16th day of September
A.D. 1860.

Charles H. Gordon J.P.
for Limestone County
State of Alabama

I Thomas W. Tynes Judge of the Probate Court
of Limestone County hereby certify that the within conveyance
was filed for record in my office on the 9th day of Decr.
1862 and was duly recorded on the 10th day of January 1863 in
Deed book No 10 Pages 625 & 626
Thomas W. Tynes Judge

James Arnet & wife } These Indenters made this sixth
To 3 Deed } day of December in the year year 1862 between James
John Curry } & his wife D. W. Arnet of the County of Limestone
in the State of Alabama of the one part and John Curry of
the County and State aforesaid of the other part witnesses that
the said James & his wife D. W. Arnet for and in consideration of
the sum of one hundred and sixty dollars to them in hand paid
the receipt whereof is hereby acknowledged both day given, granted,
bargained, sold, aliened, enfeoffed, released, conveyed and confirmed and
by these presents do give, grant, bargain, sell, alien, enfeoff, release,
convey and confirm unto the said John Curry all that certain
Tract of land lying and being in the County of Limestone State of
Alabama and known as the South East quarter of the North
East quarter of Section No six of Township no one of Range no three
west containing Forty Acres more or less to have and to hold
the above described Tract of Land with the tenements and appurten-
ances thereto belonging or in any wise appertaining unto the said
John Curry his heirs or assigns forever and the said James & his
wife D. W. Arnet for themselves their heirs Executors and administrators do
hereby and in consideration of the premises warrant and will forever
defend the title to the above described and hereby granted premises
unto the said John Curry his heirs his and assigns forever and against
any and all and every person or persons claiming or holding under
them, the said James & his wife D. W. Arnet and also against the
lawful title claim or demand of all and every person or persons
whosoever claiming or holding by from or under the government of
the Confederate States, in testimony whereof the said James & his
wife D. W. Arnet, hereunto subscribe their names and affix their
Seals the day and year above written

James Arnet
Dolisha W. Arnet
mark

The State of Alabama J. I. Lewis Morris an acting Justice of
Limestone County } The Peace hereby certify that James & his
his wife D. W. Arnet whose name is signed to the foregoing conveyance
and who is known to me, acknowledged before me on this day that
being informed of the contents of the conveyance he executed the
same voluntarily on the day the same bears date given under my
hand this sixth day of December 1862
Lewis Morris Justice of the Peace

I Thomas W. Tynes Judge of the Probate Court of
Limestone County hereby certify that the within conveyance was
filed for record in my office on the 23rd day of December 1862
and was duly recorded on the 10th day of January A.D. 1863
in Deed book No 10 Pages 626 & 627
Thomas W. Tynes Judge

Hugh W. Tidale Executor Albert Walls Dec^d } This Indenture made the fifth
To 3 Deed } day of December in the year 1862 between
Catherine G. Walls } Hugh W. Tidale executor of the last
will and testament of Albert Walls deceased late of the County of
Limestone and State of Alabama of the first part, and Catherine
G. Walls of said County of Limestone and State of Alabama of
the second part, witnesses that the said party of the first part
by virtue of the power and authority to him given in and by the
said last will and testament as well as by an order of sale to
the party of the first part directed from the Probate Court of said
County of Limestone and State of Alabama and for and in consideration
of the sum of Four hundred and fifty one dollars to him in hand
paid before the executing and delivery of these presents, by the said
party of the second part the receipt whereof is hereby acknowledged
have granted, bargained, sold, aliened, released, conveyed, and confirmed,
and by these presents do grant, bargain, sell, alien, release, convey and
confirm, unto the said party of the second part her heirs and assigns
forever, all that parcel of land lying and being in the County of
Limestone and State of Alabama and known and described as
follows namely (all but ten acres of the North East quarter of
the South-east quarter of section No 7, and bounded as follows to-wit:
beginning at the North East corner of said quarter section and running
South eighty poles, thence west eighty poles thence North forty poles, thence East
forty poles, thence North forty poles thence East ~~forty~~ poles to the beginning, and
containing thirty thirty Acres more or less) Also twenty four Acres off of
the west side of ~~the~~ west half of the North half of the North-east quarter of
section No 8 and bounded as follows beginning at the North-east corner
of said quarter section and running east forty eight poles thence South eighty
poles, thence west forty eight poles, thence west forty eight poles, thence North
eighty poles to beginning, containing twenty four Acres more or less

and in all fifty four acres more or less Together, all and singly
To have and hold the aforegranted premises to her the said Cath-
arine & Wells, her heirs and assigns, to her and their use and behoof
forever. And I the said Hugh W Tidale do covenant with the
said Catharine & Wells her heirs and assigns, that I am lawfully the
executor of the last will and testament of the said Albert Wells, and that
I have not made or suffered any incumbrance on the hereby granted
premises since I was appointed executor of said Albert Wells. In testimony
whereof I the said Hugh W Tidale subscribe my name and affix my seal
the day and Year above written

Hugh W Tidale Seal

The State of Alabama } I Thomas N Tynes Judge of
Limestone County } the Probate Court of said County
hereby Certify that Hugh W Tidale whose name appears to the
foregoing Conveyance and who is known to me, acknowledged before
me on this day that being informed of the contents of the Conveyance
he executed the same voluntarily on the day the same bears date
Given under my hand this 27th day of Dec^r A.D. 1862
Thomas N Tynes Judge

I Thomas N Tynes Judge of the Probate Court of
Limestone County Alabama hereby Certify that the within Conveyance
was filed for record in my office on the 27th day of Dec^r 1862
And was duly recorded on the 13th day of January 1863 in Deed
book No 10 Pages 627 & 628
Thomas N Tynes Judge

JR Hoffman & wife } This Indenture made this 24th day of
Dec^r 1862 } December one thousand eight hundred & sixty two, between
David H Friend } JR Hoffman & Frances C Hoffman his wife of the
County of Limestone in the State of Alabama on the one part
& David H Friend of the other part, witnesseth: That the said
JR Hoffman & Frances C Hoffman his wife, for & in consideration
of the sum of forty five hundred dollars to them in hand paid the
receipt whereof is hereby acknowledged have this day given granted
sold, aliened, enfeoffed and released conveyed and confirmed and by their
present do give grant bargain sell, alien, enfeoff, release convey &
confirm unto the said David H Friend, all that certain tract of
parcel of land lying & being in the State & County aforesaid &
known as, to wit: 5 1/4 and 1/4 of Section 22 & 1/4 and
1/4 of Sec 14 Section 27 - 1/4 fractional Section 28 East & north of
the Range containing 217 Acres more or less - 1/4 corner fractional Section
33 containing 59 Acres more or less - all in township Number 8 &
range Number 6 west - The whole tract containing seven hundred
and thirty six Acres to the same more or less - To have & to
hold, the above described tract of land with the tenement

and appurtenances thereto belonging or in any wise appertaining unto the said
David H Friend his heirs and assigns forever And the said JR Hoffman
& Frances C Hoffman his wife for themselves, their heirs, Executors & Administrators
do hereby & in consideration of the premises, warrant and will forever defend
the title to the above described & hereby granted premises, unto the said David H
Friend his heirs & assigns from and against themselves & all & every person
claiming or holding under them the said JR Hoffman & Frances C Hoffman
his wife & also against the lawful title claim or demand of all & every
person or persons whomsoever, claiming or holding by from or under the Government
of the United States. In testimony whereof, the said JR Hoffman
& Frances C Hoffman his wife, hereunto subscribe their names & affix their
seals the day & Year above written
David H Friend
JR Hoffman
Frances C Hoffman Seal

The State of Alabama } I Thomas N Tynes Judge of the Probate
Limestone County } Court of said County hereby Certify that
JR Hoffman & Frances C Hoffman his wife, whose names appear
to the foregoing Conveyance and who are known to me, acknowledged before
me on this day that being informed of the contents of the conveyance
they executed the same voluntarily on the day the same bears date.
Given under my hand this 1st day of January 1863
Thomas N Tynes Judge

I Thomas N Tynes Judge of the Probate Court of Limestone
County hereby Certify that the within conveyance was filed for record
in my office on the 1st day of January 1863 And was duly recorded
on the 13th day of January A.D. 1863 in Deed book No 10 Pages
628 & 629
Thomas N Tynes Judge

Jonathan M Donald } This Indenture made this seventh day
H W Kimble } of January in the year one thousand eight hundred
Thos B Daily } and sixty two between Jonathan M Donald, Henry W
To S Deed } Kimble & Thomas B Daily of the County of Limestone
James M Vaughan } in the State of Alabama on the one part and James
M Vaughan of the other part - Witnesseth: That the said Jonathan
M Donald Henry W Kimble & Thomas B Daily for and in consider-
ation of the sum of Six hundred and thirty six 5/8 Dollars to
them in hand paid, the receipt whereof is hereby acknowledged, have
this day given, granted, sold, aliened, enfeoffed, released, conveyed and, con-
firmed, and by their present do give, grant, bargain, sell, alien, enfeoff
release, convey and confirm unto the said James M Vaughan all that
certain parcel of land lying and being in the County of Limestone
in the State of Alabama and known in the plan of the Town of
Athens as lot number thirteen To have and to hold the
above described lot or parcel of land with the tenement and

appurtenances thereto belonging or in anywise appertaining unto the said James M. Vanghan his heirs and assigns forever. And the said J. M. Donald, H. W. Kimble & Thos. P. Daily for themselves their heirs, executors and administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said James M. Vanghan his heirs and assigns, from and against themselves and all and every person claiming or holding under them the said Jonathan M. Donald Henry W. Kimble & Thos. P. Daily, and also against the lawful title claim or demand of all and every person or persons whomsoever, claiming or holding by from or under the Government of the United States. In testimony whereof, The said J. M. Donald, H. W. Kimble & Thos. P. Daily hereunto subscribed their names and affixed their seals this day and year above written.

Signed, Sealed and Delivered
in the presence of

Jonathan M. Donald
H. W. Kimble
Thos. P. Daily

The State of Alabama } I Thomas C. Jynes Judge of
Limestone County } the Probate Court of said County
hereby certify that Jonathan M. Donald and Henry W. Kimble whose names are signed to the within conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same on the day the same bears date. Given under my hand this 7th day of February 1862

Thomas C. Jynes Judge

The State of Alabama } I A. G. Westmoreland an acting
Limestone County } Justice of the Peace in & for said
County hereby certify that Thomas P. Daily whose name is signed to the foregoing conveyance and who is known to me acknowledged before me on this day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date. Given under my hand the 15th day of April 1862

A. G. Westmoreland J. P.

I Thomas M. Jynes Judge of the Probate Court of Limestone County hereby certify that the within conveyance was filed for record in my office on the 10th day of January 1863 and was duly recorded on the 15th day of January A.D. 1863 In Deed book No. 10 Pages 629 & 630

Thomas M. Jynes Judge

Rodah Horton & wife } This Indenture made this Eleventh day of
To J. Deed } February in the year one thousand eight hundred and Sixty
William R. Christopher } one between Rodah Horton M. E. Horton his wife of the County
of Limestone in the State of Alabama on the one part and William R. Christopher of the other part Witnesseth: That the said Rodah Horton M. E. Horton his wife for and in consideration of the sum of three hundred dollars to them in hand paid the receipt whereof is hereby acknowledged, have this day given, granted, sold, aliened, enfeoffed, released, conveyed and confirmed: and by these presents do give grant bargain sell, alien, enfeoff, release convey and confirm unto the said William R. Christopher all that certain tract of land lying and being in the County of Limestone and the State of Alabama known as the north East fourth of the North East fourth of Section thirty six township one Range Six West containing forty acres more or less To have and to hold the above described tract of land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said William R. Christopher his heirs and assigns forever And the said Rodah Horton M. E. Horton his wife for themselves their heirs executors and administrators do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said William R. Christopher his heirs and assigns, from and against themselves and all and every person claiming or holding under them the said Rodah Horton M. E. Horton his wife their administrators and executors an assign and also against the lawful title claim or demand of all and every person or persons whomsoever, claiming or holding by from or under the Government of the United States In testimony whereof The said Rodah Horton his wife M. E. Horton hereunto subscribe their name and affix their seal the day and year above written.

Signed Sealed and Delivered
in the presence of

Rodah Horton
Margaret E. Horton
L. G. Ballington

The State of Alabama } I L. G. Ballington an acting Justice
Limestone County } of the peace of said County hereby certify that Rodah Horton M. E. Horton his wife whose name is signed to the foregoing conveyance and who is known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 11th day of February A.D. 1861

L. G. Ballington J. P.

I Thomas M. Jynes Judge of the Probate Court of Limestone County hereby certify that the within deed was filed for record in my office on the 14th day of January 1863 and was duly recorded in Deed book No. 10 Page 631 January 14th 1863

Thomas M. Jynes Judge

Wm Mason
To { Deed left
Mary Louisa Mason

The State of Alabama Limestone County.
For and in consideration of the love and affection which I have for my wife Mary Louisa Mason I do by this indenture made this 15th day of January 1863 - give grant bargain & convey a title in fee simple to her forever to the following described tracts or parcels of land lying & being in the County of Limestone State of Alabama & known & described as follows (to wit) in) The west 1/4 of South East 1/4 and the East 1/2 of South west 1/4 and the South 1/2 of the West half of the South west 1/4 in Township 3 Range 6 west containing 200 acres - The North west 1/4 of Fractional section 12 Township 4 Range 6 west containing 160 acres The South West 1/4 of section 1 Township 4 Range 6 west containing 160 acres All of Fractional section of 11 and fractional section 2 on the North Bank of Tennessee river except the north 1/4 of North East 1/4 Township 4 Range 6 west containing 805 acres & also 14 & 7/100 acres in Fractional 3 Township 4 Range 6 west in all 1039 & 7/100 acres I also give her an absolute title to the following Slaves to wit Lewis aged 34 years Elyia aged 30 Dick 8 Minta 6 Kelly 4 - George aged about 26 Hannah 24 Humphrey 8 Billy 4 Reuben 2 Peter 29 & Day 14 to have & to hold the above granted lands & negroes forever in fee simple absolute In testimony whereof I have hereunto signed my name & affixed my seal this 15th day of Jan'y 1863
William Mason (Seal)

The State of Alabama } I Thomas M. Tynes Judge of the Probate Court of Limestone County hereby certify that William Mason whose signature appears to the foregoing Conveyance and who is known to me acknowledged before me this day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date Given under my hand this 20th day of January 1863
Thomas M. Tynes Judge

I Thomas M. Tynes Judge of the Probate Court of Limestone County hereby certify that the within conveyance was filed for record in my office on the 20th day of January 1863 And was duly recorded on the 20th January 1863 In Deed Book No 10 Page 632
Thomas M. Tynes Judge

Norram Cole } Received of Richard G. Robinson Sixteen hundred
To { Bill Sale } Dollars in full payment for the following negro men
Rich^d Robinson } Slaves as follows to wit Charles aged forty five years at
Eight hundred dollars Dan aged forty at Eight hundred dollars Each
of which I warrant to be sound in body and mind and slaves
for life. Witness our hand and seal this 25th of December 1862
Norram Cole (Seal)
Richard Robinson (Seal)

I Thomas M. Tynes Judge of the Probate Court of Limestone County hereby certify that the foregoing Bill of Sale was filed for record in my office on the 26th day of January 1863 And was duly recorded on the 30th day of January 1863 In Deed Book No 10 Page 632 & 633
Thomas M. Tynes Judge

Thomas F. Allen Executor } Know all men by these presents: that that on the 3rd day
To { Deed } of Oct. 1859 We Thomas F. Allen Ex^r and F. B. Harris Adm-
Robert E. Twedy } - executor with the will annexed of the Estate of James W. Allen
by virtue of an order from the Judge of the Probate Court of Limestone County and State of Alabama in order that there might be a division among the heirs of J. W. Allen Dec^d did expose to public sale on a credit of twelve months, viz from date, in front of the court house in the town of Athens the following lands and parcels of land known as the J. W. Malone tract being in the County of Limestone and State of Ala in Township 3 Range 5 west (Namely, The South half of the South west quarter of section twenty (The west half of the North west quarter of section twenty nine) The east half of the South west quarter of section twenty nine) The west half of the South East quarter of section twenty nine) The South East and North east quarters of section thirty one) The East half of the North west quarter of section thirty one) And the South west quarter of section thirty two Containing in all eight hundred and eighty acres of Land more or less And that Robert E. Twedy was the last and highest bidder for the same at the sum of seven thousand two hundred and sixty dollars, it was thenceforth to him by the Auctioneer and the said Twedy gave his note with proper security for the above amount, which note has been fully paid off and a report of the same made to the Judge of Probate aforesaid, who has ordered a title to be made to the said Robert E. Twedy of the lands above specified. Now therefore We Tho^s F. Allen and F. B. Harris Ex^r and Adm^r aforesaid in consideration of the Summs he sell convey alien and transfer to the said Robert E. Twedy his heirs and assigns forever all the right title and claim and interest what soever of the said J. W. Allen in and to said Lands and parcels of Land and all appurtenances thereto belonging Given under our hands and seals this Jan'y 1st 1862
Tho^s F. Allen Executor of
J. W. Allen deceased (Seal)

The State of Alabama } I Thomas M. Tynes Judge of the Probate
Limestone County } Court of said County hereby certify
that Thomas F. Allen Executor of J. W. Allen dec^d whose signature
appears to the foregoing Conveyance and who is known to me acknowledged
before me this day that being informed of the contents of the conveyance
he executed the same voluntarily on the day the same bears date
Given under my hand this January 31st 1863
Thomas M. Tynes Judge

I Thomas M. Tynes Judge of the Probate Court of Limestone County hereby certify that the within Conveyance

was filed for record in my office on the 15th day of January 1863
And was duly recorded on the same day in deed book No 10 Pages 634 & 635
Thomas N. Tynes Judge

W. P. Tanner & Wife } This Indenture made this the 14th day of January
To } Deed } 1863 between Wm P. Tanner & S. M. Tanner his wife of the
W. N. Jones } first part & W. N. Jones of the second part; Witnesseth:
That the said party of the first part, for & in consideration of the sum
of one hundred dollars to him in hand paid at & before the sealing
& delivery of these presents by the party of the second part the receipt
whereof is hereby acknowledged, hath granted bargained, sold conveyed
& does by these presents grant bargain sell & convey unto the said
party of the second part & to his heirs & assigns forever, a plat or
strip or parcel of lands off of the West side of the North west quarter
of the South East quarter of section 1 Township 3 Range 5 including a
field cleared containing by estimation fifteen acres & one half, by the
measurement thirty one poles wide be the same more or less. Together
with all & singular the tenements & appurtenances thereto belonging
or in any wise appertaining; & also all the estate right title interest
claim or demand whatever of Wm P. Tanner & S. M. Tanner the said
party of the first part, either in law or equity of in & to the above
bargained premises, and every part & parcel thereof. To have & to hold
to the said party of the second part, his heirs & assigns to the whole
& only proper use benefit & behoof of the said party of the second part
his heirs & assigns forever. And the said party of the first part, for
his heirs executors & administrators does hereby warrant & will forever
defend the title of the above bargained premises to W. N. Jones his heirs
& assigns, free from the claim or claims of all & every person or persons
whosoever; as also the claims of the General Government
In testimony whereof The aforesaid party of the first part hath here-
unto set his hand and affixed his seal the day & year above written
Signed sealed & delivered
in presence of

I. L. Hornum }
Samuel Tanner Senr. } Teste

Wm P. Tanner }
S. M. Tanner } Seal

The State of Alabama } I Thomas N. Tynes Judge of Probate Court
Limestone County } of said County hereby certify that William
P. Tanner & S. M. Tanner whose signatures appear to the foregoing con-
veyance and who are known to me, acknowledged before me on this
day, that being informed of the contents of the conveyance they
executed the same voluntarily on the day the same bears date
Given under my hand this 14th day January 1863

Thomas N. Tynes Judge

I Thomas N. Tynes Judge of the Probate Court of Limestone County
hereby certify that the within conveyance was filed for record in
my office on the 14th day of January 1863 And was duly recorded

on the 18th day of February 1863 In Deed book No 10 Pages 634 & 635
Thomas N. Tynes Judge

A. A. Greenhaw & wife } This Indenture made the 19th of January in the
To } Deed } Year of our Lord 1863 between Archibald A. Greenhaw and
W. N. Jones } Mary Greenhaw his wife of the first part & W. N. Jones
of the second part. Witnesseth: That the said party of the first part for &
in consideration of the sum of three hundred dollars to them in hand paid
at & before the sealing & delivery of these presents, by the party of the
second part, the receipt whereof is hereby acknowledged, hath granted
bargained sold & conveyed & do by these presents grant bargain sell &
convey unto the said party of the second part & to his heirs and assigns
forever The North East quarter of the South west quarter of section No 1
Township 3 Range 5 Also ten acres off of the East side of the North west
quarter of the South west quarter of section No 1 Township 3 Range 5
Together with all & singular the tenements & appurtenances thereto belong-
ing or in any wise appertaining; & also all the estate right title in-
terest claim or demand whatever of A. A. Greenhaw & Mary his wife the
said party of the first part either in law or equity, of in & to the above bar-
gained premises & every part & parcel thereof. To have & to hold to the said
party of the second part, his heirs & assigns, to the whole & only proper use, ben-
efit & behoof of the said party of the second part his heirs & assigns forever
And the said party of the first part, for their heirs executors & administrators,
do hereby warrant and will forever defend the title of the above bargained
premises to W. N. Jones his heirs & assigns free from the claim or claims
of all & every person or persons whosoever; as also the claims of the General
Government. In testimony whereof, The aforesaid party of the first part have
hereunto set their hands & affixed their seals the day & year above written
Signed sealed & delivered
in presence of

A. A. Greenhaw }
Mary Greenhaw } Seal

The State of Alabama } I Thomas N. Tynes Judge of the Probate Court
Limestone County } of said County hereby certify that Archibald
A. Greenhaw & Mary Greenhaw whose signatures appear to the foregoing
conveyance and who are known to me, acknowledged before me on this
day, that being informed of the contents of the conveyance they execu-
ted the same voluntarily on the day the same bears date - Given
under my hand this the 19th day of January 1863
Thomas N. Tynes Judge

I Thomas N. Tynes Judge of the Probate Court of Limestone County
hereby certify that the within conveyance was filed for record in my
office on the 19th day of January 1863 And was duly recorded on the
19th day of February 1863 In Deed book No 10 Page 635
Thomas N. Tynes Judge

Elarisa A D Gresson } This Indenter made the thirteenth day,
 To } Deed
 Tarpley Floyd } of January in the year of our Lord one thousand eight
 hundred and sixty three between Elarisa and Jane
 Gresson of the State of Alabama and County of Limestone of the first
 part and Tarpley Floyd of said State and County of Madison of the
 second part Witnesseth that the said party of the first part for and in
 consideration of the sum of four hundred Dollars to her in hand paid
 at and before the signing sealing and delivering of these presents by the
 said party of the second part the receipt whereof is here by acknowledged
 that said Gresson granted bargained sold in fee simple release conveying and confirm
 unto the said party of the second part one hundred acres of of Land
 to "one off of the South end of the North West quarter of section twenty four
 of Township one Range three West corner and being in said State and
 County of Limestone together with all and singular the tenements hereditaments
 and appurtenances thereto belonging or in any wise appertaining thereto
 have and to hold the same unto the only proper use and behoof of the said
 party of the second part his heirs and assigns forever and that the said
 party of the first part for him self his heirs executors and administrators
 doth hereby warrant and will for ever defend the right and title of the above
 hereby granted said tract of Land and premises to the said party of the
 second part his heirs and assigns and against the claiming or to claims
 whatsoever and also against the claims of the general Government of the
 United States In testimony whereof the said party of the first part hereunto
 set her name and affix her seal the day and year above written

Test

John I. Vickers
 Jacob P. Hollaway

Elarisa A D Gresson
 Jane Gresson

The State of Alabama } I Thomas N Tynes Judge of the Probate Court
 Limestone County } of Limestone County hereby certify that John I
 Vickers, a subscribing witness to the foregoing conveyance, known to me
 appeared before me this day, and being sworn stated that Elarisa A D
 Gresson, the grantor in the conveyance, voluntarily executed the same in
 his presence, and in the presence of the other subscribing witness, on the
 day the same bears date; that he attested the same in the presence
 of the grantor and of the other witness and that such other witness
 subscribed his name as a witness, in his presence, given under my hand
 this 9th day of February 1863

Thomas N Tynes, Judge

I Thomas N Tynes Judge of the Probate Court of Limestone County
 hereby certify that the within conveyance was filed for record in my
 office on the 9th day of February 1863 And was duly recorded on the
 19th day of February 1863 In deed book No 10 Page 636

Thomas N Tynes Judge

John H Binford & wife } This Indenture made this the 18th day of
 To } Deed
 James L Coleman } February one thousand eight hundred and sixty three
 between John H Binford & A M Binford his wife
 of the first part and James L Coleman of the second part Witnesseth
 that the said John H Binford & A M Binford his wife of the first part
 for and in consideration of the sum of Three thousand dollars to them in
 hand paid the receipt whereof is hereby acknowledged have bargained
 & sold unto the said James L Coleman all that tract or parcel of Land
 lying and being in the County of Limestone State of Alabama & known &
 described as follows viz A portion of the South west 1/4 of section 4 Town-
 ship 3 Range 4 West, beginning at a stake in the centre of the Elkton
 road where said road crosses the north line of said quarter section run-
 ning South along said road thirty seven 1/2 chains to a stake then east
 twenty four 1/4 chains then north fifteen 1/2 chains with a continuation of said
 line to the north line of said quarter section then west along said
 line to the beginning containing Eighteen acres more or less To have
 and to hold said tract of Land with all the appurtenances thereto
 belonging to himself his heirs & assigns forever against the claims or
 demands of all person or persons whatsoever In testimony whereof we
 have hereunto signed our names and affixed our seals the day and
 year first above written

John H Binford
 A M Binford

The State of Alabama } I Thomas N Tynes Judge of the Probate
 Limestone County } Court of said County hereby certify that
 John H Binford & A M Binford whose signatures appear to the fore-
 going conveyance and who are known to me, acknowledged before me on
 this day that being informed of the contents of the conveyance they
 executed the same voluntarily on the day the same bears date given
 under my hand this the 18th day of February 1863

Thomas N Tynes Judge

I Thomas N Tynes Judge of the Probate Court of Limestone
 County hereby certify that the within conveyance was filed for
 record in my office on the 19th day of February 1863 And was duly
 recorded on the same day in Deed book No 10 Page 637

Thomas N Tynes Judge

Wm N Hayes } By Authority vested in me as one of the members of the
 Licensed to sell Drugs } Medical Board for the Northern District of the State of
 Ala. I hereby authorize Wm N Hayes to sell Drugs Medicines Paints
 oils &c as a Druggist according to the Laws governing the same in the
 above written State given under my hand at Athens this 18th February
 1863

J S Malone M.D.
 Member of Medical Board

I Thomas N. Tjys Judge of the Probate Court of Limestone County hereby certify that the within License was filed for record in my office on the 18th day of February 1865 and was duly recorded in Deed book No 10 Pages 637 & 638 on the 19th February 1865

Thomas N. Tjys Judge

Thos H Malone } This Indenture Made this 19th day of Feb in the year
To } Deed } one thousand eight hundred and 65 between Thomas H Malone of
Jas W Carter } the county of Limestone in the state of Alabama on the one part,
and Thomas I and William W Carter of the other part - Witnesses: That the
said Thos H Malone for and in consideration of the sum of Two hundred Dollars
to him in hand paid the receipt whereof is hereby acknowledged, have this day,
given, granted, sold, aliened, infeoffed, released, conveyed and confirmed, and by these
presents do give, grant, bargain, sell, alien, infeoff, release, convey and confirm unto the
said Thomas I & W^m W Carter a certain tract of land, lying and being in
the county of Limestone State of Ala, to wit, the west half of the East half of
the south East quarter of section thirty one township 3 range 4 west containing
forty acres more or less - To have and to hold, The above described tract of
land with the tenements and appurtenances thereto belonging or in any wise
appertaining unto the said Thos I & W^m W Carter their heirs and assigns forever.
And the said Thos H Malone for his heirs, executors and administrators, do
hereby, and in consideration of the premises, warrant and will forever defend
the title to the above described and hereby granted premises unto the said
Thos I & W^m W Carter their heirs and assigns, from and against himself and
all and every person claiming or holding under him the said Thomas H Malone
and also against the lawful title, claim, or demand of all and every person or
persons whomsoever, claiming or holding by, from or under the Government of
the United States. In Testimony Whereof, The said Thos H Malone hereunto,
subscribe his name and affix his seal the day and year above written
signed, sealed and Delivered
in the presence of

Thos H Malone (Seal)

The State of Alabama } I Thomas N. Tjys Judge of the Probate
Limestone County } Court of said county hereby certify
that Thomas H Malone whose name is signed to the foregoing conveyance
and who is known to me, acknowledged before me on this day that being
informed of the contents of the conveyance he executed the same voluntarily
on the day the same bears date - Given under my hand and seal
A-D 1865

Thomas N. Tjys J Probate

I Thomas N. Tjys Judge of the Probate Court of Limestone County hereby certify that the within conveyance was filed for record in my office on the 19th day of February 1865 and was duly recorded on the 20th February 1865 In Deed book No 10 Page 638

Thomas N. Tjys Judge

Sallie L Bingham } This Indenture, Made this twenty fourth day of
To } Deed } February in the year one thousand eight hundred and 65 between
Wm W Jones } Sallie L Bingham of the county of Limestone in the State
of Alabama of the one part, and William W Jones of said county of Limestone
and State of Alabama of the other part - Witnesses: That the said Sallie
L Bingham for and in consideration of the sum of fifteen hundred
Dollars to her in hand paid, the receipt whereof is hereby acknowledged,
have this day, given, granted, sold, aliened, infeoffed, released, conveyed and confirmed, and
by these presents do give, grant, bargain, sell, alien, infeoff, release, convey, and
confirm unto the said William W Jones all that certain tract or lot of Land
lying and being in the Town of Athens in Limestone County and State of Alabama
and known and described and bounded as follows - the tract formerly owned
by Charles Frederick and purchased by the Guldilms Wood of Thomas H
Krebs, trustee in a deed of trust made and executed by said Frederick and
Wife on the seventh of March one thousand eight hundred and fifty four and
is described and bounded as follows, to wit, beginning at a point on Town
Street and running North to the fence now running along the line between Milton
W Jones land on the East thence west along the line between the said Milton W
Jones land on the North thence South along the line of Alex L McKinnys land
on the West thence East along the line of said McKinnys land on the South thence
North along the line of the said Jones land on the East to the said street and
thence East along said street to the point of beginning containing thirteen acres
more or less - To have and to hold, The above described premises and land
with the tenements and appurtenances thereto belonging or in any wise
appertaining unto the said William W Jones his heirs and assigns forever.
And the said Sallie L Bingham for herself her heirs, executors and admin-
istrators do hereby, and in consideration of the premises, warrant and will
for ever defend the title to the above described and hereby granted premises unto
the said William W Jones his heirs and assigns, from and against herself and
all and every person claiming or holding under her the said Sallie L Bingham
her heirs, executors, administrators and assigns and also
against the lawful title, claim or demand of all and every person or
persons whomsoever, claiming or holding by from or under the Government
of the United States. In Testimony Whereof The said Sallie L Bingham
hereunto subscribe her name and affix her seal the day and
year above written
Signed, sealed and Delivered
in the presence of

Sallie L Bingham (Seal)

The State of Alabama } I Thomas N. Tjys Judge of the Probate Court
Limestone County } of said county hereby certify that Sallie L
Bingham whose name is signed to the foregoing conveyance and who
is known to me, acknowledged before me on this day that, being infor-
med of the contents of the conveyance she executed the same voluntarily
on the day the same bears date - Given under my hand and seal
this 24th day of February A-D 1865

Thomas N. Tjys J P C

I Thomas W. Tynes Judge of the Probate Court of Limestone County hereby certify that the within conveyance was filed for record in my office on the 24th day of February 1863 And was duly recorded on the 26th February 1863 In deed book No. 10 Pages 639 & 640

Thomas W. Tynes Judge

Rhoda Horton & Wife } This Indenture made this 19th Day of February one thousand
To } Eight hundred and sixty three Between Rhoda Horton & M. E.
John T. Menefee } Horton his wife of the county of Limestone & State of Alabama
on the one part & John T. Menefee of the other part witnesseth that the said
Horton & M. E. Horton his wife for and in consideration of the sum of Seven
hundred & fifty Dollars to them in hand paid the Receipt whereof is hereby
acknowledged have this day given granted sold aliened enfeoffed Released conveyed
and confirmed and By these presents do give grant bargain sell alien enfeoff Release
convey and confirm unto the said John T. Menefee all that certain tract of land
lying and being in the county of Limestone and the State of Alabama known as the
West half of the North East fourth of section Twenty Six Township one Range Six
West containing Eighty Acres more or less To have and to hold the above described
tracts of Land with the tenements and appurtenances thereunto belonging or in any
wise appertaining unto the said John T. Menefee heirs and assigns forever and the
said Rhoda Horton & M. E. Horton his wife for them selves their heirs Executors and
Administrators do hereby and in consideration of the premises warrant and well for
ever defend the title to the above described and hereby granted premises unto the
said John T. Menefee his heirs and assigns from and against themselves and all
and Every person claiming or holding under them the said Rhoda Horton M. E.
Horton his wife their administrators and Executors and assigns and also against
the lawful title claim or demand of all and Every person whosoever claiming or
holding by from or under the Government of the Confederate States in testimony
whereof the said Rhoda Horton & M. E. Horton his wife hereunto subscribe their names
and affix their seals the Day and Year above written
Signed sealed and delivered
in the presence of
E. S. Strange J. P.

Rhoda Horton Seal
Margaret E. Horton Seal

State of Alabama } I E. S. Strange an acting Justice of the peace of
Limestone County } said County & State Do hereby certify that Rhoda Horton
and M. E. Horton his wife whose names is signed to the foregoing conveyance and
who is known to me acknowledged before me on this Day that being informed
of the contents of the conveyance they executed the same voluntarily on the same
Bears date given under my hand this 19th Day February 1863

E. S. Strange J. P.

I Thomas W. Tynes Judge of the Probate Court of Limestone County hereby certify that
the within conveyance was filed for record in my office on the 24th day of February 1863
And was duly recorded on the 27th day of February 1863 In Deed book No. 10 Page
640

Thomas W. Tynes Judge