

8
Evans Burington
to be paid in trust
Epperson & others

This Indenture made this twentieth day of July in the year of our Lord one thousand eight hundred and forty four between Evans Burington of the first part, James L. Epperson & John Bennett of the second part, and Allen A. Curry of the third part, Whereas the said Evans Burington is justly indebted to the said Allen A. Curry in the sum of One hundred dollars to be paid on the twenty fifth day of December next, and in the sum of two hundred and forty dollars to be paid on the twenty fifth day of December in the year one thousand eight hundred and forty five, as by promissory notes bearing even date with these presents more fully appears, which debts the said Evans Burington 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 Evans Burington in hand paid by the said James L. Epperson and John Bennett at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged by the said Evans Burington and Sarah his wife have given, granted, bargained, sold, aliened, enfeoffed, released and confirmed and by these presents do give, grant, bargain, sell, alien, enfeoff, release and confirm to the said James L. Epperson and John Bennett their heirs and assigns forever, their undivided interest of One half of all those certain tracts or parcels of land lying and being in the County of Sumter in the State of Alabama known and designated as the South East quarter of the South West quarter of Section One in Township two of Range five West, Also the North West quarter of the North East quarter of Section twelve in Township two of Range five West, Also the North East quarter of the North West quarter of Section twelve of Township two of Range five West, with all and singular the appurtenances to the said tracts or parcels of land belonging or in any wise appertaining, and all the Estate, right, title and interest of the said Evans Burington and Sarah his wife, in and to the said tracts or parcels of land and premises, to have and to hold the said tracts or parcels of land and premises with their appurtenances unto the said James L. Epperson and John Bennett their heirs Executors Administrators and assigns forever, And the said Evans Burington and Sarah his wife for themselves their heirs Executors and Administrators do warrant and will forever defend the title to the undivided half of the aforesaid tracts or parcels of land unto the said James L. Epperson and John Bennett their heirs Executors Administrators and assigns, against all persons whomsoever. Upon trust nevertheless that the said James L. Epperson and John Bennett their heirs Executors and Administrators, shall permit the said Evans Burington to remain in quiet and peaceable possession of his undivided interest of One half of the tracts or parcels of land and premises with their appurtenances and take the profits thereof to his own use until default be made in the payment of the said sum of money either in the whole or in part, And then upon this further trust that they or either of them, or the heirs Executors Administrators or assigns of them or either of them, shall and will as soon after the happening of such default of payment as they or either of them, or their heirs Executors Administrators or assigns may think proper or the said Allen A. Curry may request, sell the said undivided interest of One half of said tracts or parcels of land and premises with the appurtenances, or such part of the hereby granted premises as the trustee or trustees or their representatives hereby authorized to act, shall think proper to sell, to the highest bidder for ready money at public auction, after having given thirty days notice thereof in a newspaper printed in the town of Athens or by advertisements set up at three or more public places in said County and out of the monies arising from such sale, shall after satisfying the charges

thereof, and all other expenses attending the payment of the said debt, and his Executors administration or assigns the said sum of money with the interest which may thereon lawfully accrue, and the balance of any shall pay to the said Evans & Birmingham his Executors administration or assigns. But if the whole of the said sum of money shall be fully paid off and discharged to the said Allen A. Burrey his Executors administration or assigns on or before the day on which the same is payable so that no default of payment of the said sum of money happen or be made, then this indenture to be void, otherwise to remain in full force and virtue. In testimony whereof the said parties have hereunto set their hands and affixed their seals the day and year first above written.

Evans Birmingham Seal
Sarah Birmingham Seal
James A. Epperson Seal
John Burrey Seal
Allen A. Burrey Seal

The State of Alabama
Simmons County, I. Personally appeared before me Mr. McManis an acting justice of the peace for the aforesaid County, Evans Birmingham & Sarah his wife, James A. Epperson, John Burrey and Allen A. Burrey, and acknowledged the signing and delivery of the foregoing deed, for the purpose therein specified on the day of its date - Given under my hand and seal this 20th day of July 1844.

W. McManis J.P. Seal

State of Alabama Simmons County, I Robert Austin Jr. Clerk of the County Court of said County, do hereby certify that the foregoing deed in trust between Evans Birmingham & others with the Certificate of the acknowledgment thereof and used was deposited in my Office to be recorded the 23rd day of July 1844 which is duly done in Book No. 7 pages 102.

Robt Austin Jr. Clerk

The H. Malone & Co. vs. J. McDonald
This Indenture made this first day of July 1844 between Tho. H. Malone his wife Elizabeth T. Malone of the first part, and J. McDonald of the second part all of the County of Simmons State of Alabama, Witnesseth that the said Tho. H. & Elizabeth T. Malone for & in consideration of the sum of twenty five hundred dollars to them in hand paid by the said J. McDonald before the sealing of these presents, the receipt whereof is hereby acknowledged, have granted, bargained sold assigned transferred & conveyed & by these presents do bargain sell assign transfer & convey unto the said J. McDonald his heirs and assigns forever their the said Tho. H. & Elizabeth T. Malone undivided share of the Estate of her Elizabeth T. Malone Father Tho. Malone deceased and all the right title Claim & interest in & to the same or otherwise bequeathed to her the said Elizabeth T. by her said Father the said Tho. H. in his very own description of property, both real and personal mentioned in the last Will & Testament of the said Tho. H. or which the said Elizabeth T. may be entitled to as one of the children or heirs of said Tho. H. and the said Tho. H. & Elizabeth T. hereby bind themselves their heirs to warrant & forever defend the title to said undivided share of the real & personal Estate of her said Father Tho. H. unto him the said J. McDonald his heirs & assigns from and against the lawful Claim or demand of all persons whatever. In testimony whereof the said Thomas H. Malone his wife the said Elizabeth T. Malone have hereunto set their hands & seals the date above written.

Tho. H. Malone Seal
Elizabeth T. Malone Seal

State of Alabama Simmons County, Before me John C. Landerdale an acting justice of the peace in and for said County personally appeared Thomas H. Malone and Elizabeth T. Malone his wife whose names are to the foregoing deed and acknowledged that they severally signed sealed and delivered the said deed on the day and date therein mentioned, and the said Elizabeth T. Malone being by me privately examined apart from her husband acknowledged that she signed sealed and delivered the said deed freely without any fear threat or compulsion of her said husband - Given under my hand and seal this 18th day of July 1844.

J. C. Landerdale J.P. Seal

State of Alabama Simmons County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Thomas H. Malone wife to Jonathan McDonald with the Certificate thereon and used was deposited in my Office to be recorded the 31st day of July 1844 which is duly done in Book No. 7 pages 203.

Robt Austin Jr. Clerk

A. Matthews vs. Lewis & Thomas

State of Alabama

At a Chancery Court begun and held for the 3rd District of the Northern Division of the State of Alabama begun and held at the Court house in the town of Athens in the County of Simmons in said district and division on the 1st Monday being the 27th day of May 1844 and 68th year of American Independence. The Honorable Alexander Boniv Chancellor Presiding.

A. Matthews Complainant

No. 13. against

On Original Bill

Lewis & Thomas & others Defendants

On the 7th November 1834 Micajah Thomas by an unsealed instrument in the form of a title bond undertook to provide in consideration of the sum of one hundred and twenty dollars which he acknowledged to have been paid to him to make to a certain John Allison of a good and sufficient deed in fee simple to the south half of a quarter section of land known as the Fuller's quarter section. And on the 19th day of October 1842 the said John Allison for value received assigned all his right title Claim & interest in said instrument purporting to be a bond, to the Complainant A. Matthews & directed said deed to be made to him. A. Matthews, Micajah Thomas died without having conveyed said deed to said Allison or Complainant, leaving the defendants his heirs at law & Executors. The bill is filed for the purpose of procuring title to the land mentioned. All the material allegations of the bill are sustained by the proofs, and the land in question is identified, as the south half of the south west quarter of Section twelve, in township four and Range four west lying in the County of Simmons in this State. The Minor defendants have put in their Answer by Guardian Ad Litem admitting the facts stated in the bill, which are not denied by the other parties. It is considered by the Court that the Complainant is entitled to the relief which he prays. It is therefore Ordered & decreed that all the right title Claim & interest which were vested in the said Micajah Thomas in his lifetime, & to the said above described tract of land, and all the title thereto which descended to & vested in the defendants who are his heirs at law, or Larkin Bradford by virtue of his intestacy with Lewis & Thomas, or which has vested (if any did) in the other defendants who are the Executors of the last Will and Testament of said Micajah Thomas under and by virtue of said Will, be and the same is by this decree, divested out of said defendants, and shall henceforth be vested in the Complainant in fee simple. And in accordance with the agreement between the parties made known to the Court, It is further Ordered &

decree that Complainant pay the costs of this suit. Day is given for six months to the minor defendants after they attain full age to appear and contest this decree.

A. Bowler Clerk

State of Alabama, I Robert Austin, Register and Master of the Chancery Court of the 3rd district of the Southern division of said State do hereby certify that the foregoing contains a true copy and correct transcript of the decree of said Chancery Court in a certain suit therein between John Mathews is Complainant and the Heirs of M. Thomas died & others are defendants taken from the records and proceedings of said Court now of record in my Office - Given under my hand and private seal having no public seal of Office of said Court this 6th day of August 1846.

Robert Austin, Jr. & Co. (Seal)

State of Alabama Simontons County, I Robert Austin, Clerk of the County Court of said County do hereby certify that the foregoing copy of the Record between John Mathews Complainant and the Heirs of M. Thomas & others defendants was deposited in my office to be recorded the 6th day of August 1846 which is duly done in said Book No 7 pages 346 -

Robert Austin, Jr. & Co.

Philip Barnes
Co & Coun of Atty
Saml. Tammor

Be it known that I Philip Barnes of Great Barrington, in the County of Berkshire and Commonwealth of Massachusetts in consideration of one dollar to me paid by Samuel Tammor of Athens in the County of Simontons and State of Alabama the receipt whereof is hereby acknowledged, do hereby constitute and appoint the said Tammor my Attorney, in my name & stand to convey all my real estate in said Athens, and good land or lands to the purchaser or purchasers thereof, to make, and upon such terms as my said Attorney shall see fit to adopt in regard to the premises. Hereby ratifying what my said Attorney may lawfully do in the premises. Witness my hand & seal at Great Barrington this 17th July 1846.

In presence of
C. Southworth
Ephraim Whiting

Philip Barnes (Seal)

Commonwealth of Massachusetts - Berkshire Co. July 17th 1846.

Philip Barnes, Signor and dealer of the foregoing instrument, acknowledges before me that said instrument is his free act & deed. In witness whereof I have affixed my seal here to & subscribed my name this day & year aforesaid at Great Barrington.

C. Southworth Notary Public

State of Alabama Simontons County, I Robert Austin, Clerk of the County Court of said County do hereby certify that the foregoing power of Attorney from Philip Barnes to Samuel Tammor with the Certificate thereon endorsed was deposited in my office to be recorded the 6th day of August 1846 which is duly done in said Book No 7 page 4

Robert Austin, Jr. Clerk

Philip Barnes & Co
Do & Deeds
The said Malone

This Indenture made this fifth day of August in the year one thousand eight hundred and forty four between Samuel Tammor Attorney in fact for Philip Barnes of the County of Simontons in this State of Alabama of the one part and Thomas S. Malone of the County & State aforesaid of the other part, Witnesseth that the said Samuel Tammor Attorney as aforesaid for and in consideration of the sum of one hundred

& fifty dollars to him in hand paid the receipt whereof is hereby acknowledged back 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 S. Malone all those certain lot of land lying and being in the town of Athens and known in the plan of said town as lot No 47. To have and to hold the above described lot with the tenements and appurtenances thereto belonging unto any person or persons claiming unto the said Thomas S. Malone his heirs and assigns forever. And the said Samuel Tammor Attorney 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 Thomas S. Malone his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Samuel Tammor Attorney as aforesaid and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Samuel Tammor Attorney as aforesaid have hereunto subscribed his name and affix his seal the day and year above written.

signed sealed and delivered
in the presence of

Samuel Tammor Attorney (Seal)
In fact for Philip Barnes

State of Alabama Simontons County, Personally appeared before me Robert Austin, Clerk of the County Court of said County the above named Samuel Tammor and acknowledged the signing sealing and delivery of the foregoing deed as Attorney in fact of Philip Barnes to the aforesaid Thomas S. Malone on the day and year therein mentioned - Given under my hand and seal this 7th day of August 1846.

Robert Austin, Jr. (Seal)

State of Alabama Simontons County, I Robert Austin, Clerk of the County Court of said County do hereby certify that the foregoing deed from S. Tammor Attorney in fact for Philip Barnes to Thomas S. Malone with the Certificate thereon endorsed was deposited in my office to be recorded the 7th day of August 1846 which is duly done in said Book No 7 page 4 & 5.

Robert Austin, Jr. Clerk

Wm. Taper Trust
Co & Deeds
Robt. D. Malone

Whereas by virtue of a deed in trust bearing date November 20th 1838 executed by Joseph Wood trustee, Wm. Taper as trustee for the purpose of becoming Tammor Deeds the assignor of Robt. D. Malone many therein specified & duly recorded in the Office of the County Court of Simontons County, said Wm. Taper as trustee as aforesaid in said deed on the 15th day of February 1846 in conformity with the provisions of said deed sold at public auction to Robt. D. Malone of Simontons County Alabama the being the highest bidder the following Tracts or parcels of land Situate in County aforesaid bounded as follows & known as part of the north half of the South East quarter of Section four in Township four Range five West Beginning at the South East Corner of the half quarter thence North thirty three poles to the Creek thence up the Center of the Creek with its meanderings to the north boundary of the half quarter thence East fifty eight poles to the North East Corner of the quarter thence South to the beginning - Also the East half of the North East quarter of Section thirty three of Township three Range five containing Eighty Acres more or less being the land specified in said deed & bid off by Robt. D. Malone as the highest bidder at a sale which had been duly advertised. Now this Indenture made this 5th day of August 1846 between the said Wm. Taper of the first part and the said Robt. D. Malone of the second part, Witnesseth that the said Wm. Taper for and in consideration of the premises and for the further Consideration of fifty five dollars to him in hand paid the receipt whereof is hereby acknowledged by the said

Robert D. Maloney, hath granted bargained sold and conveyed and by these presents doth grant bargain sell and convey unto the said Robert D. Maloney his heirs and assigns forever all the right title or interest in and to the said tracts or parcels of land with the appurtenances therunto belonging above described had or held or in any manner vested in me the said R. D. Maloney and all the right in and to said lots and land which he the said R. D. Maloney might build or ought to sell by virtue of the said deed in trust above referred to - In testimony whereof the said R. D. Maloney hath hereunto set his hand and affixed his seal the date above named -

R. D. Maloney
 Justice

State of Alabama Simons County, Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named Richard D. Maloney and acknowledged the signing sealing and delivery of the foregoing deed to the aforesaid Robert D. Maloney on the day and year therein mentioned. Given under my hand and seal this 7th day of August 1844.

Robert Austin Esq. Clerk

The State of Alabama Simons County, I Robert Austin Esq. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Richard D. Maloney to Robert D. Maloney with the Certificate thereon endorsed was deposited in my Office to be recorded the 7th day of August 1844 which is duly done in Book No. 7 pages 5 & 6.

Robert Austin Esq. Clerk

Shiriff Simons
 To & Lard
 At Bank Secatur

To all to whom these presents shall come Richard M. Surany Sheriff of the County of Simons County, Alabama by a writ of Execution issuing out of the Circuit Court of Morgan County State of Alabama to me directed and returned on the twentieth day of May 1844. I was commanded to make of the goods and chattels of Thomas Simons in my County the sum of three thousand four hundred and ninety five dollars and seventy cents which the President and Directors of the Branch of the Bank of the State of Alabama at Decatur had recovered against him the said Thomas Simons in the Circuit for damages which they had sustained as well by reason of the nonperformance of his certain promises as for his costs and charges, and that if sufficient goods and chattels could not be found that then I should cause the execution of said Decatur to be made of the lands and tenements whereof the said Thomas Simons was seized on the fifteenth day of April 1844 or at any time afterwards in whosever hands the same might be found as by said Decatur will more fully appear reference being had therunto. And Thomas after the coming of said writ to me and before the return thereof I did by virtue of the said writ lay upon the said land herein after described and for want of goods and chattels in my County belonging to the said Thomas Simons to satisfy said Decatur sold the lands herein after described at public auction according to the Statute in such cases made and provided to George W. Carroll President of the Branch of the Bank of the State of Alabama at Decatur and John W. McLaughlin and James W. Corman Directors thereof and their successors in office and assigns forever for the sum of Sixteen hundred dollars being the highest bid therefor. Now know ye that I Arthur M. Surany by virtue of said writ of Execution and of the Statute in such cases made and provided and in consideration of the said sum of Sixteen hundred dollars to me in hand paid by the President and Directors aforesaid the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents doth grant

bargain and sell unto the President and Directors aforesaid their successors in office and assigns forever all the north east quarter of section number nine Township four Range four West the whole of section number two Township four Range four West with the exception of forty acres in the north east corner of said section on a square and beginning between above containing one hundred acres lying on the East side of Swan Creek with its appurtenances and all the right title claim and interest which the said Thomas Simons had in and to the said tract and piece and parcel of land on the said fifteenth day of April 1844 or at any time since had or now hath. To have and to hold the said land and premises and every part thereof with the appurtenances unto the said President and Directors aforesaid and their successors in office and assigns forever as fully and as absolutely as I Arthur M. Surany Sheriff as aforesaid and under the authority aforesaid might build or ought to sell and convey the same - In testimony whereof I have hereunto set my hand and seal this 1st day of July 1844.

A. M. Surany Sheriff

Text

Robert C. Buckell

Ruffin C. Smad

State of Alabama Simons County, Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named Arthur M. Surany Sheriff and acknowledged the signing sealing and delivery of the foregoing deed to the President and Directors of the Branch of the Bank of the State of Alabama at Decatur on the day and year therein mentioned. Given under my hand and seal this 23rd day of August 1844.

Robert Austin Esq. Clerk

State of Alabama Simons County, I Robert Austin Esq. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Arthur M. Surany Sheriff to the President and Directors of the Branch of the Bank of the State of Alabama at Decatur with the Certificate thereon endorsed was deposited in my Office to be recorded the 23rd day of August 1844 - which is duly done in Book No. 7 pages 6 & 7.

Robert Austin Esq. Clerk

Mary Roberts
 Co. & Lard
 Nancy Roberts

This Indenture made this 1st day of March 1844 between Mary M. Roberts of the County of Simons in the State of Alabama of the one part and Nancy Roberts of the other part Witness that the said Mary M. Roberts for and in consideration of the sum of twenty five dollars to in hand paid the receipt whereof is hereby acknowledged hath this day bargained sold aliened conveyed and by these presents doth bargain sell alien convey and convey unto the said Nancy Roberts all my right title and interest to a certain tract or parcel of land lying and being in the County of Simons and State of Alabama and known and designated as the west half of the north west quarter section number two Township four Range four West of the Meridian. To have and to hold the above described tract or parcel of land with the appurtenances therunto belonging or in anywise appertaining unto the said Nancy Roberts her heirs and assigns forever and the said Mary M. Roberts for herself her heirs Executors and administrators doth warrant and will forever defend the title to the above described and hereby granted premises unto the said Nancy Roberts her heirs and assigns from and against himself and all and every person or persons whomsoever claiming or holding under her the said Mary M. Roberts and also against the lawful title claiming or holding

by or from under the Government of the United States - In testimony whereof
 she said Mary M Roberts hath hereunto set her hand and seal the day and date
 above written -
 Mary M Roberts *(Seal)*

signed sealed and delivered in the presence of
 The State of Alabama Simontone County. Personally appeared before me Albert Walls
 an acting justice of the peace in said County Mary M Roberts whose name is signed
 to the within deed and acknowledged the signing sealing and delivering to the
 said Nancy Roberts on the day of its date for the purpose therein specified - Given
 under my hand and seal this the 1st day of March 1844 -
 Albert Walls *(Seal)*

State of Alabama Simontone County. I Robert Austin Clerk of the County Court
 of said County do hereby certify that the foregoing deed from Mary M Roberts to Nancy
 Roberts with the Certificate thereon sundried was deposited in my Office to be recorded the
 21st day of August 1844 which is duly done in said Book No 7 page 708
 Teste Robert Austin Clerk

Arthur R Garrison
 & wife
 Allen A Bunnay

This Indenture made this twenty seventh day of March in the year one
 thousand eight hundred and forty three between Arthur R Garrison and Caroline
 Garrison his wife of the County of Simontone in the State of Alabama of the one
 part and Allen A Bunnay of the Other part. Witnesseth that the said Arthur R
 Garrison and Caroline 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 enfeoffed released conveyed and confirmed and by
 these presents do give grant bargain sell alien enfeoff release convey and confirm unto
 the said Allen A Bunnay his heirs and assigns forever their undivided interest of one
 half of all those certain tracts or parcels of land lying and being in the County of Sim-
 onstone and State of Alabama and known and designated as the south west quarter of the
 south west quarter of section One in township two of Range five west also the north
 west quarter of the north east quarter of section twelve in township two of Range five
 west also the north east quarter of the south west quarter of section twelve of township
 two of Range five west. To have and to hold the above described ^{undivided} interest of one half
 of the above land with the tenements and appurtenances thereto belonging or in any
 wise appertaining unto the said Allen A Bunnay his heirs and assigns forever and
 the said Arthur R Caroline Garrison for themselves their heirs Executors and Adminis-
 trators 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 Allen A
 Bunnay his heirs and assigns from and against themselves and all and every person or
 persons claiming or holding under them the said Arthur R Garrison and Caroline
 Garrison and also against the lawful claim or demand of all and every person or
 persons whomsoever. In testimony whereof the said Arthur R Garrison and Caroline
 Garrison his wife hereunto subscribed their names and affixed their seals the day and
 year above written -
 A R Garrison *(Seal)*
 Caroline Garrison *(Seal)*

signed sealed and delivered
 in the presence of
 A R Crawford Jr

State of Alabama Simontone County. Personally appeared A R Garrison Caroline Garrison
 his wife whose names is signed to the foregoing deed and acknowledged signing sealing and

delivery of the within deed to Allen A Bunnay for the purpose therein specified on the day of its date
 (given under my hand and seal this the 21st day July 1844 -
 A R Crawford Jr *(Seal)*

State of Alabama Simontone County. I Robert Austin Clerk of the County Court of said County do
 hereby certify that the foregoing deed from Arthur R Garrison & wife to Allen A Bunnay with
 the Certificate thereon sundried was deposited in my Office to be recorded the 21st day of
 August 1844 which is duly done in said Book No 7 page 819 -
 Teste Robert Austin Clerk

Samuel Smith
 & wife
 Martin H Ragle

This Indenture made and entered into this 12th day of February one thousand
 eight hundred and forty two between Sarah Smith and Samuel Smith Executors of Samuel
 Smith deceased of Simontone County of Alabama of the one part and
 Martin H Ragle of the Other part Witnesseth that the said Sarah Smith & Sterling Smith
 Executors of Samuel Smith deceased for and in consideration of the sum of two hundred and
 dollars to them in hand paid the receipt whereof is hereby acknowledged hath this day
 bargained sold aliened enfeoffed and conveyed and by these presents do bargain sell alien
 enfeoff and convey unto the said Martin H Ragle all that certain lot or parcel of
 land lying and being in the said County State of Alabama being a part of the south west
 1/4 of section six township two of Range five west containing thirty acres beginning
 at the Corner of Daniel Meals and David Gellerts Land running west with said section
 line to the Corner thence north sixty rods thence East to Gellerts line thence north said
 line to the beginning. To have & to hold the above described land with the appurtenances
 thereto belonging or in anywise appertaining unto the said Martin H Ragle his
 heirs and assigns forever and the said Sarah Smith & Sterling Smith Executors of
 Samuel Smith deceased for themselves their heirs Executors Administrators do warrant &
 forever will defend the title to the above described thereby granted premises unto the
 said Martin H Ragle his heirs and assigns from & against themselves & all & every
 person claiming or holding under them the said Sarah Smith & Sterling Smith Executors
 of Samuel Smith deceased And also against the lawful title 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 the said parties have hereunto set their hands & seals the
 day & date above written -
 Sarah Smith *(Seal)*
 Sterling Smith *(Seal)*

The State of Alabama Simontone County. Personally appeared before me John S Simpson
 an acting justice of the peace for & in said County of Simontone and State aforesaid
 Sarah Smith & Sterling Smith Executors of Samuel Smith deceased and acknowledged that
 they signed sealed & delivered the foregoing deed on the day of its date for the purpose
 therein named to the aforesaid Martin H Ragle - Given under my hand and seal
 this 12th day of February 1842 -
 John S Simpson Jr *(Seal)*

State of Alabama Simontone County. I Robert Austin Clerk of the County Court of
 said County do hereby certify that the foregoing deed from Sarah Smith & Sterling
 Smith Executors of Samuel Smith deceased to Martin H Ragle with the Certificate
 thereon sundried was deposited in my Office to be recorded the 2nd day of September
 1844 which is duly done in said Book No 7 page 9 -
 Teste Robert Austin Clerk

Schmidt wife
To: Mrs
M. H. Rayle

This Indenture made and entered into this 12th day of February one thousand eight hundred and forty two between Sterling Smith and his wife Norma Smith of the County of Limestone and State of Alabama of the one part and Martin H. Rayle of the other part. Witnesseth that the said Sterling Smith and his wife Norma Smith for and in consideration of the sum two hundred and two dollars to them in hand paid the receipt whereof is hereby acknowledged hath this day bargained sold alien and conveyed and by these presents do bargain sell alien convey and convey unto the said Martin H. Rayle all that certain lot or parcel of land lying and being in the said County & State aforesaid being the North West fourth of the North West fourth of Section No 7 Township No One of Range No 5 West Containing 40 1/4 acres To have and to hold the above described land with the appurtenances thereto belonging or in anywise appertaining unto the said Martin H. Rayle his heirs and assigns forever and the said Sterling Smith and his wife Norma Smith for themselves their heirs Executors administrators do warrant and forever defend the title to the above described and hereby granted premises unto the said Martin H. Rayle his heirs and assigns from and against themselves and all and every person claiming or holding under them the said Sterling Smith and his wife Norma, and also against the lawful title 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 parties have hereunto set their hands & seals the day and date above written -

Sterling Smith (Seal)
Norma Smith (Seal)

The State of Alabama
Limestone County } Personally appeared before me John S. Simpson an acting justice of the peace for & in the County of Limestone & State aforesaid Sterling Smith his wife Norma Smith & acknowledged that they signed sealed & delivered the foregoing deed on this day of its date for the purposes therein named to the aforesaid Martin H. Rayle & also the same day I exhibited said deed to Norma Smith wife of said Sterling Smith who on a private examination separate and apart from her said husband acknowledged that she relinquished her right of dower in said land & premises freely & voluntarily and without any fear threats or compulsion of her said husband. Given under my hand and seal this 12th day of February 1842.

John S. Simpson J.P. (Seal)

State of Alabama Limestone County, I Robert Austin St. Clerk of the County Court of said County do hereby certify that the foregoing deed from Sterling Smith wife to Martin H. Rayle with the Certificate therein endorsed was deposited in my office to be recorded the 2nd day of September 1844. which is duly done in said Book No 7 page 10.

Teste Robert Austin St. Clerk

M. Parker wife
To: Mrs
M. H. Rayle

This Indenture made this thirteenth day of June one thousand eight hundred and forty two between Jonathan Parker & Gilly Parker his wife of the one part & Martin H. Rayle of the other part all of the County of Limestone & State of Alabama. Witnesseth that the said Jonathan Parker & Gilly Parker for & in consideration of the sum of One hundred & twenty five dollars to them in hand paid the receipt whereof is hereby acknowledged hath this day bargained sold aliened conveyed & conveyed by these presents do bargain sell alien convey and convey unto the said Martin H. Rayle all that certain tract or

parcel of land lying & being in the County of Limestone & State of Alabama and known as the South East fourth of South East fourth of Section One Township One of Range Six West Containing forty acres in the District of Land sold at Huntsville - To have and to hold the above described land with the appurtenances thereto belonging or in anywise appertaining unto the said Martin H. Rayle his heirs & assigns forever and the said Jonathan Parker & Gilly Parker his wife for themselves their heirs Executors and administrators do warrant & forever defend the title to the above described and hereby granted premises unto the said Martin H. Rayle his heirs & assigns and from and against themselves and all and every person or persons claiming or holding under them the said Jonathan Parker & Gilly Parker 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 Parker and Gilly Parker his wife have hereunto set their hands and seals this day and year above written -

Jonathan Parker (Seal)
Gilly Parker (Seal)

The State of Alabama Limestone County, Personally appeared before me John S. Simpson an acting justice of the peace for and in the County of Limestone Jonathan Parker his wife Gilly Parker and acknowledged that they signed sealed & delivered the foregoing deed on the day of its date for the purposes therein named to the aforesaid Martin H. Rayle and also on the same day I exhibited said deed to Gilly Parker wife of said Jonathan Parker who on a private examination separate from her said husband acknowledged that she relinquished her right of dower in said land and premises freely and voluntarily without any fear threats or compulsion of her said husband - Given under my hand and seal this 30th day of June 1843 -

John S. Simpson J.P. (Seal)

State of Alabama Limestone County, I Robert Austin St. Clerk of the County Court of said County do hereby certify that the foregoing deed from Jonathan Parker & wife to Martin H. Rayle with the Certificate therein endorsed was deposited in my office to be recorded the 2nd day of September 1844 which is duly done in said Book No 7 pages 10 & 11.

Teste Robert Austin St. Clerk

Bryant Loan
To: Dr. Andrew
P. J. Jones & Co

This Indenture made this the 3rd day of September 1846 between Bryant Loan of the first part & James Gray of the second part & Richard Rogers of the third part whereas the said Bryant Loan is justly indebted to the said P. J. Jones in the sum of Fifty five dollars due on the first day of January 1845 as by his bond of this date more fully appears Now this indenture and entered into this day Witnesseth that for & in consideration of the premises and also for the further consideration of One dollar to the said Bryant Loan in hand paid by the said James Gray the receipt whereof is hereby acknowledged he the said Bryant Loan hath granted bargained sold & conveyed & by these presents do grant bargain sell & convey unto the said James Gray his heirs & assigns forever the following personal property Estate to wit: One Wagon One Cow horse & one barrel horse 2 Cows & Calves 10 head of hogs To have and to hold the above described property therof unto him the said James Gray his heirs & assigns forever and the said Bryant Loan hereby binds himself & his heirs to warrant and forever defend the title to the above

described property unto him the said James Gray his heirs & assigns from and against the lawful Claims & demands of all and every person whatsoever. Upon trust Nevertheless the said James Gray his Executors or Administrators shall permit the said Briant Sorn to remain in the peaceable possession of said property & take the property thereof to his own use until default be made in payment of the said sum of money above mentioned either in the whole or in part and then upon this further trust that the said James Gray his Executors or Administrators shall & will do soon after the happening of such default of payment as the said James Gray shall require sell the said property for the purposes to the highest bidder for ready money at publick Auction after giving the time and place of sale at his own discretion & giving twenty days notice thereof by advertisement put up in 3 or more publick places in the County and out of the money arising from such sale shall after satisfying the Charges thereof and all other expenses attending this premises pay to the said R. Sorn the debt he owes him as aforesaid the balance if any shall pay unto the said Briant Sorn or his assigns but if the said sum of fifty five dollars be paid to the said R. Sorn on or before the first day of January next so that no default be made in payment thereof then this instrument to be void otherwise to remain in full force & virtue in law. In Witness whereof the said parties have hereunto set their hands & seals this year & day above mentioned.

Briant Sorn *li*
James Gray *li*
R. Sorn *li*

State of Alabama
Sumner County } Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Briant Sorn James Gray & R. Sorn and acknowledged that they signed sealed and delivered the foregoing deed in trust on the day and year therein mentioned for the uses and purposes therein expressed. Given under my hand and seal this 1st day of September 1844.

The State of Alabama Sumner County. I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed in trust between Briant Sorn & others with the Certificate thereon endorsed was deposited in my Office to be recorded the 4th day of September 1844 which is duly done in said Book No. 7 pages 11 & 12.

Robert Austin Jr. Clerk

Gulielmus Wood wife
To } Dns
Jas. M. Crumshaw
Know all men by these presents that for Gulielmus Wood and Joray Ann Wood his wife of the County of Sumner and State of Alabama for and in consideration of the sum of Five hundred dollars the receipt of which is hereby acknowledged do give grant and bargain unto James M. Crumshaw of the County and State aforesaid the following lots or parcels of land to wit: lots No 101. No 102. No 103. No 104. as marked in the plat of the town of Athens County & State aforesaid. To have and to hold unto the said Crumshaw his heirs and assigns forever. And we do warrant and defend the aforesaid lots unto the said Crumshaw and his heirs against the Claims of all persons whatsoever. In Witness our hands and seals this 10th day of September 1844.

The State of Alabama
Sumner County } Personally appeared before me Robert M. Jagg a Justice of the

Gulielmus Wood *li*
Joray Ann Wood *li*

peace in and for the County aforesaid the above named Gulielmus Wood and Joray Ann Wood his wife who acknowledged that they severally signed sealed and delivered the foregoing deed on the day and year therein mentioned to the aforesaid James Crumshaw. And the said Joray Ann Wood being by me privately examined apart from her husband acknowledged that she signed sealed and delivered the said deed freely without any fear threats or Compulsion of her husband. Given under my hand and seal this 10th day of September 1844.

Robert M. Jagg *li*
a Justice of the peace

State of Alabama Sumner County. I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Gulielmus Wood wife to James M. Crumshaw with the Certificate thereon endorsed was deposited in my Office to be recorded the 11th day of September 1844 which is duly done in said Book No. 7 pages 12 & 13.

Robert Austin Jr. Clerk

Know all men by these presents that I James Cartwright of the County of Sumner State of Tennessee do hereby nominate constitute and appoint William McCartwright David Cartwright & Jacob Warner or either of them individually or collectively my true and lawful Attorney or Attorneys in fact for one and in my name to collect of Frederick Nelson of Alabama the amount of a note executed by said Nelson payable to me for three hundred and twenty seven (\$327.00) dollars dated the 19th Nov 1820 and due one day after date which note I had placed in the hands of Hopkins & Martin Attorneys Athens Alabama for Collection and if the same has been collected by said Attorneys I hereby authorize my said Attos in fact above named or either of them to receive the same from the said Hopkins & Martin and employ Counsel to prosecute all suits necessary for the recovery of said debt against all persons whom I do further authorize and empower my said Attorney or either of them to make any compromise or settlement of said Claim that they or either of them may in their discretion deem most advisable. Herby ratifying and confirming all & every act that my said Attorneys or either of them may do in the matter in the same to say that I could were personally present at the doing thereof. Witness my hand & seal this 25th Sept 1840.

James Cartwright *li*

State of Tennessee Sumner County. Personally appeared before me Andrew McElhattan Clerk of the County Court of said Sumner County James Cartwright the within named Major with whom I am personally acquainted and who acknowledged the execution of the within power of Attorney to be his act and deed and for the purposes therein contained. Witness my hand and seal at Gallatin this 25th day of September 1840.

li

Andrew McElhattan Clerk
of Sumner County Court

State of Tennessee Sumner County. I Elijah Reddie Chairman of the County Court of said Sumner County do hereby certify that Andrew McElhattan is Clerk of said Court and that his attestation is in due form of law. Given under my hand and seal this 25th day of September 1840.

Elijah Reddie *li*

Chairman of Court

State of Alabama
Sumner County } I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing Power of Attorney from James Cartwright to William McCartwright & others with the Certificate thereon endorsed was deposited in my Office to be recorded

the 18th day of September 1844 which is duly done in Dred Book No 7 -
John Robert Austin Jr Clerk

Terry Bradley Swift
To ~ Dear
Robt H Watkins

This Indenture made and entered into on this 13th day of April in the year of our
 Lord eight hundred & forty four between Jerry Bradley and Lydia Bradley his wife of
 Lauderdale County of the first part, and Robert H. Hutton of the second part of Lawrence
 County and all of the state of Alabama Notwithstanding that for and in consideration of the
 sum of six thousand four hundred sixty four Dollars the receipt of which is hereby
 acknowledged have this day granted bargained and sold and by these presents do grant
 bargain sell unto the party of the second part the following tracks or parcels of
 Land situate in Lawrence County State above to wit The North East Trac. or section
 15 Township 3 Range 7 West East of Elk River Containing Twenty One Acres more or less
 Also 1/2 E 1/2 S.E. or section 15 Township 3 Range 7 as above Containing Forty acres Also
 1/2 E 1/2 S.E. or as above Containing Forty acres Also S.W. 1/4 Trac. 15 as above Contain-
 ing Eighty four Acres Also S.E. 1/4 of Elk River of section Sixteen Township
 3 Range Containing Twenty One 5/100 Acres Also S.W. 1/4 Trac. (22) section 3 T. 7.
 Range Containing One hundred two 5/100 Acres Also S.E. 1/4 Trac. section 22 T. 3 Range 7
 Containing One hundred thirty One Acres Also E 1/2 N.W. 1/4 W 1/2 N.E. quarter of section
 22 T. 3 R. 7. Containing in the two One hundred thirty Acres Also S.W. 1/4 Trac. section
 23 T. 3 R. 7 W. Containing One hundred and thirty Acres and Containing in all Eight
 hundred and Eight 73/100 Acres To have and to hold the above conveyed Tracks or
 or parcels of Land with all and every appurtenance thereto belonging Or in any wise
 appertaining to the Only proper use behoof of the said party of the second part his heirs
 & assigns for ever And the said parties of the first part for themselves their heirs Executors
 and Administrators Covenant to and with the said party of the second part his heirs
 Executors and Administrators that the title of the above conveyed Tracks or parcels of
 Land to the said party of the second part his heirs and assigns they shall and well
 warrant and for ever defend against the just Claims of every person or persons what
 soever In Testimony of which the said parties of the first part have hereunto put their
 hands and affixed their seals on the day & year above written

The State of Alabama }
Lauderdale County } Personally appeared before me John Cooper an acting Justice
of the peace in and for the State and County aforesaid Perry Bradley Lydia Bradley
his wife who acknowledged that they severally signed sealed and delivered the foregoing
and on the day and year therein mentioned to the aforesaid Robert H. Watkins and Lydia
Bradley the wife of Perry Bradley being by me privately and apart from her said
husband examined acknowledged that she signed sealed and delivered said and foregoing
without any fear or threats or Compulsion of her said husband - Given under my hand
and seal this 13 day of April 1844 - John Cooper Justice

The State of Indiana, Lawrence County; I, Wiley T. Harkins Clerk of the County Court
aforesaid do hereby Certify that John Cooper whose signature appears to the foregoing
Petition is and was at the time of subscribing to the same an acting Justice of
the Peace in and for said County State aforesaid duly Commissioned & qualified
and that his official acts are entitled to full faith & credit.



Given under my hand & seal of Office at Florence the 30th day of July
1844
W. D. Brewster Clerk

State of Alabama Simons County; I Robert Austin & Clerk of the County Court of said County do hereby Certify that that the foregoing deed from Perry Bradley Hixie to Robert M. Watkins with the Certificate thereon endorsed was deposited in my Office to be recorded the 19th day of September 1864 which is duly done in Deed Book No 7 pages 14 & 15.

I Note Robert Austin & Clerk

Eliza J. Kittrell, the said Eliza J. Sally, S. Martha, Caroline Kittrell of the County of
 St. Clair
 S. T. Crumshaw
 This Indenture made this the 31st day of August in the year one thousand eight
 hundred and forty four between Eliza J. Sally, S. Martha, Caroline Kittrell of the County of
 St. Clair in the State of Alabama of the one part and Samuel T. Crumshaw of the other part
 Witnesseth that the said Eliza J. Sally, S. Martha, Caroline Kittrell 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, released, conveyed
 and confirmed; and by these presents do give grant, bargain, sell, alien, release, con-
 vey and confirm unto the said Samuel T. Crumshaw all their certain lots
 of land lying and being in the town of Athens County State aforesaid and known
 in the plan of said Town as lots numbered Eighty five Eighty six and Eighty
 seven. 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
 Samuel T. Crumshaw his heirs and assigns forever. And the said E. J. S. S. M. T. C. Kit-
 trelle for themselves their heirs executors and Administrators, do hereby and in considera-
 tion of the premises, Warrant and will forever defend the title to the above described
 and hereby granted premises unto the said Samuel T. Crumshaw his heirs and assigns
 from and against themselves, and all and every person or persons claiming or holding
 under them the said E. J. S. S. M. T. C. Kittrell and also, against the lawful title,
 claim or demand of all and every person or persons to whomsoever. In Testimony whereof
 the said E. J. S. S. M. T. C. Kittrell hereunto subscribe their names and affix their
 seals the day and year above written.
 signed sealed and delivered
 in the presence of
 St. C. Malone

Eliza J. Kittrell
 Sally S. Kittrell
 Martha Kittrell
 Caroline Kittrell

Seal
 Seal
 Seal
 Seal

AC, Conn
State of Alabama Limestone County. Personally appeared before me Robert Austin, Jr. Clerk
of the County Court of said County the above named Nathaniel C. Malone one of the
subscribing witnesses to the foregoing deed, who being first duly sworn depose and say
that he saw the above named Eliza J. Kittrell, Sally L. Kittrell, Martha Kittrell &
Caroline Kittrell whose names are subscribed thereto sign, seal and deliver the same
to the said Samuel J. Bernshaw; that he this deponent subscribed his name as attesting
therein in the presence of the said Eliza J. Kittrell, Sally L. Kittrell, Martha Kittrell
and Caroline Kittrell, and that he saw Allison C. Cain the other subscribing witness
sign the same in the presence of the said Eliza J. Kittrell, Sally L. Kittrell, Martha
Kittrell and Caroline Kittrell and in the presence of each other, on the day and
year therein mentioned - Given under my hand and seal this 19th day of September
1844 - Robert Austin, Jr. Clerk

State of Alabama, Sumter County. I Robert Austin, Sr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Eliza Pittrell Voth to Samuel P. Greenhaw with the Certificate of the probate thereof was deposited in my

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Officer to be recorded the 19th day of September 1846 which is duly done in Said
Book No. 7 pages 15. 116. Note Robert Austin Jr. Clerk

James Terry
to & Mrs. English
No. Bridgman

This Indenture made this 12th day of June in the year one thousand eight hundred and forty four between James Terry of the first part, William English of the second part and Robert Pridmore of the third part. Whereas the said James Terry justly in debt to the said Robert Pridmore in the sum of twenty seven dollars and sixty cents payable twelve months after date, with interest from the date as by a promissory note bearing even date with these presents more fully appears; which debt with the legal interest thereon accruing the said James Terry 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 said James Terry in hand paid by the said William English at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged by the said James Terry hath given, granted, bargained sold and conveyed, and by these presents does give, grant bargain sell and convey to the said William English, his heirs and assigns, forever, all that tract or parcel of land, lying and being in the County of Sumner and State of Alabama, known and distinguished as the North East quarter of the South West quarter of section No. 2 in Township No. 2 of Range No. 5 East with all and singular the appurtenances to the said tract or parcel of land belonging or in any wise appertaining and all the Estate, right title and interest of the said James Terry in and to the said tract or parcel of land and premises; To have and to hold the said tract or parcel of land and premises unto the said William English his heirs Executors Administrators and assigns forever and the said James Terry for himself his heirs Executors and Administrators does hereby covenant promise and agree to and with the said William English his heirs Executors Administrators and assigns forever in manner and form following, that is to say, that the said James Terry his heirs Executors and Administrators, the aforesaid tract or parcel of land and premises unto the said William English his heirs Executors Administrators, and assigns against all persons Whosoever, Shall and will warrant and forever defend by these presents upon Trust, Purchase, that the said William English his heirs Executors and Administrators shall permit the said James Terry to remain in quiet and peaceable possession of the said tract or parcel of land and premises and take the profits thereof to his own use until default be in the payment of the said sum of twenty seven dollars and sixty cents with the legal interest thereon accruing either in the whole or in part And then upon this further trust, that he his heirs Executors Administrators or assigns, shall and will so soon after the happening of such default of payment as he may think proper or the said Robert Pridmore his heirs Executors Administrators or assigns may request, sell the said tract or parcel of land and premises to the highest bidder for ready money at public auction after having given thirty days notice thereof in a newspaper printed in Alabama and out of the moneys arising from such sale, shall after satisfying the charges thereof and all other expenses attending, pay to the said Robert Pridmore his Executors Administrators or assigns the said sum of twenty seven dollars and sixty cents with the legal interest accruing, and the balance if any shall pay to the said James Terry his heirs Executors Administrators or assigns. But if the whole of the said sum of twenty seven dollars and sixty cents shall be fully paid off and discharged to the said Robert Pridmore his Executors Administrators or assigns on or before the

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day on which the same is payable so that no default of payment be made then this indenture to be void. Otherwise 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;

James Terry (Seal)
William English (Seal)
Robert Pridmore (Seal)

The State of Alabama
Sumner County } This day personally appeared before me Henry Stanley an acting justice of the peace in and for said County James Terry and acknowledged the signing sealing and delivering the foregoing deed of Trust to William English and Robert Pridmore on the day of its date for the purposes therein specified.
Given under my hand and seal this the 4th day of September 1846

H. Stanley J. P. (Seal)

State of Alabama Sumner County. This day personally appeared before me Mc Craford an acting justice of the peace in and for said County William English and acknowledged the signing of the foregoing deed of Trust as trustee on the day of its date for the purposes therein specified. Given under my hand and seal this 9th day of Sept. 1846.

Mc Craford J. P. (Seal)

State of Alabama Sumner County. Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Robert Pridmore and acknowledged the signing sealing and delivery of the foregoing deed in trust on the day and year therein mentioned. Given under my hand and seal this 19th day of September 1846.

Robert Austin Jr. (Seal)

State of Alabama Sumner County. I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed in trust between James Terry and others with the Certificate thereon indorsed was deposited in my Office to be recorded the 19th day of September 1846 which is duly done in Said Book No. 7 pages 16 & 17.
Note Robert Austin Jr. Clerk

Re. Williams
to & Mrs.
Jesse West

This Indenture made and entered into this 16th September in the year of our Lord one thousand eight hundred and forty three between Robt Williams and Sarah J. his wife of the County of Smith and State of Tennessee of the one part and Jesse West of the other, Witnesseth that the said Robt Williams and Sarah J. his wife, for and in of the sum of fourteen hundred dollars to them in hand paid by the said Jesse West of the County of Sumner and State of Alabama, the receipt whereof is hereby acknowledged have this day bargained sold, aliened, repossessed and conveyed unto the said Jesse West all the certain tract of land lying and being in the County of Sumner and State of Alabama, known and designated in the plan of said County as being the North part of the North East quarter of section twenty one and Township three Range four West containing One hundred acres more or less. To have and to hold the above described tract with the tenements and appurtenances thereto belonging, or in any wise appertaining to the said Jesse West his heirs or assigns forever and the said Robert Williams and Sarah J. his wife for themselves their heirs Executors Administrators or assigns do warrant and will forever defend the title to the above described and hereby granted premises unto the said Jesse West his heirs or assigns from and against themselves and all and every person or persons claiming or holding under them the said Robert Williams and Sarah J. his wife 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 United States. In Witness whereof the 2^d Robt. Williams & Sarah, his wife have humbly set their hands and seals, the day and year above written.

Robt. Williams (Seal)
Sarah Williams (Seal)

State of Alabama
Limestone County. Personally appeared before me Robert M. Hughes an acting justice of the peace for the County of Limestone Robt. Williams and Sarah his wife whose names appear signed to the foregoing deed of conveyance and acknowledged the signing sealing and delivery of the same to John West for the purposes therein contained on the day of its date. Also I examined Sarah Williams above mentioned separate and apart from her husband, who acknowledged that she signed sealed and delivered the same to John West, that she freely and voluntarily relinquished her right of dower without the fear threat or compulsion of her said husband. Given under my hand and seal this 16th September 1843.

Robt. Hughes, M. C.

State of Alabama Limestone County. I Robert Austin Clerk of the County Court of said County do hereby certify that the foregoing deed from Robt. Williams & wife to John West with the Certificate of the Acknowledgments thereon endorsed was deposited in my office to be recorded the 23^d day of September 1844, which is duly done in said Book No. 7 pages 17 & 18.

Robt. Austin, Clerk

John McKinley
To & David
John Fraser

This Indenture made and entered into this twelfth day of October 1844 by and between John McKinley of the City of Louisville & State of Kentucky of the one part and John Fraser of the County of Limestone and State of Alabama of the other part. Witnesseth that the said John McKinley, for and in consideration of the sum of three hundred dollars, to him in hand paid, by the said John Fraser, the receipt whereof is hereby acknowledged, the said John McKinley hath given granted bargained and sold, and by these presents doth give grant, bargain & sell to the said John Fraser a certain lot or parcel of land, containing six acres and one hundred and seventeen poles, known in the plan of the town of Athens, as extended by said John McKinley on the S.E. quarter of section 3 Township three and Range four, by its number 213. To have and to hold the said lot or parcel of land to the said John Fraser this heirs forever. And the said John McKinley for himself his heirs & assigns hereby Covenant & agree to & with the said John Fraser that he will warrant and forever defend, to the said John Fraser & his heirs forever the said lot or parcel of land against the claim of himself his heirs & all, every person whatsoever. In testimony whereof the said John McKinley hath humbly set his hand, and affixed his seal the date above written.

J. McKinley (Seal)

State of Alabama Limestone County. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named John McKinley and acknowledged the signing sealing and delivery of the foregoing deed to John Fraser on the day and after therein mentioned. Given under my hand and seal this 12th day of October 1844.

Robert Austin, Clerk

State of Alabama Limestone County. I Robert Austin Clerk of the County Court of said County do hereby certify that the foregoing and from John McKinley to John Fraser with the Certificate of the Acknowledgments thereon endorsed was deposited in my office to be recorded the 12th day of October 1844 which is duly done in said Book No. 7 page 19.

Recorded the 12th day of October 1844 which is duly done in said Book No. 7 page 18 & 19
Robt. Austin, Clerk

This Indenture made & entered into the 12th day of October 1844, by between John McKinley of the City of Louisville State of Kentucky, of the one part, & Egbert J. Jones of the town of Athens State of Alabama of the other part, Witnesseth that the said John McKinley for & in consideration of One dollar, to him in hand paid, by the said Egbert J. Jones hath given granted bargained, sold, by these presents doth give grant bargain & sell to the said Egbert Jones a certain lot or parcel of land containing three acres, situate, lying and being near to said town of Athens being part of the S.W. quarter of section four in township three of Range four & bounded as follows (to wit) on the West by a lot of five acres heretofore conveyed by said McKinley to Martin & Cornan, on the South by the line of a lot of five acres heretofore conveyed by said McKinley to Robert Brady, on the East by a lot of thirteen acres this day sold by said McKinley to James M. Scott, & on the North by the road which runs between said three acre lot & another line of said Martin & Cornan. To have & to hold the said three acres of land to the said Egbert J. Jones this heirs forever In trust nevertheless for the uses & purposes following, that is to say, that the present wife of Thomas G. Jones of said town of Athens shall be permitted to hold & possess said three acres of land for & during her natural life & to apply the uses & profits arising therefrom to the use of herself & her children by the said Thomas G. Jones, And at her death the said Egbert J. Jones or his heirs shall convey to the said children of the said Thomas G. Jones the said three acres of land with the appurtenances, to them their heirs forever, And the said John McKinley Covenant & agree to & with the said Egbert J. Jones that he will warrant & forever defend the premises hereby conveyed for the uses & purposes aforesaid to the said Jones this heirs forever, against the claim of himself his heirs & all others claiming under him. In testimony whereof he has humbly set his hand & affixed his seal the day & year above written.

J. McKinley (Seal)

The above named Egbert J. Jones is hereby authorized, upon the request of the wife of the said Thomas G. Jones, to sell the above described three acres of land & in trust the proceeds in such other property as she may direct to be held by him in trust for the uses & purposes in the foregoing deed. And this power is to be taken & considered as part of this deed & recorded with it. Witness my hand & seal the said 12th day of October 1844.

J. McKinley (Seal)

State of Alabama Limestone County. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named John McKinley and acknowledged the signing sealing and delivery of the foregoing deed and Memorandum thereon endorsed to Egbert J. Jones on the day and year therein mentioned. Given under my hand and seal this 12th day of October 1844.

Robert Austin, Clerk

State of Alabama Limestone County. I Robert Austin Clerk of the County Court of said County do hereby certify that the foregoing deed from John McKinley to Egbert J. Jones with the Certificate thereon endorsed was deposited in my office to be recorded the 12th day of October 1844 which is duly done in said Book No. 7 page 19.

Robt. Austin, Clerk

John McKinley
To & David
John Fraser

This Indenture made this twenty ninth day of May 20th in the year one thousand eight hundred and forty four between John McKinley & Elizabeth M. McKinley his wife of the County of Jefferson in the State of Kentucky of the one part, and

Eliot McWilliam of the town of Athens State of Alabama of the other part. Witness that the said John & Elizabeth M. McKinley for and in consideration of the sum of One hundred & twenty eight 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 Eliot McWilliam all those certain lots or parcels of land lying and being in the said town of Athens & Union as lots numbered 207 & 208 in the plan of said town as extended by said John McKinley, recorded in the office of the Clerk of the County Court of the County of Limestone State of Alabama - To have and to hold the above described lot of land with the tenements and appurtenances thereunto belonging or in anywise appertaining unto the said Eliot McWilliam his heirs and assigns forever. And the said John McKinley 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 Eliot McWilliam his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John & Elizabeth M. McKinley and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said John & Elizabeth M. McKinley have hereunto subscribed their names and affixed their seals the day and year above written -

J. McKinley *Ed*

signed sealed and delivered }
in the presence of

The State of Alabama Limestone County, Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named John McKinley and acknowledged the signing, sealing and delivery of the foregoing deed to Eliot McWilliam on the day and year therein mentioned - Given under my hand and seal this 12th day of October 1844 -

Robert Austin Jr. *Ed*

State of Alabama Limestone County, I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from John McKinley to Eliot McWilliam was deposited in my Office to be recorded the 12th day of October 1844 which is duly done in said Book No 7 page 19 & 20.

Teste Robert Austin Jr. Clerk

Gro. Roberts

To } Said Trust
Jas. A. Fletcher

This Indenture made this fourteenth day of October Eighteen hundred and forty four between George Roberts of the first part, and James A. Fletcher of the second part as trustee and William Lefler of the third part. Witnesseth, Whereas the said George Roberts is justly indebted to the said William Lefler in the sum of One hundred and twenty dollars and fifty Cents it being for a note given Martin Pleasant to, for the above sum of One hundred and twenty dollars and fifty Cents given October 12th 1843 One day after date, which said William Lefler is due for me to pay, also One note due the said William Lefler for the sum of Forty four dollars and forty nine Cents due this 14th day Oct. 1844 - which amounts are to be paid by the 1st of March 1845 - which amounts will more fully show by the bonds. Which doth the said George Roberts is willing and desirous to secure. Now this indenture Witnesseth that for an inconsideration of the premises and the further sum of One dollar in hand paid to the said George Roberts by the said Jas. A. Fletcher as Trustee at and before the sealing and delivery of these presents the

except whereof is hereby acknowledged the said George Roberts hath given granted, bargained and sold, aliened and conveyed, released and confirmed and by these presents doth grant bargain and sell release and confirm to the said Jas. A. Fletcher trustee for his heirs and assigns forever the following property (to wit, One Wagon and two yoke of Oxen with two log chains now in the possession of said George Roberts, also One bay horse about five years old, also One bed and trundle One Metal Clock, also about fifty head of hogs, five head of cattle, also all the crop of Corn, Cotton, fodder &c. &c. that shall be coming to me as my part made upon the plantation of Robertson with the present year. To have and to hold the said property above mentioned unto the said Jas. A. Fletcher Trustee & his heirs and assigns forever to the assignee of him the said Jas. A. Fletcher as Trustee & his heirs and assigns forever, and the said George Roberts for himself his heirs & assigns doth hereby covenant and agree to and with the said James A. Fletcher as Trustee & his heirs and assigns in manner and form following: that is to say that the said George Roberts his heirs & the aforesaid property unto the said Jas. A. Fletcher Trustee & shall and will warrant and forever defend upon these presents. Now this is upon Trust that the said George Roberts shall keep the said property until after the first day of March ensuing and then should default be made and the above sums not paid and also the balance of a note given Paper and and Orders with interest amounting to about thirty dollars so soon after the happening of such default of such payment, so soon as the said Wm. Lefler or Jas. A. Fletcher as Trustee & shall think proper to sell the above property described to the highest bidder for ready money at public auction in the town of Athens Limestone County Alabama after giving thirty days notice by advertising in Athens at the Court house door &c. and out of the monies arising from such sale shall after satisfying the charges thereof and all other expenses attending the same pay to the said Wm. Lefler his heirs & the sums above mentioned including the interest thereof, that may have lawfully accrued and the balance of any, shall be paid unto the said George Roberts his heirs & should the whole of the above money as described above be paid on or before the first day of March next then the above obligation to be paid or else to remain in full force and virtue. In Witness whereof the parties have hereunto subscribed their names the day and year above written -

Gro. Roberts *Ed*
J. A. Fletcher *Ed*
Wm. Lefler *Ed*

State of Alabama Limestone County, Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named George Roberts and acknowledged the signing, sealing and delivery of the foregoing deed in Trust on the day and year therein mentioned - Given under my hand and seal this 19th day of October 1844 -

Robert Austin Jr. *Ed*

State of Alabama Limestone County, I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed in trust from George Roberts to James A. Fletcher & William Lefler with the Certificate thereon recorded was deposited in my Office to be recorded the 19th day of October 1844 which is duly done in said Book No 7 page 20 & 21.

Teste Robert Austin Jr. Clerk

Handy R Farnor
vs
Geo. O. Hudson

This Indenture made this 6th January 1844 between Handy R Farnor Henry Garbrough and Willis Bonner Commissioners appointed by the County Court of Livingston County State of Ala. to sell the real Estate of George Petty dec'd late of said County of the one part and Charles O. Hudson of said County of the other part Whereas the said Handy R Farnor Henry Garbrough and Willis Bonner did pursuant to said Order of the County Court afford a certain parcel or tract of land lying and being in the County of Livingston aforesaid and known as the West half of the North West quarter Section 16 To. 3 Range 6, West Containing eighty acres being a part of the real Estate of said George Petty dec'd to said Charles O. Hudson for the sum of two hundred dollars. Now this indenture witnesseth that the said Handy R Farnor Henry Garbrough and Willis Bonner in consideration of the premises and pursuant to the order and decree of the County Court made have given granted bargained and sold and conveyed and by these presents do give grant bargain sell and convey unto the said Charles O. Hudson his heirs and assigns said parcel or tract of land with all and singular the appurtenances therunto belonging. To have and to hold the said parcel or tract of land and appurtenances unto him the said Charles O. Hudson his heirs and assigns forever. And the said Handy R Farnor Henry Garbrough and Willis Bonner hereby bind themselves their heirs to warrant and forever defend the title to said tract or parcel of land unto him the said Charles O. Hudson his heirs and assigns for and against the lawful claims or demands of all persons claiming under them the said Handy R Farnor Henry Garbrough and Willis Bonner but against the lawful claims of no other person whatsoever. May the said Handy R Farnor Henry Garbrough and Willis Bonner granting and conveying and intending to grant and convey hereby unto the said Charles O. Hudson his heirs &c. all their right title and interest which the said George Petty dec'd had and held to said tract or parcel of land and which they the said Handy R Farnor Henry Garbrough and Willis Bonner might could or ought to convey by virtue of the Order of said County Court last above specified. In testimony whereof the said Handy R Farnor Henry Garbrough and Willis Bonner have hereunto set their hands and seals this the date above written.

Handy R Farnor (Seal)
Henry Garbrough (Seal)
Willis Bonner (Seal)

The State of Alabama Livingston County. Personally appeared before me Morgan Lambert Justice of the Peace in and for the County aforesaid Handy R Farnor Henry Garbrough Willis Bonner who acknowledged that they severally signed sealed and delivered the foregoing deed on the day and the year therein mentioned to the aforesaid Charles O. Hudson. Given under my hand and seal this the 6th day of January 1844.

The State of Alabama Livingston County. I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Handy R Farnor & others to Charles O. Hudson with the Certificate thereon endorsed was deposited in my Office to be recorded the 21st day of October 1844 which is duly done in said Book No 7 page 22.

Test Robert Austin Jr. Clerk

James C. Malone
vs
Gulielmus Word

This Indenture made this eighth day of October in the year one thousand eight hundred and forty four between James C. Malone and Eliza F. H. Malone his wife of the County of Livingston in the State of Alabama of the one part and Gulielmus Word of the other part. Witnesseth that the said James C. Malone and Eliza F. H. Malone 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 Gulielmus Word all that certain lot or parcel of land lying and being in the town of Athens and known and designated in the plan of said town as lot numbered twelve. To have and to hold the above described lot number twelve with the tenements and appurtenances therunto belonging or in any wise appertaining unto the said Gulielmus Word his heirs and assigns forever. And the said James C. Malone and Eliza F. H. Malone 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 Gulielmus Word his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said James C. Malone and Eliza F. H. Malone his wife and also against the lawful claims or demands of all and every person or persons whomsoever.

In testimony whereof the said James C. Malone and Eliza F. H. Malone his wife have hereunto subscribed their names and affixed their seals the day and year above written.

James C. Malone (Seal)
Eliza F. H. Malone (Seal)

Signed sealed and delivered in the presence of
State of Alabama Livingston County. Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named James C. Malone and Eliza F. H. Malone his wife of the said James C. Malone and acknowledged the signing sealing and delivery of the foregoing deed to the aforesaid Gulielmus Word on the day and year therein mentioned. Given under my hand and seal this 21st day of October 1844.

Robert Austin Jr. (Seal)

The State of Alabama Livingston County. I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from James C. Malone his wife to Gulielmus Word with the Certificate thereon endorsed was deposited in my Office to be recorded the 21st day of October 1844 which is duly done in said Book No 7 page 23.

Test Robert Austin Jr. Clerk

Wm. P. Preston
vs
Geo. P. Rutledge

This Indenture made and entered into this twenty eighth day of September in the year of our Lord one thousand eight hundred and forty four between William P. Preston and Margaret Jane Preston of the County of Pittsburg and State of Mississippi of the one part and George P. Rutledge of the County of Livingston and State of Alabama of the other part. Witnesseth that the said William P. Preston and Margaret Jane Preston his wife for and in consideration of the sum of twenty dollars to them in hand paid the receipt whereof is hereby acknowledged have this day bargained sold aliened conveyed and confirmed and by these presents do bargain sell alien convey and confirm unto the said George P. Rutledge his heirs and assigns the following described lots or parcels of ground lying and being in the town of Athens in the County of Livingston in the State of Alabama to wit lot No 30 and lots No 139 & 140 as

laid down in the plan of said town as lots No 30 & No 139 & 140. To have and to hold the above described lots or parcels of ground with the tenements thereto belonging or in any wise belonging appertaining unto the said George P. Rutledge his heirs executors administrators and assigns forever. And the said William P. Preston and Margaret Jane Preston his wife do warrant and will forever defend the title to the said lots No 30 & No 139 & 140 unto the said George P. Rutledge his heirs executors administrators and assigns forever and against themselves and all and every person or persons claiming or holding under them the said William P. Preston and his wife Margaret Jane Preston and also the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by from or under them. In testimony whereof we have hereunto set our hands and affixed our seals the day and year above written.

William P. Preston (Seal)

Margaret J. Preston (Seal)

The State of Mississippi, Oktibbeha County, I, Personally appeared before me Henry C. Edwards an acting justice of the peace for the said County the within or above named William P. Preston and Margaret J. Preston his wife who after being duly examined separate & apart from each other by me acknowledged that they signed sealed and delivered the foregoing deed on the day and year therein mentioned as their act and deed, and for the purposes therein named. Given under my hand and seal this 1st day of October in the year of our Lord one thousand eight hundred and forty four entered in before assigned.

Henry C. Edwards (Seal)

Justice of the peace

The State of Mississippi, Oktibbeha County, I, Charles Dibrell Clerk of Probate for said County do hereby Certify that Henry C. Edwards whose name appears to the above Certificate is and was at the time of signing the same an acting justice of the peace for said County duly qualified and commissioned as such and full faith and credit are due to his official acts as such.

Given under my hand and seal of Office this 1st of Octo 1844 -

Charles Dibrell (Seal)

The State of Mississippi, Oktibbeha County, I, David Ames Judge of the Probate Court in and for the County aforesaid do hereby Certify that Charles Dibrell whose name is annexed to the foregoing Certificate is and was at and before the time of subscribing the same the regular acting authorized Clerk of said County duly elected sworn and commissioned to act as such and that his Certificate is in due form of law. Given under my hand and seal this 17th day of October 1844.

David Ames (Seal)

Judge of Probate

State of Alabama, Leimont County, I, Robert Austin, Clerk of the County Court of said County do hereby Certify that the foregoing deed from William P. Preston wife to George P. Rutledge with the Certificate thereon endorsed was deposited in my office to be recorded the 25th day of October 1844 which is duly done in said Book No 7 pages 237 & 240.

Robert Austin (Seal)

Indenture Made this twenty eighth day of September 1844 between
To: Geo. P. Rutledge
Of the County of Oktibbeha in the State of Mississippi of the one part and
Wm. P. Preston and Margaret J. Preston his wife of the County of Oktibbeha in the State of Mississippi of the other part and Geo. P. Rutledge of the County of Leimont

and State of Alabama of the other part Witnesseth that the said Wm. P. Preston and Margaret J. Preston his wife for and in consideration of the sum of two hundred and five dollars and fifty Cents to them in hand the receipt whereof is hereby acknowledged hath this day bargained sold aliened enfeoffed and conveyed and by these presents do bargain sell alien enfeoff and convey unto the said George P. Rutledge all that certain piece of land lying and being in the County of Leimont and State of Alabama and known as the North West quarter of Section eighteen in Township three and Range four West containing one hundred and fifty nine acres and one eighth four hundredths of an acre. To have and to hold the above described piece of land with the appurtenances thereto belonging or in any wise appertaining unto the said George P. Rutledge his heirs and assigns forever and the said Wm. P. Preston and Margaret J. Preston 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 Geo. P. Rutledge his heirs and assigns from and against all and every person claiming or holding under them the said Wm. P. Preston and Margaret J. Preston 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 Wm. P. Preston & M. J. Preston hath hereunto set their hands and seals the day and date above written.

William P. Preston (Seal)

Margaret J. Preston (Seal)

The State of Mississippi, Oktibbeha County, I, Personally appeared before me Henry C. Edwards an acting justice of the peace for said County the within or above named William P. Preston and Margaret J. Preston his wife who after being duly examined separate and apart from each other according to law acknowledged that they signed sealed and delivered the foregoing deed on the day and year therein mentioned as their act and deed and for the purposes therein named. Given under my hand and seal this 1st day of October in the year of our Lord one thousand eight hundred and forty four entered in before assigned.

Henry C. Edwards (Seal)

Justice of the peace

The State of Mississippi, Oktibbeha County, I, Charles Dibrell Clerk of Probate for said County do hereby Certify that Henry C. Edwards whose name appears to the above Certificate is and was at the time of signing the same an acting justice of the peace for said County duly qualified and commissioned as such and full faith and credit are due to his official acts. Given under my hand and seal of Office this 1st Octo 1844.

Charles Dibrell (Seal)

The State of Mississippi, Oktibbeha County, I, David Ames Judge of the Probate Court in and for said County do hereby Certify that Charles Dibrell whose name is annexed to the foregoing Certificate is and was at and before the time of subscribing the same the regular legal authorized acting Clerk of the Probate Court for said County duly elected sworn and commissioned to act as such and that his Certificate is in due form of law. Given under my hand and seal this 17th day of October 1844.

David Ames (Seal)

Judge of Probate

The State of Alabama, Leimont County, I, Robert Austin, Clerk of the

County Court of said County do hereby Certify that the foregoing deed from William H. Weston to George P. Rutledge with the certificate thereon endorsed was deposited in my office to be recorded the 25 day of October 1844 which is duly done in Book No. 7 pages 24, 25 & 26.

Teste Robert Austin Jr. Clerk

Allen McCargo
to & David
James Dawson

This Indenture made this twenty sixth day of April in the year of our Lord one thousand eight hundred and forty four between Allen McCargo of the County of Limestone State of Alabama of the first part & James Dawson of the County of Limestone State of Alabama of the second part Witnesseth that the said Allen McCargo of the first part for & in consideration of the sum of One hundred & Eleven dollars & twenty Cents to the said Allen McCargo in hand paid the receipt whereof is hereby acknowledged have this day bargained sold aliened conveyed & conveyed by these presents as bargain & sell unto the said James Dawson all that certain tract or parcel of land lying & being in the County of Limestone in said State known as the North West quarter of Section Eleven in Township of Range from West of the Davis Meridian containing One hundred and sixty acres & thirty hundredths of an acre. To have and to hold the said One hundred & sixty acres & thirty hundredths of an acre land with the appurtenances thereunto belonging unto the said James Dawson his heirs and assigns forever and the said Allen McCargo do forever warrant & forever defend the title to the above described tract or parcel of land unto the said James Dawson against the Claim of all persons holding Claims thereto by through or under the government of the United States or any other person. In testimony whereof the said Allen McCargo of the first part has hereunto set his hand & affixed his seal the day & date above written.

Allen McCargo (Seal)

The State of Alabama Limestone County, Personally appeared before me Samuel B. Mitchell an Acting Justice of the Peace in and for the County aforesaid Allen McCargo whose name is affixed to the foregoing deed and acknowledged that he severally signed seals and delivered the said deed for the purposes therein contained to James Dawson on the 29th day of April 1844, seen under my hand and seal.

Samuel B. Mitchell Jr. (Seal)

State of Alabama Limestone County, I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Allen McCargo to James Dawson with the certificate thereon endorsed was deposited in my office to be recorded the 28th day of October 1844 which is duly done in Book No. 7 page 26.

Teste Robert Austin Jr. Clerk

John T. Simon
to & David
John D. Belw

This Indenture made & entered into this 31st day of October Eighteen hundred and forty four between John T. Simon of the first part John D. Belw of the second part and James Vaughan of the third part all of the County of Limestone State of Alabama. Witnesseth that whereas the said John T. Simon has this day executed his note payable to James Vaughan for the sum of Seventy One dollar & twenty five Cents. On or before the first day March eighteen hundred and forty five and whereas the said John T. Simon is willing and desirous of securing the said James Vaughan from any loss or damage by reason of his becoming indebted on the note aforesaid. Now this indenture witnesseth that for and in consideration of the sum of One dollar in hand paid by the said John D. Belw at &

before the signing & sealing of these presents to the said John T. Simon & the said John T. Simon hath & doth by these presents give grant bargain sell & deliver and hath given granted bargained sold and delivered unto the said John D. Belw his heirs & assigns forever the following described tract or parcel of land to wit: 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 East quarter of Section fourteen in Township three of Range four West containing forty and 2/100 acres be the same more or less (A Graveyard of twenty four square John. Simon W. & Little Daughter live buried only excepted) And the said John T. Simon for himself his heirs and Executors Administrators & assigns doth hereby warrant and will for ever defend the title to the said tract or parcel of land to the said John D. Belw his heirs Executors Administrators or assigns Upon Trust Monthlies and upon the Special Condition that the said John D. Belw his heirs & assigns permit the said John T. Simon to remain in quiet and peaceable possession of the & hereby described tract or parcel of land until default of payment of the said sum of Seventy one dollar & twenty five Cents either in whole or part to the said James Vaughan his heirs assigns, and then on this further trust that so soon after the happening of such default either in whole or part as the said James Vaughan may request sell the hereby described tract or parcel of land to the highest bidder for ready money having given at least ten days previous notice of the time & place of said sale by advertisement to be set up at least three public places in said County of Limestone & out of the money accruing from said sale pay over to the said James Vaughan said sum of Seventy one dollar and twenty five Cents with all legal interest accruing thereon and after paying all charges attending the premises pay over to the said John T. Simon the balance if any but if the whole of said note be fully paid off and the said James Vaughan do that no default be made either in whole or part then this indenture to be void and of no effect, Else to remain in full force and virtue. In witness whereof the said parties have hereunto set their hands & affixed their seals the day and date written.

Signed sealed & delivered
in the presence of

State of Alabama

Limestone County

Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named John T. Simon John D. Belw & James Vaughan and acknowledged the signing sealing and delivery of the foregoing deed in trust on the day of its date for the purposes therein specified. Given under my hand and seal this 31st day of October 1844.

John T. Simon (Seal)

John D. Belw (Seal)

James Vaughan (Seal)

Robert Austin Jr. (Seal)

State of Alabama Limestone County, I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed in trust between John T. Simon John D. Belw and James Vaughan with the Certificate thereon endorsed was deposited in my office to be recorded the 31st day of October 1844 which is duly done in Book No. 7 pages 26 & 27.

Teste Robert Austin Jr. Clerk

I do hereby acknowledge the payment and satisfaction of the within said note and do hereby release and convey unto the said John T. Simon his heirs & assigns the property therein conveyed. Witness my hand and seal this 1st day of Nov. 1844.

Teste Robert Austin Jr. Clerk

Howell Perkes
To & David Trust
James Barritt

Now all men by these presents that Howell Perkes of the County of Sumter State of Alabama has this third day of October in the year of our Lord One thousand eight hundred & forty four for and in consideration of the sum of five dollars the receipt of which is hereby acknowledged and for divers other reasons and Considerations granted bargained and conveyed and by these presents doth grant bargain and convey unto James Barritt of the County of Sumter State of Alabama all of the following named negroes (to wit) Alfred, by Anthony, Nelson, Mike, Supper, Albert, Tom, Mauden, Rhody, Susan, Mary, Hannah, Vilet Jane, Subster, Little Alfred & Brock, together with their increase all of which said property I will forever warrant and defend the right and title thereof unto the said James Barritt, his Executors or Administrators in trust for the benefit of my wife Hannah Perkes and her heirs or for those whom she may think proper to make her heirs, the same property however subject to my possession & profits during my life. And I the said Howell Perkes for the purpose of more fully explaining the above Conveyance, do now declare that it is not done for the purpose of defrauding my Creditors nor any other person or persons but that the sole intention is to draw to the said James Barritt (as trustee) and his representatives for the use and benefit of my said wife Hannah Perkes and her heirs, and the said Howell Perkes for himself his heirs Executors & Administrators doth hereby agree & bind himself, touch in every respect with the true intent and meaning of these presents, signed sealed & acknowledged this day & date above written in the presence of -

Witness

Allen McCarry

Robert F. McCarry

Robert McCarry

Howell Perkes

James Barritt

State of Alabama Sumter County. Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Howell Perkes and James Barritt and acknowledged the signing sealing and delivery of the foregoing deed on the day and year therein mentioned for the purposes therein expressed. Given under my hand and seal this 11th day of November 1844.

Robert Austin Jr. Clerk

State of Alabama Sumter County. I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed between Howell Perkes & James Barritt with the Certificate of the Acknowledgment thereon endorsed was deposited in my Office to be recorded the 11th day of November 1844 which is duly done in said Book No 7 page 28.

Robert Austin Jr. Clerk

David R. Scott
To & David
A. McWilliams

Now Indenture made this twenty second day of August one thousand eight hundred and forty four between David R. Scott of the County of Sumter State of Alabama of the one part and Andrew McWilliams of the other part Witnesseth that the said David R. Scott for and in consideration of the sum of Two hundred & fifty dollars to him in hand paid, the receipt whereof is hereby acknowledged have this day bargained, sold, aliened, conveyed & conveyed and by these presents do bargain sell alien convey and convey unto the said Andrew McWilliams all that certain piece or parcels of land lying and being in the County and State aforesaid and being the North East quarter of the

North West quarter of Section Nine Township No 2 of Range No 4 West Containing 39 1/2 acres and the South West quarter of Section 9 Township 2 Range 4 West Containing 160 acres. To have and to hold the above described piece or parcels of land with the appurtenances therunto belonging or in any wise appertaining unto the said Andrew McWilliams his heirs and assigns forever. And the said David R. Scott for his heirs Executors & Administrators do warrant and will forever defend the title to the above described and hereby granted premises unto the said Andrew McWilliams his heirs and assigns from and against the lawful claim of all and every person claiming or holding under him the said David R. Scott 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 David R. Scott hath hereunto set his hand and seal.

David R. Scott

Signed sealed & delivered

in the presence of

State of Alabama Sumter County. Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named David R. Scott and acknowledged the signing sealing and delivery of the foregoing deed to the aforesaid Andrew McWilliams on the day and year therein mentioned. Given under my hand and seal this 11th day of November 1844.

Robert Austin Jr. Clerk

State of Alabama Sumter County. I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from David R. Scott to Andrew McWilliams with the Certificate thereon endorsed was deposited in my Office to be recorded the 11th day of November 1844 which is duly done in said Book No 7 pages 28 & 29.

Robert Austin Jr. Clerk

George Wilson
To & David
H. Wilson

Now Indenture made and entered into this eleventh day of November in the year One thousand eight hundred and forty four between George H. Wilson of the County of Sumter in the State of Alabama of the one part and Isaac L. Wilson of the County and State aforesaid of the other part. Witnesseth that the said George H. Wilson for and in consideration of the sum of One thousand dollars to him in hand paid the receipt whereof is hereby acknowledged has this day bargained, sold, aliened, conveyed and conveyed and by these presents do bargain sell, alien convey and convey unto the said Isaac L. Wilson all that tract or parcel of land lying and being in the County of Sumter and State aforesaid known and distinguished in the plan of said County as the North West quarter of Section No thirty one in Township No One of Range No four West Containing one hundred and fifty nine acres and sixty hundredths of an acre, excepting forty three acres which is bounded as follows viz. Beginning at the South East Corner of said quarter section and running thence north forty three poles to a stake, thence west to a stake on the West boundary line of said quarter section thence South forty three poles to the South West Corner of said quarter section thence East to the beginning Corner containing by reservation forty three acres. To have and to hold the above described tract or parcel of land with the appurtenances therunto belonging or in any wise appertaining unto the said Isaac L. Wilson his heirs and assigns forever. And the said George H. Wilson for himself his heirs Executors Administrators and assigns do warrant and will forever defend the title to the above described and hereby granted tract or parcel of land unto the said Isaac L. Wilson his heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said

George B. Wilson and also against the lawful title claim or demand of all and every person or persons whatsoever and whosoever claiming by him or under the government of the United States. In testimony whereof the said George B. Wilson has hereunto set his hand and seal the day and year first above written.

George B. Wilson (Sd)

State of Alabama Livingston County, Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named George B. Wilson and acknowledged the signing sealing and delivery of the foregoing deed to the said Anne L. Wilson on the day and year therein mentioned. Given under my hand and seal this 11th day of November 1844.

Robert Austin Jr. (Sd)

State of Alabama Livingston County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from George B. Wilson to Anne L. Wilson with the Certificate thereon endorsed was deposited in my office to be recorded the 11th day of November 1844 which is duly done in said Book No 7 pages 29 & 30

Teste Robert Austin Jr. Clerk

Saml. Mendonall
Do { And
Sam. M. Clay

This Indenture made this twenty fourth day of January One thousand eight hundred and thirty two between Samuel Mendonall and Sarah Mendonall of the County of Livingston in the State of Alabama of the one part and Samuel M. Clay of the other part Witnesseth that the said Samuel Mendonall & Sarah Mendonall 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, enfeoffed and conveyed and by these presents do bargain sell, alien, enfeoff and convey unto the said Samuel M. Clay all that certain lot or parcel of ground lying and being in the County of Livingston and State aforesaid it being the South half of the North East quarter of Section thirty two Township One Range four West Containing seventy nine acres and 7/8 of an acre. To have and to hold the above described lot or parcel of land with the appurtenances thereto belonging, or in anywise appertaining unto the said Samuel M. Clay his heirs and assigns forever. And the said Samuel Mendonall & Sarah Mendonall 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 Samuel M. Clay his heirs and assigns from and against themselves and all and every person claiming or holding under them the said Samuel Mendonall & Sarah Mendonall and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by him or under the Government of the United States. In testimony whereof the said Samuel Mendonall & Sarah Mendonall have hereunto set their hands and seals the day and date above written.

signed sealed and delivered

in the presence of

Samuel Mendonall (Sd)

Sarah Mendonall (Sd)

State of Alabama, Personally appeared before us James T. Garrison and James Livingston County, by his two acting justices of the peace for the County aforesaid Samuel Mendonall whose names appear signed to the foregoing deed of conveyance and acknowledged the signing sealing and delivery of the same to Samuel M. Clay for the purposes therein contained on the day of its date. Also on the same day we exhibited said deed to Sarah Mendonall wife of the said Samuel Mendonall

who on a private examination separate and apart from her said husband acknowledged that she signed sealed and delivered the same to Samuel M. Clay for the purposes therein contained on the day of its date, and that she freely and voluntarily relinquished her right of dower without the fear threats or compulsion of her said husband Given under our hands and seals this 24th day of January 1832.

J. T. Garrison Jr. (Sd)

James Garrison Jr. (Sd)

State of Alabama Livingston County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Samuel Mendonall to Samuel M. Clay with the Certificate of its acknowledgment and Relinquishment of dower thereon endorsed was deposited in my office to be recorded the 24th day of November 1844 which is duly done in said Book No 7 pages 30 & 31.

Teste Robert Austin Jr. Clerk

John D. Holt
Do { And
Mary Jane Holt

This Indenture made this 18th day of November in the year one thousand eight hundred and forty four between John D. Holt & Mary Jane Holt his wife of the County of Livingston in the State of Alabama of the one part and William Tomlin of the other part Witnesseth that the said John D. Holt & Mary Jane his wife for and in consideration of the sum of Fifty (\$50) 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 William Tomlin all that certain tract of land lying and being in the County of Livingston and State of Alabama known as the North West fourth of North East fourth of Section Number 6 Township Number 3 of Range No 3 West Containing 39 5/8 acres be the same more or less. To have and to hold the above described land with the appurtenances thereto belonging, or in anywise appertaining unto the said William Tomlin his heirs and assigns forever. And the said John D. Holt & Mary J. 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 Tomlin his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said J. D. Holt & M. J. Holt his wife and also against the lawful title claim claim or demand of all and every person or persons whatsoever. In testimony whereof the said John D. Holt and Mary J. his wife have hereunto subscribed their names and affix their seals the day and year above written.

John D. Holt (Sd)

Mary Jane Holt (Sd)

signed sealed and delivered
in the presence of

The State of Alabama Livingston County, This day personally appeared before me Henry Stanley an acting justice of the peace in and for said County John D. Holt and Mary Jane Holt his wife and acknowledged that they signed sealed and delivered the foregoing deed on this day of its date to William Tomlin for the purposes therein specified. Given under my hand and seal this 18th day of November 1844.

H. Stanley Jr. (Sd)

State of Alabama Livingston County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from John D. Holt to William Tomlin with the Certificate thereon endorsed was deposited in my office to be

Recorded the 5th day of December 1844 which is duly done in Book No. 7
 page 31 & 32. *Robt. Austin Jr. Clerk*

John H. Jones I know all men by these presents that I John H. Jones of the County of Sumner
 and State of Alabama for and in Consideration of the Natural love and affec-
 tion I bear to my son John Haywood Jones and for the further Consideration
 of One dollar to me in hand paid by him the receipt whereof is hereby acknowledged
 have given, granted, bargained and sold and delivered to him his heirs and assigns
 forever the following Slaves to wit: Carter Francis Malima, Peter, Caroline, Stafford
 Fanny, Martha Jane, Kelly, Elias and Capandora infant Child of Caroline
 Brown in all, To have and to hold unto him the said John Haywood Jones
 his heirs and assigns forever, Upon trust and Condition that he the said
 John Haywood Jones shall hold the above mentioned Slaves for the use behoof
 and benefit of my daughter Isabella Octavia Adair late Isabella Octavia Jones
 giving to her all the use interest, benefit profit and advantage arising from their
 service and labor, and at her death, to her heirs forever. As the said John
 Haywood Jones at her decease giving up to the heirs of her the said Isabella
 Octavia Adair the above named Slaves with their increase to them and their
 heirs forever. In testimony whereof I have hereunto subscribed my name and
 affixed my seal this 1st day of December 1844 -

John H. Jones (Seal)

State of Alabama Sumner County, Personally appeared before me Charles Gordon
 an acting justice of the peace in & for said County State aforesaid John H. Jones
 whose name appears to the above deed of Conveyance & acknowledged the above to be
 his true & acting deed for & in Consideration of the purposes therein named -
 Given under my hand & seal this 5th day of December 1844 -

Charles Gordon Justice Peace (Seal)

State of Alabama Sumner County, I Robert Austin Jr. Clerk of the County Court of
 said County do hereby certify that the foregoing deed in trust from John H. Jones to
 John Haywood Jones trust with the certificate of the acknowledgment thereon
 the 5th day of December 1844
 indorsed was deposited in my Office to be recorded which is duly done in Book
 No. 7 page 32. *Robt. Austin Jr. Clerk*

M. H. Gillent This Indenture made and entered into this 7th day of December One
 thousand eight hundred and forty four, between Mace H. Gillent and Martha I. his
 wife of the first part and George D. Hughes of the second part and James Hargrove
 of the third part all of the County of Sumner and State of Alabama, Whereas the said
 Mace H. Gillent is indebted to the said James Hargrove in the sum of Two hundred
 and fifteen dollars on note due on the first day of January One thousand eight
 hundred and forty six, and dated 7th day of December 1844 which sum of money the said
 Mace H. Gillent and Martha I. his wife are willing and desirous to secure -
 Witnesseth that for and in consideration of the premises, and also for the further
 Consideration of One dollar to the said Mace H. Gillent and Martha I. his
 wife in hand paid by the said George D. Hughes at and before the sealing and
 delivery of these presents, the receipt whereof is hereby acknowledged the said

Mace H. Gillent and Martha I. his wife have given granted bargained sold delivered
 conveyed and conveyed, and by these presents do give grant bargain, sell, deliver convey
 and convey unto the said George D. Hughes his heirs and assigns the following tract or
 parcel of land lying and being in the County of Sumner and State of Alabama to wit: The
 East half of said last quarter of section No. 10, township of Township One Range four East
 containing Eighty acres. We have said to hold the said described tract or parcel of land
 hereby conveyed unto the said George D. Hughes his heirs Executors Administrators and assigns
 forever. Upon Trust that the said George D. Hughes his heirs Executors Administrators
 and assigns shall permit the said Mace H. Gillent and Martha I. his wife to remain
 in peaceable & possession of the said tract or parcel of land hereby conveyed and take the
 profits thereof to his own use until default be made in the payment of the sum of
 money in all Two hundred and fifteen dollars either in the whole or in part and then upon this
 further trust that he his heirs Executors Administrators or assigns shall and will so soon
 after the happening of default of payment as he his heirs Executors &c shall think
 proper or the said James Hargrove shall request all the said tract or parcel of land
 hereby conveyed, to the highest bidder for Cash at public auction after having given
 the time and place of sale at his own discretion and twenty days notice thereof
 by advertisement to be set up at the Court house door, and at two or more public
 places in the neighborhood and out of the money arising from the sale after satisfy-
 ing all the expenses attending the premises pay to the said James Hargrove his heirs
 or assigns the said sum of money with the interest that may have accrued; And the
 balance if any shall pay to the said Mace H. Gillent his heirs or assigns. But if
 the whole of said sum of Two hundred and fifteen dollars shall be fully paid off
 and discharged to the said James Hargrove his heirs or assigns when due & demand
 did so that no default be made of the payment of the said sum of Two hundred and
 fifteen dollars then this indenture to be void otherwise 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 -

Mace H. Gillent (Seal)
Martha I. Gillent (Seal)
George D. Hughes (Seal)
James Hargrove (Seal)

The State of Alabama
 Sumner County } Personally appeared before me M. K. Saunders an acting justice
 of the peace for said County the above named Mace H. Gillent & Martha I. his wife
 George D. Hughes & James Hargrove who severally acknowledged that they signed sealed
 & delivered said deed to George D. Hughes for the purposes therein contained. Also on the
 same day I exhibited said deed to Martha I. wife of the said Mace H. Gillent who
 upon private examination separate & apart from her said husband acknowledged
 that she signed sealed & delivered said deed to George D. Hughes for the purposes therein
 contained & that she freely & voluntarily relinquished her right of dower without fear
 threats or Compulsion of her said husband - Given under my hand & seal this 7th
 day of December 1844 *M. K. Saunders J.P.* (Seal)

State of Alabama Sumner County, I Robert Austin Jr. Clerk of the County Court
 of said County do hereby certify that the foregoing deed in trust between Mace H.
 Gillent & others with the certificate thereon indorsed was deposited in my office
 to be recorded the 14th day of December 1844 which is duly done in Book
 No. 7 pages 32 & 33. *Robt. Austin Jr. Clerk*

The within and has been fully paid and satisfied and thereby release and manumitting the said George D. Hughes and his assigns from under my hand this 13th day of Feb 1847
Robt. Austin Jr. Clerk

Jonathan L. Bell
to David
Matthew Bell

This Indenture made this sixteenth day of December One thousand eight hundred and forty four between Jonathan L. Bell of the County of Winston and State of Alabama of the one part and Matthew Bell of the County and State of Alabama of the other part. Witnesseth that the said Jonathan L. Bell for and in consideration of the sum of seventy five dollars to him in hand paid by the said Matthew Bell the receipt whereof is hereby acknowledged hath granted bargained sold released and confirmed and by these presents doth grant bargain sell release and confirm unto the said Matthew Bell and to his heirs and assigns forever all my right title interest and demand in to the tract part of the following tracts or parcels of land viz: The South East quarter of Section thirty two in Township three of Range five West The North East quarter of Section five Township four Range five West The East half of the South West quarter of Section thirty two in Township three Range five West the North quarter of North West quarter of Section five Township four Range five West the South West quarter of the South West quarter of Section thirty two in Township three Range five West (except thirty acres sold to and belonging to Charles Smith) Also the South West quarter of the North West quarter of Section twenty six in Township three Range five West The West half of the South East quarter of Section twenty six Township three Range five West and also the East half of South East quarter Section twenty six Township three Range five West all situate in Winston County Alabama, which right title interest and demand consists of the one tract part of the above described lands which is yet undivided including the widows dower all of which tract part of said lands descended to me by kinship from the Estate of Joseph Bell dec'd. Together with all and singular the appurtenances hereunto in anywise belonging. To have and to hold the said tract part of the above described lands subject as above to the widows dower unto the said Matthew Bell his heirs and assigns forever and the said Jonathan L. Bell for himself his heirs Executors and assigns doth warrant and will forever defend the title to the above and hereby granted premises unto the said Matthew Bell his heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said Jonathan L. Bell and also against the lawful title claim or demand of all and every person or persons whatsoever with power warrant and defend by these presents. In testimony whereof I have hereunto set my hand and seal the day and year above written.

Jonathan L. Bell (Seal)

State of Alabama Winston County. Personally appeared before me Henry Stanley an Acting Justice of the Peace in and for the County aforesaid Jonathan L. Bell and acknowledged the signing and delivery of the foregoing deed to Matthew Bell for the purposes therein mentioned. Given under my hand and seal this 18th December 1844

H. Stanley J.P. (Seal)

State of Alabama Winston County. I Robert Austin Jr. Clerk of the County Court of said County, do hereby Certify that the foregoing deed from Jonathan L. Bell to Matthew Bell with the Certificate thereon endorsed was deposited in my office to be recorded the 18th day of December 1844 which is duly done in Book No 7 page 34-

Robert Austin Jr. Clerk

Brice M. Townsend
to David
Paul Robins

This Indenture made this 2nd day of Nov in the year One thousand eight hundred and forty four between Brice M. Townsend & Willey C. Townsend his wife of the County of Winston in the State of Alabama of the one part and Paul Robins of the other part. Witnesseth that the said Brice M. Townsend for and in consideration of the sum of Two hundred fifty dollars to him in hand paid the receipt whereof is hereby acknowledged has this day given granted bargained sold released and confirmed and by these presents do give grant bargain sell release confirm and confirm unto the said Paul Robins all that certain tract or parcel of land lying and being in the County of Winston State of Ala and known as the West half of the South East quarter of Section No. One in Township 2 Range 5 West. Also so much of the South East quarter of Section No. 2 in Township 2 Range 5 West as lies on the East side of Redoubt Creek. To have and to hold the above described and hereby granted premises with the tenements and appurtenances therunto belonging unto the said Paul Robins his heirs and assigns forever. And the said Brice M. Townsend & Willey C. 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 Paul Robins his heirs and assigns from and against themselves and all and every person or person claiming or holding under them the said Brice M. Townsend & Willey C. his wife and also against the lawful title claim or demand of all and every person or persons whatsoever. In testimony whereof the said Brice M. Townsend & Willey C. his wife hereunto subscribe our names and affixed our seals the day and year above written.

Brice M. Townsend (Seal)
Willey C. Townsend (Seal)

signed sealed and delivered in the presence of
State of Alabama Winston County. Personally appeared before me Matthew Bell an Acting Justice of the Peace in and for said County Brice M. Townsend and Willey C. Townsend his wife and severally acknowledged the making signing sealing and delivery of the foregoing deed to Paul Robins for the purposes therein mentioned. Given under my hand and seal this 23rd day of December 1844. Matthew Bell J.P. (Seal)

State of Alabama Winston County. I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Brice M. Townsend & Willey C. his wife to Paul Robins with the Certificate thereon endorsed was deposited in my office to be recorded the 23rd day of December 1844 which is duly done in Book No 7 page 35.

Robt Austin Jr. Clerk

Wm. Wedgell
to David
Wm. Wedgell

This Indenture made and entered into this 1st day of January in the year of our Lord One thousand eight hundred and forty four between William M. Wedgell and John Randolph of the County of Monroe and State of Mississippi of the first part and William M. Wedgell of the second part. Witnesseth that the said parties of the first part 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 conveyed bargained granted and sold, and by these presents do convey grant bargain and sell unto the said party of the second part all the right title claim and interest which they the said parties of the first part either jointly or severally have in and to the following described tract or parcel of land lying and being and situate in the County of Winston and State of Alabama known and designated as follows to wit: The North West quarter of Section thirteen in Township two of Range five West containing One hundred and fifty

seven acres and 62/100 of an acre. To have and to hold the above described tract or parcel of land together with all and singular the appurtenances thereto belonging unto the said party of the second part his heirs Executors and Administrators forever. And the said parties of the first part 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 party of the second part his heirs Executors and Administrators free from the claim or claims of any and every person or persons whatsoever.

In Witness whereof the said parties of the first part have hereunto set their hands and affixed their seals this 11th day of January A.D. 1845.

Wm. M. Syell (Seal)

John Randolph (Seal)

Sarah A. M. Syell (Seal)

The State of Mississippi

Hamon County } This day before me James Carlisle one of the acting justices of the peace in and for said County and ex officio Notary Public personally appeared the above named William M. Syell and John Randolph whose names are signed to the within and foregoing deed who acknowledged that they signed sealed and delivered the within and foregoing deed voluntarily as their own act and deed and on the day of the date thereof. Also at the same time appeared Sarah A. M. Syell wife of the said William M. Syell who being examined by me separately and apart from her said husband acknowledged that she signed sealed and delivered the above deed without any fear threats or compulsion on the part of her said husband, but voluntarily as her own act and deed and that she hereby relinquishes all her right and title in and to her in the above described tract or parcel of land.

Sarah A. M. Syell (Seal)

Given under my hand and seal this 11th day of January A.D. 1845.

James Carlisle (Seal)

Justice of the Peace

and ex officio Notary Public

The State of Mississippi

Hamon County } I, D. H. Morgan Clerk of the Probate Court in and for said County do certify that the above named James Carlisle whose name is signed to the above and foregoing Certificate is and was at the time of signing the same an acting justice of the peace in and for the County of Hamon and State of Mississippi duly commissioned and qualified and that full faith and credit are due to all of his official acts as such. Given under my hand and seal of said Court at Office this 11th day of Jan'y A.D. 1845.

D. H. Morgan Clerk

The State of Mississippi Hamon County; I, D. H. Morgan Judge of Probate for said County do certify that D. H. Morgan was the acting Clerk of the Court of Probate for said County at the time of signing the foregoing Certificate duly commissioned and qualified, and that his Certificate is in due form of law and as such full faith and credit is due and should be given to all his official acts. Given under my hand and seal, Oct. 29th A.D. 1844.

D. H. Morgan (Seal)

Judge of Probate

State of Alabama Limestone County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from William M. Syell & with the Certificate thereon endorsed was deposited in my office to be recorded the 1st day of January 1845 which is duly done in Book No. 7 page 35 & 36.

Teste Robert Austin Jr. Clerk

Wm. Word

To: Deed Gift

Chas. Word

A Deed of Gift of a negro boy Bill. Now all men by these presents that I William Word of &c for and in consideration of the natural love and affection which I bear to my son Charles Word of &c as well as for the further Consideration of One dollar to me in hand paid by the said Charles Word at and before the sealing and delivery of these presents (the receipt whereof is hereby acknowledged have given and granted and by these presents do give and grant unto the said Charles Word his Executors Administrators and assigns, the negro boy Bill is about 12 years old with I warrant a Slave for life to have and to hold the said unto his the said Charles Word his Executors Administrators and assigns forever And the said William Word for himself his Executors and Administrators the said unto the said Charles Word his Executors Administrators and assigns against the Claim of him the said William Word his Executors and Administrators and against the Claim or Claims of all and every person or persons whatsoever shall and will warrant and forever defend them by these presents. In Witness &c Given under my hand and seal this 1st January 1845.

William Word (Seal)

State of Alabama Limestone County; Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named William Word and acknowledged the signing sealing and delivery of the foregoing deed of gift to the aforesaid Charles Word on the day and year therein mentioned. Given under my hand and seal this 1st day of January 1845.

Robert Austin Jr. (Seal)

State of Alabama Limestone County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed of gift from William Word to Charles Word with the Certificate of the acknowledgment thereon endorsed was deposited in my office to be recorded the 1st day of January 1845 which is duly done in Book No. 7 page 37.

Teste Robert Austin Jr. Clerk

Wm. Word

To: Deed Gift

Thos. Word

A Deed of Gift of a negro man Baxter.

Now all men by these presents that I William Word of &c for and in consideration of the natural love and affection which I bear to my son Thomas Word of &c as well as for the further Consideration of One dollar to me in hand paid by the said Thomas Word at or before the sealing and delivery of these presents (the receipt whereof is hereby acknowledged have given and granted and by these presents do give and grant unto the said Thomas Word his Executors Administrators and assigns, the negro man Baxter is about 30 years old with I warrant a Slave for life to have and to hold the said unto his the said Thomas Word his Executors Administrators and assigns forever And the said William Word for himself his Executors and Administrators the said unto the said Thomas Word his Executors Administrators and assigns against the Claim of him the said William Word his Executors and Administrators and against the Claim or Claims of all and every person or persons whatsoever shall and will warrant and forever defend them by these presents. In Witness &c Given under my hand and seal this 1st January 1845.

William Word (Seal)

State of Alabama Limestone County; Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named William Word and acknowledged the signing sealing and delivery of the foregoing deed of gift to the aforesaid Thomas Word on the day and year therein named. Given under my hand and seal this 1st day of January 1845.

Robert Austin Jr. (Seal)

State of Alabama Limestone County; I Robert Austin Jr. Clerk of the County Court of

said County do hereby Certify that the foregoing deed of gift from William Word to Thomas Word with the Certificate of the Acknowledgment thereon redonded was deposited in my office to be recorded the 1st day of January 1845, which is duly done in Reed Book No 7 page 37 & 38.

Teste Robert Austin Jr. Clerk

Wm Word
To David Word
James Word

A Deed of Gift of a negro man Draygon Know all men by these presents that I William Word of &c for and in consideration of the natural love and affection which I bear to my son James Word of &c as well as for the further Consideration of One dollar to me in hand paid by the said James Word at or before the executing and delivery of these presents (the receipt whereof is hereby acknowledged having been and granted and by these presents do give and grant unto the said James Word his Executor administrators and assigns the negro man Draygon is about 21 years old white I wantt allow for life To have and to hold the said - together with the said James Word his Executor administrators and assigns forever and the said William Word for himself his Executor and administrators the said - together with the said James Word his Executor administrators and assigns against the Claim of him the said William Word his Executor and administrators and against the Claim or Claim of all and every person or persons whatsoever shall and will warrant and forever defend them by these presents - Given under my hand and seal this 1st January 1845.

William Word (Seal)

State of Alabama Limestone County; Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County, the above named William Word and Acknowledged the signing sealing and delivery of the foregoing deed of gift to James Word on this day and year therein mentioned - Given under my hand and seal this 1st day of January 1845.

Robert Austin Jr. (Seal)

State of Alabama Limestone County; I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed of gift from William Word to James Word with the Certificate of the Acknowledgment thereon redonded was deposited in my Office to be recorded the 1st day of January 1845 which is duly done in Reed Book No 7 page 38.

Teste Robert Austin Jr. Clerk

David P Lewis
To David
John Webb

The State of Alabama Limestone County; This Deed of Conveyance entered into on this the 6th day of December 1844 by David P Lewis Trustee of Lawrence County and State of Alabama to John Webb of the County of Limestone, and State of Alabama in Testimony; That by Virtue of a certain deed of Trust made by Achilles Whittlocke for the benefit of the said John Webb Robinson Webb and Alex Russell, all of the County and State last aforesaid, for Consideration therein expressed, which deed was made on the day of October 1840, and duly recorded in the Office for Registration of Deeds of the County last aforesaid; Now by Virtue thereof, I David P Lewis Trustee in said deed for and in consideration of the sum of Four hundred dollars the receipt of which is hereby acknowledged have this day sold about unperfected and conveyed and by this deed do sell, alien, enjoin and convey unto John Webb his heirs and assigns all the right and title which was vested in me as Trustee by Virtue of the deed of trust aforesaid to all that tract or parcel of land

described in said deed as the place on which the said Whittlocke now resides Section in "The Oaks" Containing 207 Acres more or less; said land is more minutely described in the Deed of Conveyance to the said Whittlocke from Ben Nelson, David Budge and E. M. Alexander and wife recorded in the Office of the Clerk of the County Court - and as small lot joining said parcel on the South sold to the said Whittlocke by Mrs Thompson Containing 8 Acres or thereabout - To have and to hold in manner and form as aforesaid -

In Testimony whereof I have this 6th day of December 1844 hereunto affixed my hand and seal.

David P Lewis Trustee (Seal)

The State of Alabama Limestone County; Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named David P Lewis who acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein mentioned to the aforesaid John Webb Given under my hand and seal this 6th day of January 1845.

Robert Austin Jr. (Seal)

The State of Alabama Limestone County; I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from David P Lewis to John Webb with the Certificate thereon redonded was deposited in my Office to be recorded the 1st day of January 1845 which is duly done in Reed Book No 7 page 38 & 39 -

Teste Robert Austin Jr. Clerk

N. D. Stimitt
To David P Lewis
Clay Stimitt

Know all men by these presents that I N. D. Stimitt of the State of Alabama and County of Limestone having attained the age of twenty one year do hereby acknowledge that I have had and received of and from Clay Stimitt my Guardian, duly appointed by the Orphan Court of the said County of Limestone and State of Alabama the sum of Three hundred and forty eight dollars together with the bonds granted him by the Court and his Sureties agreeably to the Order of the said Court, in full satisfaction and payment of my late father William Stimitt deceased, and therefore I do by these presents Release acquit, and forever discharge the said Clay Stimitt his heirs Executors and Administrators of and from the said Guardianship, and of and from the said legacy or legacies &c And therefore the said N. D. Stimitt do by these presents Release acquit and forever discharge the said Clay Stimitt his heirs Executors and Administrators of and from the said legacy or legacies and of and from all actions suits, payments accounts, claims, demands, whatever for or by reason thereof, or of any other act, matter, cause or thing whatsoever from the beginning of this world to the day of the date of these presents Given under my hand and seal and signed in the presence of three witnesses &c this the 23rd day of May 1842.

N. D. Stimitt (Seal)

Teste Ruffin C Stimitt

The State of Alabama Limestone County; Personally appeared before me Robert Austin Jr. Clerk of the County Court of said the above named Ruffin C Stimitt the subscribing witness to the foregoing deed of Release who being first duly sworn deposited and said that he saw the above named Nicholas D Stimitt whose name is signed thereto sign seal and deliver the same to the said Clay Stimitt that he this Dependent subscribed his name thereto as a witness in the presence of said Nicholas D Stimitt on the day and year therein named - Given under my hand and seal this 6th day of January 1845.

Robert Austin Jr. (Seal)

State of Alabama Limestone County; I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Nicholas D Stimitt to Clay Stimitt with the Certificate thereon redonded was deposited in my Office to be recorded the 1st day of January 1845.

1845 which is duly done in Book No 7 pages 39 & 40.

Teste Robert Austin Jr. Clerk

John McCormil
Co 3 Deed
J. Jackson

This Indenture made and entered into this 22^d day of July one thousand eight hundred and forty four between John McCormil and his wife Rebecca McCormil of the County of Winston and State of Alabama of the one part and James Jackson of the County of Lauderdale and State aforesaid of the other part Witnesseth that the said John McCormil and his wife Rebecca for and in consideration of the sum of three hundred dollars to them in hand paid by the said James Jackson the receipt whereof is hereby acknowledged hath this day bargained and sold aliened conveyed and conveyed and by these presents do bargain sell alien convey and convey unto the said James Jackson all that certain tract or parcel of land lying and being in the County of Winston and State of Ala. known as the East half of the north East quarter of Section seven also the west half of the north west quarter of Section eight all of Township one of Range six West. Containing one hundred & sixty acres more or less all on the North side of the branch supposed to be thirty acres sold to William Shaw the balance supposed to be one hundred and thirty acres more or less. To have and to hold the above described lands with all the appurtenances thereto belonging or in any wise appertaining unto the said James Jackson his heirs and assigns forever and the said John McCormil and his wife Rebecca for themselves their heirs executors and administrators do warrant and forever defend the title to the above described and hereby granted premises unto the said James Jackson his heirs and assigns present and against themselves and all and every person claiming or holding under them the said John McCormil and Rebecca 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 McCormil and his wife Rebecca hath hereunto set their hands and affixed their seals day and date first written

signed sealed & delivered
in presence of us
John X McCormil
Rebecca X McCormil

The State of Alabama Winston County; Personally appeared before me David Ridgway an acting justice of the peace in and for said County John McCormil and Rebecca his wife and acknowledged the signature of the foregoing deed of conveyance and acknowledged the signing sealing and delivering of the foregoing deed on the day of its date for the purpose therein named to James Jackson; also Rebecca McCormil on separate examination from her said husband acknowledged that she signed the foregoing deed without fear threat or compulsion of said husband. Given under my hand and seal this 24th day of July 1844.

David Ridgway J.P.

The State of Alabama Winston County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from John McCormil & wife to James Jackson with the certificate of the acknowledgment thereon endorsed was deposited in my office to be recorded the 11th day of January 1845 which is duly done in Book No 7 page 40.

Teste Robert Austin Jr. Clerk

B. M. Townsend
in
Co 3 Deed
Wm. Lamb

This Indenture made this 13th day of January in the year one thousand eight hundred and forty four between Brier M. Townsend & Willey C. his wife of the County of Winston in the State of Alabama of the one part, and William Lamb of the other part, Witnesseth that the said Brier M. Townsend & Willey C. his wife for and in consideration of the sum of Two hundred fifty dollars to them in hand paid, the receipt whereof is hereby acknowledged ha. This day given granted bargained, sold aliened, conveyed and conveyed and by these presents do give grant bargain sell alien convey and convey unto the said William Lamb all that certain tract or parcel of land lying and being in the County State aforesaid known as the North half of the South East quarter of Section No 2 in Township No 2 of Range 5 West except so much thereof as lies on the East side of Redd's Creek supposed to contain 70 acres more or less. To have and to hold the above described hereby granted premises with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said William Lamb his heirs and assigns forever. And the said Brier M. Townsend & Willey C. 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 William Lamb his heirs and assigns present and against themselves and all and every person or persons claiming or holding under them the said Brier M. Townsend & Willey C. his wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Brier M. Townsend & Willey C. his wife hereunto subscribe their names and affix their seals this day and year above written—
B. M. Townsend
Willey C. Townsend

in the presence of
A. R. Crawford J.P.

State of Alabama Winston County; This day personally appeared before me A. R. Crawford an acting justice of the - for the County aforesaid B. M. Townsend & Willey his wife and acknowledged the signing sealing and delivery of the foregoing deed for the purposes therein this 13th day January 1845. Given under my hand and seal.

A. R. Crawford J.P.

The State of Alabama Winston County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Brier M. Townsend and wife to William Lamb with the certificate of the acknowledgment thereon endorsed was deposited in my office to be recorded the 13th day of January 1845 which is duly done in Book No 7 page 41.

Teste Robert Austin Jr. Clerk

This Indenture made this 8th day of January 1845 between F. B. Nelson of the County of Winston State of Alabama Attorney in fact for Benjamin Durimel late of Cincinnati Ohio now of the County and City of Philadelphia of the first part; Peter S. Farmer of said County of Winston State of Alabama of the second part and Stephen A. Nelson & Thomas A. Nelson partners in trade under the firm style of Nelson & Co. of the said County of Winston of the third part; Whereas the said Benjamin Durimel is justly indebted or will be on the 20th of June next for a draft drawn by the said Nelson & Co. dated the 9th of November 1844 and payable on the said 20th of June next for Two hundred dollars on A. C. Nelson Brother & Co. New Orleans which draft was drawn for the accommodation of the said Benjamin Durimel, and which he is desirous and willing to receive. Now this Indenture witnesseth that for

and consideration of the premises and also for the further consideration of the sum of One dollar in hand paid by said Peterson Tanner to the said F. B. Nelson Attorney in fact as aforesaid the except whereof is hereby acknowledged before the sealing and delivery of these presents. At the said F. B. Nelson Attorney as aforesaid hath given granted bargain and sold aliened conveyed, released, and confirmed and by these presents doth give grant bargain sell, alien convey release and confirm to the said Peterson Tanner his heirs and assigns forever, all of the one third interest that the said Benjamin Devinell owns in lot number nine situated in the town of Morrisville in Sumter County Alabama and the appurtenances thereto belonging also his one third interest in the undivided following tracts or parcels of land also lying and being in said County of Sumter, to wit: (The East half of the South East quarter of Section 20) in Township 10 North of Range four West. The undivided one third of the North half of the South West quarter of Section number nine of Township first of Range four West, with all and singular the appurtenances to the said tracts or parcels of land and all the state right title and interest of the said Benjamin Devinell to the same. To have and to hold the hereby granted or intended to be granted premises and tracts of land to the said Peterson Tanner his Executors Administrators heirs & assigns to the only proper use and behoof of him the said Peterson Tanner. Upon trust nevertheless that the said Peterson Tanner shall suffer the said Devinell to remain in quiet possession of the said land and premises until default be made in the payment of the said Two hundred dollars, and in case it is not paid by the twentieth day of June next. Then the said Peterson Tanner his Executors Administrators or his representatives are hereby authorized and required on the application of the said Nelson & Co. or their representatives to sell to the highest bidder for Cash at the Court house door in the town of Morrisville in Sumter County Alabama, the hereby conveyed land and premises or so much thereof as shall be sufficient to pay the said sum of two hundred dollars and all interest that may accrue after it becomes due and all other expenses attending the sale, after first giving thirty days notice by advertisement in some news paper printed in North Alabama and he is hereby required to pay over to the said Benjamin Devinell or the said Frederick B. Nelson as attorney in fact the said Devinell all balances that may come into his hands over and above what may be sufficient to pay the said two hundred dollars and interest and other expenses as aforesaid, and to convey to the purchaser all the right title and claim that the said Benjamin Devinell has in and to the hereby conveyed and granted premises. Given under our hands and seals the day and date above written.

F. B. Nelson *(Sd)*

Peterson Tanner *(Sd)*

The State of Alabama
Sumter County } Personally appeared before me Robert Austin Jr. Clerk of the
County Court of said County the above named Frederick B. Nelson Attorney in fact
of Benjamin Devinell, and Peterson Tanner who acknowledged that they signed
sealed and delivered the foregoing deed in trust on the day and year therein mentioned
to the aforesaid Nelson & Co. - Given under my hand and seal this 27th day of January
1845.

Robert Austin Jr. *(Sd)*

The State of Alabama Sumter County, I Robert Austin Jr. Clerk of the County Court of
said County do hereby certify that the foregoing deed in trust between Benjamin
Devinell & others with the certificate of the acknowledgment thereon endorsed was
deposited in my office to be recorded the 27th day of January 1845 which is

deed done in Book No. 7 pages 41, 42 & 43.

Test Robert Austin Jr. Clerk

G. Parker wife
G. H. Houston

This Indenture made and entered into this third day of August One thousand
eight hundred and forty four between G. Parker and his wife Elizabeth, G. Parker of
the first part and George Houston of the second part all of Sumter County and State of
Alabama Witnesses that for and in consideration of the sum of One hundred & Twenty
five dollars to them in hand paid by the said George Houston the receipt of which is
hereby acknowledged they the said party of the first part have bargained sold aliened
conveyed and confirmed and by these presents do bargain sell alien convey and convey to
the said George Houston the entire undivided half of a certain tract or parcel of land
lying and being in Sumter County State of Alabama the same being a part of the
tract of land deeded by Robert Beatty to James McConnaw by said Beatty to Parker &
Houston being a part of the W. 1/2 of the N. W. 1/4 of Section 9 Township 3 Range 4 West
and bounded as follows Beginning at a branch tree, at the North East Corner of the lot
now owned by Rhedrick Joyner running thence East with the section line till it inter-
sects the main branch from Joyner & Eshelberger Tanyards at or near a leaning black oak
tree thence running with the main branch aforesaid following its bendings and man-
dering the main Channel as it now runs being the line, to the point where said branch
intersects or crosses the West line of John L. Blackwoods land assuming the Water power of
said branch for all purposes of Machinery to the North part of said tract provided that at
no time shall the owner or owners of said North part of said tract divert so much
of said Water from said Channel as to prevent a Current or run in the same, thence
running South with the said West line of the said Blackwoods land to the road as it now
located leading from Athens to Blackwoods Mill and where the lands given by Robert
Beatty to his two daughters now living Corners thence with said road to the rise of the hill
near the Corporation line to a stone set in the ground which is the Corner between lands
purchased by R. Joyner & the lands hereby conveyed thence north to the branch tree which is
the beginning point Containing fifty eight & 87/100 Acres. To have and to hold the
entire half of the above described land and premises together with all and singular the
appurtenances thereto belonging or in any wise appertaining unto the said George
Houston his heirs & assigns forever. The said G. B. Parker and wife Elizabeth for themselves
their heirs Executors and Administrators do hereby warrant & will forever defend the title
to the above described and hereby granted premises & land unto the said George Houston
his heirs & assigns forever against themselves or any one claiming by through or under
them in any way or any one claiming by through or under any one else or the Government
of the United States - In testimony whereof the said parties to these presents (Conveying
title) have hereunto set their seals & subscribed their names the day month and year
first above written -

G. B. Parker *(Sd)*

E. B. Parker *(Sd)*

Thos. Thomas

R. Joyner

The State of Alabama Sumter County, Personally appeared before me Robert Austin Jr.
Clerk of the County Court of said County the above named Rhedrick Joyner one of the
subscribing witnesses to the foregoing deed who being first duly sworn deponent and
saith that he saw the above named Gennetny Parker and Elizabeth C. Parker whose
names are subscribed thereto sign seal and deliver the same to the said George &
Houston that he this deponent subscribed his name thereto as a witness in the

presence of the said Greenberry Parker and Elizabeth C Parker and that he saw the other subscribing witness Philophilus Thomas sign the same in the presence of the said Greenberry Parker and Elizabeth C Parker and in the presence of each other on the day and year therein named. Given under my hand and seal this 28th day of January 1845.

Robert Austin Jr. (Seal)

The State of Alabama Limestone County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Greenberry Parker wife to George S. Houston with the Certificate of the probate thereon rendered was deposited in my Office to be recorded the 28th day of January 1845 which is duly done in Book No 7 page 43 this.

Teste Robert Austin Jr. Clerk

John Black Jr. wife
to 3d. 1844
Attest John Johnson

This Indenture made this 14th day of January one thousand eight hundred and forty four between John Black Jun, and his wife Minny H. Black of the County of Sumter and State of Alabama of the first part and John Johnson of the County and State aforesaid of the second part Witnesseth that the said party of the first part for and in consideration of the sum of Six hundred dollars to them in hand paid by the said party of the second part the receipt whereof is hereby acknowledged hath bargained and sold and by their presents doth bargain and sell unto the said party of the second part and to his heirs and to his heirs and assigns forever all that certain tract or parcel of land lying and being in the County and State aforesaid and known as the North East quarter of Section number Twenty Nine of Range five East of the land offered for sale at Huntsville Alabama containing one hundred and fifty acres more or less together with all and singular the hereditaments and appurtenances thereto belonging or in any wise appertaining to the only proper use and behoof of him the said party of the second part his heirs and assigns forever and the said party of the first part for themselves their heirs Administrators or assigns all and singular the aforesaid lands tenements hereditaments &c and every part and parcel thereof unto the said party of the second part his heirs and assigns from and against them the said party of the first part their heirs Administrators or assigns and all and every person or persons whomsoever claiming under them or under the Government of the United States shall and will warrant and forever defend by their presents in testimony whereof the said party of the first part have hereunto set their hands and affixed their seals the day and year first above mentioned.

John Black Jun. (Seal)
Minny H. Black (Seal)

State of Alabama Limestone County; I personally appeared before me Matthew Bell an acting justice of the peace in and for said County John Black and Minny H. Black his wife and personally acknowledged the making sealing signing and delivery of the foregoing deed to John Johnson for the purposes therein mentioned. Given under my hand and seal this 14th day of January 1845.

M. Bell Jr. (Seal)

State of Alabama Limestone County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from John Black Jr. wife to John Johnson with the Certificate of the acknowledgment thereon rendered was deposited in my Office to be recorded the 30th day of January 1845 which is duly done in Book No 7 page 44.

Teste Robert Austin Jr. Clerk

Shumail
to 3d. Atty
Shumail

Now all men by these presents that we Leona Edmonston John Shumail Micajah Shumail Benjamin Shumail Caswell Shumail Henry Shumail Shadrach Shumail Pleasant Shumail William R. Shumail have made combined and appointed Thomas C. Shumail of the County of Lynn in the State of Arkansas our true and lawful attorney for us and in our names and for our use to ask demand sue for recover and receive all such sums or sums of money debts goods wages and other demands whatsoever which is or shall be due owing payable and belonging to us by any manner or means whatsoever also to sell a tract of land lying in the State of Alabama Limestone County belonging to the estate of Benjamin Shumail deceased also to receive all the portion and legacies belonging to the above named Leona Edmonston John Shumail Micajah Shumail Benjamin Shumail Caswell Shumail Henry Shumail Shadrach Shumail Pleasant Shumail William R. Shumail & Thomas C. Shumail coming from the estate of Henry C. Shumail deceased in the State of Tennessee giving and granting unto our attorney by these presents my our full power strength and authority in and about the premises to have us and take all lawfull means and ways in our names for the purposes aforesaid and upon the receipt of any such debt due or sum of money or other sufficient discharge for us and in our names to make real and deliver. And generally all and every other act or acts thing or things device and devices in law whatsoever needful and necessary to be done in and about the premises for us and in our names to do execute and perform as fully and largely to all intents and purposes as we ourselves could do if personally present and attorney one or more attorneys to employ under him for the purposes aforesaid to make and constitute and create at pleasure to create hereby ratifying allowing and holding him and appointing all and whatsoever our said attorney shall lawfully do in and about the premises by virtue hereof or shall do.

In testimony whereof we have hereunto set our hands and seals this 12th day of October 1844

Leona Shumail
John Shumail
Micajah Shumail
Benjamin R. Shumail
Caswell C. Shumail
Thomas C. Shumail
Henry C. Shumail
Shadrach S. Shumail
Pleasant J. Shumail
William R. Shumail

State of Arkansas Green County; I Abel Roy an acting justice of the peace in and for said County do hereby certify that John Shumail Micajah Shumail Benjamin Shumail Caswell Shumail Thomas C. Shumail Henry Shumail Shadrach Shumail Pleasant Shumail William R. Shumail personally appeared before me and acknowledged their written power of attorney to be their act and deed signed and delivered for the purposes therein set forth. Given under my hand this 12 day of Oct 1844.

Abel Roy justice of the peace

State of Alabama Green County; I James A. Mottram Clerk of the Circuit Court of said County do hereby certify that Abel Roy whose name appears to the within Certificate of acknowledgment is an acting justice of the peace and that full faith and credit is due to his official acts as such.

In testimony whereof I have hereunto set my hand and affixed

my private seal thus being no other seal of office yet provided Oct. 14th 1844
 James L. Atkinson Clerk
 State of Arkansas Lewis County; I Henry Powell Judge of the County Court of said
 County do hereby Certify that James L. Atkinson was Clerk of the Circuit Court of said
 County and that full faith and credit is due to his official acts. In testimony
 whereof I affix myself this 14th of Oct. 1844.

Henry Powell J. of C.

State of Alabama Livingston County; I Robert Austin Jr. Clerk of the County Court of
 said County do hereby Certify that the foregoing power of Attorney from Maria Schmale
 & others to Thomas C. Schmale with the Certificate thereon indorsed was deposited
 in my office to be recorded the 5th day of February 1845 which is duly done in Book
 No. 7 pages 45 & 46.

Robert Austin Jr. Clerk

Daniel Coleman wife
 To David
 J. D. & M. Malone

This Indenture made this thirtieth day of December in the year one thousand
 eight hundred and forty four between Daniel Coleman his wife Elizabeth Coleman
 of the County of Livingston in the State of Alabama of the one part and David Malone
 & Samuel Malone of Livingston County of the other part - Witnesseth that the said
 Daniel & Elizabeth Coleman for and in consideration of the sum of Twelve hundred
 dollars to them in hand paid, the receipt whereof is hereby acknowledged, this
 day given granted bargained sold aliened conveyed released, conveyed and confirmed
 wholly these presents do give grant bargain sell alien convey release convey and
 confirm unto the said J. David & Samuel M. Malone all that certain tract of land
 lying and being in the County of Livingston State of Alabama and known as the South
 West quarter of Section Number Two in Township Number four in Range five
 West containing about One hundred thirty six or more acres except One other fourth
 of an acre occupied by James F. Sewell being the same tract sold by J. L. Dady
 to said Daniel Coleman. To have and to hold, the above described tract of land
 with the tenements and appurtenances thereto belonging or in anywise appur-
 taining unto the said J. David & Samuel M. Malone their heirs and assigns forever
 And the said Daniel & Elizabeth Coleman 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 and hereby granted premises unto the said
 J. David & Samuel M. Malone their heirs and assigns from and against themselves
 and all and every person or persons claiming or holding under them the said Daniel
 & Elizabeth Coleman and also, against the lawful title claim or demand of all
 and every person or persons whomsoever. In testimony whereof the said Daniel
 & Elizabeth Coleman hereunto subscribe their names and affix their seals the day and
 year above written.

Daniel Coleman
 Elizabeth Coleman

signed sealed and delivered
 in the presence of
 The State of Alabama Livingston County; Personally appeared before me Robert
 Austin Jr. Clerk of the County Court of said County the above named Daniel Coleman
 and Elizabeth Coleman wife of said Daniel Coleman who acknowledged that they
 signed sealed and delivered the foregoing and on the day and year therein mentioned to
 the aforesaid J. David Malone and Samuel M. Malone. Given under my hand and seal this
 1st day of February 1845.

Robert Austin Jr. Clerk

State of Alabama Livingston County; I Robert Austin Jr. Clerk of the County Court of said County
 do hereby Certify that the foregoing deed from Daniel Coleman wife to J. David Malone & Samuel
 Malone with the Certificate of the Acknowledgments thereon indorsed was deposited in my
 office to be recorded the 1st day of February 1845 which is duly done in Book No. 7
 pages 46 & 47

Robert Austin Jr. Clerk

Peter B. Camp wife
 To David
 John Stanley

This Indenture made this fifteenth day of March in the year one thousand eight hundred
 and forty three between Peter B. Camp and his wife Mary B. Camp of the County of Madison
 in the State of Alabama of the one part and James H. Stanley of the County of Livingston State
 of Alabama of the other part. Witnesseth that the said Peter B. Camp & Mary B. Camp his wife
 for and in consideration of the sum of three hundred thirty five dollars to them in hand
 paid the receipt whereof is hereby acknowledged, 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 H. Stanley all that certain
 tract or parcel of land lying and being in the in the County of Livingston State of Alabama
 known as the East half of the North West quarter of Section twenty seven in Township
 three of Range three West containing Eighty Acres. To have and to hold, the above
 described tract or parcel of land with the tenements and appurtenances thereto belonging
 or in anywise appurtenant unto the said James H. Stanley his heirs and assigns
 forever. And the said Peter B. Camp & Mary B. Camp his wife for themselves their
 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. Stanley his heirs and assigns from and against themselves, and all and every person
 or persons claiming or holding under them the said Peter B. Camp & his wife Mary B. Camp
 and also against the lawful title claim or demand of all and every person or persons
 whomsoever. In testimony whereof the said Peter B. Camp and Mary B. Camp his wife
 hereunto subscribe their names and affix their seals the day and year above written
 signed sealed and delivered
 in the presence of

Peter B. Camp
 Mary B. Camp

The State of Alabama Madison County; Personally appeared before me William East
 an Acting Justice of the Peace in and for said County Peter B. Camp and Mary B. Camp his
 wife who acknowledged that they signed sealed and delivered the within and foregoing deed to
 James H. Stanley on the day and year therein mentioned and the said Mary B. Camp his wife
 being privately examined by one of said Justices from her said husband acknowledged that she signed
 sealed & delivered the said deed freely and of her own accord without any fear threats or compul-
 sion from her said husband. Given under my hand and seal this 15th day of March 1843.

William East Jr. Clerk

I John W. City Clerk of the County Court of Madison County in the State of Alabama do
 Certify that William East whose name is subscribed to the foregoing Certificate of Acknowledg-
 ment is now and was at the beginning the same an Acting Justice of the Peace for said County
 duly Commissioned as such and that full faith and credit is due to all his official acts
 as such. In testimony whereof I have hereunto subscribed my name and affix
 the seal of said County Court at Office in Huntsville this fourth day of July
 in the year of our Lord one thousand eight hundred and forty four and
 of American Independence the sixty ninth year.

(Seal)

John W. City Clerk

State of Alabama Sumner County, I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Peter O'Carroll Wife to James H. Stanley with the Certificate thereon endorsed was deposited in my Office to be recorded the 3rd day of February 1845 which is duly done in Book No. 7 pages 47 & 48.

Teste Robert Austin Jr. Clerk

Mr. Black Sr
Co. & Head of Gift
Alexander Black

This Indenture made the 3rd day of February in the year of our Lord one thousand eight hundred and forty five, between John Black Sr. and Alexander the son of John Black Jun. & Grand son of John Black Sr., both parties of the County of Sumner and State of Alabama Witnesseth that the said John Black Sr. for and in consideration of of the Natural love and affection which he bears unto the said Alexander the son of John Black Jun. & also for & in consideration of the sum of One dollar to him in hand paid by the said Alexander the son of John Black Jun. at and before the making and delivery hereof the receipt whereof is hereby acknowledged have given granted aliened enfeoffed and confirmed and by these presents do give grant, alien enfeoff and confirm unto the said Alexander the son of John Black Jun. his heirs and assigns a certain town man now about fifteen or sixteen years old and now in the possession of John Black Jun. also a certain town lot the goal of the above mentioned town man then about 4 or five months old, all of said property to have and to hold for ever, the day & year above written.

John Black Jun. (Seal)

Witness

H. H. Higgins

State of Alabama Sumner County, Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named John Black Sr. and acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein mentioned to the aforesaid Alexander Black. Given under my hand and seal this 3rd day of February 1845.

Robert Austin Jr. (Seal)

State of Alabama Sumner County, I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed of gift from John Black Sr. to Alexander Black with the Certificate of the acknowledgment thereon endorsed was deposited in my Office to be recorded the 3rd day of February 1845 which is duly done in Book No. 7 pages 48.

Teste Robert Austin Jr. Clerk

John W. Whitfield
Co. & Dr.
Simon Harris

This Indenture made this twentieth day October 1844 between John W. Whitfield and Sely Ann Whitfield his wife of the County of Sumner in the State of Alabama of the one part and Simon Harris of the other part, Witnesseth that the said John W. Whitfield and Sely Ann Whitfield his wife for and in consideration of the sum of Five hundred and fifty dollars to him in hand paid the receipt whereof is hereby acknowledged hath this day bargained sold aliened enfeoffed and conveyed and by these presents do bargain sell alien enfeoff and convey unto the said Simon Harris all that certain tract or parcel of land lying and being in the County of Sumner and State of Alabama and known and designated as the West half of the East half of fractional section five township 2 Range 5 East of Elk river and West of Meridian of the lands sold at Mountville containing eighty two acres more or less. To have and to hold the above described tract or parcel of land with the appurtenances therunto belonging or in any wise appertaining unto the said Simon Harris his heirs and assigns forever and the said John W. Whitfield and

Sely Ann Whitfield 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 Simon Harris his heirs and assigns from and against himself and all and every person claiming or holding under him the said John W. Whitfield and Sely Ann Whitfield his wife and also against the lawful title or claim or demand of all and every person or persons whomsoever claiming or holding by from under the Government of the United States. In testimony whereof the said John W. Whitfield and Sely Ann Whitfield his wife hath hereunto set their hands and seals the day and date above written.

Signed sealed and delivered
in the presence of

James W. Whitfield (Seal)
Sely Ann Whitfield (Seal)

The State of Alabama Sumner County, Personally appeared before me Albert Walls an acting justice of the peace in and for said County James W. Whitfield and Sely Ann Whitfield his wife whose names is signed to the within deed and acknowledged the signing making and delivering of the same to Simon Harris on the day of its date for the purposes therein specified. Given under my hand and seal this 9th day of October 1844.

Albert Walls Jr. (Seal)

State of Alabama Sumner County, I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from John W. Whitfield Wife to Simon Harris with the Certificate thereon endorsed was deposited in my Office to be recorded the 14th day of February 1845 which is duly done in Book No. 7 pages 48 & 49.

Teste Robert Austin Jr. Clerk

Austin Morgan
Co. & Head of Trust
John H. Morgan

This Indenture made this 28th day of January one thousand eight hundred and forty five between Austin Morgan Adeline J. Morgan wife of the said Austin Morgan of the one part and Isaac Hyde of the second part and James Henderson of the third part Witnesseth that the said Austin Morgan is justly indebted to the said James Henderson in the sum of three hundred and twenty one dollar and five Cents due by note the 1st day of January next and bearing date the 28th January 1845 and now fully appears which debt the said Austin Morgan is willing and desirous to become. Now this indenture witnesseth that for & in consideration of the premises & also for the further consideration of One dollar to the said Austin Morgan & Adeline wife of said Austin Morgan in hand paid by the said Isaac Hyde at & before the making & delivery of these presents the receipt whereof is hereby acknowledged they the said Austin Morgan Adeline J. Morgan have given granted bargained sold aliened enfeoffed & conveyed & by these presents do give grant bargain sell alien enfeoff and convey to the said Isaac Hyde his heirs and assigns forever a certain tract or parcel of land known as the South East quarter of Section No. twenty in Township No. One of Range four West containing One hundred and ten acres off of the West side of said quarter section above described with all singular the appurtenances to the said tract or parcel of land belonging. And also the following Negroes to wit viz a girl named Fanny aged about 12 years one named Kitty aged about 10 years & one named Nathaniel aged about 8 years and also one Cayall & 2 work horses. To have and to hold the said hereby granted tract of land & premises with its appurtenances & the above named Negroes Cayall & work horses to the said Isaac Hyde his heirs Executors Administrators & assigns forever upon trust that the said Isaac Hyde his heirs Executors & Administrators shall permit the said Austin Morgan to remain in peaceable possession of said tract of land & premises & also said Negroes Cayall & horses hereby conveyed & take the profits thereof to his own use until default be made in the payment of the above sum of three hundred & twenty one dollar & five Cents either in the whole or in part & then upon

this further trust that his heirs Executors Administrators & assigns shall well do soon after the happening of such default of payment as he his heirs &c shall think or the said James Henderson shall request till the said tract of land & premises with its appurtenances therunto belonging also the negroes Carryall & horses or such part thereof as may be sufficient for the purpose and the said trustee may think proper to sell to the highest bidder for cash at public Auction after having fixed the time & place of sale at his own discretion & given twenty days notice thereof by advertisement to be set up at the Court house door of Sumner County & also at public places inside County & out of the County arising from such sale after satisfying all the expenses attending the premises to the said James Henderson his heirs Executors Administrators or assigns the said sum of Seven hundred & thirty one dollar & five Cents with the interest thereon may have a second & the balance if any shall pay to the said Austin Morgan & Adeline his wife their heirs &c but if the whole of said sum of Seven hundred & thirty one dollar & five Cents shall be fully paid off & discharged to the said James Henderson his heirs &c on or before the first of January 1846 when the said note is due or payable so that on default of payment of said sum of Seven hundred & thirty one dollar & five Cents he made then this indenture to be void or else to remain in full force & effect. In witness whereof the said parties to these presents have hereunto set their hands & affixed their seals the day & year before written.

signed sealed & delivered
in the presence of

Austin Morgan (Seal)
Adeline J. Morgan (Seal)
Isaac Hyde (Seal)
James Henderson (Seal)

The State of Alabama Sumner County; This day personally appeared before me W. McManis an acting justice of the peace in & for said the County aforesaid Austin Morgan Adeline J. Morgan Isaac Hyde & James Henderson whose names appear signed to the foregoing instrument for the purpose therein named. Given under my hand & seal this 28th day of January 1845.

The State of Alabama Sumner County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed in trust between Austin Morgan & others with the Certificate of Acknowledgment thereon endorsed was deposited in my office to be recorded the 14th day of February 1845 which is duly done in Book No. 7 page 49450.

Teste Robert Austin Jr. Clerk

Joseph H. Bradley
to & David
George Davis

This Indenture made this second day of October 1837 between Joseph H. Bradley and Susannah his wife of the County of Sumner in the State of Alabama of the one part and George Davis of the other part. Witnesseth that the said Joseph H. Bradley & Susannah his wife for and in consideration of the sum of Five hundred dollars to them in hand paid the receipt whereof is hereby acknowledged hath this day bargained sold aliened conveyed & Enveyed and by these presents do bargain sell alien, convey and Envey unto the said George Davis all that certain tract or parcel of land lying and being in the County and State aforesaid known as the North East quarter of Section twenty two in Township 3 of Range 3 West of Hunterville containing One hundred and fifty nine acres & appur of an acre be the same more or less. To have and to hold the above described tract or parcel of land with the appurtenances therunto belonging or in any wise appertaining unto the said George Davis his heirs and assigns forever and the said Joseph H. Bradley & Susannah his wife for themselves their Executors and Administrators doth warrant and will

possess defend the title to the above described and hereby granted premises unto the said George Davis his heirs and assigns forever and against the claims of all and every person claiming or holding under them the said Joseph H. Bradley & Susannah 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. Bradley & Susannah his wife have hereunto set their hands and seals the day and date above written.

Joseph H. Bradley (Seal)
Susannah Bradley (Seal)

signed sealed and delivered
in the presence of

The State of Alabama Sumner County; Personally appeared before me Pleasant Boyd an acting justice of the peace for said County Joseph H. Bradley and his wife Susannah and acknowledged that they signed sealed and delivered the foregoing deed on the day of its date for the purpose therein named to the aforesaid George Davis. The said Susannah Bradley wife of said Joseph H. Bradley being by me examined separate and apart from her said husband acknowledged that she signed sealed and delivered said deed freely and voluntarily without any fear threat or persuasion of her husband the said Joseph H. Bradley that she relinquisheth her right of dower. Given under my hand and seal this second day of October 1837.

Pleasant Boyd Jr. (Seal)

The State of Alabama Sumner County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Joseph H. Bradley his wife to George Davis with Certificate of the Acknowledgment and Relinquishment of dower thereon endorsed was deposited in my office to be recorded the 10th day of February 1845 which is duly done in Book No. 7 page 50451.

Teste Robert Austin Jr. Clerk

Thomas Bell
to & David
Matthew Bell

This Indenture made this tenth day of February One thousand eight hundred and forty five between Thomas Bell and his wife Mary Ann Bell of the County of Sumner State of Alabama of the one part and Matthew Bell of the County and State aforesaid of the other part. Witnesseth that the said Thomas Bell and Mary Ann Bell his wife for and in consideration of the sum of Twenty five dollars to them in hand paid by the said Matthew Bell the receipt whereof is hereby acknowledged hath granted bargained sold released and confirmed and by these presents doth grant bargain sell release and confirm unto the said Matthew Bell and to his heirs and assigns forever all our right title interest and demand in and to the true part of the following tracts or parcels of land to wit the South East quarter of Section thirty two in Township three of Range five west the North East quarter of Section five Township four Range five west the East half of the South West quarter of Section thirty two in Township three Range five west the North East quarter of the North West quarter of Section five Township four Range five west the South West quarter of the South West quarter of Section thirty two in Township three Range five west (except thirty acres sold to and conveyed to Charles Smith) Also the South West quarter of the North West quarter of Section twenty six in Township three Range five west the West half of the North East quarter of Section twenty six Township three Range five west and also the West half of the South East quarter Section twenty six Township three Range five west all situate in Sumner County Alabama. Which right title interest and demand consists of the true part of the above described lands which is as yet undivided including the portions thereof all of which true part of said lands descended from by inheritance from the Estate of Joseph Bell dec'd together with all and singular the appurtenances.

hereditaments & tenements belonging to have and to hold the said Truth part of the above described lands subject as above to the widows down unto the said Matthew Bell his heirs and assigns forever. And the said Thomas Bell and Mary Ann Bell for themselves their heirs executors and assigns doth warrant and will forever defend the title to the above and hereby granted premises unto the said Matthew Bell his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Thomas Bell and Mary Ann Bell and also against the lawful title claim or demand of all and every person or persons whomsoever, both for ever, warrant and defend by these presents. In testimony whereof we have hereunto set our hands and seals this day and year above written.

Thos. S. Bell (Seal)
Mary Ann Bell (Seal)

State of Alabama Sumter County; Personally appeared before me Henry Stanley an acting justice of the peace in and for the County aforesaid Thomas S. Bell and Mary Ann Bell his wife and severally acknowledged the making sealing signing and delivery of the foregoing deed to Matthew Bell for the purposes therein mentioned. Given under my hand and seal this 10th day of February 1845-

Henry Stanley (Seal)
Justice of the peace

State of Alabama Sumter County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Thomas S. Bell and wife to Matthew Bell with the Certificate of the acknowledgment therein recited was deposited in my Office to be recorded the 10th day of February 1845 which is duly done in Book No. 7 pages 51 & 52 -

Robert Austin Jr. Clerk

This deed was entered and the property exchanged

John A. Johnson of the first part and Robert C. Brickell of the second part and John H. David of the third part; Witnesseth that for and in consideration that the said John A. Johnson and Archibald A. Johnson as his security is justly indebted to the said John H. David in the sum of Two hundred and fourteen dollars due by note bearing date the 14th day of February 1845 as will more fully appear by reference to said note for that sum due on the first day of January 1846. Which said sum of money the said John A. Johnson is anxious and desirous to secure to the said John H. David. Now this indenture Witnesseth that for the above consideration and the further consideration of the sum of one dollar to the said John A. Johnson in hand paid the receipt whereof is hereby acknowledged he the said John A. Johnson and by these presents doth bargain sell and convey to the said Robert C. Brickell his heirs executors administrators heirs and assigns forever a certain negro woman slave by the name of Charity aged about forty one years and the future income of said slave. To have and to hold the said slave with her future increase unto the said Robert C. Brickell his heirs executors and administrators heirs and assigns forever. The said Johnson covenants to and with the said Brickell and binds him self his heirs executors administrators and assigns forever to defend the right and title to the said slave hereby intended to be conveyed to the said Robert C. Brickell, before the following first month of the said Robert C. Brickell his heirs administrators executors and assigns will permit the said Johnson his heirs &c. to remain in quiet and peaceable possession of the said slave above set forth to his own use until default is made in the payment of the aforesaid sum of money in the whole

or in part and then so soon after the happening of the default as the said Robert C. Brickell may think proper or the said John H. David may order he shall sell said property at public sale for cash at the Court house door in the town of Athens after having given fifteen days notice of said sale by putting up notices of said sale at three public places in the town of Athens, and out of the proceeds of sale he shall first pay all necessary expenses of said deed and the balance or so much as is necessary he shall pay over to satisfy the debt and interest that may have accrued thereon if there is enough, but if no default be made in the payment of the said debt the payment of which is hereby intended to be secured this deed is to be null and void, otherwise to remain in full force and effect. Given under our hands and seals this 11th day of February in the year 1845.

John A. Johnson (Seal)
Robert C. Brickell (Seal)
John H. David (Seal)

State of Alabama Sumter County; This day personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named John A. Johnson Robert C. Brickell and John H. David and acknowledged that they signed sealed and delivered the foregoing deed in trust on the day and year therein mentioned. Given under my hand and seal this 11th day of February 1845.

Robert Austin Jr. (Seal)

State of Alabama Sumter County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed in trust between John A. Johnson Robert C. Brickell and John H. David was deposited in my Office to be recorded the 11th day of February 1845 which is duly done in Book No. 7 pages 52 & 53.

Robert Austin Jr. Clerk

James B. McKinney of the first part and Logan Stephenson of the second part and Logan Stephenson of the third part all of the County of Sumter and State of Alabama; Witnesseth that the said James B. McKinney is justly indebted to said Logan Stephenson in the sum of Two hundred dollars as by a note bearing date herewith will more fully appear which the said James B. McKinney is willing and desirous to secure; Now this indenture Witnesseth that for and in consideration of the sum of one dollar to the said James B. McKinney in hand paid by the said party of the second part at and before the signing and delivery of these presents, the receipt whereof is hereby acknowledged he the said James B. McKinney hath this day bargained sold and conveyed unto the said party of the second part his heirs and assigns forever, the following property to wit: a certain negro man named Henry about 25 years. To have and to hold the said hereby granted property unto the said party of the second part his heirs executors administrators and assigns forever, upon trust and the said party of the second part is to keep and maintain in quiet possession of the above described property and take the profits thereof to his own proper use until default shall have been made in the payment of said sum of money as before mentioned either in the whole or in part and then upon further trust that the said party of the second part his heirs executors administrators or assigns shall and will as soon after the happening of such default of payment as the said Logan Stephenson his heirs executors administrators or assigns shall direct sell the said property to the highest bidder for cash at public auction after having fixed the time and place of sale at his own discretion and given at least twenty days notice in three public places and out of the moneys arising from such sale shall after satisfying all the charges attending the execution of this trust

pay to the said Logan Stephenson or his heirs or assigns the said sum of money and all interest that may have accrued thereon and balance of any shall be paid to the said James B. McKinney, his heirs or assigns. But if said sum of money as before mentioned shall be paid and discharged so that no default in payment be made then this Indenture to be void otherwise to remain in full force and effect. In witness whereof we have hereunto set our hands and affixed our seals the day and date first above written -

James B. McKinney (Seal)

Isaac James (Seal)

Logan Stephenson (Seal)

The State of Alabama,
Lincoln County

This day personally appeared before me Henry Steady in acting justice of the peace in and for said County James B. McKinney Isaac James and Logan Stephenson and acknowledged the signing sealing and delivering the foregoing deed in Court on this day of its date for the purposes therein specified - Given under my hand and seal this 17th day of February 1845.

H. Steady Jr. (Seal)

State of Alabama Lincoln County; I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed in trust between James B. McKinney and others with the Certificate of the Acknowledgments thereon endorsed was deposited in my Office to be recorded the 17th day of February 1845 which is duly done in Book No. 7 page 53 & 54 -

Teste Robert Austin Esq. Clerk

Wm. C. Huddleston
Co. & David
Robert C. Brickell

This Indenture made this fifteenth day of February in the year of our Lord one thousand eight hundred and forty five between William C. Huddleston and Elizabeth B. Huddleston of the County of Lincoln in the State of Alabama of the one part and Robert C. Brickell of the other part Witnesseth that the said William C. Huddleston and Elizabeth B. Huddleston 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 released conveyed and confirmed and by their presents do give grant bargain sell alien release convey and confirm unto the said Robert C. Brickell all his interest in that certain lot of land lying and being in the County of Lincoln State of Alabama in the town of Athens and known as Lot Number thirty in the plan of said town. 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 Robert C. Brickell his heirs and assigns forever and the said William C. Huddleston and Elizabeth B. 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 C. Brickell his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said William C. Huddleston and Elizabeth B. and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said William C. Huddleston and Elizabeth B. Huddleston hereunto subscribe their names and affix their seals the day and year above written -

William C. Huddleston (Seal)

Elizabeth B. Huddleston (Seal)

Signed sealed and delivered
in the presence of
David R. Scott
Samuel M. Postle

The State of Alabama Lincoln County; Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named David R. Scott one of the subscribing witnesses to the foregoing deed which being first duly sworn deposited and said that he saw the above named William C. Huddleston and Elizabeth B. Huddleston whose names are subscribed thereto sign seal and deliver the same to the said Robert C. Brickell that he this deponent subscribed his name as acting clerk in the presence of the said William C. Huddleston and Elizabeth B. Huddleston and that he saw the other subscribing witness Samuel M. Postle sign the same in the presence of the said William C. Huddleston and Elizabeth B. Huddleston and in the presence of each other on the day and year therein named - Given under my hand and seal this 17th day of February 1845.

Robert Austin Esq. (Seal)

The State of Alabama Lincoln County; I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed from Wm. C. Huddleston wife to Robert C. Brickell with the Certificate of the Acknowledgments thereon endorsed was deposited in my Office to be recorded the 17th day of February 1845 which is duly done in Book No. 7 page 54 & 55 -

Teste Robert Austin Esq. Clerk

J. P. Roman
Co. & David
Wm. T. Allen

This Indenture made this 18th day of January in the year of our Lord one thousand eight hundred and forty five between Joshua P. Roman of the County of Lincoln in the State of Alabama of the one part and Wm. T. Allen of the other part Witnesseth that the said Joshua P. Roman 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 their presents do give grant bargain sell alien release convey and confirm unto the said William T. Allen all that certain parcel or lot of land lying and being in the town of Athens and known and designated in the plan of said town as lot No. thirty six. 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 William T. Allen his heirs and assigns forever and the said Joshua P. Roman 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. T. Allen his heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said Joshua P. Roman and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Joshua P. Roman does hereunto subscribe his name and affix his seal the day and year above written.

Joshua P. Roman (Seal)

The State of Alabama Lincoln County; Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named Joshua P. Roman who do hereby certify that he signed sealed and delivered the foregoing deed to the said William T. Allen the day and year therein mentioned - Given under my hand and seal this 18th day of February 1845 -

Robert Austin Esq. (Seal)

State of Alabama Lincoln County; I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed from Joshua P. Roman to Wm. T. Allen with the Certificate of the Acknowledgments thereon endorsed was deposited in my Office to be recorded the 18th day of February 1845 which is duly done in Book No. 7 page 55 -

Teste Robert Austin Esq. Clerk

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Danner, Danner & Co. & Mrs. Allen Nichols
Morras by virtue of a deed in trust bearing date the 26th day of April one thousand eight hundred and forty three executed by John & Lauderdale to P. Tanner as trustee to secure certain sums of money therein specified and recorded in the Clerk's Office of the County Court of Livingston County, he the said Peter Danner trustee by his attorney fact Samuel Danner as aforesaid in conformity with the provisions of said deed on the 2nd day of March 1846 sold to William Nichols the following tract of land to wit: The East half of the North East quarter Township four Range four West Containing eighty acres more or less which said land was bid off by or for William Nichols, which had been duly advertised; Now this Indenture made this 15th day of February 1845 between said Peter Danner by his attorney Samuel Danner and William Nichols Witnesseth that the said Peter Danner by his attorney as aforesaid for and in consideration of the sum of Ten dollars to him in hand paid by the said William Nichols hath granted, bargained, sold and conveyed and by these presents doth grant bargain sell and convey unto the said William Nichols his heirs and assigns forever all the right title or interest in & to the said parcel of land above described had or held or in any manner bet in said Peter Danner and all the right in & to said land which he the said Peter Danner might or could sell by virtue of the said deed in trust before referred to. Given under my hand and seal the day & date above written.

Peter Danner by his
Attorney in fact Samuel Danner

The State of Alabama Livingston County; Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Samuel Danner who acknowledged the signing, sealing and delivery of the foregoing deed to said William Nichols on the day and year therein mentioned. Given under my hand and seal this 18th day of February 1845.

Robert Austin Jr. Clerk

State of Alabama Livingston County; I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Samuel Danner to William Nichols with the Certificate of the Acknowledgment thereon endorsed was deposited in my Office to be recorded the 18th day of February 1845 which is duly done in Book No 7 page 56.

Robert Austin Jr. Clerk

60 Hudson wife & Co. & Mrs. Danner
This Indenture made this the 15th day of December eighteen hundred & forty four between Charles Hudson & Hannah Hudson his wife of the County of Livingston and State of Alabama of the one part and Wm H. Danner of the State of Alabama of the other part Witnesseth that the said Charles Hudson and Hannah his wife for and in consideration of the sum of two hundred and fifty dollars to them in hand paid the receipt whereof is hereby acknowledged have this day bargained, sold, aliened, conveyed and by these presents do bargain sell, alien, convey and by these presents do bargain sell, alien, convey and by these presents do bargain sell, alien, convey unto the said William H. Danner all the following described tract or parcel of land to wit: 1/2 of the E 1/2 Section 20 Township 3 Range 4 West Containing thirty nine acres more or less lying and being in the County of Livingston and State of Alabama. To have and to hold the above described tract or parcel of land with the appurtenances therunto belonging or in any wise appertaining unto the said Wm H. Danner his heirs and assigns forever and the said Charles Hudson - his wife for themselves their heirs executors and administrators do warrant and will for ever defend this title to the above described and hereby granted premises unto the said William H. Danner his heirs and assigns from

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and against themselves and all and every person claiming or holding under them the said Charles Hudson and his wife and also against the lawful title or claim or demand of all and every person or persons whomsoever claiming or holding by from under the Government of the United States or State of Alabama. In testimony whereof the said Charles Hudson and Hannah his wife have hereunto set their hands and seals the day and date above written.

C. O. Hudson
Hannah Hudson

The State of Alabama Livingston County; Personally appeared before me Morgan Lambart acting justice of the peace in and for the County aforesaid the within named Charles Hudson and wife Hannah Hudson acknowledging that they severally kind, single and deliberate the foregoing deed on the day and the year therein mentioned to the said William H. Danner, and the said Hannah Hudson being by me privately examined apart from her said husband acknowledged that she did seal and deliver this said deed fully without any fear threats or compulsion of her said husband Given under my hand and seal this the 6th day of December 1844.

Morgan Lambart Jr. Justice

State of Alabama Livingston County; I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Charles Hudson & wife to Wm H. Danner with the Certificate of the Acknowledgment thereon endorsed was deposited in my Office to be recorded the 19th day of February 1845 which is duly done in Book No 7 page 56 & 47.

Robert Austin Jr. Clerk

Wm H. Danner & Co. & Mrs. Danner
This Indenture made this the twenty seventh day of May eighteen hundred and forty three between Wm H. Danner and Elizabeth Petty his wife of the County of Livingston and State of Alabama of the one part and William H. Danner of the County of Livingston and State of Alabama of the other part; Witnesseth that the said Wm H. Danner and Elizabeth his wife for and in consideration of the sum of thirty one hundred and fifty three dollars to them in hand paid the receipt whereof is hereby acknowledged have this day bargained, sold, aliened, conveyed and by these presents do bargain sell, alien, convey and by these presents do bargain sell, alien, convey unto the said William H. Danner all the following described tracts or parcels of land to wit: 1/2 of the E 1/2 Section 25 T3 R6. W Containing 159 2/3 acres also the E 1/2 S. E. 1/4 T2 R6. 80 acres also the N 1/2 S. E. 1/4 T2 R6. 80 acres also the S. E. 1/4 T2 R6. 160 acres also the E 1/2 S. E. 1/4 T2 R6. 80 acres also the S. E. 1/4 T2 R6. 50 acres also the E 1/2 S. E. 1/4 T2 R6. 40 acres and also the South part of N 1/2 S. E. 1/4 T2 R6. Containing 55 acres making in all 710 acres more or less all lying and being in the County of Livingston and State of Alabama. To have and to hold the above described tracts or parcels of land with the appurtenances therunto belonging or in any wise appertaining unto the said William H. Danner his heirs and assigns forever; And the said Wm H. Danner and Elizabeth his wife for themselves their heirs executors and administrators do warrant and will for ever defend the title to the above described and hereby granted premises unto the said William H. Danner his heirs and assigns from and against themselves and all and every person claiming or holding under them the said Wm H. Danner and Elizabeth his wife and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by from under the Government of the United States or State of Alabama. In testimony whereof the said Wm H. Danner and Elizabeth his wife have hereunto set their hands and seals the day and date above written.

Wm H. Danner
Elizabeth Petty
Wm H. Danner
Elizabeth Petty

The State of Alabama, Limestone County; Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Candy R. Farnar and Penn Farnar two of the subscribing witnesses to the foregoing deed who being first duly sworn depose and say that they saw the above named Abner J. Petty and Elizabeth Petty whose names are subscribed thereto sign and deliver the same to the said William H. Humes, that they these deponents subscribed their names as witnesses in the presence of the said Abner J. Petty and Elizabeth Petty and that they saw the other subscribing witness William H. Garbrough sign the same in the presence of the said Abner J. Petty and Elizabeth Petty and in the presence of each other on the day and year therein named - Given under my hand and seal this 19th day of February 1845-

Robert Austin Jr. Clerk

State of Alabama, Limestone County; I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Abner J. Petty wife to William H. Humes with the Certificate of the probate therein endorsed was deposited in my office to be recorded the 19th day of February 1845 which is duly done in Dead Book No 7 pages 57 & 8.

Teste Robert Austin Jr. Clerk

Shirley J. Limestone
To Dead
Book Limestone

To All to whom these presents may come I Arthur M. Surany Sheriff of the County of Limestone and hearing; Whereas by writ of Execution issued out of the Circuit Court of Morgan County to me directed and delivered to the Sheriff the day of November in the year eighteen hundred and forty four I was commanded to make of the goods and chattels of William Miles in my County the sum of six hundred and sixty six dollars debt together with the further sum of two hundred and seventy two hundred and seventy two dollars and thirty two Cents damages and fourteen dollars and fifty Cents Costs which the Branch of the Bank of the State of Alabama at Decatur had recovered against the said William Miles for its debt damages and Costs and that if sufficient goods and Chattels could not be found that then he should Cause the said debt damages & Costs to be made of the lands and tenements of which the said William Miles was seized on the 30th day of November 1844 or at any time thereafter in his hands or over them they might be as by the said writ of Execution well more fully appear. And whereas after the coming of the said writ to me and before the return day thereof I did by virtue of the said writ seize and take the lands herein after particularly described and have for want of goods and Chattels in my County of the said William Miles to satisfy the said Execution sold the lands herein after mentioned to the Branch of the Bank of the State of Alabama at Decatur by public Auction for the sum of two hundred dollars it being the highest bid for the same. Now know ye that I Arthur M. Surany Sheriff as aforesaid by virtue of the said Execution and of the Statute in such Cases made and provided in consideration of the said sum of two hundred dollars to me in hand paid by the said Branch Bank &c. the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do grant bargain and sell unto the said Branch of the Bank of the State of Alabama all the South East 1/4 of Section number three Township number two Range number six West also the South East 1/4 of the South East quarter two Range number six West also the South East 1/4 of Section two Township

of Section 5.9 in Township one Range 6 West also the South West 1/4 of Section two Township two and Range 6 West containing 160 Acres more or less also the South East quarter of the North West quarter of Section number two in Township two of Range number six West containing in all four hundred and forty acres more or less with all the appurtenances of said tract or parcel of land and all the Estate right title and interest which the said William Miles had in and to the said land and premises on the 30th day of November 1844 to have and to hold the said tract of land with its appurtenances unto the said Branch Bank as fully and absolutely as I the said Arthur M. Surany Sheriff do under the authority of said writ might could or ought to sell and convey the same - In Witness Whereof this 30th day of February 1845-

A. M. Surany Sheriff

The State of Alabama, Limestone County; Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Arthur M. Surany and acknowledged that he signed sealed and delivered the foregoing deed to the said Branch of the Bank of the State of Alabama at Decatur on the day and year therein mentioned - Given under my hand and seal this tenth day of February 1845-

Robert Austin Jr. Clerk

State of Alabama, Limestone County; I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Arthur M. Surany Sheriff to Branch Bank at Decatur with the Certificate therein endorsed was deposited in my office to be recorded the 24th day of February 1845 which is duly done in Dead Book No 7 pages 58 & 59.

Teste Robert Austin Jr. Clerk

J. R. Farnar & Co.
To Dead
Book Limestone

This Indenture made this 12th day of January 1845 between Candy R. Farnar Henry Garbrough and Willis Bonner Co. covenantees appointed by the County Court of Limestone County State of Alabama to sell the real Estate of George Petty dec'd late of the said County of the one part; and William A. Capell and Nathaniel McCapell of the said County and State of the other part. Whereas the said Candy R. Farnar Henry Garbrough and Willis Bonner pursuant to the said Order of the County Court aforesaid sell a certain tract or parcel of Land lying and being in the said County of Limestone known and designated as the first half of the South East quarter of fractional Section six Township three of Range six West containing seventy four acres more or less being a part of the real Estate of the said George Petty dec'd to the said William A. Capell and Nathaniel McCapell for the sum of Two hundred and ninety six dollars. Now this Indenture witnesseth that the said Candy R. Farnar Henry Garbrough and Willis Bonner in consideration of the premises and pursuant to the Order and decree of the said County Court made the 8th day of January 1844 have given granted bargained sold and conveyed and by these presents do give grant bargain sell and convey unto the said William A. Capell & Nathaniel McCapell their heirs and assigns said tract or parcel of land with all and singular the appurtenances thereto belonging To have and to hold the said tract or parcel of land and appurtenances unto them the said William A. Capell and Nathaniel McCapell and their heirs and assigns forever. And the said Candy R. Farnar Henry Garbrough and Willis Bonner hereby bind themselves and their heirs to warrant and forever defend the title to the said tract or parcel of land unto them the said William A. Capell and Nathaniel McCapell their heirs and assigns for and against the lawful Claims of all persons claiming under them the said Candy R. Farnar Henry Garbrough and Willis Bonner but against the lawful Claim of no other person whatever. They the said Candy R. Farnar Henry Garbrough and Willis Bonner

Indenture to be void or remain in full force and virtue. In Witness whereof the parties to this Indenture have hereunto set their hands & seals the day & year first above written.

James Maxwell Seal
James Maxwell Seal
R. W. Vaper Seal
Daniel Coleman Seal
Talbot P. Keith Seal
J. S. Vaper Seal

The State of Alabama
Summit County. Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named James Maxwell, James Maxwell, Richard W. Vaper, Daniel Coleman, Talbot P. Keith and Jonathan S. Vaper, who acknowledged that they signed sealed and delivered the foregoing deed in trust on the day and year therein mentioned. Given under my hand and seal this 24th day of February 1845.

State of Alabama
Summit County. I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed in trust between James Maxwell & others with the Certificate of the Acknowledgment thereof as aforesaid was deposited in my office to be recorded the 24th day of February 1845 which is duly done in said Book No 7 page 62 -
Teste Robert Austin Esq. Clerk

Adam & R.
Co & Reed
Shub Comally

This Indenture made this 11th day of December eighteen hundred and forty four between Fidelity Adams and Rebecca Adams legal representatives and sole heirs of John Allison deceased late of Morrisville Summit County Alabama, of the first part; and John Conly of the second part. Witnesseth that for and in consideration of the sum of one hundred and twenty five dollars to them of the first part in hand paid the receipt whereof is hereby acknowledged have this day bargained sold and conveyed unto the said John Conly his heirs and assigns forever all that lot or parcel of ground with all the appurtenances therunto belonging lying and being in the town of Morrisville known in the plan of said town by lot number six, the same conveyed by Will Allison and wife to Isabella Allison by deed dated 29th day of May 1839. The right and title to said lot unto the said John Conly his heirs and assigns the said Fidelity Adams and Rebecca Adams will forever warrant and defend from themselves their heirs and all and every person legally claiming the same. Given under our hands and seals the day and year first above written - signed in presence of:
Fidelity S. Adams Seal
Rebecca M. Adams Seal

George Brown
M. Wooddy
State of Alabama Summit County. Personally appeared before me Charles Gordon an acting justice of the peace in & for said County, George Brown & M. Wooddy & made oath that the above named Fidelity S. Adams and Rebecca M. Adams did sign the same in his presence for the purposes therein named. Given to & subscribed before me this 27th February 1845
Charles Gordon J.P.
State of Alabama Summit County. I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed from Fidelity & Rebecca Adams to John Conly with the Certificate thereon returned was deposited in my office to be recorded the 28th day of February 1845 which is duly done in said Book No 7 page 62.
Teste Robert Austin Esq. Clerk

Chas. Brown
Esq. Not
Public Matthews

Summit County September 10th 1832.
This day made a settlement with sister Matthews my wife former Guardian (formerly Susan Ann Matthews now Susan Ann Brown and Received of her Security three hundred and forty two dollars seventy five Cents it being the remainder due from him as Guardian as Guardian of her in Cash. Also received of him two Negroes tract Schum a negro man and Charlotte a negro girl this negro girl Charlotte I now in the place of a negro girl named Shiloh that my wife requested him to exchange for her then was a negro man named Dany belonging to my wife he is dead. Given under my hand the day and year above written
Chas. Brown

#2362 To Witup's
Samuel Matthews
Thomas W. Matthews

The State of Alabama Summit County. Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named Samuel Matthews one of the subscribing witnesses to the foregoing receipt who being first duly sworn deposited and said that he saw the above named Charles Brown whose name is subscribed to the receipt and deliver the same to the said sister Matthews, that he this depositor subscribed his name as a witness thereto in the presence of said Charles Brown and that he saw the other subscribing witness Thomas W. Matthews sign the same in the presence of the said Charles Brown and in the presence of each other. Given under my hand and seal this 28th day of February 1845.

Robert Austin Esq. Seal
State of Alabama, Summit County. I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing Receipt from Charles Brown to sister Matthews with the Certificate of the probate thereon returned was deposited in my office to be recorded the 28th day of February 1845 which is duly done in said Book No 7 page 63 -
Teste Robert Austin Esq. Clerk

Wm. W. Matthews
Esq. Not
Public Matthews

This Indenture made this the 27th day of February in the year one thousand eight hundred and forty five between William W. Matthews his wife Ann D. of the County of Summit in the State of Alabama of the one part and Samuel Matthews of the other part. Witnesseth that the said William W. & Ann D. for and in consideration of the sum of Nine thousand three hundred dollars to them in hand paid the receipt whereof is hereby acknowledged and by these presents do give grant bargain, sell assign release convey and confirm unto the said Samuel Matthews all that certain tract of land lying and being in the County of Summit and State aforesaid known as the North West quarter of section number one in Township four Range four West. Also the North East quarter of section twenty four & the North West quarter of section twenty four. Also the East half of the North East quarter of section twenty three. Also the East half of the South East quarter of section twenty three. Also the West half of the South West quarter of section twenty three. Also the East half of the South West quarter of section twenty three. All in Township four in Range four West containing in all about seven hundred & eighty nine 5/100 acres. To have and to hold the above described tract of land with the tenements and appurtenances therunto belonging or in any wise appertaining unto the said Samuel Matthews his heirs and assigns forever. And the said William W. & Ann W. Matthews for themselves heirs executors and administrators 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 Samuel Matthews his heirs and assigns, from and against themselves, and all and every person or persons claiming or holding under them the said William W. & Ann Matthews and also against the lawful title, claim or demand of all and every person or persons whomsoever. In Testimony whereof, the said William W. & Ann Matthews have 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 Livingston County. Personally appeared before me John P. Smith an acting justice of the peace for the County and State aforesaid William W. Matthews and Ann D. Matthews his wife whose names are signed to the within & foregoing deed of Conveyance and severally acknowledged the signing sealing and delivery of the same for the purposes therein expressed. On the day of its date to the within named said Matthews and the said Ann D. Matthews being by me privately examined separate and apart from her husband acknowledged the signing sealing and delivery of said deed to be of her own free and voluntary act without fear threat or compulsion of her said husband. Given under my hand and seal this the 27th day of February 1845.

John P. Smith J.P. Clerk

The State of Alabama Livingston County. I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from William W. Matthews & wife to Samuel Matthews with the Certificate of the acknowledgments therein endorsed was deposited in my Office to be recorded the 28th day of February 1845 which is duly done in said Book No 7 pages 63 & 64.

Robert Austin Jr. Clerk

Let Thomas & wife
To & David
Philip Blasing

This Indenture made this 28th day of February in the year One thousand eight hundred and forty five between Let Thomas & Sarah Thomas his wife of the County of Livingston in the State of Alabama of the One part and Philip Blasing of the Other part. Witnesseth that the said Let Thomas & Sarah Thomas 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 enfeoffed released, conveyed and confirmed; and by these presents do give grant bargain sell alien enfeoff release convey and confirm unto the said Philip Blasing all that certain lot of land lying and being in the town of Athens Livingston County and State of Alabama known as Lot Number Four, as laid down in the plan of said Town containing One half of an acre. 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 Philip Blasing his heirs and assigns forever. And the said Let Thomas & Sarah Thomas 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 Philip Blasing his heirs and assigns from and against themselves, and all and every person or persons claiming or holding under them the said Let Thomas & Sarah Thomas

and also against the lawful title claim or demand of all and every person or persons whomsoever. In Testimony whereof the said Let Thomas and Sarah Thomas his wife have subscribed their names and affixed their seals the day and year above written signed sealed and delivered.

Let Thomas (Seal)
Sarah Thomas (Seal)

In the presence of
The State of Alabama Livingston County. This day personally appeared before me Henry Staley an acting justice of the peace in and for said County Let Thomas and Sarah Thomas his wife and acknowledged the signing sealing and delivering the foregoing deed to Philip Blasing on the day of its date for the purposes therein set forth. Given under my hand and seal this 28th day of February 1845.

Henry Staley J.P. Clerk

The State of Alabama Livingston County. I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Let Thomas & wife to Philip Blasing with the Certificate of the acknowledgments therein endorsed was deposited in my Office to be recorded the 28th day of February 1845 which is duly done in said Book No 7 pages 64 & 65.

Robert Austin Jr. Clerk

Mr. G. Landersdale
To & David
Silas Hine

This Indenture made this 10th day of December One thousand eight hundred and forty two between John G. Landersdale and Pauline Landersdale his wife of the County of Livingston and State of Alabama of the One part and Silas Hine of said County of the Other part. Witnesseth that the said John G. Landersdale and Pauline his wife for and in consideration of the sum of two hundred dollars to them in hand paid by the said Silas Hine the receipt whereof is hereby acknowledged have this day bargained sold enfeoffed and conveyed and by these presents doth bargain sell enfeoff and convey unto the said Silas Hine a certain tract or parcel of land lying and being in the County of Livingston and State of Alabama and known and designated as the East half of the North West quarter of Section No 7 of Township four and Range four West Eighty seven north or less. To have and to hold the above described tract of land with the appurtenances thereto belonging or in any wise appertaining unto the said Silas Hine his heirs and assigns forever and the said John G. Landersdale and Pauline his wife for themselves their heirs executors and administrators do hereby warrant and will forever defend the title to the above described and hereby granted premises unto the said Silas Hine his heirs and assigns from and against themselves and all and every person claiming or holding under them the said John G. Landersdale & Pauline 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. Landersdale and Pauline his wife have subscribed their names and affixed their seals the day and year first above written.

J. G. Landersdale (Seal)
Pauline Landersdale (Seal)

The State of Alabama Livingston County. Personally appeared before me John P. Smith an acting justice of the peace for the County and State aforesaid John G. Landersdale whose name is subscribed to the foregoing deed of Conveyance and acknowledged the signing and delivery of the same for the purposes therein contained on the day of its date; Also on the same day his wife Pauline Landersdale and whose name is signed to the foregoing deed and who being by me examined separate and apart from her husband acknowledged that she signed sealed and delivered said deed freely and voluntarily without any

free threat or compulsion of her said husband - Given under my hand and seal this twelfth day of December 1842 -
John P. Irons *St. Clerk*
 State of Alabama Sumner County, I Robert Austin St. Clerk of the County Court of said County, do hereby certify that the foregoing deed from John L. Moore & wife to Silas Hine was deposited in my Office to be recorded the 4th day of March 1845 -
 Thinking duty done in said Book No 7 pages 65 & 66
 Teste Robert Austin St. Clerk

John L. Moore & wife
 to Silas Hine

This Indenture made this the fifth day of January in the year of our Lord one thousand eight hundred and forty two, between John L. Moore and Camilla E. Moore of the County of Sumner in the State of Alabama of the one part and Silas Hine of the other part. Witnesseth, That the said John L. Moore and Camilla E. Moore his wife 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 bargained, sold, aliened, conveyed and conveyed and by these presents do bargain, sell, alien, convey and convey unto the said Silas Hine All those certain lots or parcels of land lying and being in the County of Sumner State of Alabama and known as the south West quarter of section seven in Township four and Range four West, The north West quarter of section eighteen in Township four of Range four West, and the West half of the north West quarter of section six in Township four of Range four West, And also the West half of the north West quarter of section seven in Township four of Range four West. (except ten acres lying in adjoin in the north East Corner of said half quarter section) Containing four hundred and fifty six 53/100 acres be the same now or hereafter. To have and to hold the above described lots or parcels of land with the appurtenances therunto belonging, or in any wise appertaining unto the said Silas Hine his heirs and assigns forever. And the said John L. Moore and Camilla E. Moore for themselves, Executors and Administrators do warrant and will forever defend the title to the above described and hereby granted premises unto the said Silas Hine his heirs and assigns from and against themselves and all and every person claiming or holding under them the said John L. Moore and Camilla E. Moore, 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 L. Moore and Camilla E. Moore have hereunto set their hands and seals the day and date above written -

signed, sealed & delivered in presence of -

Alfred Collier

J. W. Sandordale

John L. Moore *Seal*
 Camilla E. Moore *Seal*

State of Alabama Sumner County, Personally appeared the within named John L. Moore and Camilla E. Moore his wife before me Joseph W. Sandordale a Justice of the peace and acknowledged they signed sealed and delivered the within said to Silas Hine on the day therein mentioned and Camilla E. Moore being by privately examined apart from her husband acknowledged she signed the same without any threat fear compulsion of her said husband. Given under my hand and seal this 6th day of January 1842 -

State of Alabama Sumner County, I Robert Austin St. Clerk of the County Court of said County, do hereby certify that the foregoing deed from John L. Moore & wife to

Silas Hine with the Certificate thereon recorded was deposited in my Office to be recorded the 4th day of March 1845 which is duly done in said Book No 7 pages 66 & 67 -
 Teste Robert Austin St. Clerk

John L. Moore
 to Silas Hine

This Indenture made this 2nd day of March in the year of our Lord one thousand eight hundred and forty four between Peterson Tammor by his Attorney in fact Samuel Tammor of the first part and Silas Hine of the second part All of the County of Sumner State of Alabama. Witnesseth, That whereas by virtue of a deed in trust to one executed as trustee for the benefit of certain persons therein named, by John L. Sandordale on the 26th day of April 1843 which is duly recorded in the Clerk's Office of the County Court of Sumner County Alabama, the said Peterson Tammor by my Attorney in fact Samuel Tammor as trustee as aforesaid did according to the provisions of said deed after having given the notice required did sell at public auction all that tract or parcel of land lying and being in Sumner County Alabama known as the West half of the north West quarter of section seven in Township four Range four West, for and in consideration of the sum of One hundred dollars being one half the quarter section conveyed to me the said Peterson Tammor as trustee in said deed to Silas Hine he being the highest bidder for the same. Now know ye that I the said Peterson Tammor by my Attorney in fact Samuel Tammor as trustee as aforesaid by virtue of the said deed in trust and in consideration of the sum of One hundred dollars here in hand paid by the said Silas Hine the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do grant bargain and sell unto the said Silas Hine his heirs and assigns forever the said parcel of land being in the County of Alabama aforesaid with its appurtenances and every part thereof unto the said Silas Hine his heirs & assigns forever as fully and absolutely as the said Peterson Tammor by his Attorney in fact Samuel Tammor as trustee aforesaid and under the authority aforesaid might could or ought to sell and convey the same, As Witness my hand and seal the day and year above written.

Alfred Collier

John H. Hunt

State of Alabama Sumner County, Personally appeared before me Robert Austin St. Clerk of the County Court of said County the above named Samuel Tammor Attorney in fact for Peterson Tammor and acknowledged the signing sealing and delivery of the foregoing deed to said Silas Hine on the day and year therein mentioned - Given under my hand and seal this 4th day of March 1845.

State of Alabama Sumner County, I Robert Austin St. Clerk of the County Court of said County do hereby certify that the foregoing deed from Samuel Tammor Attorney in fact for Peterson Tammor to Silas Hine was deposited in my Office with the Certificate thereon recorded to be recorded the 4th day of March 1845 which is duly done in said Book No 7 page 67 -
 Teste Robert Austin St. Clerk

James Locke
 to Charles Hodges

This Indenture made & entered into this 2nd day of January in the year 1845 between James Locke of the County of Sumner State of Alabama of the one part and Charles Hodges of the other part. Witnesseth, That the said James Locke for & in consideration of the sum of two hundred fifty dollars to him in hand paid the receipt whereof is hereby acknowledged have this day granted bargained & sold conveyed & conveyed & by these presents do grant bargain & sell release & convey unto the said Charles Hodges all that certain tract or parcel of land lying and being in the

County of Limestone & State of Ala. and known as the East half of the North East Quarter of Section 25 of Township One of Range five West containing 80 acres more or less. To have and to hold the above described & hereby granted lands with the improvements & appurtenances thereto belonging or in any wise appertaining unto the said Charles Hodges his heirs & assigns forever & the said James Lock for himself his heirs & assigns forever & will forever defend the title to the above described & hereby granted premises unto the said Charles Hodges his heirs & assigns from & against himself and all and every person or persons claiming or holding under him, the said James Lock & also against the lawful title claim or demand of all & every person whomsoever. In testimony whereof I have hereunto set my hand & seal this day & date above written.

signed sealed & delivered in the presence of
Paul Robbins

A. A. Boney
State of Alabama Limestone County. Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named James Lock and acknowledged that he signed sealed and delivered the foregoing deed to said Charles Hodges on the day and year therein mentioned. Given under my hand and seal this 4th day of March 1845.

State of Alabama Limestone County. I Robert Austin Esq. Clerk of the County Court of said County, do hereby certify that the foregoing deed from James Lock to Charles Hodges with the Certificate thereon recorded was deposited in my office to be recorded this 4th day of March 1845 which is duly done in said Book No. 7 pages 67 & 68.

Isabella Townsend
to & heirs
Mr. Cain wife

This Indenture made this 11th day of January One thousand eight hundred and forty five between Isabella Townsend wife of William Townsend dec'd of the County of Limestone State of Alabama of the one part and William Cain and his wife Virginia Cain of the State of Tennessee of the other part. Witnesseth that whereas William Townsend dec'd late of said County by his last Will and Testament in writing bearing date the 11th day of May One thousand eight hundred and thirty six and proved and admitted to record in the Clerk's office of the County Court of Limestone County State of Alabama on the fifth day of November One thousand eight hundred and thirty eight among other legacies therein contained did give and bequeath unto unto the said Isabella Townsend wife of the said William Townsend dec'd during her life the one third part of his tract of land lying in said County of Limestone known as the Hampton Tract. Also the following negroes to wit, One negro Woman Louisa One negro Woman Mary and all her children, Ned, Peter, Caroline, Lewis, Randall, Sam and children, and a negro man Henry, Pinner and Isaac, and a child born since the date of said Will names not recalled. Now know ye that the said Isabella Townsend for and in consideration of the natural love and affection which she bore to the said Virginia Cain wife of said William Cain as well as for the further consideration of five dollars to her in hand paid by the said William Cain at the sealing and delivery of these presents the receipt whereof is hereby acknowledged have given granted and conveyed and by these presents doth give

grant and convey unto the said William Cain and his wife Virginia Cain to be detained on the execution of this deed all the right title interest claim or demand which the said William Cain and Virginia Cain his wife now have or hereafter may have in and to the said Hampton Tract and negroes before enumerated, by and in virtue of the will of the said William Townsend dec'd. To have and to hold the said lands and negroes with their future increase unto them the said William Cain and Virginia Cain their executors administrators and assigns forever. And the said Isabella Townsend for herself her executors and administrators the said interest in said Hampton Tract and said negroes unto the said William Cain and Virginia Cain their executors administrators and assigns against the claim of her the said Isabella Townsend her executors and administrators and against the claim or claims of all and every person or persons whomsoever shall and will warrant & forever defend by these presents. In testimony whereof the said Isabella Townsend has hereunto set her hand and affixed her seal the date first above written.

Test Samuel Towner
Richard S. Featherston

State of Alabama Limestone County. Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named Samuel Towner and Richard S. Featherston subscribing Witnesses to the foregoing deed who being first duly sworn depose and say that they saw the above named Isabella Townsend sign seal and deliver the foregoing deed to said William Cain Virginia Cain his wife whose name is subscribed thereto that they these deponents subscribed their names thereto as witnesses in the presence of the said Isabella Townsend and in the presence of each other on the day and year therein named, Given under my hand and seal this 4th day of March 1845.

State of Alabama Limestone County. I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed from Isabella Townsend to William Cain wife with the Certificate thereon recorded was deposited in my office to be recorded the 4th day of March 1845 which is duly done in said Book No. 7 pages 68 & 69.

Mr. Cain wife
to & heirs
Townsend

This Indenture made this 11th day of January One thousand eight hundred and forty five between William Cain and his wife Virginia Cain of the State of Tennessee of the one part and David McTearns and Willis Bonner of the County of Limestone State of Alabama of the other part. Witnesseth that whereas William Townsend dec'd late of Limestone County Ala. by his last Will and Testament in writing bearing date the 11th day of May One thousand eight hundred and thirty six and proved and admitted to record in the Clerk's office of the County Court of Limestone County State of Alabama on the fifth day of November One thousand eight hundred and thirty eight among other legacies therein contained did give and bequeath unto Isabella Townsend wife of said William Townsend deceased during her life the one third part of his tract of land lying in said County of Limestone known as the Hampton Tract. Also the following negroes to wit, One negro Woman Louisa, One negro Woman Mary and all of her children, Ned, Peter, Caroline, Lewis, Randall, Sam, and children, and a negro man Henry, Pinner, and Isaac, and a child born since the date of said Will whose names are not recalled. Now know ye that the said William Cain and Virginia his wife for and in con-

of the sum of fourteen hundred dollars to them in hand paid by the said Brice
 Mr. Townsend and Willis Bonner the receipt whereof is hereby acknowledged as well
 as for the further consideration that the said Brice Mr. Townsend and Willis Bonner
 have discharged and released the said William Cain from all debts claims
 or demands whatsoever they may have or hold against him as executor of William
 Townsend dec'd or otherwise, have bargained sold conveyed and quit claimed and by
 them presents do bargain sell and quit claim and convey unto the said Brice Mr.
 Townsend and Willis Bonner and to their heirs and assigns forever all of their
 and each of their right title interest estate claim demand reversion, and reversion
 remainder and remainders both in law and equity as well in possession as in expectancy
 of in and to the said one third part of said tract of land lying in Sumner County and
 known as the Hampton Tract together with appurtenant Slaves to wit: Lewis, Mary
 Ned, Peter, Caroline, Lewis, Randall, Janis, and Anderson, Henry, Prince, Isaac,
 Jacob and Child name unknown, The said Sabella Townsend having relinquished
 and conveyed to the said William Cain and Hegiah his wife the interest and
 claim they now have or hereafter may have in and to said Hampton Tract and
 negroes before enumerated. And the said William Cain and Hegiah his wife
 do hereby relinquish and convey unto the said Brice Mr. Townsend and Willis Bonner
 all further claim or demand or interest they now have or may hereafter to or in
 the estate of William Townsend dec'd both real and personal. To have and to hold
 the said lands and tenements with the appurtenances therewith belonging together
 with negroes aforesaid with their increase from the date of said Will as well as their
 future increase unto the said Brice Mr. Townsend and Willis Bonner their heirs
 and assigns and to their only proper use and behoof; And the said William Cain
 and Hegiah his wife and their heirs all and singular the aforesaid lands and tenements
 and every part thereof together with the aforesaid Slaves unto the said Brice Mr.
 Townsend and Willis Bonner their heirs and assigns against them the said William
 Cain and Hegiah his wife their heirs and assigns shall and will warrant and forever
 defend by these presents. In Witness whereof the said William Cain and Hegiah
 his wife have hereunto set their hands and affixed their seals the date first above
 written.

Test Samuel Tanner

Richard J. Featherston

State of Tennessee January 28th 1845

Campbell County } This day came before me Alvin Vincaid an acting justice
 of the peace in and for the County aforesaid William Cain and Hegiah Cain his
 wife and acknowledged the within deed bearing date the 11th Jan. 1845 to be their
 act and deed for the purposes therein contained. Given under my hand and seal,

Alvin Vincaid

Justice of the peace

State of Tennessee } William Cary Clerk of Campbell County do hereby certify
 that Alvin Vincaid whose name appears to the above Certificate is and was at the
 time of signing the same an acting justice of the peace in and for the County aforesaid
 said duly commissioned and qualified and that full faith and credit is given
 all his official acts as such. In Testimony whereof I have hereunto set my hand
 and affixed the seal of our said Court at office in Jacksonborough
 this seventh day of February A.D. 1845.

Wm Cary

State of Tennessee Campbell County, Thomas Wier Chairman of the County Court of
 said County and State aforesaid do hereby certify that William Cary, whose name is subscribed
 to the foregoing Certificate is Clerk of the County Court of said County and that his said
 qualification is in due form of law, and that full faith and credit are due to all his official
 acts as such. Given under my hand and seal this 7th day of February 1845 -

Thos. Wier

Chairman of the County Court
 of Campbell County Tennessee

State of Alabama

Sumner County } I Robert Austin Clerk of the County Court of said County do hereby certify
 that the foregoing deed from Mr. Cain Wife to Brice Mr. Townsend and Willis Bonner with
 the Certificate thereon endorsed was deposited in my Office to be recorded the 1st day
 of March 1845 which is duly done in said Book No. 7 pages 69, 70 & 71.

Robt Austin

David Moore
 to } Deeds
 Brice Manion

This Indenture, made this 30th day of January in the year one thousand
 eight hundred and forty five between David Moore & Martha L. Moore his wife of the
 County of Madison in the State of Alabama of the one part and Benjamin Manion
 of the County of Sumner in the State aforesaid of the other part Witnesseth that
 the said David Moore and Martha L. Moore 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
 conveyed and confirmed; and by these presents do grant bargain sell alien convey
 release convey and confirm unto the said Benjamin Manion all that certain
 tract & parcel of land lying and being in the County of Madison (wherein the said
 Benjamin Manion now lives) containing two hundred and seventy two acres more
 or less being the tract or parcel of land which the said David Moore purchased from
 Neal and conveyed to him as will more fully appear by the records of the Clerk's
 Office of Madison County by said Neal. To have and to hold the above described
 tract and parcel of land with the tenements and appurtenances therewith belonging or
 in any wise appertaining unto the said Benjamin Manion his heirs and assigns
 forever. And the said David Moore & Martha L. Moore 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 Benjamin Manion and his heirs and assigns from and against them
 selves and all and every person or persons claiming or holding under them the said
 David Moore and Martha L. Moore 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 David Moore and Martha L. Moore 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

David Moore

Martha L. Moore

Before me John W. Clay Clerk of the County Court of Madison County in the State of Alabama
 this day personally appeared the within named David Moore and acknowledged
 that he had signed sealed and delivered the within deed to the within named Benjamin
 Manion, on the day and year therein named; I also on the same day exhibited said
 deed to Martha L. Moore wife of the said David Moore, who being examined by me privately

depositions and apart from her said husband acknowledged that she had signed sealed and delivered the within deed to the within named Benjamin Hanum on the day and year therein mentioned fully voluntarily and without any fear threats or compulsion of her said husband.

A. S.

In Testimony whereof I have hereunto set my hand and affixed the seal of said County Court at Office in Huntsville this the thirtieth day of January eighteen hundred and forty five and of American Independence the sixty ninth year.

John W. Clay, Clerk C.C.

State of Alabama Limestone County, I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed from David Morris wife to Benjamin Hanum with the Certificate thereon endorsed was deposited in my office to be recorded the 8th day of March 1845 which is duly done in Dead Book No 7 pages 71 & 72.

Robert Austin Esq. Clerk

*Wm. Brown wife
To & David
J. J. Hightower*

This Indenture made this twelfth day of February in the year of our Lord One thousand eight hundred and forty five between William B. Brown and Abigail Brown his wife of the County of Giles and State of Tennessee of the one part and James J. Hightower of the County of Limestone and State of Alabama of the other part. Witnesseth that the said William B. Brown and Abigail Brown his wife for and in consideration of the sum of three hundred and fifty dollars in hand paid by the said James J. Hightower the receipt whereof is hereby acknowledged hath granted bargained sold, aliened conveyed and confirmed unto the said James J. Hightower a certain tract or parcel of land containing seventy acres more or less situate lying and being in the County of Limestone and State of Alabama on the Waters of Elk River bounded as follows to wit: Beginning at a stake twenty poles East of the line between the third and fourth sections in Nathaniel Hancock's line thence East with the same one hundred and forty poles to a corner Chisum thence South with the same eighty poles to a stake thence West with said Hancock's line eighty poles to Charles Booth's corner still West with the said Booth's line sixty poles to a corner stake and thence North to the Beginning. To have and to hold the aforesaid land with all the rights profits Emoluments and appurtenances in any way belonging to the same to the only proper use and behoof of him the said James J. Hightower and his heirs & assigns forever. And the said William B. Brown & Abigail his wife for themselves their heirs executors administrators & cloth Covenant and agree to with the said James J. Hightower his heirs and assigns that they will forever warrant and defend the right of the said land against the right title claim and interest of all and every other person or persons whatsoever. In testimony whereof the said William B. Brown and Abigail Brown his wife hath hereunto set their hands and affixed their seals this day & date first above written.

In the presence of,

Charles Booth

Wm. B. Brown (Seal)

Abigail B. Brown (Seal)

State of Alabama Limestone County, Personally appeared before me John Simpson an acting Justice of the Peace for the County of Limestone and State aforesaid William B. Brown his wife Abigail Brown and acknowledged that they signed sealed & delivered the foregoing deed on the day of its date for the purposes therein

named to the aforesaid James J. Hightower and also on the same day I exhibited said deed to Abigail Brown wife of said William B. Brown who on separate examination separate and apart from her said husband acknowledged that she relinquished her right of dower in said lands & premises fully & voluntarily and without any fear threats or compulsion of her said husband. Given under my hand & Seal this 1st day of March 1845.

John S. Simpson J.P.

State of Alabama Limestone County, I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed from William B. Brown wife to James J. Hightower with the Certificate thereon endorsed was deposited in my office to be recorded the 10th day of March 1845 which is duly done in Dead Book No 7 pages 72 & 73.

Robert Austin Esq. Clerk

*Chas Booth
& David
Chas Booth*

This Indenture made this 10th day of March in the year of our Lord One thousand eight hundred and forty five between Charles Booth of the County of Limestone and State of Alabama of the one part and Charles T. Booth of the same County and State of the other part. Witnesseth that the said Charles Booth for and in consideration of the sum of One hundred and fifty dollars in hand paid by the said Charles T. Booth the receipt whereof is hereby acknowledged hath granted bargained and sold unto the said Charles T. Booth a certain tract or parcel of land containing fifty acres in the same more or less situate lying and being in the County of Limestone and State of Alabama and on the Waters of Elk River bounded as follows to wit: Beginning at a corner stone in the center of the road thence South 25 degrees East thirty poles with the center of the road to a rock & pointers thence 70 degrees West of South 40 poles to an ash and Hickory in Mrs. B. M. Atkins East boundary, thence North 40 poles to Walkers North East corner & from thence East 53 poles to the Beginning. To have and to hold the aforesaid and bargained premises with all the rights Emoluments and appurtenances belonging to the same to the only proper use and behoof of him the said Charles T. Booth his heirs & assigns forever. And the said Charles Booth for himself his heirs executors administrators & cloth Covenant and agree to and with the said Charles T. Booth his heirs and assigns that he will forever warrant and defend the right of said land against the right title claim and interest of all and every other person or persons whatsoever. In testimony whereof the said Charles Booth hath set his hand and affixed his seal this day and date first above written.

Charles Booth (Seal)

State of Alabama Limestone County, Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named Charles Booth and acknowledged that he signed sealed and delivered the foregoing deed to the said Charles T. Booth on the day and year therein named. Given under my hand and Seal this 10th day of March 1845.

Robert Austin Esq. Clerk

State of Alabama Limestone County, I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed from Charles Booth to Charles T. Booth with the Certificate thereon endorsed was deposited in my office to be recorded the 10th day of March 1845 which is duly done in Dead Book No 7 pages 73.

Robert Austin Esq. Clerk

Mr. Greenhaw &
To Silas & Eliza
Silas & Eliza

This Indenture made this 8th day of January 1845 between John & Mary Greenhaw and Jane Greenhaw his wife of the County of Livingston and in the State of Alabama of the one part, Silas & Eliza & Charlotte & Eliza his wife of the other part "Witnesseth": That the said John & Mary Greenhaw 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 bargained, sold, aliened, conveyed and conveyed and by these presents do sell, bargain, alien, convey and convey unto the said Silas & Eliza & Charlotte & Eliza all that certain tract or parcel of land lying in the County of Livingston and State of Alabama and known and designated as the N. E. half of the S. E. q^r of S. 36, T. 3 R. 5 West. Also the East half of the S. E. q^r of S. 36, T. 3 R. 5 West. Also the N. E. half of the S. E. q^r of S. 31, T. 3 R. 6 West. Containing Two hundred and forty 2/3, Acres, be the same now or hereafter. To have and to hold the above described land with the appurtenances therunto belonging or in any wise appertaining unto the said Silas and Charlotte & Eliza their heirs and assigns forever. And the said John & Mary Greenhaw 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 Silas and Charlotte & Eliza their heirs and assigns from and against the said John & Mary Greenhaw and all and every person claiming or holding under them. And also against the lawful title claim or demand of all and every person or persons to whomsoever claiming or holding by from or under the Government of the State. In testimony whereof the said John & Mary Greenhaw and Jane Greenhaw his wife have hereunto set their hands and seals this day and date above written.

Signe? Seal? and deliv^d in presence of

Mary X Montgomery
Margaret F Greenhaw

John & Mary Greenhaw
Jane Greenhaw

State of Alabama Livingston County. Therefore we John & Mary Greenhaw an Acting Justice of the peace in and for said County personally appeared John & Mary Greenhaw and Jane Greenhaw whose names are to the foregoing deed and acknowledged that they severally signed sealed and delivered the same on the day and year therein mentioned and for the purposes therein expressed. And the said Jane Greenhaw being by me examined apart from her husband acknowledged that she signed sealed and delivered the same freely without any fear threat or compulsion of her husband. Given under my hands and seal this 5th day of March 1845.

John & Mary Greenhaw
State of Alabama Livingston County. I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed from John & Mary Greenhaw wife to Silas & Eliza & Charlotte & Eliza with the Certificate thereon endorsed was deposited in my office to be recorded the 10th day of March 1845. which is duly done in Book No. 7 page 74 -
I Robert Austin Esq. Clerk

Paul Robbins &
To Eliza
James Lock

This Indenture made & entered into this 2nd day of January 1845 between Paul Robbins & Elizabeth his wife of the one part and James Lock all of the County of Livingston State of Alabama of the other part. Witnesseth That the said Paul Robbins & Elizabeth his wife for 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

and conveyed unto the said James Lock all that certain tract of land lying & being in the County of Livingston State of Alabama known as the West half of the North West quarter of Section 30 in Township One of Range 4 West. Also the South East 1/4 of the North West 1/4 of Section 30 in Township One of Range 4 West. Also the North West 1/4 of the South West 1/4 of Section 30 in Township One of Range 4 West. Also eight acres in the North West Corner of the East half of the South East 1/4 of Section 30 in Township One of Range 4 West bounded as follows Beginning at the North East Corner running thence West 80 rods thence South 32 rods thence North East on a line to the Beginning also the East 1/2 of the North East quarter of Section 25 in Township One of Range 5 West in all 248 acres more or less. To have and to hold the above described lands thenceforth with all appurtenances therunto belonging or in any wise appertaining unto the said James Lock his heirs or assigns forever and the said Paul Robbins & Elizabeth his wife for themselves their heirs & assigns forever do warrant & will forever defend the title to the above described & hereby granted premises unto the said James Lock his heirs or assigns from & against themselves & all other persons whatsoever. In testimony whereof we have hereunto set our hands & seals this day & date above written.

J. L. Green

A. A. Bunn

State of Alabama Livingston County. Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named Allen A. Bunn one of the subscribing witnesses to the foregoing deed being first duly sworn deposited and said that he saw the above named Paul Robbins and Elizabeth Robbins whose names are subscribed thereto sign seal and deliver the same to the said James Lock that he this deponent subscribed his name thereto as a witness in the presence of the said Paul Robbins and Elizabeth Robbins and that he saw the other subscribing witness Leonard Brown sign the same in the presence of the said Paul Robbins and Elizabeth Robbins and in the presence of each other on the day and year therein named. Given under my hand and seal this 10th day of March 1845.

State of Alabama Livingston County. I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed from Paul Robbins wife to James Lock with the Certificate thereon endorsed was deposited in my office to be recorded the 10th day of March 1845. which is duly done in Book No. 7 page 74 & 75 -
I Robert Austin Esq. Clerk

Rachel Bailey
To Eliza
Florida Mitchell

Articles of Agreement made and entered into between Rachel Bailey of Livingston County State of Alabama of the one part and Florida Mitchell of the same County State of the other part. Witnesseth That the said Rachel Bailey for and in consideration of the sum of One hundred dollars to her in hand paid the receipt whereof is hereby acknowledged have this day bargained sold and conveyed unto the said Florida Mitchell of the second part a certain Negro Girl named Malinda in case she the said party of the first part fail to pay for said Girl. But said Girl is to remain in the possession of the said Rachel Bailey until the said Mitchell note as security is satisfied and also if the above named Girl should die before the note is satisfied it is to be Rachel Bailey's. Now if this said note is satisfied the above articles to be void otherwise to remain in full force and effect. In testimony whereof the said parties have hereunto set their hands and seals this 15th day of Feb^y 1845.
Rachel Bailey
Florida Mitchell

State of Alabama Limestone County; Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County, the above named Edmund M. Glaze one of the subscribing witnesses to the foregoing deed who being first duly sworn deposes and saith that he saw the above named Rachel Bailey and Florence Mitchell whose names are subscribed thereto sign said deed and deliver the same that he this deponent signed his name thereto as witness in the presence of the said Rachel Bailey and Florence Mitchell and that he saw the other subscribing witness John Anderson sign the same in the presence of the said Rachel Bailey and Florence Mitchell and in the presence of each other on the day and year therein mentioned - Given under my hand and seal this 14th day of March 1865.

State of Alabama Limestone County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed between Rachel Bailey and Florence Mitchell with the Certificate thereon endorsed was deposited in my office to be recorded the 14th day of March 1865 which is duly done in Book No. 7 pages 75 & 76 -

Teste Robert Austin Jr. Clerk

Edm. M. Glaze wife
Do. & Eliza
Malone

This Indenture made this 14th day of October 1864 between Edmund M. Glaze and Eliza his wife of the County of Limestone Ala. of the first part and Franklin J. Malone of the County of the other part Witnesseth that the said Edmund M. Glaze and Eliza 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 bargained sold aliened conveyed and by their presents do bargain sell alien convey and convey unto the said Franklin J. Malone all that certain tract or parcel of land lying and being in said County of Limestone and known and designated as the North West quarter of Section six Township four & Range four West containing One hundred and fifty eight two acres. To have and to hold the above described tract of land with the appurtenances thereto belonging or in anywise appertaining unto the said Franklin J. Malone his heirs and assigns forever. And the said Edmund M. Glaze and Eliza his wife for themselves their heirs Executors and Administrators do warrant and will forever defend the title to the above described and hereby granted land and premises unto the said Franklin J. Malone his heirs and assigns from and against themselves and all and every person or persons Whomsoever claiming under them the said Edmund M. Glaze & Eliza 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 Edmund M. Glaze and Eliza his wife have hereunto set their hands and seals the day and date first above written -

The State of Alabama
Limestone County

Before me John C. Henderson an acting Justice of the peace in and for said County personally appeared the within named Edmund M. Glaze and Eliza his wife whose names are to the foregoing deed and acknowledged the signing sealing and delivery of the said deed to the said Franklin J. Malone on the day and year therein named and the purposes therein specified. And the said Eliza Glaze being by me privately examined apart from her husband acknowledged that she signed sealed and delivered the same freely without any fear threat or compulsion of her husband - Given under my hand and seal this 14th day of October 1864.

State of Alabama Limestone County; I Robert Austin Jr. Clerk of the County Court of

Edmund M. Glaze (Seal)
Eliza Glaze (Seal)

John C. Henderson (Seal)

said County do hereby certify that the foregoing deed from Edmund M. Glaze wife to Franklin J. Malone with the Certificate thereon endorsed was deposited in my office to be recorded the 14th day of March 1865 which is duly done in Book No. 7 pages 76 & 77 -

Teste Robert Austin Jr. Clerk

James Leck
Do. & Dr. do
Allen A. Bunnay

This Indenture made & entered into this 28th day January 1865 between James Leck of the one part & Allen A. Bunnay both of the County of Limestone & State of Alabama of the other part Witnesseth that the said James Leck for & in consideration of the sum of five hundred dollars to him in hand paid the receipt whereof is hereby acknowledged have this day granted bargained & sold & by their presents do grant bargain sell unto Allen A. Bunnay all that certain tract or parcel of land lying being County of Limestone State of Alabama & known as the West half of the North West Quarter of Section 30 in Township one of Range 4 West; Also the North West 1/4 of South West 1/4 of Section 30 in Township one of Range 4 West; Also the South East 1/4 of the North West fourth of Section 30 in Township one of Range 4 West; Also eight acres lying in the North West Corner of the North East 1/4 of the South West 1/4 of Section 30 in Township one of Range 4 West bounded as follows Beginning in the North East Corner running thence West 80 poles thence South 32 poles thence due North East to the Beginning - To have and to hold the above described hereby granted lands with all the appurtenances & appurtenances thereto belonging or in anywise appertaining unto the said Allen A. Bunnay his heirs & assigns forever & the said James Leck for himself his heirs & assigns & will forever defend the title to the above described hereby granted premises unto the said Allen A. Bunnay his heirs & assigns & from & against himself & all & every person or persons claiming or holding under him the said James Leck & also against the lawful title claim or demand of all & every person Whomsoever. In testimony whereof I have hereunto set my hand & seal this day & date above written -

signed sealed and delivered
in the presence of

Paul Pettin

Leah Powell

State of Alabama Limestone County; Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County, the above named Paul Pettin one of the subscribing witnesses to the foregoing deed who being first duly sworn deposed and saith that he saw the above named James Leck whose name is subscribed thereto sign said deed and deliver the same to said Allen A. Bunnay that he this deponent subscribed his name as witness thereto in the presence of the said James Leck and that he saw the other subscribing witness Leah Powell sign the same in the presence of the said James Leck and in the presence of each other on the day and year therein named - Given under my hand and seal this 14th day of March 1865.

Teste Robert Austin Jr. Clerk

State of Alabama Limestone County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from James Leck to Allen A. Bunnay with the Certificate thereon endorsed was deposited in my office to be recorded the 14th day of March 1865 which is duly done in Book No. 7 page 77 -

Teste Robert Austin Jr. Clerk

John Watt
Do. & Dr. do
Whitlock

The State of Alabama
Limestone County
On the day after date I promise to pay Abigail Whitlock the sum of Three hundred dollars for the payment of

I bind myself my heirs, Executors and Administrators firmly by these presents signed and sealed on this the ninth day of December eighteen hundred and forty four. Now the Condition of the above obligation is such, that if the above named Whitlock shall at any time before the first day of January Eighteen hundred and fifty pay or cause to be paid to the said John Wilt, or his legal representative the sum of Two thousand four hundred and sixteen 2/100 dollars, with all accruing interest from the first day of January eighteen hundred and forty five; Then if the said John Wilt or his legal representative shall make to the said Whitlock title to the Tract of land on which the said Whitlock has for several years immediately heretofore resided known as "The Oaks," Containing Two hundred and seven acres more or less; Also title to a certain female slave Polly; Also title following lot of sundries (viz) 4 Beds beds stands & clothing; 2 Toilet Closets; 1 Mahogany Chest Drawers; 2 Fairs Trunks, 1 Mahogany Dressing; 2 1/2 Dozen Chairs; 1 Mahogany sideboard; 1 Office Table; 1 Dragon; 1 Sofa of cane; 3 Cows; 1 Bull; 1 Bay mare; 1 Scotch Carpet Buggy; 1 Dog Ten plates; 2 Cellar stands; 4 Pitchers; 2 Dogs; Silver Spoon; 1 Silver Saddle; 21 Wine glasses; 1/2 glass decanter; 1 set of cups & saucers; 6 pictures Mahogany frames; 1 pair lamps; for Mahogany Card tables; 16 Sheep; 2 Cows; 2 Hens; 2 small pots; - Then this obligation to be void, otherwise to remain in full force and virtue - Witness my hands and seal this the ninth day of December eighteen hundred & forty four.

James M. Donnell

W. J. Sanders

The State of Alabama Livingston County; Personally appeared before me Jacob Fisher an acting justice of the peace in and for said County John Wilt and after being duly sworn deposed and said that the above instrument of writing to which this is appended was signed & sealed by him on the day and year therein written & for the purposes therein mentioned. Given under my hand & seal this 17th day of March 1845.

Teste

Jacob Fisher J.P.

State of Alabama Livingston County; I Robert Austin Clerk of the County Court of said County do hereby certify that the foregoing bond with the Certificate therein endorsed was deposited in my Office to be recorded the 18th day of March 1845 which is duly done in said Book of pages 77 & 78.

Teste Robert Austin Clerk

James Locke
to & heirs
Paul Robbins

This Indenture, made this 2nd day of January in the year one thousand eight hundred and forty five between James Locke of the County of Livingston in the State of Alabama of the one part and Paul Robbins of the other part. Witnesseth, That the said James Locke for and in consideration of the sum of Thirteen 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 all alien, release, convey and confirm unto the said Paul Robbins all the - certain tract or parcel of land lying and being in the County of Livingston State of Alabama and known as the South East quarter of Section 31 in Township one of Range 4 West Also the West half of the South West quarter of Section 32 in Township one of Range 4 West Containing 240. acres more or less. To have and to hold the above described thereby granted lands with the improvements and appurtenances thereto belonging or in any way appertaining

unto the said Paul Robbins his heirs and assigns forever. And the said James Locke for himself his heirs or 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 Paul Robbins his heirs and assigns from and against themselves, and all and every person or persons claiming or holding under them the said James Locke and also against the lawful title claim or demand of all and every person or persons whatsoever. In testimony whereof the said James Locke hereunto subscribes his name and affixes his seal the day and year above written - signed sealed and delivered

in the presence of

A. A. Bunn

The State of Alabama Livingston County; Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Adam A. Bunn one of the subscribing witnesses to the foregoing and who being first duly sworn deposed and said that he saw the above named James Locke whose name is subscribed thereto sign seal and deliver the same to the said Paul Robbins, that he this deponent subscribed his name as witness thereto in the presence of the said James Locke and that he saw the other subscribing witness Leonard A. Bunn sign the same in the presence of the said James Locke and in the presence of each other on the day and year therein named. Given under my hand and seal this 20th day of March 1845.

Robert Austin Clerk

The State of Alabama Livingston County; I Robert Austin Clerk of the County Court of said County do hereby certify that the foregoing and from James Locke to Paul Robbins with the Certificate of the probate therein endorsed was deposited in my Office to be recorded the 20th day of March 1845 which is duly done in said Book of pages 78 & 79.

Teste Robert Austin Clerk

A. P. Eastham
to & heirs
Paul Robbins

This Indenture made and entered into this 1st day of January 1845 between Alexander P. Eastham & his wife of the County of Livingston State of Ala. of the one part Paul Robbins of the State of Ala. aforesaid of the other part. Witnesseth That the said Alexander P. Eastham & his wife for and in consideration of the sum of Forty dollars to them in hand paid by the said Paul Robbins the receipt whereof is hereby acknowledged have this day bargained & sold by these presents doth grant bargain sell unto the said Paul Robbins all that tract or parcel of land lying & being in the County of Livingston State of Alabama & known as part of East 1/4 of the South East quarter of Section 30 in Township one of Range 4 West bounded as follows Beginning in the North East Corner & running West 80 Rods thence South 32 poles thence North East to the Beginning. Containing 8 acres more or less. To have and to hold the above described thereby granted premises with all appurtenances thereto belonging or in any way appertaining unto the said Paul Robbins his heirs or assigns forever & the said Alexander P. Eastham & his wife for themselves their heirs & do warrant will forever defend the title to the above described thereby granted premises unto the said Paul Robbins his heirs or assigns from & against them & all other persons whatsoever. In testimony whereof we have hereunto set our hands & seals this day & date above written.

Test James A. Bunn

Test Leonard A. Bunn

The State of Alabama Livingston County; Personally appeared before me Robert Austin Clerk of the County Court of said County, the above named James A. Bunn one of the subscribing

Alexander P. Eastham

Mary H. Eastham

witnesses to the foregoing did who being first duly sworn depose and saith that he saw the above named Alexander P. Eastham and Nancy H. Eastham whose names are subscribed thereto sign seal and deliver the same to the said Paul Robbins, that he this deponent subscribed his name thereto as witness in the presence of the said Alexander P. Eastham and Nancy H. Eastham and that he saw the other subscribers William Promidas & Levin sign the same in the presence of the said Alexander P. Eastham and Nancy H. Eastham and in the presence of each other on the day and year therein mentioned. Given under my hand and seal this 20th day of March 1845.

Robert Austin, Jr. Clerk

The State of Alabama Sumner County, I Robert Austin, Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Alexander P. Eastham & Wife to Paul Robbins with the Certificate thereon endorsed was deposited in my office to be recorded the 20th day of March 1845 which is duly done in said Book No. 7, pages 79 & 80.

Robert Austin, Jr. Clerk

Mr. Smith
do {
Mrs. Andrews

I know all men by these presents that I William Smith of the County of Randolph State of Tennessee in consideration of the natural love and affection which I have bear for my nephew William Spencer Andrews and also for divers other good Causes and Considerations on the said William Smith humbly moving have given granted and Confirmed and by these presents do give grant and confirm unto the said William Spencer Andrews a certain parcel house & lot about three years old, now at the residence of Capt. William A. Andrews. To have, hold, enjoy the aforesaid parcel house & lot unto the said William Spencer Andrews his Executors Administrators and assigns for the only proper use and behoof of the said William Spencer Andrews his Executors Administrators and assigns forever. And the said William Smith the aforesaid parcel house & lot to the said William Spencer Andrews his Executors Administrators and assigns against me the said William Smith my Executors and Administrators, and all my heirs or person whatsoever shall and will warrant and forever defend by these presents of the aforesaid parcel house & lot. The said William Smith have put the said William Spencer Andrews in full possession at the time of the sealing and delivery of these presents. In Witness whereof I have hereunto set my hand and seal this the third day of April 1845.

William Smith, Decd.

Teste.

The State of Alabama Sumner County, Personally appeared before me Robert Austin, Jr. Clerk of the County Court of said County all above named William Smith and acknowledged the signing sealing and delivery of the foregoing deed to said Mr. A. Andrews on the day and year therein mentioned. Given under my hand and seal this 3rd day of April 1845.

Robert Austin, Jr. Clerk

The State of Alabama Sumner County, I Robert Austin, Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from William Smith to William A. Andrews with the Certificate thereon endorsed was deposited in my office to be recorded the 3rd day of April 1845 which is duly done in said Book No. 7, page 80.

Robert Austin, Jr. Clerk

Philip Blesing
do {
Levin P. Foote

This Indenture, made this Eleventh day of January in the year One Thousand eight hundred and forty five between Philip Blesing and Duncilla Blesing his wife of the County of Sumner in the State of Alabama of the one part and Levin P. Foote of the other part - Witnesseth that the said Philip Blesing & Duncilla Blesing 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 Levin P. Foote all that certain Tract of land lying and being in the County of Sumner and known as being the South East quarter of Section Eighteen Township four and Range four West of the Basis Meridian of 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 Levin P. Foote his heirs and assigns forever. And the said P. B. Blesing for themselves their heirs Executors and Administrators 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 Levin P. Foote his heirs and assigns from and against themselves and all and every person or persons claiming or holding more than the said P. B. Blesing and also against the lawful title claim or demand of fall and every person or person whatsoever. In Testimony whereof the said P. B. Blesing have hereunto subscribe their names and affix their seals the day and year above written signed sealed and delivered.

Philip Blesing

Duncilla Blesing

in the presence of
The State of Alabama Sumner County, This day personally appeared before me Henry Stanley an acting Justice of the peace in and for said County, Philip Blesing and Duncilla Blesing his wife and acknowledged the signing sealing and delivering the foregoing deed on the day of its date to Levin P. Foote for the consideration therein expressed. Given under my hand and seal this 22nd day of March 1845.

Henry Stanley, J.P. Clerk

The State of Alabama Sumner County, I Robert Austin, Jr. Clerk of the County Court of said County, do hereby Certify that the foregoing deed from Philip Blesing & Wife to Levin P. Foote with the Certificate thereon endorsed was deposited in my office to be recorded the 7th day of April 1845 which is duly done in said Book No. 7, page 81.

Robert Austin, Jr. Clerk

Elizabeth Astor
do {
Mr. Wood

The State of Alabama
Sumner Co. February 1st 1845
I know all men by these presents that I Elizabeth Astor being a resident of Washington County Mississippi do by my legal Attorney William S. Crocker, for and in consideration of the sum of three hundred and forty six dollars two hundred and fifty one dollars of which was paid to the Sheriff of said Co. by William Wood, the remainder being paid by the said William Wood to William S. Crocker. Every bargain and sell and forever quit claim from me my heirs Executors and assigns, all my right title and interest whatever to William Wood his heirs Executors and assigns the following tract of land lying and being in the County of Sumner and known as the North East quarter Section 23 Township 4 Range 3 West. I do by these presents preclude my self and all others persons whatsoever from any equities or right to redeem which exist under the Statute of Alabama. I do also warrant the title to the said tract of land from me my Executors heirs and assigns as well as from all persons whatsoever to William Wood.

his heirs executors and assigns forever. Given under my hand and seal this 1st day of February 1845-

Notary
Chas. C. Gordon
E. M. Hufey
George Dean
Rufus L. Bennett

Elizabeth Asher
By W. J. Tucker

State of Alabama Sumner County. Personally appeared before me Chas. C. Gordon an acting justice of the peace in and for said County William J. Tucker and acknowledged the within to be his true & acting deed - Given under my hand & seal this 1st day of February 1845.

State of Alabama Sumner County. I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed with the Certificate thereon enclosed was deposited in my office to be recorded the 16th day of April 1845 which is duly done in said Book No 7 pages 81 & 82.

Teste Robert Austin Jr. Clerk

Mr. Word
Co. 3 Deed
E. E. Byrd

This Indenture made this 14th day of April 1845 between William Word of the first part and E. E. Byrd of the other Witnesseth that the said William Word for and in consideration of the sum of One hundred and twenty three dollars to him in hand paid by the above E. E. Byrd before the sealing and delivery of these presents the receipt whereof is hereby acknowledged hath this day bargained and sold unto him the said E. E. Byrd his heirs and assigns forever a certain tract or parcel of land situated lying and being in Sumner County and State of Alabama and known as the West half of the North East quarter of Section 23 Township 4 Range 3 West Containing Eighty Acres more or less - To have and to hold unto him the said E. E. Byrd his heirs and assigns forever. And the above named William Word does by these presents bind himself his heirs executors Administrators and assigns forever to warrant and defend the right and title hereby conveyed against the Claim or Claims of all and every person or persons whatever. In Testimony whereof the above named William Word this 14th day of April 1845 has hereunto subscribed his name and affixed his seal the day and date above written.

Attest
The State of Alabama Sumner County. This day appeared before me Jacob Fisher an acting justice of the peace in and for said County the above named William Word and Jane Word and acknowledged that they signed sealed and delivered the foregoing deed on the day and year therein mentioned to E. E. Byrd for the purposes therein expressed. The said Jane Word wife of the said William Word being examined before and apart from her said husband acknowledged that she signed sealed and delivered said deed freely and voluntarily without any fear threats or persuasions of her husband and that she relinquish her right of dower in the land and premises in said deed named to the above said E. E. Byrd. Given under my hand and seal this 15th day of April 1845-

Jacob Fisher
Justice of the Peace

State of Alabama Sumner County. I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed with the Certificate thereon enclosed was deposited in my office to be recorded the 16th day of April 1845

which is duly done in said Book No 7 pages 82 & 83 -

Teste Robert Austin Jr. Clerk

Thos. Mayfield
Co. 3 Deed
Martha Lucas

This Indenture made this eighteenth day of Feb. 1842 between Thomas Mayfield and Eritha his wife of the one part and Martha Lucas Executrix of John Lucas of the other part all of Sumner County State of Alabama. Witnesseth that the said Thomas Mayfield & Eritha his wife for and in consideration of the sum of Three hundred & Eighty dollars to them in hand paid the receipt whereof is hereby acknowledged have bargained & sold and by these presents do bargain and sell alien release and convey unto the said Martha Lucas the following described tract or parcel of land being in Sumner County Ala. The East half of the North West quarter of Section twenty four in Township four of Range five West Containing Eighty Acres and three hundred & thirty six of an Acre which will more fully appear by a patent granted by James Monroe President of the United States to said Thomas Mayfield bearing date the first day of May Eighteen hundred and twenty four. To have and to hold the above described piece of land with the appurtenances therein unto belonging or in any wise appertaining unto the said Martha Lucas her heirs and assigns forever. And the said Thomas Mayfield and Eritha his wife, do for themselves their heirs executors Administrators warrant and for ever defend the right and title to the above described and hereby granted premises unto the said Martha Lucas her heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Thomas Mayfield and Eritha 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 we the said Thomas Mayfield and Eritha his wife have hereunto set our hands and affixed our seals the day and date first above written.

Thos. Mayfield
Eritha Mayfield
State of Alabama Sumner County. Personally appeared before me Jacob M. Sanders a justice of the peace in and for said County Thos. Mayfield Eritha Mayfield his wife whose names are to the foregoing deed and acknowledged they signed sealed and delivered the same on the day and date therein mentioned and for the purposes therein specified unto the said Martha Lucas. And the said Eritha Mayfield being by me privately examined apart from her said husband acknowledged signed sealed and delivered the same without any threat fear or Compulsion of her said husband - Given under my hand and seal this 18th day of February 1842.

The State of Alabama Sumner County. I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Thomas Mayfield his wife to Martha Lucas with the Certificate thereon enclosed was deposited in my office to be recorded the 19th day of April 1845 which is duly done in said Book No 7 page 83.

Teste Robert Austin Jr. Clerk

Aucy M. Harris
Co. 3 Deed
Thos. P. Washington

This Indenture made this ninth day of April Eighteen hundred & forty five between Aucy M. Harris Widow of John M. Harris deceased late of Sumner County Alabama of the one part and Thomas P. Washington of said County of the second part. Witnesseth that the said Aucy M. Harris, as well for & in consideration of the natural love & affection which she has for the said Aucy

Mr Harris, hath herewith unto Elizabeth T Washington, wife of the said Thomas P Washington, Fanny H. Mildred P. John H. and Aurelia Washington, children of the said Thomas P Washington Brother of said Lucy McKinnis, as well as for the further Consideration of five Dollars, to the said Lucy McKinnis in hand paid, by the said Thomas P Washington at & before the sealing & delivery of these presents the receipt whereof is hereby acknowledged, hath given granted aliened enfeoffed & confirmed & by these presents doth give grant alien & enfeoff & confirm unto the said Thomas P Washington his Executors & administrators all the Dower & thirds of her the said Lucy McKinnis, of in & to a certain parcel of land lying & being in the said County of Sumner, Beginning at a stake on the North line of Township three Range five West, in Section five Township three Range five West, running South one hundred thirty chains, thence West fifty chains thence North one hundred thirty chains, thence East to the starting point. Also One Sowd mare, One Gray mare, nine head of sheep, & One Side Board, together with the following slaves, viz Bot-foxy, nine years of age, Gay his wife thirty seven, Clarissa twelve, Tom, two Officer sixteen, and Perry about eighteen, with the further increase of said slaves to have and to hold the lands & improvements together with all the personal property hereby conveyed and intended to be conveyed, unto the said Thomas P Washington his Executors & administrators, Upon Trust, for the sole use & benefit of said wife and children of said Thomas P Washington & such other children of said Thomas P Washington as may hereafter be born, and said negroes & other personal property herein enumerated to be kept together by said Trustee, his Executors or administrators, until his death & the death of said Elizabeth T Washington wife of the said Thomas P Washington, then to be divided equally among all the children of said Thomas P Washington, then living - Witness my hand and seal the day & date first above written -

Lucy McKinnis (Seal)

Test M. J. Minor
Nelson Bond
Fanny T Minor

The State of Alabama Sumner County, Personally appears before me Robert Austin Jr. Clerk of the County Court of said County the above named William T Minor one of the subscribing Witnesses to the foregoing and who bring first duly sworn depositions, saying that he saw the above named Lucy McKinnis whose name is subscribed, write sign seal and deliver the same to the said Thomas P Washington, that he this deponent subscribed his name as a witness thereto in the presence of the said Lucy McKinnis, and that he saw the other subscribing Witnesses Nelson Bond & Fanny T Minor, sign the same in the presence of the said Lucy McKinnis and in the presence of each other - Given under my hand and seal this 22^d day of April 1845.

Robert Austin Jr. (Seal)

The State of Alabama Sumner County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing and from Lucy McKinnis to Thomas P Washington with the certificate thereon endorsed was deposited in my Office to be recorded the 22^d day of April 1845 which is duly done in Docket No 7 pages 83 & 84 -

Teste Robert Austin Jr. Clerk

Benjamin Dwinell
to
Dw
Mary D Dwinell

This Indenture, made this twenty fourth day of October in the year of our Lord one thousand eight hundred and forty five between Benjamin Dwinell late of Cincinnati, Ohio, now of Washington City District of Columbia, of the one part, and Mary Dwinell of the town of Maine, County of Cheshire and State of New Hampshire, of the other part. Witnesseth that the said party of the first part, for and in consideration of the sum of Five hundred dollars current money to him in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged hath granted, bargained, sold aliened, confirmed and conveyed, and by these presents doth grant bargain sell release confirm and convey unto the said Mary Dwinell and to her heirs and assigns forever, One undivided third part of the following described tracts or parcels of land situated lying and being in the County of Sumner and State of Alabama, to wit the East half of the South East quarter of Section thirty five (35) in Township No two (2) of Range four West (4 W.) containing eighty aces and $\frac{3}{4}$ of an acre, also a part of the North East quarter of Section thirty five (35) in the same Township and Range, which part is situated in the North East Corner of said quarter section and running north with the line one hundred and fifty yards, thence North twenty two yards, thence South one hundred and fifty yards, thence East to the Beginning, containing two aces more or less - the South East half of the West half of the South West quarter of Section No thirty one (31) in Township No two (2) of Range four West (4 W.) containing thirty nine aces and $\frac{1}{4}$ of an acre - the South East quarter of the South West half of Section thirty one (31) in the same Township and Range (T2, R4, W) containing forty aces - the South half of the East half of the South West quarter of Section nine (9) in Township five (5) of Range four West (4 W.) containing forty aces - the West half of the North East quarter of Section twelve (12) in Township three (3) of Range five West (5 W.) containing eighty aces - the South half of the West half of the South West quarter of Section nine (9) in Township five (5) of Range four West (4 W.) containing forty aces - the West half of the North East quarter of Section twenty (20) and the West half of the South East quarter of Section twenty nine (29) in Township three (3) of Range four West (4 W.) containing one hundred and sixty aces - the North West quarter of Section seven (7) in Township (5) three of Range four West (4 W.) containing one hundred and sixty aces - the North half of the West half of the South West quarter of Section six (6) in Township three (3) of Range four West (4 W.) containing forty aces and $\frac{1}{4}$ of an acre - All of which tracts of land were purchased by James Wilson, Aaron Wilson Junior, and the aforesaid Benjamin Dwinell - To have and to hold the said undivided third part of all the tracts of land hereinbefore described with the appurtenances, unto the said party of the second part, and her heirs and assigns forever. And the said Benjamin Dwinell, for himself and his heirs Executors and administrators, do hereby Covenant grant, bargain and agree to and with the said Mary Dwinell and her heirs and assigns that he has good and sufficient right and title to the said undivided third part of the aforesaid tracts of land, and has full power and authority to convey the same, and that the same are free and clear from all encumbrances; and further that he will warrant and forever defend the said undivided third part against all persons whomsoever - The Witness whereof, the said party of the first part hath hereunto set his hand and seal the day and year first within written - signed sealed and delivered in the presence of -

Benjamin Dwinell (Seal)

Edmund Brown
John Handy Jr

District of Columbia & County of Washington. I, Edmund F. Brown, Notary Public, in and for the County aforesaid, by lawful authority duly Commissioned and sworn, Residing in the City of Washington, do hereby Certify that on this twenty fifth day of October Eighteen hundred and forty four, Benjamin Durvill personally appeared before me and signed the above deed in my presence, and acknowledged the same to be his act and deed for the purposes therein set forth.

E. F. Brown

In Testimony whereof, I have hereunto set my hand and affixed my Notarial Seal of Office.

Edmund F. Brown
Notary Public

The State of Alabama Limestone County, I, Robert Austin, Clerk of the County Court of said County do hereby Certify that the foregoing deed from Benjamin Durvill to Mary Southern Durvill with the Certificate thereon endorsed was deposited in my Office to be recorded the 13th day of May 1845, which is duly done in Deed Book No. 7 pages 85, 86.

Teste Robert Austin, Clerk

John McKinley & Co. v. Power of Attorney
Know all Men by these presents that I, John McKinley do hereby, nominate, constitute, appoint and authorize T. Thurston, my true & lawful attorney, for me, & in my name, to make a deed of Conveyance in fee simple, with general warranty, to R. J. Wilson of the town of Athens in the State of Alabama, for a lot of ground in said town as extended by me & shown in the plat thereof by number 99 as excepted in a bond executed by me, bearing date the 19th day of October 1844, to the said R. J. Wilson and I hereby promise & agree to ratify & confirm whatever my said attorney may do touching the premises. In testimony whereof I have hereunto set my hand, & affixed my seal this 9 day of April 1845.

John McKinley

Willis Pope

Bro. J. Kennedy

The State of Alabama Lauderdale County, Personally came before me William Hawkins Clerk of the County Court aforesaid the above named Willis Pope one of the subscribing witnesses to the foregoing Power of Attorney who being first duly sworn depose and said that he saw the above named John McKinley whose name is subscribed thereto, sign seal and deliver the same to the said Arthur T. Thurston, that he then depose and subscribe his name as all witness thereto in the presence of the said John McKinley, and that he saw the other subscribing witness John J. Kennedy sign the same in the presence of the said John McKinley and in the presence of each other on the day and year therein mentioned.

W. J. Kennedy

Given under my hand & seal at Office the 12th day of May 1845.

Teste W. J. Kennedy Clerk

The State of Alabama Limestone County, I, Robert Austin, Clerk of the County Court of said County, do hereby Certify that the foregoing Power of Attorney from John McKinley to Arthur T. Thurston with the Certificate thereon endorsed was deposited in my Office to be recorded the 13th day of May 1845 which is duly done in Deed Book No. 7 page 86.

Teste Robert Austin, Clerk

John McKinley & Co. v. Deed
Robert J. Wilson

This Indenture made and entered into this 13th day of May 1845 between John McKinley of the City of Louisville and State of Kentucky of the first part and Robert J. Wilson of Athens in the County of Limestone and State of Alabama of the second part Witnesseth that the said John McKinley for and in consideration of the sum of One hundred and fifty dollars to him in hand paid by the said party of the second part the receipt whereof is hereby acknowledged hath this day granted bargained and sold to the said party of second part his heirs and assigns forever all that certain piece or lot of land lying in the said John McKinley's Addition to the Town of Athens County of Limestone and State of Alabama, being known & designated in said Addition as Lot numbered ninety nine. To have and to hold the said above described premises to him and his heirs forever. And the said John McKinley doth hereby Covenant and agree to warrant and forever defend the title to the said lot of land against the claims of all and every person or persons whatsoever claiming by through or under him or any other person. In testimony whereof the said party of the first part by his duly authorized attorney in fact hath hereunto set his hand & seal this day and date first above written.

John McKinley

By A. T. Thurston his attorney in fact
The State of Alabama Limestone County, Personally appeared before me Robert Austin, Clerk of the County Court of said County the above named Arthur T. Thurston whose name is signed to the foregoing deed as attorney in fact for John McKinley and acknowledged the signing sealing and delivery of the same to the said Robert J. Wilson on the day and year therein mentioned. Given under my hand and seal this 13th day of May A.D. 1845.

Robert Austin, Clerk

The State of Alabama Limestone County, I, Robert Austin, Clerk of the County Court of said County do hereby Certify that the foregoing deed from John McKinley to Robert J. Wilson with the Certificate thereon endorsed was deposited in my Office to be recorded the 13th day of May 1845, which is duly done in Deed Book No. 7 page 87.

Teste Robert Austin, Clerk

Robert J. Wilson & Co. v. Deed
William Brown

This Indenture made this thirteenth day of May in the year One thousand eight hundred and forty five between Robert J. Wilson Hathorn his wife of the County of Limestone in the State of Alabama of the one part and William Brown of the other part Witnesseth that the said Robert J. Wilson Hathorn his wife for and in consideration of the sum of One hundred thirty five 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 William Brown all that certain lot of land lying and being in John McKinley's Addition to the town of Athens County of Limestone and State of Alabama being the North half of lot numbered ninety nine in said Addition. 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 William Brown, heirs and assigns forever. And the said Robert J. Wilson Hathorn 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 Brown his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said. Lot numbered ninety nine & divided

as aforesaid and also against the lawful title claim or demand of all and every person or persons Whomever. In Testimony Whereof The said Robert Wilson and Catharine his wife have hereunto subscribed their names and affixed their seals the day and year above written - signed sealed and delivered

R. A. Wilson *(Seal)*

Catharine Wilson *(Seal)*

in the presence of
The State of Alabama Livingston County. Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named Robert A. Wilson and Catharine Wilson his wife whose names are subscribed to the foregoing deed and acknowledged the signing sealing and delivery of the same to the said William Brown on the day and year therein mentioned - Given under my hand and seal this 13th day of May 1845.

Robert Austin Esq. *(Seal)*

State of Alabama Livingston County. I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed from Robert A. Wilson & wife to William Brown with the Certificate thereon endorsed was deposited in my office to be recorded the 13th day of May 1845 which is duly done in Deed Book No. 7 pages 87 & 88.

State Robert Austin Esq. Clerk

Gulielmus Wood
to S. Lord
Lot 6 Thomas

This Indenture made this thirtieth day of April in the year One thousand eight hundred and forty five between Gulielmus Wood and Joyce A. Wood his wife of the County of Livingston in the State of Alabama of the one part and S. Lord of the other part Witnesseth That the said Gulielmus Wood and Joyce A. Wood his wife for and in consideration of the sum of Three hundred and thirty five Dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened repossessed released conveyed and confirmed and by these presents do give grant bargain sell alien repossess release convey and confirm unto the said S. Lord Thomas all that certain lot or parcel of land lying and being in the Town of Athens and known and designated in the plan of said Town as Lot Number Twelve. To have and to hold the above described lot number twelve with the tenements and appurtenances therunto belonging or in anywise appertaining unto the said S. Lord Thomas his heirs and assigns forever. And the said Gulielmus Wood and Joyce A. Wood 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 S. Lord Thomas his heirs and assigns from and against themselves and all and every person or persons claiming or holding under the said Gulielmus Wood and Joyce A. Wood his wife and also against the lawful title claim or demand of all and every person or persons Whomever. In Testimony Whereof the saids Gulielmus Wood and Joyce A. Wood his wife have hereunto subscribed their names and affixed their seals the day and year above written.

The State of Alabama
Livingston County

Personally appeared before me Robert M. Figg an acting justice of the peace in and for the County aforesaid Gulielmus Wood and Joyce A. Wood wife of the said Gulielmus Wood and acknowledged the signing sealing and delivery of the foregoing deed to the aforesaid S. Lord Thomas on the day and year therein mentioned.

Gulielmus Wood *(Seal)*

Joyce A. Wood *(Seal)*

Given under my hand and seal this 30th day of April 1845.

Robt. M. Figg *(Seal)*

The State of Alabama Livingston County; I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed from Gulielmus Wood & wife to S. Lord Thomas with the Certificate thereon endorsed was deposited in my office to be recorded the 14th day of May 1845 which is duly done in Deed Book No. 7 pages 88 & 89.

State Robert Austin Esq. Clerk

Robt. M. Figg Esq.
S. Lord
Andrew W. Pefferd

This Indenture made this the twenty third day of December eighteen hundred and forty four between Joseph M. Tandy Executor of the last Will and testament of Edward M. Figg deceased of the first part and Andrew W. Pefferd of the second part Witnesseth That on the twenty third day of December eighteen hundred and forty four the said Joseph M. Tandy by pursuant to an Order of the County Court of Lawrence County sold to the said Andrew W. Pefferd for the sum of six hundred and fifty dollars he being the highest bidder at that price the following described tract of land lying and being in the County of Livingston and State of Alabama and known as the South half of the North East quarter of fractional section No. two Township No. four Range six containing eighty acres more or less. To have and to hold the above described tract of land unto him the said Andrew W. Pefferd his heirs and assigns forever. And the said Joseph M. Tandy hereby binds himself to Warrant and forever defend the title to the said tract of land unto Andrew W. Pefferd his heirs and assigns forever from and against himself and all persons Whomever claiming under him and against the lawful title claim of any other person Whomever hereby in striving to convey such title to the said land as he is authorized by the said Order of the said Court to grant or convey to the said Andrew W. Pefferd. In Testimony Whereof the said Joseph M. Tandy hath hereunto set his hand and seal the date above written.

Joseph M. Tandy *(Seal)* Executor

State of Alabama Livingston County. Personally appeared before me A. J. Beard an Acting Justice of the peace in and for the County aforesaid Joseph M. Tandy who acknowledged that he signed sealed and delivered the within deed of land to the said Andrew W. Pefferd. In Testimony Whereof I hereunto affix my hand and seal this the 25th day of December 1844.

Andrew J. Beard *(Seal)*

The State of Alabama Livingston County. I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed from Joseph M. Tandy Executor of Edward M. Figg deceased to Andrew W. Pefferd with the Certificate thereon endorsed was deposited in my office to be recorded the 15th day of May 1845 which is duly done in Deed Book No. 7 pages 89.

State Robert Austin Esq. Clerk

Geo. Seom

to S. Lord in Trust
John Jackson

This Indenture made and entered into on the 11th day of May 1845 between George Seom of the first part, Archibald A. Johnson of the second part and John Jackson of the third part all of the County of Livingston and State of Alabama. Witnesseth That for and in consideration that the said George Seom is indebted to the said John Jackson in the sum of fifty four dollars the payment of which said sum the said George Seom is anxious and desirous to secure unto the said John Jackson and in consideration of the further sum of One dollar to the said Seom by the said Archibald A. Johnson the receipt whereof is hereby acknowledged the said George Seom hath this day bargained and sold and by these presents doth bargain and sell unto the said

Archibald A Johnson his heirs Executors Administrators and assigns forever the following described personal property viz; One black man and colt, One yearling colt 15 head of cattle, 25 head of hogs Two beds Furniture 1 large Walnut Table 1 Cherry Dressing table, Two half round Walnut Tables, 1 large Walnut Chest 1 large looking glass, 10 Chairs, 1 large Dish and three small dishes, 1 glass pitcher gilted 2 Common pictures 1 large Kettle 1 large pot 1 bake Oven, fifty head of Turkey 11 Geese 1 Guinea fowls Upon the following trust that the said Archie A Johnson shall permit the said George Som to keep the said property in his possession until default be made in the payment of the said sum of sixty four dollars which is due on the first day of January next. Now if the said George Som shall fail to make prompt payment of the said debt on the 1st of January next the said Archie A Johnson after having given the place of sale is hereby empowered to expose the same to public sale after having given ten days notice of the time and place and to apply the proceeds of the sale to the payment of the above mentioned debt but if the said George Som shall make prompt payment of the said debt then this deed is to be void. Given under our hands and seals this 14th day of May 1845.

George Som (Seal)
Archie A Johnson (Seal)
John Jackson (Seal)

The State of Alabama
Limestone County } Personally appeared before me Robert Austin Esq Clerk
of the County Court of said County the above named George Som, Archibald A Johnson
and John Jackson whose names are signed to the foregoing deed in trust and acknow-
ledged the signing sealing and delivery of the same on the day and year therein named
for the purposes therein expressed - Given under my hand and seal this 15th day of May 1845.

Robert Austin Esq (Seal)

The State of Alabama Limestone County; I Robert Austin Esq Clerk of the County Court
of said County do hereby Certify that the foregoing deed in trust between Geo, Som & others
with the Certificate thereon endorsed was deposited in my Office to be recorded the 15th
day of May 1845 which is duly done in said Book No. 7 pages 89 & 90.

Teste Robert Austin Esq Clerk

Branch Agent
of the
James B. Cloyd

The State of Alabama Madison County St. I James B. Matthews agent for the Branch
of the Bank of the State of Alabama at
McCauley and Hunting, Whereas By virtue of a writ of Fieri facias issued out of the Circuit
Court of Morgan County, to me directed and delivered tested the 19th day of May in the
year of our Lord one thousand eight hundred and forty three. I was commanded to make
of the goods and Chattels Lands and tenements of Richard M. Hudson & others in the
County of Madison the sum of Four thousand dollars and - Cents debt 179 dollars
and 55 Cents damages and 13 dollars and 25 Cents Cost of suit and - part for
which the Branch of the Bank of the State of Alabama at McCauley had recovered
against them in said Circuit Court; Whereas the said R. M. Hudson was seized on the
11th day of April 1843 or at any time afterwards in whose hands for the same
might be, as by said writ of Fe, Fa reference being thereunto had, more fully appear
And Whereas, after the coming of the said writ to me, and before the day of return
thereof, I did by virtue of said writ seize and take the lands herein after described
and sold the said lands as herein after mentioned, at public Auction according to
the Statute in such Cases made and provided to Jas. B. Cloyd for the sum of Five

dollars it being the highest sum bid for the same. Now know ye, that I the said James B.
Matthews Agent as aforesaid, by virtue of the before described writ and of the Statutes in such
Cases made and provided, in consideration of the sum of Five dollars and 14 1/2 Cents to me
in hand paid the receipt whereof is hereby acknowledged have granted bargained and sold
and by these presents do grant bargain and sell unto the said James B. Cloyd and to his
heirs and assigns forever the North West 1/4 Section 36 Township 2. Range 3 N. 5 West Con-
taining 15 3/4 Acres with the appurtenances thereto belonging, and all the estate right
title and interest which the said R. M. Hudson had in the said tract or parcel of land
on the 18 day of April in the year one thousand eight hundred and forty three, or at any
time he had or now hath. To have and to hold the said land and premises and every
part thereof with the appurtenances unto the said Jas. B. Cloyd heirs and assigns forever
as fully and absolutely as I, James B. Matthews as agent &c. and under the authority aforesaid,
might could or ought to sell and convey the same. In Witness whereof I have hereunto
set my hand and seal this 14th day of September 1843.

James B. Matthews (Seal)
Agent &c

State of Alabama Madison County St. Before me David J. Fair an acting Justice of
the peace in and for the County and State aforesaid this day personally appeared James B.
Matthews and acknowledged he had signed sealed and delivered the within deed to the within
named James B. Cloyd on the day and year therein mentioned. Given under my hand & seal
at office in Huntsville this 14th day of Sept. 1843.

D. J. Fair Jp. (Seal)

State of Alabama Limestone County; I Robert Austin Esq Clerk of the County Court of
said County, do hereby Certify that the foregoing deed from James B. Matthews Esq agent
to James B. Cloyd with the Certificate thereon endorsed was deposited in my Office
to be recorded the 15th day of May 1845 which is duly done in said Book No. 7 pages
90 & 91.

Teste Robert Austin Esq Clerk

This Indenture made this third day of September in the year one thousand
eight hundred and forty 4, between William Parker Esq James Johnson & James his wife Eliza
both of the County of Madison in the State of Alabama of the one part,
and Robert J. Jones of Limestone County of the other part of the other part.
Witnesseth that the said William Parker Esq James Johnson & Eliza, Elizabeth Cosby,
Mary Parker, William Blankenship, Sarah Parker, Percille Parker wife of Eliza Parker
deed for and in consideration of the sum of Two hundred dollars to them, 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 release convey and confirm unto the said Robert
J. Jones All that certain tract or parcel of land lying and being in the County of
Limestone and State of Alabama, containing their entire interest in and to a certain
tract or parcel of land which David Parker Esq did seize, and of which they are
then sole heirs with the children of Eliza Parker Esq their share being included
in the sale, the land lying and being in the County of Limestone containing four hundred
and seven by the North East Quarter of Section No 3 Township No 5 Range 3 N. W.
Quarter of Section No 3 Township 5 Range 3 the West 1/2 N. W. Quarter Section No 36
Township 4 Range 3 N. - To have and to hold the above described land with the

instruments and appurtenances thereto belonging or in anywise appertaining unto the said John N. Jones his heirs and assigns forever. And the said parties selling above named for themselves their heirs Executors and Administrators do hereby and in consideration of the premises, warrant and hold forever defend the title to the above described and hereby granted premises unto the said John N. Jones his heirs and assigns from and against them and all and every person or persons claiming or holding under them the said William Parker John Johnson & Jane his wife Elizabeth Cosby Mining Parker William Blankenship Sarah Parker Percilla Parker wife of Elisha Parker deceased 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 parties selling and named as above have hereunto subscribed their names and affix their seal the day and year first above written.

William X Parker Seal
Elizabeth X Cosby Seal
Mining X Parker Seal
William X Blankenship Seal
Sarah X Parker Seal
Percilla Parker Seal
John Johnson Seal

I certify that William Parker, Elizabeth Cosby, Mining Parker, Sarah Parker, & John Johnson appeared before me and acknowledged this to be their deed signed sealed & delivered in my presence at Office this 30 day of Sept. 1844.

J. F. Canine J.P.

State of Alabama Madison County Sh. J. John W. City, Clerk of the County Court of said County do certify that John F. Canine whose name is subscribed to the within Certificate is now and was on the day thereof an acting Justice of the peace for said County duly qualified and commissioned as such, and that full faith and credit is and ought to be given to all his Official acts as such.

In testimony whereof I have hereunto subscribed my name and affixed the Seal of said County Court at Office in Huntsville this eighth day of April in the year of our Lord one thousand eight hundred and forty five and of American Independence the sixty ninth year.

John W. City, Clerk C.C.

The State of Alabama Limestone County, J. Robert Austin, Clerk of the County Court of said County do hereby certify that the foregoing deed from William Parker & others to John N. Jones with the Certificate thereon endorsed was deposited in my Office to be recorded the 20th day of May 1845 which is duly done in Book No. 7 pages 91 & 92.

State Robert Austin, Clerk

Parker Guardian
to { Mrs
John N. Jones

Whereas J. E. M. Hufey being duly appointed Guardian of Francis Louisa and Mary Parker infant children of Elisha Parker deceased by the Honorable County Court of Limestone as will appear of record here proceeds to sell the interest of the above named children according to an Order of the Honorable Judge of the County Court of Limestone as will appear of record in and to the estate, portion or interest of Isaac David and Nancy Parker late heirs of David Parker deceased late of Limestone County and John N. Jones being the purchaser, by the authority vested as Guardian have

this day proceeded to make a deed of Conveyance for the same viz: This Indenture made this 12th day of May 1845 between E. M. Hufey Guardian of Francis Louisa and Mary Parker infant children of Elisha Parker deceased of the one part and J. N. Jones of the other part all of Limestone County & State of Alabama Witnesseth that the said E. M. Hufey Guardian as aforesaid did sell agreeably to an Order of the County Court to him directed on the 1st day of March 1845 all the undivided interest of said children in and to the Estates of Isaac, David, and Nancy Parker heirs of David Parker deceased lying and being in the County of Limestone and State of Alabama the interest of the above named children being the undivided interest which they held in the distribution shares of, Isaac, David, and Nancy in the lands of their father David Parker deceased which said lands are known in the plan of Limestone County Ala as the N. E. Cor of Section 3 Township 18 S Range 3 W. to John N. Jones for and in consideration of two hundred and fourteen dollars and 75 cents to him in hand paid the receipt whereof is hereby acknowledged. To have and to hold unto him the said J. N. Jones his heirs & assigns forever. I bind myself my heirs Executors Administrators and assigns firmly by these presents to warrant & defend forever the right title & interest hereby conveyed in and to said land against all claim whatever. In testimony whereof I have hereunto subscribed my name and affixed my seal this 12th day of May 1845.

E. M. Hufey Guardian Seal

State of Alabama Limestone County, J. Chas. C. Gordon an acting Justice of the peace in & for said County do certify that E. M. Hufey whose name appears to the above deed of Conveyance acknowledged the signing the same for & in consideration of the purposes therein named. Signed under my hand & seal this 19th day of May 1845.

Chas. C. Gordon J.P. Seal

The State of Alabama Limestone County, J. Robert Austin, Clerk of the County Court of said County do hereby certify that the foregoing deed from E. M. Hufey Guardian to John N. Jones with the Certificate thereon endorsed was deposited in my Office to be recorded the 20th day of May 1845 which is duly done in Book No. 7 pages 92 & 93.

State Robert Austin, Clerk

W. Parker
do { And
W. Parker

This Indenture made this twenty fourth day of February one thousand eight hundred and forty five between John N. Jones Executor of Susan K. Parkham deceased late of the County of Limestone and State of Alabama of the one part and William Parkham Jr. of the said County and State of the other part Whereas the said John N. Jones as aforesaid by virtue and by the authority of the last Will and Testament of said Susan K. Parkham which Will is recorded in the Clerk's Office in Limestone County Ala sold the tract of land belonging to the Estate of said Susan K. Parkham at public sale to said William Parkham Jr. for the sum of four hundred dollars being the highest sum bid for the same of land aforesaid. Now by virtue of the said last Will and Testament, and in consideration of the sum of four hundred dollars in hand paid by the said William Parkham Jr. the receipt whereof is hereby acknowledged. And all the estate right and title held by said Susan K. Parkham in her lifetime and willed by her to be sold which tract of land is known as lying in Limestone County and bounded by the lands of George Malone James C. Malone Luke Mathews and the land of the Estate of William K. Parkham deceased containing eighty seven more or less being and known as the West half of the North West quarter of Section thirty one

do warrant and will forever defend the title to the above described and hereby granted premises unto the said Thomas Bap, his heirs and assigns from and against themselves and all and every person claiming under the said John L. and Camilla E. 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. In testimony whereof the said John L. Moore and Camilla E. Moore have hereunto set their hands and seals this day and date above written.

sign, seal, and delivered

in presence of

John L. Moore

State of Alabama, Shinnston County. Personally appeared before me Josiah M. Landersdale a justice of the peace in and for said County, the within named John L. Moore and Camilla E. his wife and acknowledged that they signed sealed and delivered the within deed to Thomas Bap on the day therein mentioned and Camilla E. Moore being by me privately examined apart from her said husband and acknowledged the signed the same fully without any threat fear or Compulsion of her said husband. Given under my hand and seal this 6th day of January 1842.

John L. Moore Seal
Camilla E. Moore Seal

The State of Alabama Shinnston County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from John L. Moore wife to Thomas Bap with the certificate thereon endorsed was deposited in my office to be recorded the 1st day of June 1845 which is duly done in Deed Book No. 7 pages 95 & 96.

Teste Robert Austin Jr. Clerk

J. J. W. Odom
To { Mrs
Thomas Bap

This Indenture made this twenty fifth day of December One thousand eight hundred and forty one between Shinnston J. Odom, William Odom and Bawhela Odom wife of William Odom of the first part and Thomas Bap of the second part. Witnesseth that the said J. J. Odom, W. Odom and B. Odom the wife of W. Odom for and in consideration of the sum of One thousand dollars to them in hand paid the receipt whereof is hereby acknowledged hath this day bargained sold aliened conveyed and by these presents do bargain sell alien conveyed and convey to the said Thomas Bap all that tract or parcel of land lying and being in the County of Shinnston and State of Alabama and known and designated as the North half of Section No One in Township four Range five West Containing Three hundred and twenty acres be the same more or less. To have and to hold the above described tract or parcel of land with the appurtenances thereunto belonging or in any wise appertaining unto the said Thomas Bap his heirs and assigns forever and the said J. J. W. Odom and Bawhela the wife of W. Odom 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 Thomas Bap his heirs and assigns from and against themselves and all and every person claiming or holding under them the said J. J. W. Odom and Bawhela the wife of W. Odom 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 Witness whereof the said parties of the first part have hereunto set their hands and seals the day and date first above written.

J. J. Odom Seal

W. Odom Seal

Bawhela Odom Seal

State of Alabama Shinnston County. Personally appeared before me Josiah M. Landersdale a justice of the peace in and for said County Shinnston J. Odom, William Odom and Bawhela Odom wife of W. Odom whose names are to the foregoing deed and severally acknowledged that they signed sealed and delivered the same to the said Thomas Bap on the day and year therein mentioned; And the said Bawhela Odom being by me privately examined apart from her said husband acknowledged that she signed sealed and delivered the same fully of her own accord without any fear threat or Compulsion of her said husband. Given under my hand and seal this 25th day of December 1841.

The State of Alabama Shinnston County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from J. J. W. Odom to Thomas Bap with the certificate thereon endorsed was deposited in my office to be recorded the 1st day of June 1845 which is duly done in Deed Book No. 7 pages 96 & 97.

Teste Robert Austin Jr. Clerk

Daniel Gilchrist
To { Mrs
Thomas Bap

This Indenture made this 3rd day of June in the year One thousand eight hundred and forty five between Daniel Gilchrist of the County of Lawrence in the State of Alabama of the one part and Thomas Bap of the other part. Witnesseth that the said Daniel Gilchrist 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 conveyed and confirmed and by these presents do give grant bargain sell alien conveyed release convey and confirm unto the said Thomas Bap all that certain lot of land lying and being in the town of Athens State of Alabama and known in the plan of said town as lot No. fifty eight now and for sometime past occupied by Thomas Bap. To have and to hold the above described lot No. fifty eight with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said Thomas Bap his heirs and assigns forever. And the said Daniel Gilchrist 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 Thomas Bap his heirs and assigns from and against themselves and all and every person or persons claiming or holding under him the said Daniel Gilchrist and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Daniel Gilchrist hereunto subscribes his name and affixes seal the day and year above written.

signed sealed and delivered
in the presence of

D. Gilchrist Seal

State of Alabama Shinnston County. Personally appeared before me H. B. Nelson Judge of the County Court of said County Daniel Gilchrist and acknowledged his signature to the above deed as being his act and deed. Given under my hand and seal this

the 3^d day of June 1845, and that he signed sealed & delivered the foregoing deed on the day & year therein mentioned to the aforesaid Thomas Baka. *H. B. Nelson*
 The State of Alabama Limestone County, I Robert Austin Clerk of the County Court of said County do hereby Certify that the foregoing deed from Daniel Gilchrist to Thomas Baka with the Certificate thereon indorsed was deposited in my office to be recorded the 1st day of June 1845 which is duly done in said Book No 7 pages 97 & 98.
 Teste Robert Austin Clerk

President U. S.
 To Patent
 Charles Hardy

Certificate } The United States of America.
 No 7346 } To all to whom these presents shall come greeting;
 Whereas Charles Hardy, of Limestone County Alabama, has deposited in the General Land Office of the United States, a Certificate of the Register of the Land Office at Huntsville whereby it appears that full payment has been made by the said Charles Hardy according to the provisions of the Act of Congress of the 24th of April 1820, entitled "An Act making further provision for the sale of the Public Lands" for the North East quarter of the South East quarter of Section Eight in Township One of Range Six West in the District of Lands subject to Sale at Huntsville Alabama Containing Forty acres, and five hundredths of an acre, according to the Official plat of the Survey of the said Lands, returned to the General Land Office by the Surveyor General, which said tract has been purchased by the said Charles Hardy. Now Know Ye, that the United States of America, in consideration of the premises, and in conformity with the several Acts of Congress, in such Cases made and provided, Have Given and Granted and by these presents do Give and Grant unto the said Charles Hardy and to his heirs the said tract above described. To Have and to Hold the same together with all the rights, privileges, immunities, and appurtenances of whatever nature thereunto belonging unto the said Charles Hardy and to his heirs and assigns forever. In Testimony Whereof, I Andrew Jackson President of the United States of America, have caused these letters to be made Patent and the Seal of the General Land Office to be hereunto affixed.

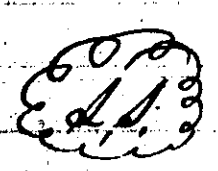
Given under my hand at the City of Washington, the fourth day of November in the year of our Lord one thousand eight hundred and thirty five and of the Independence of the United States the sixteenth

By the President Andrew Jackson
 By A. J. McMahon Secy
 E. H. B. Brown Commissioner of the General Land Office.
 The State of Alabama Limestone County, I Robert Austin Clerk of the County Court of said County do hereby Certify that the foregoing Patent to Charles Hardy was deposited in my office to be recorded the 1st day of June 1845 which is duly done in said Book No 7 page 98.
 Teste Robert Austin Clerk

President U. S.
 To Patent
 Charles Hardy

Certificate } The United States of America.
 No 9702 } To all to whom these presents shall come greeting;
 Whereas Charles Hardy of Limestone County Alabama has deposited in the General Land Office of the United States a Certificate of the Register of the Land Office at Huntsville whereby it appears that full payment has been

made by the said Charles Hardy according to the provisions of the Act of Congress of the 24th of April 1820, entitled "An Act making further provision for the sale of the Public Lands" for the South East quarter of the South East quarter of Section Eight, in Township One of Range, of Range Six West, in the District of Lands subject to Sale at Huntsville Alabama, Containing forty acres, and five hundredths of an acre, according to the Official plat of the Survey of the said Lands, returned to the General Land Office by the Surveyor General, which said tract has been purchased by the said Charles Hardy. Now Know Ye, that the United States of America, in consideration of the premises, and in conformity with the several acts of Congress, in such Cases made and provided, Have Given and Granted and by these presents do Give and Grant unto the said Charles Hardy and to his heirs the said tract above described. To Have and to Hold the same together with all the rights, privileges, immunities, and appurtenances of whatever nature thereunto belonging unto the said Charles Hardy and to his heirs and assigns forever. In Testimony Whereof, I Martin Van Buren President of the United States of America, have caused these letters to be made Patent and the Seal of the General Land Office to be hereunto affixed.



Given under my hand at the City of Washington, the tenth day of September in the year of our Lord one thousand eight hundred and thirty eight and of the Independence of the United States the sixty third.

By the President: Martin Van Buren
 Secy J. J. Miller Acting Recorder of the General Land Office
 The State of Alabama Limestone County, I Robert Austin Clerk of the County Court of said County do hereby Certify that the foregoing Patent to Charles Hardy was deposited in my office to be recorded the 1st day of June 1845 which is duly done in said Book No 7 page 98.
 Teste Robert Austin Clerk

Joseph Bell & Co
 To Read
 Matthew Bell

This Indenture made this second day of May one thousand eight hundred and forty five between Joseph Bell and Harriet A. Bell his wife of the County of Winston and State of Mississippi of the first part and Matthew Bell of the County of Limestone and State of Alabama of the second part Witnesseth that the said parties of the first part for and in consideration of One hundred and fifty dollars to them in hand paid at or before the sealing of these presents by the party of the second part the receipt whereof is hereby acknowledged have released released and quit Claimed and by these presents do release release and quit Claim unto the said party of the second part his heirs and assigns forever all the right title interest and demand in and to the following described land, to wit, the tenth part of all the landed Estate of Joseph Bell deceased late of Limestone County and State of Alabama, it being the undivided interest of the said parties of the first part in and to the said landed Estate which they hold by kinship of the said Joseph Bell deceased, the same lying and being in the County of Limestone and State of Alabama, and known and designated in the Huntsville Land district as the South East quarter of Section thirty two in Township three of Range five West the North East quarter of Section five Township four Range five West the East half of the South West quarter of Section thirty two in Township three Range five West.

The North East quarter of North West quarter of Section five Township four Range five West
The South West quarter of the South West quarter of Section thirty two Township three of Range
five West (except thirty acres in the last described tract which has heretofore been
sold to Charles Smith) The South West quarter of the North West quarter of Section
twenty six in Township three Range five West The West half of South East quarter
of Section twenty six Township three Range five West And also the East half of
South East quarter Section twenty six Township three Range five West And for the
parties of the first part have released released and quit Claim to the tenth part of
of the above described land, it being our undivided interest in said land, including
the widows dower, together with all and singular the appurtenances and heredita-
ments thereto belonging unto the said party of the second part his heirs and
assigns, and the said parties of the first part Well Warrant and defend the title to
the said land from themselves and their heirs and assigns and from any person or persons
claiming under them - In testimony whereof we have hereunto set our names
and affixed our seals this day and year above written -

Joseph Bell *Seal*
Warrent St Bell *Seal*

The State of Mississippi Winston County: Personally appeared before me Erasmus
Huntley Clerk of the Probate Court of said County Joseph Bell who acknowledged
that he signed sealed and delivered the foregoing and on the day and year therein
mentioned as his act and deed. And also personally appeared Warrent St Bell
Wife of said Joseph Bell who being privately examined separately and apart from
her husband acknowledged that she signed her name to the foregoing and of her own
free Will and without any fear, threat or compulsion on the part of her said husband -
Given under my hand and seal of Office this second day of May A.D.
1845.

Erasmus Huntley Clerk

The State of Mississippi Winston County: I, Felix Ellis Judge of the Probate Court
of said County do hereby Certify that Erasmus Huntley whose official signature is
affixed to the foregoing Certificate is and was at the time of beginning the same the
Clerk of the Probate Court of said County and all his official acts are entitled to full
faith and credit as such and that the said Certificate is in due form of law -
Given under my hand and seal this second day of May A.D. 1845.

Felix Ellis *Seal*
Judge of Probate

The State of Alabama Limestone County: I, Robert Austin Jr. Clerk of the County
Court of said County do hereby Certify that the foregoing and from Joseph Bell Wife
to Matthew Bell with the Certificate thereon endorsed was deposited in my office
to be recorded the 7th day of June 1845 which is duly done in said Book No. 7
pages 99 & 100.

Robert Austin Jr. Clerk

Sherriff Limestone
Co. 3 L and
Nancy Roberts

State of Alabama Limestone County

Whereas James Boy received a judgment before James Simpson a Justice of the Peace
for Limestone County against James Hudson on the 28th day of August 1837 and
on the 16th day of September 1844 an Order of Sale was to me directed from the

Ordinary Court of Limestone County and thereby I was Commanded to make sale of the lands
of James Hudson by virtue of which Order I have sold them at public Auction according
to the Statute in such Cases made and provided to Nancy Roberts for the sum of twenty
five dollars she being the highest bidder for the same. Now I, A. M. Sherry as Sheriff
and by virtue of the Order of Sale & the Statute and in consideration of the sum aforesaid
have granted bargain and sold and by these presents doth grant bargain and sell
unto Nancy Roberts all that tract or ^{interest} parcel of land being and lying in the County
of Limestone State of Alabama and known as the West half of the North West
quarter of Section No. 10 Township No. 2. Range 5 West all the appurtenances right
title & interest James Hudson has in and to the above described lands and every
part thereof unto the said Nancy Roberts as fully as I, as Sheriff as aforesaid can or
ought to sell & convey being in no way bound to warrant & defend the title to
the same - Given under my hand and seal this 6th day of January 1845 -
A. M. Sherry Sheriff *Seal*

The State of Alabama Limestone County

Personally appeared before me Robert Austin Jr.
Clerk of the County Court of said County, the above named Arthur McSherry whose name
is signed to the foregoing and who acknowledged the signing sealing and delivery of the
same to the said Nancy Roberts on the day and year therein mentioned - Given under
my hand and seal this 12th day of June 1845.

Robert Austin Jr. *Seal*

The State of Alabama Limestone County: I, Robert Austin Jr. Clerk of the County
Court of said County do hereby Certify that the foregoing and from Arthur McSherry
Sherriff to Nancy Roberts with the Certificate thereon endorsed was deposited in my office
to be recorded the 12th day of June 1845 which is duly done in said Book No. 7
pages 100 & 101 -

Felix Ellis *Seal*

Wm H. Dawson
to 3 Wm
Roswell Hine

This Indenture made this the 10th day of June 1845 between William H.
Dawson and Allis Dawson his wife of the County of Limestone in the State of Alabama
of the One part, and Roswell Hine of said County of the Other part. Witnesseth
That the said Wm H. & Allis Dawson 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 bargained sold aliened conveyed and conveyed and by these presents
do bargain, sell alien convey and convey unto the said R. Hine all those lots or
parcels of land lying and being in the Town of Athens and County of Limestone and
known and designated in the plan of said Town as Lots Numbers One hundred
and twenty four and One hundred and twenty one - To have and to hold the above
described Lots Numbers 124 & 121 with the appurtenances thereto belonging or in
any way appertaining unto the said R. Hine his heirs and assigns forever. And the
said Wm H. Dawson and Allis his wife for themselves their heirs executors and adminis-
trators do warrant and will forever defend the title to the above described and hereby
granted premises unto the said R. Hine his heirs and assigns from and against themselves
and all and every person claiming or holding under them the said Wm H. & Allis Dawson
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. & Allis Dawson have hereunto set

their hands and seals the day and date above written -

Sign, Seal, & deliver, in presence of

Wm. C. Dawson

B. F. Hargrove

The State of Alabama Limestone County. Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County, the above named William C. Dawson whose name is signed to the foregoing deed and acknowledges the signing sealing and delivery of the same to said Roswell Hine on the day and year therein mentioned - Given under my hand and seal this 13th day of June 1845

Robert Austin Jr. Clerk

The State of Alabama Limestone County. I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Wm. C. Dawson His wife to Roswell Hine with the Certificate thereon endorsed was deposited in my office to be recorded the 13th day of June 1845 which is duly done in said Book No. 7 pages 102 & 103 -

Given Robert Austin Jr. Clerk

J. M. Cursey
To { Mrs
A. Stinson

This Indenture made this twenty third day of December Eighteen hundred and forty four between Joseph M. Cursey as executor of the last Will and Testament of Edward M. Stinson deceased of the first part and Andrew Stinson of the second part Witness That on the twenty third day of December Eighteen hundred and forty four the said Joseph M. Cursey by pursuant to an order of the County Court of Lawrence County holds to the said Andrew Stinson for the sum of five hundred and thirty one dollar and twenty cents he being highest bidder at that price the following described tract of land lying and being in the County of Limestone and State of Alabama and known as the South East quarter of Section Ninety six Township three Range six Containing one hundred and sixty acres more or less To have and to hold the above described tract of land unto the said Andrew Stinson his heirs and assigns forever and Joseph M. Cursey hereby binds himself to warrant and forever defend the title to the said tract of land unto the said Andrew Stinson his heirs and assigns forever from and against himself and all persons whatsoever claiming under him and against the lawful claim of any other person whatsoever hereby intending to convey such title to the said land as he is authorized by the said order of the said County to or convey to the said Andrew Stinson - Now Testimony whereof the said Joseph M. Cursey hath hereunto set his hands and seal the date above written

Joseph M. Cursey

Executor

State of Alabama } Before me A. S. Bivins acting justice of the peace in and for the County & State above written Joseph M. Cursey who acknowledges that he signed sealed and delivered the within deed to the said Andrew Stinson on the day and date above written this Given under my hand and seal this twenty fifth day of December

Andrew S. Bivins

The State of Alabama Limestone County. I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Joseph M. Cursey to Andrew Stinson with the Certificate thereon endorsed was

deposited in my office to be recorded the 14th day of June 1845 which is duly done in said Book No. 7 pages 102 & 103.

Given Robert Austin Jr. Clerk

Paul Robbins & Emily Joynes made this thirteenth day of June in the year one thousand eight hundred and forty five between Paul Robbins decedent in a deed of trust given by him to said Joynes for the purposes therein mentioned & R. Joynes Emily Joynes his wife of the County of Limestone in the State of Alabama of the one part and Thomas J. Malone of the other part Witness That the said parties of the first part 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 released released, conveyed and confirmed; and by these presents do give grant bargain sell alien release release convey and confirm unto the said Thomas J. Malone his heirs & assigns all that certain parcel of land lying and being in the County of Limestone & State of Alabama known as the North East Corner of the North East quarter of Section 8 Township 3 Range 6 West lying each side of the Big Spring Branch in the town of Athens; bounded as follows on the north by the South Eastern said lot George D. Rich; said parcel of land begins at the N. West Corner of R. W. Tapers lot on said West & runs North to the N. E. Corner of J. B. Burdiger lot thence due South to the Street between R. W. Tapers dwelling lot & said land thence due East to a point directly South of the N. West Corner of R. W. Tapers lot first named above thence due North to the point of Beginning Street the N. W. Corner of R. W. Tapers lot Consisting of One & a fourth acre of land more or less To have and to hold the above described parcel or tract of land with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said Thomas J. Malone his heirs and assigns forever. And the said parties of the first part for themselves their heirs Executors and Administrators do hereby and in consideration of the premisesARRANT and Well forever defend the title to the above described and hereby granted premises unto the said Thomas J. Malone his heirs and assigns from and against themselves 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 - Now Testimony whereof the said parties of the first part do hereunto subscribe their names and affix their seals the day and year above written -

signed sealed and delivered
in the presence of

Paul Robbins

R. Joynes

Emily Joynes

The State of Alabama Limestone County. Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Paul Robbins, Thomas J. Malone and Emily Joynes His wife whose names are signed to the foregoing deed and acknowledges that they signed sealed and delivered the same to the said Thomas J. Malone on the day and year therein mentioned - Given under my hand and seal this 16th day of June 1845 -

Robert Austin Jr. Clerk

The State of Alabama Limestone County. I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Paul Robbins & Emily Joynes to Thomas J. Malone with the Certificate thereon endorsed was

deposited in my Office to be recorded the 16th day of June 1845 which is duly
done in said Book No 7 pages 103 & 104 -

Teste Robert Austin Jr. Clerk

Shiriff of Quinnton
to Mrs
Mary McComb

June 2^d 1845.

State of Alabama, Winston County. Whereas Mary McComb gained a judgment against John McComb on the 22^d day of February 1865 before Henry Stanley Esq. And the 31st day of March 1865 an Order of sale was to me directed from the Circuit Court of said County & whereby I was Commanded to make Sale of the land of John McComb & to make the sum of forty nine dollars & twenty nine Cents & Costs of such after giving legal notice I have sold them at publick Auction according to the Statute in such Cases made & provided to Mary McComb for the sum of thirty dollars she being the highest bidder for the same. Now I, A. M. Suraway as shff & by virtue of the Order of sale & the Statute & in Consideration of the sum aforesaid have granted bargained & sold & by these presents doth grant bargain & sell unto Mary McComb all that tract or parcel of land lying & being in the County of Winston State of Ala. & known as the West 1/2 of N. E 1/4 S. 14 R. 6 W. N. 11 1/4 of N. 6 S. 14 T. 4 R. 6 West 1/2 of S. 20 1/4 S. 33 T. 3 R. 6 West 1/2 of S. 8 1/4 S. 5 T. 4 R. 6. & the also 1/2 of an undivided parcel known as follows the North part of the S. 11 1/4 of S. 23 T. 3 R. 6 West Containing 128 Acre & all appurtenances right title & interest John McComb has in & to the above described lands & every part thereof unto the said Mary McComb as fully as I & shff as aforesaid & by the authority aforesaid Can or ought to sell & convey being no way bound to warrant & defend the title to the same Given under my hand & Seal - A. M. Suraway shff Seal

A. M. Swamy Shiff Seal

State of Alabama Limestone County. Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Arthur M. Surany whose name is signed to the foregoing and who acknowledged the signing sealing and delivery of the same on the day and year therein named to said Mary McComb. Given under my hand and seal this 17th day of June 1845 -

Robert Austin & Co

The State of Alabama Christian County, I Robert Austin, Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from A. M. Shorany 4th to Mary McComb with the Certificate thereon endorsed was deposited in my office to be recorded the 17th day of June 1845 which is duly done in Deed Book N 7 page 104-
Robert Austin Jr. Clerk

Robert Austin Jr. Clark

Mrs. Thos. Tamm
 To 3 Mrs
 Saint, Tamm

This Indenture made this the 20th day of June in the year One thousand eight hundred and forty five between John T. Tanner of the County of Winston in the State of Alabama of the One part and Samuel Tanner of the Other part Witnesseth that the said John T. Tanner 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 bargained sold aliened repleased released Conveyed and Confirmed and by these presents do give grant bargain sell alien release Convey and Confirm unto the said Samuel Tanner all that tract of land lying and being in the County of Winston State of Alabama and known as the East half of the North East quarter of Section seven of Township No three of Range No four

West Containing Eighty acres more or less with a house of about fifteen feet wide on the east and West line previously sold by Livingston Edmundson to Henry Stanley for another description Stanley's deed will more fully show. To have and to hold the above described tract of land with the tenements and appurtenances thereto belonging or in any wise appertaining to the said Samuel Tanner his heirs and assigns forever. And John T. Tanner for himself his heirs Executors and administrators do hereby and in consideration of the premisesARRANT and will forever defend the title to the above described and hereby granted premises unto the said Samuel Tanner his heirs and assigns from and against himself, and all and every person or persons claiming or holding under him the said John T. Tanner, and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said John T. Tanner hereunto subscribes his name and affixes his seal the day and year above written -

John T. Tanner

John H. James

The State of Alabama Limestone County, Personally appeared before me Robert Austin Jr Clerk of the County Court of said County the above named John Thomas Fawcett whose name is signed to the foregoing and and acknowledged the signing sealing and delivery of the same to said Samuel Fawcett on the day and year therein mentioned - Given under my hand and seal this 20th day of June 1845.

Robert Austin jr. 

The State of Alabama Simsbury County; I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from John Thomas Farmer to Samuel Farmer with the Certificate thereon returned was deposited in my Office to be recorded the 20th day of June 1845 which is duly done in said Book No. 7 page 104, 1105-

Teste Robert Austin Jr, Clerk

Gro. C. Winchey
To { Dead Fund
A. J. Winchey &

This Indenture made this twenty third day of April Eighteen hundred and forty five between George C. Lindsay of the County of Sumter State of Alabama of the first part John T. Munger of the State and County aforesaid of the second part and A. J. Lindsay of the third part. Witnesseth that whereas the said George C. Lindsay is indebted to William Plong of the County of Sumter State of Alabama in about the sum of Thirteen dollars and Seventy One Cents due on the twenty fifth of December next by note with the said A. J. Lindsay as his security And whereas the said George C. Lindsay is desirous of paying and securing said debt and of indemnifying his said security Now in consideration of the premises and for and in consideration of the further sum of five dollars to the said George C. Lindsay in hand paid by the said J. T. Munger before the sealing and delivery of these presents the receipt whereof is hereby acknowledged by the said George C. Lindsay, doth hereby bargain sell and Convey to the said J. T. Munger the following property to wit One Bay Mare about twelve years old One ferry Boat All of said property however is on the following tract - to wit the same is to remain in the possession of the said George C. Lindsay until same may become necessary for the payment of the said debt herein intended to be secured If said debt should not be paid on or before the twenty fifth day of December eighteen hundred and forty five then this Indenture to be void and the said J. T. Munger is then bound to convey the property herein above Conveyed - But if said debt is unpaid on the twenty fifth day of December eighteen hundred and forty five then the said

J. T. Menzies is hereby authorized, empowered and required to sell the same for cash to the highest bidder at public auction. The sale to be at the present residence of the said George C. Lindsey and on such notice as the said J. T. Menzies may deem necessary and proper. Provided however that the said J. T. Menzies may at any time at the request of said George C. Lindsey sell said property or any part thereof at private sale for a fair price in his discretion. The proceeds of said sale whether public or private to be applied by the said J. T. Menzies to the payment and satisfaction of said debt and to the indemnity of said liability above mentioned. And the said J. T. Menzies doth hereby Covenant with the said George C. Lindsey and with the other party herein intended to be secured that he will well and truly execute the trust and Confidance hereby Confided to him. In Testimony Whereof We have hereunto set our hands and seals this day and date first above written.

Test

G. P. Coffman

Attest

The State of Alabama, St. Shinnel County, Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Robert Austin Jr. One of the subscribing Witnesses to the foregoing and in trust who being first duly sworn deposed and said that he saw the above named George C. Lindsey Andrew J. Lindsey and John T. Menzies whose names are subscribed thereto sign seal and deliver the same, that he this deponent subscribed his name thereto as a Witness in the presence of the said George C. Lindsey Andrew J. Lindsey and John T. Menzies and that he saw the other subscribing Witness D. S. Coffman sign the same in the presence of the said George C. Lindsey Andrew J. Lindsey and John T. Menzies and in the presence of each other, on the day and year therein mentioned. Given under my hand and seal this 1st day of July 1845.

Robert Austin Jr. (Seal)

The State of Alabama Shinnel County, I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing and from George C. Lindsey to Andrew J. Lindsey & with the Certificate thereon endorsed was deposited in my office to be recorded the 1st day of July 1845 which is duly done in Book No. 7 pages 105 & 106.

Teste Robert Austin Jr. Clerk

Geo. W. Bugee
vs. & And
John Vance

This Indenture made & entered into this 28th day of June 1845 between George W. Bugee of the first part & John Vance of the second part. Witnesseth that the said George W. Bugee for & in consideration of the sum of Two hundred dollars to him in hand paid the receipt Whereof is hereby acknowledged hath this day bargained sold conveyed and confirmed unto the said John Vance all that certain tract or parcel of land lying & being in the County of Shinnel State of Alabama known as the East half of the South West quarter of Section seven in Township One of Range three West Containing Eighty acres more or less To have and to hold the above described tract of land with all the tenements & appurtenances thereto belonging or in any wise appertaining unto the said John Vance his heirs or assigns forever and the said George W. Bugee for himself his heirs Executors & administrators doth warrant & will forever defend the title to the above described and hereby granted premises unto the said John Vance

his heirs & assigns from and against himself and also every person or persons claiming or holding under him the said George W. Bugee & also against the lawful title Claim or demand of all persons Whomever claiming by from or under the Government of the United States. In Testimony Whereof the said George W. Bugee have hereunto set his hand & seal this day & date above written.

Test

James Simpson

Attest

The State of Alabama St. Shinnel County, Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Robert Austin Jr. One of the subscribing Witnesses to the foregoing and who being first duly sworn deposed and said that he saw the above named George W. Bugee whose name is subscribed thereto sign seal and deliver the same to the said John Vance, and that he this deponent subscribed his name as a Witness thereto in the presence of the said George W. Bugee, and that he saw the other subscribing Witness James Simpson sign the same in the presence of said George W. Bugee and in the presence of each other on the day and year therein mentioned. Given under my hand and seal this 3rd day of July 1845.

Robert Austin Jr. (Seal)

The State of Alabama Shinnel County, I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing and from George W. Bugee to John Vance with the Certificate thereon endorsed was deposited in my office to be recorded the 3rd day of July 1845 which is duly done in Book No. 7 pages 106 & 107.

Teste Robert Austin Jr. Clerk

Ann Angelina P.
vs. & And
John Malone Jr.

This Indenture made this fifth day of July in the year One thousand eight hundred and forty five between Angelina P. of the County of Shinnel in the State of Alabama of the One part and John T. Malone of said State and County of the other part Witnesseth that the said Angelina P. for and in consideration of the sum of Four hundred and forty dollars to her in hand paid the receipt Whereof is hereby acknowledged hath this day given granted bargained sold conveyed released conveyed and confirmed and by these presents do give grant bargain sell alien release convey and confirm unto the said John T. Malone all those certain lots or parcels of land lying and being in the town of Athens Shinnel County and State of Alabama known and designated in the plan of said town of Athens as lots number One hundred and fifty and One hundred and fifty three as ordered by John McKinley in the South East quarter of Section five in Township three and Range four West. 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 unto the said John T. Malone his heirs and assigns forever. And the said Angelina P. 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 John T. Malone his heirs and assigns from and against himself and all and every person or persons claiming or holding under her the said Angelina P. and also against the lawful title Claim or demand of all and every person or persons Whomever. In Testimony Whereof the said Angelina P. has hereunto subscribed

her name and affixed her seal the day and year above written -
 signed sealed and delivered } Angelina P. Tyson *End*
 in the presence of
 The State of Alabama ss. Shinnston County, Personally appeared before me Robert
 Austin Esq. Clerk of the County Court of said County the above named Angelina P. Tyson
 whose name is signed to the foregoing deed and acknowledged the signing sealing and
 delivery of the same to the said John M. Malone on the day and year therein
 mentioned - Given under my hand and seal this 5th day of July 1845
 Robert Austin Esq. *End*

The State of Alabama Shinnston County: I Robert Austin Esq. Clerk of the County
 Court of said County do hereby Certify that the foregoing deed from Angelina P. Tyson
 to John M. Malone with the Certificate thereon endorsed was deposited in my office
 to be recorded the 7th day of July 1845 which is duly done in said Book No. 7
 pages 107 & 108 -
 Teste Robert Austin Esq. Clerk

Geo. Forte & others
 Co. Deed
 H.C. Prathunton

This Indenture made this the 8th day of July eighteen hundred and forty
 five between George Forte, Samuel Dewoody & Jacob Fisher Commissions appointed
 by the County Court of Shinnston County in the State of Alabama to sell the real estate
 of George Keys and Washington Keys late of said County dec'd of the one part and
 Howell C. Prathunton of said County of the other part - Whereas the said George Forte
 Samuel Dewoody and Jacob Fisher did pursuant to the Order of the County Court aforesaid
 sell a certain tract or parcel of land lying and being in the County aforesaid
 and known as the South East quarter of Section Twenty One and the East half
 of the South West quarter of Section Twenty One and Forty four acres off or
 side of the North East quarter of Section Twenty One and Forty four acres off or
 side of the South West quarter of Section Twenty Two and the West end
 of the South half of the North West quarter inclusive, all on the West side of
 Swan Creek running to the Center of said Creek, all of said land is in Township
 three Range four West and containing three hundred and forty three acres more
 or less being the real Estate of George Keys and Washington Keys dec'd to said Howell
 C. Prathunton for the sum of three thousand six hundred and fifty two dollars and
 ninety four Cents payable and due one third the first of January 1846 one third
 more on the first of January 1847 and the other third the first day of January 1848
 Now This Indenture Witnesseth that the said George Forte Samuel Dewoody
 and Jacob Fisher in Consideration of the promise and pursuant to the Order and
 decree of the County Court made on the 7th day of July eighteen hundred and forty
 five hath given granted bargained sold and Conveyed and by these presents doth
 give grant bargain sell and Convey unto the said Howell C. Prathunton his heirs
 and assigns to said lot or parcel of land with all and singular the appurtenances
 thereto belonging or in any wise appertaining To have and to hold the said
 lot or parcel of land and appurtenances unto him the said Howell C. Prathunton
 his heirs and assigns forever, And the said George Forte Samuel Dewoody
 and Jacob Fisher doth themselves their heirs and assigns to warrant and defend
 the title to said land unto him the said Howell C. Prathunton his heirs and
 assigns from and against the lawful claim or demand of all persons claiming
 under them the said George Forte Samuel Dewoody & Jacob Fisher but against

the lawful claim of no other person whatsoever, they the said George Forte Samuel
 Dewoody and Jacob Fisher granting and Conveying and intending hereby to grant and
 Convey unto the said Howell C. Prathunton his heirs all the right title interest and
 claim which the said George Keys and Washington Keys had and held to said land
 and which they the said George Forte Samuel Dewoody and Jacob Fisher might lawfully
 or ought to Convey by virtue of the Order of the said County Court last above specified
 In Witness Whereof the said George Forte Samuel Dewoody and Jacob Fisher doth
 give Conveyance as aforesaid hath hereunto set their hands and seals the day and
 date above written -
 George Forte *End*
 Samuel Dewoody *End*
 Jacob Fisher *End*

The State of Alabama ss.
 Shinnston County: Personally appeared before me Robert Austin Esq. Clerk of the
 County Court of said County the above named George Forte Samuel Dewoody and
 Jacob Fisher whose names are signed to the foregoing deed and acknowledged the
 signing sealing and delivery of the same to said Howell C. Prathunton on the
 day on and year therein mentioned - Given under my hand and seal this 8th day
 of July 1845
 Robert Austin Esq. *End*

The State of Alabama Shinnston County: I Robert Austin Esq. Clerk of the County
 Court of said County do hereby Certify that the foregoing deed from Geo. Forte & others
 to Howell C. Prathunton with the Certificate thereon endorsed was deposited in
 my office to be recorded the 8th day of July 1845 which is duly done in said
 Book No. 7 pages 108 & 109
 Teste Robert Austin Esq. Clerk

Geo. Forte & others
 Co. Deed
 Allison C. Cain

This Indenture made this the 8th day of July eighteen hundred and forty five
 between George Forte Samuel Dewoody & Jacob Fisher Commissions appointed by the
 County Court of Shinnston County in the State of Alabama to sell the real Estate of
 George Keys and Washington Keys late of said County dec'd of the one part and Allison
 C. Cain of said County of the other part - Whereas the said George Forte Samuel
 Dewoody & Jacob Fisher did pursuant to the Order of the County Court aforesaid sell
 a certain tract or parcel of land lying and being in the County aforesaid and known
 as all that portion of the South West quarter lying East of Swan Creek in Section
 22 all that portion of the South half of the North West quarter of said Section
 running to the Center of said Creek the West half of the North East quarter of said
 Section all in Township 3 Range 4 West with a reservation of half an acre on
 the South West quarter of Section 22 containing 275 1/2 acres more or less being
 the real Estate of said George Keys and Washington Keys dec'd to said Allison C.
 Cain for the sum of Two thousand dollars and thirteen Cents payable and due
 one third on the first of January 1846 one third more on the first day of Janu-
 ary 1847 and the other third on the first day of January 1848
 Now This Indenture Witnesseth that the said George Forte Samuel
 Dewoody and Jacob Fisher in Consideration of the promise and pursuant to the
 Order and decree of the County Court made on the 7th day of July 1845 hath
 given granted bargained sold and Conveyed and by these presents doth bargain
 sell and Convey unto the said Allison C. Cain his heirs and assigns to said lot
 or parcel of land with all and singular the appurtenances thereto belonging
 or in any wise appertaining To have and to hold the said lot or parcel of

Land and appurtenances unto him the said Allison C Cain his heirs and assigns forever and the said George Foote Samuel Dewordy & Jacob Fisher bind themselves their heirs and assigns to Warrant and forever defend the title to said land unto him the said Allison C Cain his heirs and assigns from and against the lawful claim or demand of all persons claiming under them the said George Foote Samuel Dewordy and Jacob Fisher but against the lawful claim of no other person whatever; they the said George Foote Samuel Dewordy & Jacob Fisher granting and conveying and intending hereby to grant and convey unto the said Allison C Cain his heirs all the right title interest and claim which the said George Foote and Washington Foote had and held to the said land, and which they the said George Foote Samuel Dewordy and Jacob Fisher might could and ought to convey by virtue of the Order of the said County Court last above specified - In Testimony whereof the said George Foote Samuel Dewordy and Jacob Fisher havinging Compromises as aforesaid hath hereunto set their hands and seals the day and date above written

George Foote (Seal)

Saml Dewordy (Seal)

Jacob Fisher (Seal)

The State of Alabama ss. Sumner County. Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named George Foote Samuel Dewordy and Jacob Fisher whose names are signed to the foregoing deed and acknowledged the signing sealing and delivery of the same to the said Allison C Cain on the day and year therein mentioned - Given under my hand and seal this 8th day of July 1845.

Robert Austin Jr. (Seal)

The State of Alabama ss. Sumner County. I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from George Foote & others to Allison C Cain with the Certificate thereon endorsed was deposited in my Office to be recorded the 8th day of July 1845 which is duly done in Ord Book No. 7 pages 109 & 110.

Wm Robert Austin Jr. Clerk

Geo. G. Petty

to { Deeds

Ch. O. Hudson

This Indenture made this 22nd day of April 1845 between G. G. Petty Administrator and Legatee of Mildred Petty dec'd of the County of Sumner State of Alabama of the One part and Charles O. Hudson of the Other part Witnesseth that the said G. G. Petty acting & as aforesaid has this day sold at public sale to the said Charles O. Hudson a certain tract or parcel of land known as the east half North West quarter of Section 17 of Township No. 3 of Range No. 10 with the exception of Ten acres which had been previously sold off said to of Section containing seventy Acres more or less for the sum of Two hundred & one dollar the receipt is hereby acknowledged has hereby granted bargain sold alien sufficed transferred and conveyed, and by these presents do grant bargain sell, alien sufficed transfer and convey to the said C. O. Hudson the above described tract or parcel of land with all the appurtenances thereto belonging To have and to hold to his own proper use benefit and behoof his heirs and assigns forever. And the said G. G. Petty doth avouch himself to be the true and legal Administrator &c as aforesaid; and doth warrant and agree to warrant and defend the title to said land against the lawful claim

of all and every other person or persons whatsoever claiming under title from the State of Alabama or from or under the United States unto him the said C. O. Hudson his heirs and assigns forever. In Testimony whereof I the said G. G. Petty acting & as aforesaid have hereunto set my hand and seal this day of 1845

G. G. Petty Admr (Seal)

Signed sealed & delivered in presence of

McLain & McDermott

The State of Alabama ss. Sumner County. Personally appeared before me Morgan Lambert Justice of the peace in for County aforesaid George G. Petty acknowledged that he lawfully signed sealed and delivered the foregoing deed on the day and year therein mentioned to the aforesaid Charles O. Hudson - Given under my hand and seal this the 12th day of April 1845.

Morgan Lambert J. (Seal)

The State of Alabama ss. Sumner County. I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from George G. Petty to Charles O. Hudson with the Certificate thereon endorsed was deposited in my Office to be recorded the 14th day of July 1845 which is duly done in Ord Book No. 7 pages 110 & 111.

Wm Robert Austin Jr. Clerk

No. 6. Brichell

to { Deeds

Alexander Telford

This Indenture made this ninth day of June in the year one thousand eight hundred and forty five between Robt. C. Brichell of the County of Sumner State of Alabama of the One part and Alexander Telford of the Other part Witnesseth that the said Robt. C. Brichell for and in consideration of the sum of Eight dollars to him in hand paid the receipt whereof is hereby acknowledged has this day given granted bargain sold alien sufficed released conveyed and confirmed and by these presents do grant bargain sell alien sufficed release convey and confirm unto the said Alexander Telford his interest in a certain lot of land lying and being in the County of Sumner State of Alabama and known as lot numbered thirty - To have and to hold the above described lot with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Alexander Telford his heirs and assigns forever. And the said Robt. C. Brichell for his heirs Executors and Administrators do hereby and in consideration of the premises convey confirm sell release give & grant all his right title claim & interest to the above described and hereby granted premises unto the said Alexander Telford his heirs and assigns from and against themselves and all and every person or persons claiming or holding under him the said Robt. C. Brichell - In Testimony whereof the said Robt. C. Brichell hereunto subscribes his name and affixes his seal the day and year above written signed sealed and delivered

Robt. C. Brichell (Seal)

in the presence of

The State of Alabama ss. Sumner County. Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Robt. C. Brichell whose name is signed to the foregoing deed and acknowledged the signing sealing and delivery of the foregoing deed to the said Alexander Telford on the day and year therein named - Given under my hand and seal this 9th day of June 1845.

Robert Austin Jr. (Seal)

The State of Alabama ss. Sumner County. I Robert Austin Jr. Clerk of the

County Court of said County do hereby Certify that the foregoing deed from Robert
C. Buckell to Alexander Telford with the Certificate thereon endorsed was deposited
in my Office to be recorded the 15th day of July 1845 which is duly done in Book
No. 7 page 111, 112. *Teste Robert Austin Jr. Clerk*

David Elliott &
To 3 Dads
Alexander Telford

This Indenture made this ninth day of June in the year One thousand
eight hundred and forty five Between David Elliott this wife Rebecca of the
County of Simontone in the State of Alabama of the One part and Alexander Telford
of the other part Witnesseth That the said David Elliott Wife for and in consid-
eration of the sum of Three dollars to them in hand paid the receipt whereof is hereby
acknowledged hath this day given granted bargained sold aliened released conveyed and confirmed
and by these presents do give grant bargain sell alien release convey and confirm unto the said Alexander Telford
all the interest which the said David Elliott and his wife Rebecca have in and
to a certain tract or parcel of land lying and being in the town of Wetumpka and
known as lot number 139 & 140 in the plan of said town. To have and
to hold the above described lots of land with the tenements and appurtenan-
ces thereunto belonging or in any wise appertaining unto the said Alexander
Telford his heirs and assigns forever And the said David Elliott Wife for their
heirs Executors and Administrators, do hereby and in consideration of the
premises, convey confirm sell release give and grant all their right title claim
and interest to the above described and hereby granted premises unto the said
Alexander Telford his heirs and assigns from and against themselves and all and
every person or persons claiming or holding under them the said David Elliott
Wife. In testimony whereof the said David Elliott Wife Rebecca has
subscribed their names and affixed their seals the day and year above written.
Signed sealed and delivered
in the presence of *David Elliott* *Rebecca Elliott*

The State of Alabama Simontone County, Personally appeared before me Robert
Austin Jr. Clerk of the County Court of said County the above named David Elliott
whose name is signed to the foregoing deed and acknowledged the signing sealing
and delivery of the same to the said Alexander Telford on the day and year
therein mentioned. Given under my hand and seal this 9th day of June 1845.
Robert Austin Jr. Clerk

The State of Alabama Simontone County, This day personally appeared before me
Henry Stanley an acting justice of the peace in and for said County Rebecca Elliott
and acknowledged the signing sealing and delivering the foregoing deed to Alex-
ander Telford on the day of its date for the purposes therein specified -
Given under my hand and seal this the 14th day of July 1845.
H. Stanley Jp. Clerk

The State of Alabama Simontone County, I Robert Austin Jr. Clerk of the
County Court of said County do hereby Certify that the foregoing deed from
David Elliott Wife to Alexander Telford with the Certificate thereon endorsed
was deposited in my Office to be recorded the 15th day of July 1845 which
is duly done in Book No. 7 page 112.
Teste Robert Austin Jr. Clerk

Thomas A Nelson &
To 3 Dads
Alexander Telford

This Indenture made this ninth day of June in the year One thousand
eight hundred and forty five between Thomas A Nelson Wife & David Elliott Wife
of the County of Simontone in the State of Alabama of the One part and Alexander
Telford of the other part Witnesseth That the said Thomas A Nelson Wife &
David Elliott 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 released conveyed and confirmed
and by these presents do give grant bargain sell alien release convey and confirm
unto the said Alexander Telford all their interest in a certain lot
of land lying and being in the town of Wetumpka known in the plan of said town
as lot number thirty. To have and to hold, the above described lot with the
tenements and appurtenances thereunto belonging or in any wise appertain-
ing unto the said Alexander Telford his heirs and assigns forever And the said
Thomas A Nelson Wife & David Elliott Wife for their heirs Executors and adminis-
trators do hereby and in consideration of the premises convey confirm convey sell
release give and grant all their right title claim & interest to the above descri-
bed and hereby granted premises unto the said Alexander Telford his heirs
and assigns from and against themselves and all and every person or persons
claiming or holding under them the said Thomas A Nelson Wife & David
Elliott Wife. In testimony whereof the said Thomas A Nelson Wife
& David Elliott Wife have subscribed their names and affixed their
seals the day and year above written.

Signed sealed and delivered
in the presence of *Thomas A Nelson* *David Elliott*

Miriam W Nelson *Rebecca Elliott*

The State of Alabama Simontone County, Personally appeared before me Robert
Austin Jr. Clerk of the County Court of said County the above named Thomas A Nelson
Miriam W Nelson and David Elliott whose names are signed to the foregoing
deed and acknowledged the signing sealing and delivery of the same to the said
Alexander Telford on the day and year therein mentioned. Given under my
hand and seal this 11th day of July 1845.
Robert Austin Jr. Clerk

The State of Alabama Simontone County, This day personally appeared before
me Henry Stanley an acting justice of the peace in and for said County Rebecca
Elliott and acknowledged the signing sealing and delivering the
foregoing deed to Alexander Telford on the day of its date for the purposes
therein specified. Given under my hand and seal this the 14th day of
July 1845.
Henry Stanley Jp. Clerk

The State of Alabama Simontone County, I Robert Austin Jr. Clerk of the
County Court of said County do hereby Certify that the foregoing deed from
Thomas A Nelson & Miriam W Nelson to Alexander Telford with the Certificate thereon
endorsed was deposited in my Office to be recorded the 15th day of July
1845 which is duly done in Book No. 7 page 113.

Teste Robert Austin Jr. Clerk

114
Ismaels & others
To { Deeds
N. J. Jackson

State of Alabama This Indenture made this the 7th day of February
Lincoln County, On this and eight hundred and forty five between
Thomas C. Schumail of the State of Arkansas and County of Gum of the one
part and Nicholas Jackson of the State of Tennessee of the County of Giles
of the other part Witnesseth that the said Thomas C. Schumail for and in
consideration of five hundred and thirty five dollars in hand paid the receipt
whereof is hereby acknowledged hath this day bargained sold aliened conveyed
and conveyed and by these presents do bargain sell alien convey and con-
vey unto the said Nicholas Jackson all that certain tract or parcel of
land lying and being in the County of Lincoln and State of Ala. known
as the North East quarter of Section No. five in Township one Range six
West Containing one hundred and sixty acres and twenty six hundredths of
an acre. To have and to hold the above described land with all the ap-
purtenances therunto belonging or in any otherwise appertaining unto
the said Nicholas Jackson his heirs forever the said Thomas C. Schumail
for himself his heirs Executors and administrators doth warrant and will
forever defend the title to the above described land and hereby granted premises
unto the said Nicholas Jackson his heirs and assigns from and against him-
self and all and every person claiming or holding under him the said
Thomas C. Schumail and also against lawful claims of all and every person
or persons claiming or holding by from or under the Government of the United
States. In testimony whereof Thomas C. Schumail hereunto set his
hand and affix his seal day and date above written.

Thomas C. Schumail (Seal)
Agent for him of
Benjamin Schumail, Horcas
Schumail his wife

Wilson Edmonds & Larima Edmonds his wife John Schumail and Jane Schumail
his wife Micajah Schumail and Sarah Schumail his wife Benjamin Schumail
and Malinda Schumail his wife Casswell Schumail and Francis Schumail his
wife Shadrach Schumail, Pleasant Schumail William R. Schumail

State of Ala. This day personally appeared Thomas C. Schumail for him of
Lincoln County and agent for the above named heirs of Benjamin Schumail
and Horcas his wife before me David Ridgway an acting justice of the peace
for the County of Lincoln and acknowledged the signing sealing and delivery
of the above deed of Conveyance to be his act and deed for the purposes
therein contained. Given under my hand and seal this 8th of February 1865

David Ridgway (Seal)

The State of Alabama Lincoln County, I Robert Austin Jr. Clerk
of the County Court of said County do hereby certify that the foregoing deed
from Thomas C. Schumail for himself & others to Nicholas Jackson with
the Certificate thereon endorsed was deposited in my office to be
recorded this 6th day of August 1865 which is duly done in Deed
Book No. 7 page 114

Filed Robert Austin Jr. Clerk

115
A. Telford & wife
To { Deeds
R. C. Beichell

This Indenture made this seventeenth day of July in the year one thousand
eight hundred and forty five between Alexander Telford and his wife Nancy Telford
of the County of Lincoln in the State of Alabama of the one part and Robert C. Beichell
of the other part Witnesseth that the said Alexander Telford 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 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 C. Beichell all that certain
lot of land lying and being in the town of Athens Lincoln County Alabama and
known in the plan of said town as lot numbered thirty. To have and to hold
the above described lot of land with the tenements and appurtenances therunto belong-
ing or in any wise appertaining unto the said Robert C. Beichell his heirs and assigns
forever. And the said Alexander & Nancy Telford 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 C. Beichell his heirs and assigns from and against themselves
and all and every person or persons claiming or holding under them the said
Alexander Telford and also against the lawful title claims or demands of all
and every person or persons whomsoever. In testimony whereof the said
Alexander & Nancy Telford hereunto subscribed their names and affixed their
seals this day and year above written.

A. Telford (Seal)
Nancy Telford (Seal)

signed sealed and delivered
in the presence of

John Moore

Shannon Moore

The State of Alabama Lincoln County, Personally appeared before me Robert
Austin Jr. Clerk of the County Court of said County, the above named Alexander Telford
whose name is signed to the foregoing deed and acknowledged the signing sealing
and delivery of the same to the said Robert C. Beichell on the day and year therein
mentioned. Given under my hand and seal this 17th day of July 1865.

Robert Austin Jr. (Seal)

The State of Alabama Lincoln County, I Robert Austin Jr. Clerk of the County Court
of said County do hereby certify that the foregoing and from Alexander Telford & wife
to Robert C. Beichell with the Certificate thereon endorsed was deposited in my office
to be recorded this 21st day of July 1865 which is duly done in Deed Book No. 7
page 115

Filed Robert Austin Jr. Clerk

Chas Hardy & wife
To { All rights in Trust
Naper, Coleman & Waper

Whereas Charles Hardy is indebted to Naper Coleman & Waper in the sum of One
hundred & twenty four dollars 32 cts as appears by his note of this date and payable
the first day of January next, and is also indebted to Beise Mr Townsend in the
sum of Twenty two dollars 3 cts as appears by his note of this date & payable the 1st
day of January 1865, which debts the said Hardy is desirous of securing -
Now this Indenture made the 2nd of June 1865 between the said Charles Hardy & his
wife Fidelity Hardy of the first part, the said Naper Coleman & Waper & Beise Mr
Townsend of the second part and Arthur M. Suraway of the third part Witnesseth
that the said Charles & Fidelity Hardy in consideration of the premises for the

further consideration of One dollar to him in hand paid by the said Arthur in
 Swearing the receipt whereof is hereby acknowledged hath granted bargained sold
 & conveyed and by these presents doth grant bargain sell & convey unto him the
 said Arthur McSwamy his heirs & assigns forever the following described tract of
 land to wit: The North East quarter of the South East quarter of Section No Eight
 and the South East quarter of the South East quarter of Section No Eight all in
 Township No. One of Range No. Six West Containing in all about eighty acres
 & lying & being in the County of Limestone now occupied by Curre Hardy also
 one sorrel stud horse, One Bureau, One China Sep, One dozen Chairs & some
 kind of Sheep. To have and to hold the said land & personal property to him the
 said Arthur McSwamy his heirs and assigns forever and the said Charles Hardy
 Hardy hereby binds themselves to warrant & for ever defend the title to said land
 and personal property unto the said Swamy this assigns from & against the
 lawful claim of all persons whatever. Upon Trust nevertheless that the said
 Swamy shall permit the said Hardy to possess & enjoy the said land & other property
 until default be made in the payment of said debt either in the whole or in
 part & then upon this further trust that the said Swamy shall sell the said land
 & other property to the highest bidder for ready money at public auction or so much
 thereof as he shall find sufficient for the purpose after having fixed the time &
 place of sale at his own discretion and given twenty days previous notice thereof
 by advertisement on the Court house door in Athens also out of the proceeds
 of said sale shall pay said debt & the expenses of the premises of the premises
 & if there is any balance shall pay it over to said Hardy; but if the whole
 of said debt shall be paid on or before the first day of January next then
 this indenture to be void otherwise to remain in full force & virtue. In Witness
 Whereof said parties have hereunto set their hands & seals the date above
 The said Swamy intended on this
 page before signing

Charles Hardy *(initials)*

Fidelia Hardy *(initials)*

Vafer Coleman Vafer *(initials)*

A. McSwamy *(initials)*

State of Alabama Limestone County; Personally appeared before me Robert Austin Jr. Clerk
 of the County Court of said County the above named Charles Hardy David Coleman one
 of the firm of Vafer Coleman Vafer, Drice Mc Townsend and Arthur McSwamy
 whose names are signed to the above and foregoing deed in French and acknowledged
 the signing sealing and delivery of the same on the day and year therein mentioned
 for the purposes therein expressed. Given under my hand and seal this 22nd day of June
 1845

Robert Austin Jr. *(initials)*

The State of Alabama. This day personally appeared before me Matthew Bell
 justice of the peace in & for the County of Limestone State aforesaid the above named
 Fidelia Hardy wife of the said Charles Hardy being by one examined separate
 apart from her husband the said Charles Hardy said that she voluntarily &
 without the fear or constraint of her said husband signed sealed & delivered
 said deed & relinquished her right of dower to said land. Given under my
 hand & seal this 22nd day of July 1845.

Matthew Bell J.P. *(initials)*

The State of Alabama Limestone County; I Robert Austin Jr. Clerk of the
 County Court of said County do hereby certify that the foregoing deed in French

between Charles Hardy wife both with the Certificate thereon endorsed was deposited
 in my Office to be recorded the 30th day of July 1845 which is duly done in our Book
 No. 7 pages 115, 116 & 117.
 Teste Robert Austin Jr. Clerk

Mr. Holt wife
 to & her
 J. Hancock

This Indenture made and entered into this tenth day of October One thousand
 eight hundred and forty three between William Holt and Martha Holt his wife of the
 County of Limestone in the State of Alabama of the one part and Josiah R Hancock
 of the other part. Witnesseth that the said William Holt and Martha Holt 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 conveyed and by these presents do bargain sell, alien, convey and convey unto
 the said Josiah R Hancock all that certain tracts or parcels of land lying and
 being in the County of Limestone and State of Alabama and known as the North
 half of the South West quarter of Section thirty One Township two Range Three West
 Containing seventy nine acres and 75/100 of an acre. Also the East half of the
 South West quarter of Section No six of Township No. three Range No. three West
 Containing Eighty acres. Also the South West quarter of the North East quarter
 of Section No. six Township No. three Range No. three West Containing thirty nine and
 87/100 acres more or less. To have and to hold the above described tracts or parcels
 of land with the appurtenances thereto belonging or in any wise appertaining
 unto the said Josiah Hancock his heirs and assigns forever and the said William
 Holt and Martha Holt 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 Josiah R Hancock his heirs and assigns from and
 against themselves and all and every person claiming or holding under them
 the said William Holt and Martha Holt 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 William Holt and Martha Holt his wife have hereunto set
 their hands and seals this day and date first above written -

Wm. Holt *(initials)*

Martha Holt *(initials)*

State of Alabama }
 Limestone County } Personally appeared before me Matthew Bell an acting
 justice of the peace in and for said County William Holt and Martha Holt his wife
 and severally acknowledged the making sealing signing and delivery of the foregoing
 deed to Josiah R Hancock for the purposes therein mentioned. Given under my
 hand and seal this 10th Oct 1843.
 Matthew Bell J.P. *(initials)*

The State of Alabama Limestone County; I Robert Austin Jr. Clerk of the
 County Court of said County do hereby certify that the foregoing deed from William
 Holt and wife to Josiah R Hancock with the Certificate thereon endorsed was
 deposited in my Office to be recorded the 14th day of August 1845 which is
 duly done in our Book No. 7 page 117.

Teste Robert Austin Jr. Clerk

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Robert C. Bickell
To { David
Samuel Tanner

This Indenture made this nineteenth day of August in the year one thousand eight hundred and forty five between Robert C. Bickell of the County of Sumner in the State of Alabama of the one part and Samuel Tanner of the other part Witnesseth that the said Robert C. Bickell 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 bargained sold aliened conveyed released conveyed and confirmed unto the said Samuel Tanner all that certain lot of land lying and being in the town of Athens and known in the plan of said town as lot numbered thirty, To have and to hold the above described lot with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Samuel Tanner his heirs and assigns forever. And the said Robert C. Bickell 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 Samuel Tanner his heirs and assigns, from and against all and every person or persons claiming or holding under them the said Robert C. Bickell and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Robert C. Bickell hereunto subscribes his name and affixes his seal the day and year above written -
Signed sealed and delivered in the presence of

Robert C. Bickell

The State of Alabama, Sumner County; Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County, the above named Robert C. Bickell whose name is signed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said Samuel Tanner on the day and year therein mentioned. Given under my hand and seal this 20th day of August 1845.

Robert Austin Jr. Clerk

The State of Alabama, Sumner County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Robert C. Bickell to Samuel Tanner with the Certificate thereon endorsed was deposited in my office to be recorded the 20th day of August 1845. Which is duly done in said Book No 7 page 118.

Teste Robert Austin Jr. Clerk

Joel Pinson
To { David
Thomas A. H. Allen

This Indenture made this third day of March 1845 between Joel Pinson of Pontotoc Mississippi of the first part and Thomas A. H. Allen of Athens Alabama of the second part Witnesseth that the party of the first part for and in consideration of the sum of Three hundred and thirty five dollars to him in hand paid the receipt whereof is hereby acknowledged hath given & granted and by these presents doth give & grant bargain sell convey and confirm unto the party of the second part his heirs & assigns forever a certain tract or parcel of land in the County of Sumner Alabama known & distinguished as the North half of the South West quarter of section six Township three Range four West and also lot numbered Forty one in the original plan of the town of Athens in said County together with all and singular the rights titles hereditaments & appurtenances thereto belonging As also &c. To hold to the said party of the second part his heirs & assigns in Fee Simple forever, hereby Covenanting to warrant & defend the same & every part thereof from the right title claim or demand of all persons claiming or to claim

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the same in law or equity by virtue of any title derived from the said party of the first part his heirs or assigns & all persons claiming by through or under him. In witness whereof the said party of the first part have hereunto set my hand & seal the day and year first above written
Joel Pinson

The State of Mississippi
Pontotoc County

Probate Court

March Term 1845.

This day personally appeared in open Court The Hon. E. Billingsly Judge of said Court proceeding Joel Pinson whose name is subscribed to the foregoing deed to T. A. H. Allen, and in & before said Court acknowledged that he signed sealed & delivered the same to said T. A. H. Allen on the day that it bears date for the purposes therein contained -

Given under my hand and seal of said Court at office in Pontotoc this 3rd day of March 1845.

John A. McNeill Clerk

The State of Mississippi
Pontotoc County

I Elijah Billingsly Judge of the Probate Court in & for said County do hereby certify that John A. McNeill whose name is subscribed to the foregoing Certificate now is and at the time of subscribing the same was Clerk of said Court duly commissioned & qualified that his Certificate & attestation are in due form & by the proper Officer and that full faith and credit are due to his official acts as such, Given under my hand & seal this 3rd day of March 1845.

E. Billingsly

Judge of Probate

The State of Alabama, Sumner County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Joel Pinson to Thomas A. H. Allen with the Certificate thereon endorsed was deposited in my office to be recorded the 28th day of August 1845 which is duly done in said Book No 7 page 118 & 119.

Teste Robert Austin Jr. Clerk

Austin Morgan
To { David
Geo. H. Houston

This Indenture entered into 23rd August 1845 between Austin Morgan of the first part William R. Hanson of the second part & George S. Houston of the third part Witnesseth that the said Morgan is justly indebted to the said Houston in the sum of Seven hundred & fifty dollars due 19th August 1845 as will appear by his note under seal to said Houston dated 19th August 1845 & due 19th August 1846 for said sum. And the said Morgan being willing & desirous to secure said Houston in the faithful & prompt payment of the same. Now this Indenture Witnesseth that for in consideration of the premises & for the further consideration of five dollars to the said Morgan in hand paid by the said Hanson at & before the sealing and delivery of these presents the receipt of which is hereby acknowledged be the said Morgan hath granted bargained sold & transferred by these presents doth grant bargain sell & transfer to the said Hanson his heirs and assigns forever the following Negro Slaves to wit a man about 19 years of age Amanda Almon about 18 years of age & her child Louisa about two years old. To have & to hold the said Slaves together with the future increase of the females thereof to the said William R. Hanson his heirs Executors Administrators & assigns forever. And the said Morgan for himself his heirs Executors and Administrators doth warrant said Slaves to be Slaves for life & doth also warrant & will forever defend the title to said Slaves each & all of them to the said Hanson his heirs Executors & assigns. Upon the following trusts & Conditions that the said Hanson will permit the said Morgan to remain in quiet

possession of the said slave until the said 19th day of August 1845 provided he keep possession of them himself. Keep them in the County of Sumter State of Alabama & when he shall put up with them at public ^{sale} ~~sale~~ at the Court house door in the town of Athens for cash to the highest bidder he first having given ten days notice of the sale by advertisement at the Court house door. & out of the proceeds of said sale after paying all proper costs incurred in the execution of this deed & the sale under it. he shall pay off to the said Houston his heirs Executors Administrators or assigns the debt named in said note & all proper interest thereon & the balance of any moneys shall be by him paid over to the said Morgan his heirs Executors or assigns but if then he is not enough to pay all proper costs & the debt & interest to Houston then he shall first pay the costs & the balance to said Houston. but if said debt & interest & costs be promptly & fully paid off and discharged so that no default be made then this deed to be void & of no effect otherwise to remain in full force & virtue. In testimony whereof the parties to these presents have hereunto set their hands & affixed their seals this 23rd day of August 1845.

Austin Morgan *(Seal)*
 Wm. R. Hammond *(Seal)*
 Geo. A. Houston *(Seal)*

The State of Alabama ss:
 Sumter County. Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named Austin Morgan and George A. Houston whose names are signed to the foregoing deed in trust and acknowledged that they signed sealed and delivered the same to the said William R. Hammond on the day and year therein mentioned for the purposes therein specified. Given under my hand and seal this 23rd day of August 1845.

Robert Austin Esq. *(Seal)*

The State of Alabama ss: Sumter County. Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named William R. Hammond whose name is signed to the foregoing deed in trust and acknowledged that he signed sealed and delivered the same for the purposes therein named. Given under my hand and seal this 28th day of August 1845.

Robert Austin Esq. *(Seal)*

The State of Alabama ss: Sumter County. I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed in trust between Austin Morgan Wm. R. Hammond and Geo. A. Houston with the Certificate thereon recorded was deposited in my Office to be recorded the 28th day of August 1845 which is duly down in Red Book No 7 page 119 & 120.

Teste Robert Austin Esq. Clerk

Thos. J. Malone dep.
 Co. J. R. W.
 Thos. A. Malone

This Indenture made this 29th day of August in the year one thousand eight hundred and forty five between Thomas J. Malone & Eliza J. Malone of the County of Sumter in the State of Alabama of the one part and Thomas A. Malone of the other part. Witnesseth that the said Thomas J. Malone & Eliza J. Malone 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 these presents do give grant bargain sell alien convey release convey and confirm unto the said Thomas A. Malone all those certain lots of lands lying and being in the town of Athens in the County State aforesaid and known in the original plan of said town as lots No 146-147-148-149 and also a certain lot or parcel

of land lying in the North east corner of the North east quarter of S 8 Township 3 Range 4 West lying each side of the Big Spring branch in the town of Athens bounded as follows. On the North by the Street between said lot & George D. Pick said parcel of land begins at the North West Corner of R. W. Vapers lot and said street & runs North to the North East Corner of J. B. Boudinot lot thence due South to the Street between R. W. Vapers dwelling lot & said land thence due East to a point directly South of the North West Corner of R. W. Vapers lot first named above and thence due North to the point beginning toward the North West Corner of R. W. Vapers lot containing One fourth acre of land, more or less. To have and to hold the above described lots of ground with the tenements and appurtenances thereto belonging unto any heirs appertaining unto the said Thomas A. Malone his heirs and assigns forever. And the said Thomas J. Malone & Eliza J. Malone for their heirs Executors and Administrators do hereby and in consideration of the premises Grant and will forever defend the title to the above described and hereby granted premises unto the said Thomas A. Malone his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Thomas J. Malone & Eliza J. Malone and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Thomas J. Malone & Eliza J. Malone have hereunto subscribed their names and affixed their seals this day and year above written.

Thomas J. Malone *(Seal)*
 Eliza J. Malone *(Seal)*

signed sealed and delivered in the presence of
 The State of Alabama ss: Sumter County. Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named Thomas J. Malone and Eliza J. Malone his wife whose names are signed to the foregoing deed and acknowledged that they signed sealed and delivered the same to the said Thomas A. Malone on the day and year therein mentioned. Given under my hand and seal this 29th day of August 1845.

Robert Austin Esq. *(Seal)*

The State of Alabama ss: Sumter County. I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed from Thomas J. Malone & wife to Thomas A. Malone with the Certificate thereon recorded was deposited in my Office to be recorded the 29th day of August 1845. Which is duly down in Red Book No 7 page 121 & 122.

Teste Robert Austin Esq. Clerk

James Locke
 Co. J. R. W.
 David Elliott

This Indenture made this thirtieth day of August in the year one thousand eight hundred and forty five between James Locke of the County of Sumter in the State of Alabama of the one part and David Elliott of the other part. Witnesseth that the said James Locke 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 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 Elliott all that certain tract or parcel of land lying and being in the County of Sumter and State of Alabama known and design as the East half of the South West quarter of section thirty two Township one Range four West also twenty acres known as part of the South East quarter of section thirty two Township one Range four West Beginning at a certain limestone rock marked running thence West 50 Rods to a Cherry tree marked with the letters M. W. thence South fifty two Rods to a limestone rock marked with the letters M. W.

thence east 1/4 Acre to a gum tree marked W. H. thence north to the Beginning -
 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 David
 Elliott his heirs and assigns forever. And the said James Locke for himself his heirs
 Executors and Administrators do hereby and in consideration of the premises (Premises)
 said with forever defend the title to the above described and hereby granted premises
 unto the said David Elliott his heirs and assigns from and against themselves and
 all and every person or persons claiming or holding under him the said James Locke
 and also against the lawful title claim or demand of all and every person or persons
 whatsoever. In testimony whereof the said James Locke hath hereunto set his hand
 his name and affixed his seal the day and year above written.

signed sealed and delivered { James Locke (Seal)
 in the presence of {

The State of Alabama St. Limestone County; Personally appeared before me Robert
 Austin Jr. Clerk of the County Court of said County the above named James Locke whose
 name is signed to the foregoing deed and acknowledged that he signed sealed and
 delivered the same to the said David Elliott on the day and year therein mentioned
 Given under my hand and seal this 30th day of August 1845.

Robert Austin Jr. (Seal)
 The State of Alabama Limestone County; I Robert Austin Jr. Clerk of the County
 Court of said County do hereby certify that the foregoing deed from James Locke to
 David Elliott with the Certificate thereon endorsed was deposited in my Office
 to be recorded the 30th day of August 1845 which is duly done in said Book No. 7
 pages 121 & 122.

Teste Robert Austin Jr. Clerk

Grumbury Parker
 To & his
 Rodrick Joyner

This Indenture made this 26th day of January eighteen hundred & forty two
 between Grumbury Parker and Elizabeth his wife of the one part & Rodrick Joyner
 of the other part all of the County of Limestone State of Alabama; Witnesseth;
 that for & in consideration of the sum of two hundred dollars to them in hand
 paid the receipt whereof they hereby acknowledge have bargained sold aliened
 conveyed & conveyed by these presents do bargain sell alien convey & convey
 unto the said Rodrick Joyner the undivided half of a certain lot of ground
 lying and being in Section No. 9 Township No. 3 Range 4 West being apart or
 parcel of the same ground sold by James Henshaw to Parker & Andrews Com-
 mencing at a limestone rock set in the ground 88 yds from the West boundary
 line of said Section No. 9 the same being the South east corner of H. H. Higgins
 lot & running East with the road to the South West corner of H. H. Higgins land
 from thence due north to a Peach tree on the North boundary of said Section No. 9
 thence West with said line until it strikes Rodrick Joyner's line being the
 East line divided by James H. Higgs & Co. to Rodrick Joyner from thence South to a stone
 set in the ground & marked C. & E. from thence West until it strikes the East
 boundary line of H. H. Higgins lot from thence South with the line of said
 Higgins lot to the beginning corner Continuing five & 1/2 acres more or less
 To have and to hold the above described land with the improvements thereto belong-
 ing or in any wise appertaining with the improvements & appurtenances unto
 the said Rodrick Joyner his heirs & assigns forever & the said Grumbury Parker

& Elizabeth his wife for themselves their heirs Executors & Administrators do Grant & forever
 defend the said title to the above described piece of ground unto the said Rodrick Joyner his
 heirs & assigns forever and against the subscribers and all and every person or persons claiming
 or holding under the said Grumbury Parker and Elizabeth his wife & also against any lawful
 title claim or demand from any person whatsoever claiming under the United States -
 In testimony whereof we have hereunto set our hands & affixed our seals the day & year
 above written.

signed sealed and delivered in presence of
 William H. Higgins

Mr. J. G. Gentry

The State of Alabama St. Limestone County; Personally appeared before me Robert Austin
 Jr. Clerk of the County Court of said County the above named Grumbury Parker whose name is
 signed to the foregoing deed and acknowledged the signing sealing and delivery of the same to
 said Rodrick Joyner on the day and year therein mentioned. Given under my hand and
 seal this 30th day of August 1845.

Robert Austin Jr. (Seal)

The State of Alabama St. Limestone County; Personally appeared before me Robert Austin
 Jr. Clerk of the County Court of said County the above named William H. Higgins one of the
 subscribing witnesses to the foregoing deed who being first duly sworn depose and say
 that he saw the above named Elizabeth C. Parker whose name is subscribed thereto sign
 seal and deliver the same to said Rodrick Joyner that he this deponent subscribed
 his name as witness thereto in the presence of the said Elizabeth C. Parker, and that he
 saw the other subscribing witness William J. Gentry sign the same in the presence of
 the said Elizabeth C. Parker and in the presence of each other on the day & year therein
 mentioned. Given under my hand and seal this 1st day of September 1845.

Robert Austin Jr. (Seal)

The State of Alabama Limestone County; I Robert Austin Jr. Clerk of the County Court
 of said County do hereby certify that the foregoing deed from Grumbury Parker wife to
 Rodrick Joyner with the Certificate thereon endorsed was deposited in my Office to
 be recorded the 1st day of September 1845 which is duly done in said Book No. 7
 pages 122 & 123.

Teste Robert Austin Jr. Clerk

Robert Williams wife
 To & her
 Albert & Smith

This Indenture made & entered into this the 11th day of October in the year
 of our Lord one thousand eight hundred & forty one between Robert Williams & Sarah his
 wife of the County of Limestone and State of Alabama, on the one part and Albert &
 Smith of the other part Witnesseth that the said Robert Williams & Sarah his wife, for &
 in consideration of the sum of one 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 Albert & Smith all that certain tract of land lying and being
 in the County of Limestone and State aforesaid known & designated on the plan
 of said County as the West half of the South East quarter of Section No. 20
 Township No. 20 of Range No. 4 West containing 20 acres
 also the South West 1/4 of the North West 1/4 of Section 20 Township One Range
 Four West. To have and to hold the above described tracts or parcels of land
 with the appurtenances thereto belonging, or in any wise appertaining unto the
 said Albert & Smith his heirs and assigns forever. And the said Robert Williams & Sarah
 his wife for themselves their heirs Executors and Administrators, do Grant &

Will forever defend the title to the above described thereby granted premises unto the said Abner F. Smith his heirs & assigns from & against themselves & all & every person or persons claiming or holding under them the s^d Robt Williams & Sarah his wife & also against the lawful title claim or demand of all & every person or persons whom or whomsoever claiming or holding by from or under the government of the United States. In testimony whereof the s^d Robt Williams and Sarah his wife have hereunto set their hands & seals this day & year above written.

Robert Williams (Seal)
Sarah S Williams (Seal)

State of Alabama
Lincoln County } Personally appeared before me Mr. M. C. Cain, an acting justice of the peace for the County aforesaid Robert Williams & Sarah his wife, whose names appear signed to the foregoing deed & acknowledged the signing sealing & delivering the same to Abner F. Smith for the purpose therein specified on the day after its date, said the s^d Sarah on a private examination, separate & apart from her said husband, acknowledged the signing sealing & delivery of the same to be her voluntary act & deed and that she fully without any fear threats or compulsion of her s^d husband relinquished her right of dower. Given under my hand & seal this 12th Oct 1845.

Allison C. Cain (Seal)

The State of Alabama Lincoln County, I Robert Austin, Clerk of the County Court of said County do hereby Certify that the foregoing deed from Robert Williams wife to Abner F. Smith with the Certificate thereon endorsed was deposited in my Office to be recorded the 30th day of August 1845. Which is duly done in Book No 7 pages 123 & 124.

Teste Robert Austin Clerk

Robinson Webb
To } Dred Trust
John D Holt Trust

The State of Alabama
Lincoln County } This deed of Gift executed on this the 29th day of August 1845 by Robinson Webb, of the County of Lincoln and State of Alabama to John D. Holt of the County and State aforesaid for the sole and separate use of Mary Newman, daughter of the said Robinson Webb, and wife of John Newman both of the County & State aforesaid, Witnesseth; that the said Robinson Webb, for and in consideration of the natural love & affection which he bears to his said daughter Mary, by this Instrument, gives, grants & conveys unto the said John D. Holt in trust for the sole, and separate use, and behoof of the said, Mary Newman the following property, to wit, The South 1/2 of the West 1/2 of the South West 1/4 of Section No 20, Township No 2, Range No 5 West, Also the South 1/2 of the West 1/2 of Section No 20, Township No 2, Range No 2 West. Also the negro slaves following, Clarissa and her two children, Alfred & Louisa; One horse, One Cow & calf, One pair of pigs; for and during the term of her natural life, and at the death of the said Mary, that the said property above described, with the income of the same, shall be distributed in equal parts among the issue of the body of the said Mary Newman. In testimony whereof he has hereunto set his hands and affixed his seals, on this 29th day of August 1845.

Robinson Webb (Seal)
John D. Holt (Seal)

The State of Alabama
Lincoln County } Personally appeared before me Robert Austin, Clerk of the County Court of said County the above named Robinson Webb and John D. Holt

whose names are signed to the foregoing deed in trust and acknowledged that they signed sealed and delivered the same on the day and year therein mentioned for the purposes therein expressed. Given under my hand and seal this 4th day of September 1845.

Robert Austin, Clerk

The State of Alabama Lincoln County, I Robert Austin, Clerk of the County Court of said County do hereby Certify that the foregoing deed from Robinson Webb to John D. Holt with the Certificate thereon endorsed was deposited in my Office to be recorded the 4th day of September 1845 Which is duly done in Book No 7 pages 124 & 125.

Teste Robert Austin Clerk

Petty G. C.

To } Dred Trust
John D Holt Trust

This Indenture made this 18th day of Sept. in the year of our Lord 1845 between G. C. Petty of the County of Lincoln and State of Alabama of the first part, Perim Farrar of the second part and Sandy R. Farrar and Saul Crutz of the third part all of the aforesaid County of Lincoln and State of Alabama, Witnesseth that whereas the said Sandy R. Farrar and Saul Crutz are the securities of the said G. C. Petty for his administration on the Estate of Mildred Petty deceased late of said County and the above named securities requiring to be indemnified and secured, Now therefore for and in consideration of the above named premises and also to secure the following debts, (viz) One for three hundred dollars to Andrew D. Hafford, One of two hundred & fifty dollars to Saul Crutz, One of sixty dollars to Nicholas C. Bachman; And for the further consideration of One dollar to him paid by the said named Perim Farrar the receipt whereof is hereby acknowledged (as per reference to the notes of the said G. C. Petty given to or held by the said individuals will be more fully shown) he the said G. C. Petty 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 Perim Farrar his heirs and assigns forever to his own proper use benefit and behoof; One negro woman named Rebecca about thirty five years old and her child Nancy, aged seven years, a boy Bony aged six years, Dennis aged four years, Betty aged about thirty five years, One hundred barrels of the present crop of Corn, five stacks of fodder, the growing crop of Cotton, One hundred head of pork and hock hog, twenty head of Cattle, One yoke of work Oxen, One Cart two beds and furniture, a lot of kitchen utensils, and two head of horses. To have and to hold the above described property forever. Upon Trust nevertheless, that the said Perim Farrar his heirs or assigns permit the said property to remain in the peaceable possession of the said G. C. Petty until the first day of March next at which time he the said Perim Farrar his heirs or assigns shall proceed (after giving thirty days notice at the present residence of the said G. C. Petty) to sell to the highest bidder for Cash all the above conveyed property, and after paying all necessary expenses and securing the above named Sandy R. Farrar and Saul Crutz for all their liabilities as securities for the said G. C. Petty as administrator on the above described Estate, then the balance of any to be applied equally to the above described debts. In Witness whereof we have hereunto set our hands and affixed our seals the day and date first above written.

Signed in presence of

Saml. Ray
W. H. Ray
John M. Ray

G. C. Petty (Seal)
Perim Farrar (Seal)
Sandy R. Farrar (Seal)
Saul Crutz (Seal)

The State of Alabama, Shinnston County, Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Sandy R. Farrar whose name is signed to the annexed deed in trust (between G. G. Petty & others) and acknowledged the signing sealing and delivery of the same on the day and year therein mentioned. Given under my hand and seal this 20th day of August 1845.

Robert Austin Jr. Clerk

The State of Alabama, Shinnston County, Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Perim Farrar and Samuel Britz whose names are signed to the annexed deed in trust (between G. G. Petty & others) and acknowledged the signing sealing and delivery of the same on the day and year therein mentioned. Given under my hand and seal this 30th day of August 1845.

Robert Austin Jr. Clerk

The State of Alabama, Shinnston County, Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County, the above named Samuel Ray and John McRay subscribing witnesses to the annexed deed in trust (between G. G. Petty & others) who being first duly sworn depose and say that they heard the above named George G. Petty whose name is signed thereto acknowledge the signing sealing and delivery of the same to the said Perim Farrar, and that they these deponents signed their names thereto as witnesses in the presence of the said George G. Petty on the day and year therein mentioned for the purposes expressed in said deed in trust. Given under my hand and seal this 10th day of September 1845.

Robert Austin Jr. Clerk

The State of Alabama, Shinnston County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed annexed deed in trust between George G. Petty Perim Farrar, Sandy R. Farrar and Samuel Britz with the certificates of the acknowledgments and probate thereon endorsed was deposited in my office to be recorded the 10th day of September 1845 which is duly done in said Book No. 7 pages 125 & 126.

Teste Robert Austin Jr. Clerk

Thos. Henderson & wife
to & for
Thos. Martindale

This Indenture made this twenty second day of August 1845 between Thomas Henderson and Margaret Henderson his wife of the County of Shinnston in the State of Alabama of the one part, and Thomas Martindale of the other part Witnesseth that the said Thomas Henderson & Margaret his wife for and in consideration of the sum of Two hundred dollars to them in hand paid the receipt whereof is hereby acknowledged hath this day bargained, sold, aliened, conveyed & conveyed and by their parents be bargain, sell, alien, convey and convey unto the said Thomas Martindale All that certain tract or parcel of land lying and being in the County of Shinnston & in the State of Alabama, beginning as follows in Township One & Section Twelve Range five West Beginning at the South East Corner of said Section running North eighty poles thence East a crop one creek to the road twenty poles more or less thence North along said road twenty five poles more or less to a large cedar tree the creek thence down the creek to the Range line, ten poles more or less thence North along said Range line to a stake thence West sixty five poles with a marked line to a stake, thence South one hundred thirty five poles to a stake in the Section line thence East sixty five poles to the Beginning making within said line sixty six acres of land. To have and to hold the above described tract

or parcel of land with the appurtenances thereto, along, or in anywise appertaining unto the said Thomas Martindale his heirs and assigns forever And the said Thomas & Margaret Henderson for themselves heirs executors and administrators doth warrant and will forever defend the title to the above described and hereby granted premises unto the said Thomas Martindale his heirs and assigns from and against all and every person claiming or holding under them the said Thomas & Margaret Henderson 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 Government of the United States. In testimony whereof the said Thomas & Margaret Henderson hath hereunto set their hands and seals the day and date above written.

Signed sealed and delivered
in the presence of

Thomas Henderson
Margaret Henderson

The State of Alabama, Shinnston County, Personally appeared before me M. R. Hancock an acting justice of the peace of said County, the above named Thos. Henderson and Margaret his wife who acknowledged that they severally signed sealed and delivered the foregoing deed on the day and year therein mentioned to the aforesaid Thomas Martindale and the said Margaret Henderson being by me, privately examined apart from her husband and acknowledging that she signed sealed and delivered the said deed freely without any fear, threats or compulsion of her husband. Given under my hand and seal this 22nd day of August 1845.

M. R. Hancock J. P.

The State of Alabama, Shinnston County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Thomas Henderson & wife to Thomas Martindale with the Certificate thereon endorsed was deposited in my office to be recorded the 11th day of September 1845 which is duly done in said Book No. 7 pages 126 & 127.

Teste Robert Austin Jr. Clerk

Abner H. Binford
Elizabeth Allen
Agreement

Article of Agreement this day made between Abner H. Binford and Elizabeth Allen both of the County of Shinnston Witnesseth that the said parties in contemplation of matrimony having with each other, covenanted and agreed as follows. The said Abner H. in consideration of the premises and of the Covenant of the said Elizabeth herein after set forth, agree that the said Elizabeth shall have full power after said marriage to bequeath by will or dispose of by other conveyance so as to take effect at her death, the following named Slaves, viz two men, Ned and Christopher, two women, Annena and Sarah, three girls Adeline, Jane and Kelly, & one boy Cleveland and their future increase, and all the estate real and personal of every description now held or claimed by said Elizabeth, And the said Abner H. covenants in no wise to abrogate or dispossess said Elizabeth of any part of said property and the same is hereby declared not subject to any claim or demands against said Abner H. Provided however that the said Abner H. and Elizabeth shall have and enjoy the proceeds, use and profits of all said property during the life of the said Elizabeth. And in the event she survives him then she is to have and receive said property in lieu of her right of dower in and to all the estate real and personal of said Abner H. And the said Elizabeth in consideration of the premises hereby binds herself to release to the other heirs of said Abner H. and to demand or receive any share or portion of said Abner H.'s estate either real or personal other than such as he may bequeath to her. In testimony whereof the said parties have hereunto set their hands and seals this day of December 1844.

Abner H. Binford
Elizabeth Allen

Abner H. Binford
Elizabeth Allen

The State of Alabama, St. Clair County, Personally appeared before me Robert Austin, Clerk of the County Court of said County, the above named Vincent Blum one of the subscribing parties to the foregoing agreement who being first duly sworn deposed and says that he saw the above named Abram M. Townsend and Elizabeth Allen whose names are subscribed thereto, sign and deliver the same, that he this deponent subscribed his name as attorney thereto in the presence of the said Abram M. Townsend and Elizabeth Allen and that he saw the other subscribing party, Robert Austin, sign the same in the presence of the said Abram M. Townsend and Elizabeth Allen and in the presence of each other on the 5th day of December 1844 - Given under my hand and seal this 12th day of September 1845.

The State of Alabama, St. Clair County, I Robert Austin, Clerk of the County Court of said County, do hereby certify that the foregoing agreement between Abram M. Townsend & Elizabeth Allen with the Certificate of the probate thereon endorsed was deposited in my Office to be recorded this 12th day of September 1845 which is duly done in Book No. 7 pages 127 & 128.

Teste Robert Austin, Clerk

Vincent Blum

to be

Samuel

This Indenture made and entered into this 25th day of August 1845 between Vincent Blum of the first part & Abram M. Townsend of the second part & Samuel Tanner of the third part, Whereas the said Vincent Blum is justly indebted to Samuel Tanner in the sum of thirty dollars as by note of this date & due Jan'y 1st 1846 more fully shews which note the said Vincent Blum is willing to secure. Now this Indenture witnesseth that for and in consideration of the premises and for the further consideration of One dollar to him the said Vincent Blum in hand paid by the said Abram M. Townsend the receipt of which is hereby acknowledged that this day given granted bargained & sold by these presents do give grant bargain and sell unto the said Abram M. Townsend his heirs and assigns forever the following property to wit his present growing crop of Cotton also three stacks of fodder. To have and to hold the above property to him and his heirs forever. Upon Trust nevertheless that the said Abram M. Townsend shall suffer the said Vincent Blum to remain in the possession of said property until default shall be made in the payment of said sum as above And upon this further trust that the said Abram M. Townsend shall so soon as such default of payment is made or so soon as the said S. Tanner shall request sell said property to the highest bidder for ready money after giving the time and place of said sale at his own discretion and giving ten days notice thereof by advertisement set up at three public places in St. Clair County and out of the moneys arising from said sale shall after paying all the charges concerning the premises shall pay over to the said Samuel Tanner the amount of said note with interest & the balance if any shall pay over to the said Vincent Blum, but if said sum of money as above shall fully be paid off on or before the same is due so that no default is made in the payment of said sum of money as above then this obligation is to be void otherwise to remain in full force & virtue. Given under my hand & seal this day & date above written.

Vincent Blum

Samuel Tanner

Abram M. Townsend

The State of Alabama,
St. Clair County

Personally appeared before me Robert Austin, Clerk of the County

Court of said County the above named Vincent Blum and Samuel Tanner whose names are signed to the foregoing deed in trust and acknowledged that they signed sealed and delivered to the power to said Abram M. Townsend on the day and year therein mentioned. Given under my hand and seal this 25th day of August 1845.

The State of Alabama, St. Clair County, Personally appeared before me Robert Austin, Clerk of the County Court of said County, the above named Abram M. Townsend whose name is signed to the foregoing deed and acknowledged that he signed sealed and delivered the same on the day and year therein mentioned for the purposes therein named. Given under my hand and seal this 18th day of September 1845.

The State of Alabama, St. Clair County, I Robert Austin, Clerk of the County Court of said County do hereby certify that the foregoing deed in trust between Vincent Blum, Samuel Tanner & Abram M. Townsend with the Certificate thereon endorsed was deposited in my Office to be recorded this 18th day of September 1845 which is duly done in Book No. 7 pages 128 & 129.

Teste Robert Austin, Clerk

G. B. Petty

to be

Samuel

This Indenture made and entered into this twenty second day of February eighteen hundred & forty four between George B. Petty & Nancy & Petty his wife of the State of Alabama County of St. Clair of the one part and Samuel Crutts of the other part. Witnesseth that the said George B. Petty and Nancy & Petty his wife of the first part for and in consideration of the sum of Eighteen hundred dollars to them in hand paid at or before the signing of making and delivery of these presents by said Samuel Crutts of the second part the receipt whereof is hereby acknowledged have granted bargained and sold unto said Samuel Crutts of the second part his heirs forever certain tracts or lots of land situated lying & being in the County of St. Clair State of Alabama designated and known as follows: The South east quarter of section eighteen Township Thru Range Six West Containing One hundred and twenty five acres more or less. Also the West half of Fractional Section Nineteen Township Thru Range Six West Containing Ninety six acres & sixty eight hundredths of an acre more or less. To have & to hold the above said lots or tracts of land with all and singular the appurtenances thereto belonging unto the said Samuel Crutts and his heirs forever. And the said part of the first part do hereby Covenant and agree to and with the said Samuel Crutts his heirs & assigns forever that they will warrant and forever defend the right title claim and interest of the said tracts of land or lots of ground unto the said Samuel Crutts and his heirs against and him and all persons by through or under in any matter 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 Crutts his heirs and assigns forever. In testimony whereof the said George B. Petty and his wife Nancy & Petty of the first part have hereunto set their hand and affixed their seal this day and date above written.

G. B. Petty

Nancy & Petty

This is to certify that I Samuel I. Lind an acting justice of peace in and for St. Clair County and State of Alabama that I have this day examined Nancy & Petty separate and apart from her husband George B. Petty and she states that she relinquishes her dower to the within described land of her own free will and accord this the 26th of February 1844. The State of Alabama, St. Clair County, Personally appeared before me Robert Austin, Clerk of the County Court of said County the above named George B. Petty and acknowledged the signing sealing and delivery of the foregoing deed to said Samuel Crutts on

the day and year therein mentioned. Given under my hand and seal this 22^d day of September 1845-

Robert Austin Jr. Clerk

The State of Alabama Simons County. I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from George Ford to Eliza Co. Samuel Co. with the Certificate thereon endorsed was deposited in my office to be recorded the 22^d day of September 1845 which is duly done in Book No. 7 page 129 & 130.

Teste Robert Austin Jr. Clerk

Lot Thomas & wife
To 3 heirs
James C. Malone

This Indenture made this twentieth day of September in the year one thousand eight hundred and forty five between Lot Thomas and Sarah Thomas his wife of the County of Simons in the State of Alabama of the one part and James C. Malone of the other part. Noteth that the said Lot Thomas and Sarah Thomas his wife for and in consideration of the sum of three hundred and twelve \$100 dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliene released conveyed and confirmed and by their presents do give grant bargain sell aliene release convey and confirm unto the said James C. Malone all that certain lot or parcel of land lying and being in the town of Athens and known and designated in the plan of said town as lot number twelve. To have and to hold the above described lot number twelve with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said James C. Malone his heirs and assigns forever. And the said Lot Thomas and Sarah Thomas 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 C. Malone his heirs and assigns from and against themselves and all and every person or persons claiming or holding under the said Lot Thomas and Sarah Thomas his wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Lot Thomas and Sarah Thomas his wife have hereunto subscribed their names and affixed their seals the day and year above written.

Lot Thomas (Seal)
Sarah Thomas (Seal)

The State of Alabama Simons County. I Personally appeared before me Robert W. Figg an acting justice of the peace in and for the County and State aforesaid Lot Thomas and Sarah Thomas wife of the said Lot and acknowledged the signing sealing and delivering of the foregoing deed to the aforesaid James C. Malone on the day and year therein mentioned. Given under my hand and seal this 17th day of September 1845-

Robt. W. Figg (Seal)

The State of Alabama Simons County. I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Lot Thomas & wife to James C. Malone with the Certificate thereon endorsed was deposited in my office to be recorded the 22^d day of September 1845 which is duly done in Book No. 7 page 130-

Teste Robert Austin Jr. Clerk

James C. Malone & wife
To 3 heirs
Thomas J. Malone

This Indenture made this the 3rd day of September 1845 between James C. Malone and Eliza J. H. Malone his wife of the County of Simons in the State of Alabama of the one part and the J. Malons of the other part Noteth that the said James C. Malone & Eliza J. H. Malone for & in consideration of the sum of one hundred thirty five dollars to them in hand paid the receipt whereof is hereby acknowledged have this day bargained sold aliene released conveyed & by their presents do bargain sell aliene release convey unto the said Thomas J. Malone all that certain tract or parcel of land lying and being in the County State aforesaid, siting the South West Corner of the North West quarter of Section No. 4 Township No. 3 & Range No. 4 West & containing fourteen & a half acres. To have and to hold the above described tract or parcel of land with the appurtenances thereto belonging or in anywise appertaining unto the said Thomas J. Malone his heirs & assigns forever. And the said James C. Malone & Eliza J. H. Malone his wife for their heirs executors & administrators do Warrant & Will forever defend the title to the above described & hereby granted premises unto the said Thomas J. Malone his heirs & assigns from & against all & every person claiming or holding under the said James C. Malone & also against the lawful title or claim or demand of all & every person or persons whomsoever claiming or holding or holding by from or under the Government of the U. States. In testimony whereof the said James C. Malone & Eliza J. H. Malone have hereunto set their hands & seals, the day & date above written.

James C. Malone (Seal)

Eliza J. H. Malone (Seal)

The State of Alabama Simons County. Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named James C. Malone and Eliza J. H. Malone his wife whose names are subscribed to the foregoing deed and acknowledged the signing sealing and delivery of the same to the said Thomas J. Malone on the day and year therein mentioned. Given under my hand and seal this 23^d day of September 1845.

Robert Austin Jr. Clerk

The State of Alabama Simons County. I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from James C. Malone & wife to Thomas J. Malone with the Certificate thereon endorsed was deposited in my office to be recorded the 23^d day of September 1845 which is duly done in Book No. 7 page 131-

Teste Robert Austin Jr. Clerk

Geo. Ford
To 3 heirs
Stephenson

The State of Alabama Simons County. This Indenture made this the 20th day of September 1845 between George Ford of the first part, and Frederick Nelson of the second part and Nelson Co. of the third part all of the County State aforesaid except Stephen Nelson of the firm of Nelson Co. who resides in the City of New Orleans State of Louisiana. Thomas Nelson the other member of said firm residing in the County and State first above mentioned Whereas the said George Ford is justly indebted to the said Nelson Co. in the following sums. One note for two hundred thirty nine \$7100 dollars due 27th Novr 1842 one other note for fifty \$5100 dollars due 2^d Novr 1844 both made payable to the Order of Nelson Co. Also a Bill of Exchange for six hundred thirty nine \$6300 dollars drawn on J. B. Nelson & Co. New Orleans La. by John P. Harrison and made payable to Thomas & Co. Ford and by him & the said George Ford endorsed, due 5th March 1843, on which there has been about two hundred & fifteen dollars paid, all of which indebtedness will now fully appear by the said notes & bill of Exchange & all of which owing the said George Ford is willing and desirous to secure to the said Nelson Co. New for

And in consideration of the above indebtedness the said George Ford this day transfers assigns and lets over to the said Frederick Botelom all books on which there are accounts due the said George Ford or apt to become due by contract or otherwise also all accounts due or not due. In trust nevertheless that the said F. B. Botelom his heirs assigns and administrators shall collect so far as practicable the debts due said Ford, before the 1st Jan'y 1848 when this deed of trust shall be closed by the said F. B. Botelom trustee, if desired to do so by the said Botelom by a public sale of the said accounts and books at the Court House door in the town of Athens, or so much thereof as will satisfy the said claims belonging to said Botelom. All monies collected by the said F. B. Botelom trustee or his agent are to be appropriated to the liquidation of the debts herein mentioned after first paying all expenses that may accrue in collecting the said debts, due to the said Ford. Given under our hands and seals the day and date first above written -

Geo. Ford (Seal)
Frederick Botelom (Seal)
Thomas A. Nelson (Seal)
Stephen A. Nelson (Seal)

The State of Alabama ss.
Sumter County } Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named George Ford & Thomas A. Nelson whose names are signed to the foregoing deed in trust and acknowledged the signing sealing and delivery of the same to the said Frederick Botelom on the day and year therein mentioned Given under my hand and seal this 20th day of September 1845.

Robert Austin Jr. (Seal)

The State of Alabama ss.
Sumter County } Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Frederick Botelom and Stephen A. Nelson whose names are signed to the foregoing deed in trust and acknowledged the signing sealing and delivery of the same on the day and year therein mentioned. Given under my hand and seal this 25th day of September 1845.

Robert Austin Jr. (Seal)

The State of Alabama Sumter County, I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed in trust between George Ford and others with the Certificate thereon endorsed was deposited in my office to be recorded the 25th day of September 1845 which is duly done in Book No. 4 pages 131 & 132 -

Attest Robert Austin Jr. Clerk

Henry Curry wife
Co. 3d
Willis Danna

This Indenture made this the seventeenth day of September in the year one thousand eight hundred and forty five between Henry Curry this wife Lucinda R. Curry of the County of Sumter in the State of Alabama of the one part and Willis Danna of the other part. Witnesseth that the said Henry Curry this wife Lucinda R. Curry for and in consideration of the sum of Two hundred & seventy eight 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 Willis Danna all that certain tract of land lying and being in the County of Sumter and the State of Alabama to wit the East half of the North East of Section twenty four Township three of Range four West Containing Eighty acres and twenty four

hundredths of an acre. To have and to hold the above described tract of land with the premises and appurtenances thereto belonging or in any wise appertaining unto the said Willis Danna his heirs and assigns forever. And the said Henry Curry this wife Lucinda R. Curry for themselves heirs executors and administrators, do hereby and in consideration of the premises, warrant and shall forever defend the title to the above described and hereby granted premises unto the said Willis Danna his heirs and assigns from and against themselves, and all and every person or persons claiming or holding under them the said Henry Curry this wife Lucinda R. Curry and also against the lawful title claim or demand of all and every person or persons whomsoever. In Testimony whereof the said Henry Curry this wife Lucinda R. Curry have hereunto subscribed their names and affix their seals the day and year above written -

signed sealed and delivered
in the presence of

Robert M. Crocker

Nicholas Parkman

The State of Alabama ss. Sumter County; Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Henry Curry whose name is subscribed to the foregoing deed and acknowledged the signing sealing and delivery of the same to the said Willis Danna on the day and year therein mentioned - Given under my hand and seal this 27th day of September 1845.

Robert Austin Jr. (Seal)

The State of Alabama Sumter County; I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Henry Curry wife to Willis Danna with the Certificate thereon endorsed was deposited in my office to be recorded the 27th day of September 1845 which is duly done in Book No. 4 pages 132 & 133 -

Attest Robert Austin Jr. Clerk

Susan Trigg
Co. 3d
Cuzza Inad

This Indenture made and entered into this 11th day of November 1844, between Susan Trigg, William H. Callaway & Esther his wife, Patrick Callaway and Susan his wife John R. Patrick and Matilda his wife all of the County of Franklin & State of Tennessee, Wanning P. Robertson & Francis his wife of the County of Jackson & State of Alabama & Albert G. Anderson & Emily his wife of the County of Itasca and State of Mississippi of the one part and Cuzza Inad of the County of Sumter and State of Alabama of the other part. Witnesseth that the aforesaid parties of the first part for & in consideration of the sum of Three hundred dollars to them in hand paid by the said Cuzza Inad the receipt whereof they do hereby acknowledge have this day bargained and sold and sold by their presents bargain and sell unto the said Cuzza Inad the following described lot of land lying and being in the town of Athens County of Sumter and State of Alabama known and designated in the plan of said town as lot number forty six with its appurtenances. To have and to hold said lot with all singular the appurtenances thereto belonging to the said Cuzza Inad her heirs forever. And the said parties of the first part for themselves their heirs executors or administrators warrant & agree to with the said Cuzza Inad to forever warrant & defend the right and title to the aforesaid lot of land with its appurtenances to the said Cuzza Inad her heirs against the claim or claims of all & every person whatsoever. In Testimony whereof the said parties of the first part have hereunto set their hands & seals the day & date aforesaid

John R. Patrick (Seal)
W. P. Robertson (Seal)
Susan Trigg (Seal)

Francis Robertson (Seal)
 Matilda Patrick (Seal)
 Mrs. H. Callaway (Seal)
 Esther H. Callaway (Seal)
 Patrick Callaway (Seal)
 Susan J. Callaway (Seal)
 A. G. Anderson (Seal)
 Emily H. Anderson (Seal)

The State of Ala.
 Jackson County } I, F. Fowler an acting justice of the peace in & for the aforesaid
 County do Certify that the foregoing names, to-wit, John R. Patrick, W. D. Robertson, Susan
 Trigg, Francis Robertson, Matilda Patrick, W. H. Callaway, Esther Callaway, Patrick
 Callaway and Susan Callaway personally appeared and acknowledged the foregoing and
 in due form of law for the purposes therein mentioned - Given under my hand and Seal
 February the 21st 1845.

State of Alabama }
 Jackson County } I, Moses Jones Clerk of the County Court of said County do hereby
 Certify that Ferrum Fowler whose name appears to the foregoing Certificate is now and
 was at the time of signing the same, an acting justice of the peace in and for said
 County duly qualified and commissioned according to law, that full faith and credit
 is and ought to be given to all his official acts as such and that the signature thereto
 purporting to be his is genuine.

(Seal) My testimony whereof I have hereunto signed my name and affixed the seal
 of said County Court at Office in Billings this 25th day of March A.D.
 1845, and of the American Independence the 69th year.

Moses Jones Clerk C.C.

The State of Alabama, Jackson County; I, James McQueen Judge of the County Court in
 and for said County do hereby Certify that Moses Jones whose name appears to the above
 Certificate is and was at the time of signing and sealing the same the acting Clerk of
 the County Court in and for the County and State aforesaid duly qualified and commis-
 sioned to act as such and that his Certificate is in due form of law and that all of
 his official acts are and of right should be entitled to full faith and credit as such
 Clerk - In Witness Whereof I have hereunto set my hand and seal this the 25th day of March
 1845.

James M. McQueen
 Judge of the County Court

The State of Mississippi, County of Attala; Personally appeared before me Samuel
 Munson Clerk of the Probate Court of said County Albert B. Anderson and Emily H.
 Anderson his wife who acknowledged that they signed sealed and delivered the annexed
 deed for the purposes therein specified as their act and deed.

(Seal) Given under my hand and seal of Office at Nacominco this 5th day of
 September A.D. 1845.

The State of Alabama, Sumter County; I, Robert Austin Jr. Clerk of the County Court
 of said County, do hereby Certify that the foregoing deed from Susan Trigg & others
 to Lugga & Sons with the Certificate thereto annexed and enclosed was deposited
 in my office to be recorded the 18th day of October 1845 which is duly done in
 Book No. 7 pages 133 & 134.

Robert Austin Jr. Clerk

James B. Boucher
 Wm. Stanley
 A. W. Elliott &c

That I, James B. Boucher of the first part, Wm. Stanley of the second part and Andrew W. Elliott of the
 third part. It being the said James B. Boucher is partly indebted to the said Andrew W. Elliott in
 the sum of three hundred and fifty dollars to be paid on or before the first day of May 1846, as by
 notes bearing date which will more fully appear, which debt the said J. B. Boucher 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 J. B. Boucher in hand paid by the said
 Wm. Stanley at and before the sealing and delivery of these presents the receipt Whereof is hereby
 acknowledged by the said J. B. Boucher both given granted bargained sold released and confirmed and
 by these presents doth give grant bargain sell release and confirm to the said Wm. Stanley his
 heirs and assigns forever a certain Large Road Wagon three brown bay horse mules one brown
 bay mare mule and one sorrel mare mule, one fifth Chain and two pair of the axes and six
 full set or pair of Wagon gear. To have and to hold the said hereby granted or intended to be
 granted Wagon, Mules, Chains and gear hereby conveyed unto the said Wm. Stanley his heirs &c
 forever to the only proper use of the said Wm. Stanley, his heirs &c forever, and the said James
 B. Boucher for himself his heirs &c doth hereby Covenant promise and agree to and with the said
 Wm. Stanley, his heirs &c forever in manner and form following that is to say that the said J. B.
 Boucher his heirs &c the aforesaid Wagon, Mules, Chains and gear, hereby conveyed to the said
 Wm. Stanley, his heirs &c against all persons Whomsoever shall and will Warrant and possess by
 these presents - Upon Trust nevertheless that the said Wm. Stanley, his heirs &c shall permit
 the said J. B. Boucher to remain in quiet and peaceable possession of the said Wagon, Mules,
 Chains and gear, hereby conveyed and take the profits to his own use until default be made
 in the payment of the said sum of Three hundred and fifty dollars either in the whole or in part
 and then upon this further trust that the said Wm. Stanley or his heirs &c shall and will as
 soon after the happening of such default of payment as he or his heirs &c may think proper
 or the said Andrew W. Elliott his heirs &c shall request sell the said Wagon, the four mules,
 fifth Chain and Strucker Chains and six set of Wagon gear hereby conveyed or such part
 of the hereby granted premises as the said Wm. Stanley or his representatives hereby author-
 ized to act shall think sufficient for the purpose and 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 his or their own discretion and give thirty
 days notice thereof in three or public place by posting up advertisements and one set up
 at the door of the Court house in Athens Sumter County, thirty days previous to the day of
 sale and out of the monies arising from such sale shall after satisfying the charges
 thereof and all other expenses attending the premises pay the said Andrew W. Elliott his
 Executors administrators or assigns the said sum of Three hundred and fifty dollars with
 the interest which thereon may lawfully have accrued, and the balance if any shall
 pay to the said J. B. Boucher his heirs &c But if the whole of the said sum of Three hundred
 and fifty dollars shall be fully paid off and discharged to the said A. W. Elliott his heirs
 &c on or before the first day of May 1846 when the same is payable so that no
 default of payment of the said sum of Three hundred and fifty dollars 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.

James B. Boucher (Seal)

Wm. Stanley (Seal)

Andrew W. Elliott (Seal)

The State of Alabama, Sumter County } Personally appeared before me Robert Austin Jr. Clerk

of the County Court of said County the above named Homer Boucher, Henry Stanley and Andrew W. Elliott whose names are signed to the foregoing deed in trust and acknowledged the signing, sealing and delivery of the same to the said Henry Stanley on the day and year therein mentioned. Given under my hand and seal this 18th day of October 1845.

Robert Austin Jr. (Seal)

The State of Alabama Shinnston County; Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed in trust between Homer Boucher Henry Stanley and Andrew W. Elliott with the Certificate thereon endorsed was deposited in my Office to be recorded the 18th day of October 1845 which is duly done in Book No. 7 pages 135 & 136. Test Robert Austin Jr. Clerk

Know all men by these presents that we Evans Rogers & Charles Waters Executors to the Estate of John Lindsay deceased late of Grand Gulf Mississippi do hereby constitute and appoint Edmund Toney Esquire of Tuscaloosa Alabama to be our true and lawful attorney for us and in our names to ask demand sue for levy recover & receive payment of the principal and interest of a Bond executed by Samuel Blackwell William B. Collins William H. Blackwell & Charles B. Collins in the penal sum of six thousand Five hundred and four dollars on the 12th day of December 1831 Conditioned for the payment to the said John Lindsay of Three thousand Two hundred & fifty two dollars on or before the first day of January 1842 with interest from the first day of January 1832 payable annually, said Bond being secured by a Mortgage executed by Samuel Blackwell on certain lands lying and being in the County of Shinnston State of Alabama and duly recorded in said County and upon receipt of same for us and in our names as Executors of John Lindsay deceased to make execute and deliver all sufficient acquittances for the same, hereby ratifying allowing and confirming all that our attorney may do in the premises. In testimony whereof we have hereunto set our hands and seals this fourteenth day of March 1844 at Philadelphia and State of Pennsylvania.

Evans Rogers (Seal)

Charles Waters (Seal)

Sealed & delivered
in presence of us

S. Badger

Wm. Badger

United States of America; Before me Samuel Badger Notary Public for the Commonwealth of Pennsylvania residing in the City of Pennsylvania personally appeared Evans Rogers and Charles Waters within named and acknowledged the within instrument to be their & each of their separate act & deed & delivered the same for the purposes therein mentioned. Witness my hand & Notarial Seal this 14th day of March A.D. 1844

S. Badger

Notary Public

The State of Alabama Shinnston County; Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing Power of Attorney from Evans Rogers & Charles Waters to Edmund Toney with the Certificate thereon endorsed was deposited in my Office to be recorded the 24th day of October 1845 which is duly done in Book No. 7 page 136. Test Robert Austin Jr. Clerk

Hugh Adams wife

to & her

Robert Tindall

This Indenture made and entered into this 13th day of August 1845 between Hugh Adams and his wife Sarah Adams of the County of Shinnston and State of Alabama of the one part and Robert Tindall of the other part Witnesseth that the said Hugh Adams this wife Sarah Adams for and in consideration of the sum of fifty dollars to them in hand paid the receipt whereof is hereby acknowledged hath this day bargained sold alien conveyed & conveyed and by these presents do bargain sell alien convey and convey unto the said Robert Tindall all that certain lot or parcel of land lying and being in the said County State of Alabama being a part of the South East quarter of Section Twentieth Township One Range five West Beginning two or three Chains from the Corner of Section Twenty One Sixteen & Seventeen and running North fifty & a half Chains on the dividing line between Section & Seventeen to a stake thence South Eighty seven degrees West eleven Chains to a Black Walnut thence North eighty one degrees West Eight Chains to a Birch thence South twenty seven degrees West ten Chains to a Spanish Oak thence South three degrees East seven Chains to a Birch thence South Eighty five degrees East nine Chains to a stake thence South sixteen degrees East eleven Chains to a stake thence South twenty one degrees East seven & a half Chains to a white Oak thence South ten Chains to a stake thence South forty degrees East six & a half Chains to a stake thence South seventy eight degrees East nine & a half Chains to the beginning Containing twenty acres more or less. To have & to hold the above described land with the appurtenances thereto belonging to him any rise appertaining unto the said Robert Tindall his heirs and assigns forever and the said Hugh Adams this wife Sarah Adams for themselves their heirs Executors Administrators do warrant and will for ever defend the title to the above described and hereby granted premises unto the said Robert Tindall his heirs & assigns from and against themselves & all and every person claiming or holding under them the said Hugh Adams this wife Sarah Adams and also against the lawful title 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 the said parties have hereunto set their hands & seals this day and date above written.

Hugh Adams (Seal)

Sarah Adams (Seal)

State of Alabama Shinnston County; Personally appeared before me Samuel H. Meale an acting justice of the peace for and in the County of Shinnston & State of Alabama Hugh Adams this wife Sarah Adams and acknowledged that they signed sealed and delivered the foregoing deed on the day of its date for the purposes therein named to the aforesaid Robert Tindall and also the same day subscribed said deed to Sarah Adams wife of said Hugh Adams who on a private examination separate and apart from her said husband and acknowledged that she relinquished her right of dower in said land & premises freely and voluntarily and without any fear threats or compulsion from her said husband. Given under my hand and seal this 13th day of August 1845.

Samuel H. Meale (Seal)

The State of Alabama Shinnston County; Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Hugh Adams wife to Robert Tindall with the Certificate thereon endorsed was deposited in my Office to be recorded the 24th day of October 1845 which is duly done in Book No. 7 page 137. Test Robert Austin Jr. Clerk

John Thomas wife

to & her

John Thomas

This Indenture made this 27th day of November 1844 between John Thomas and Sarah Thomas his wife of the County of Shinnston and State of Alabama

of the One part and Joshua Brucher of the County and State aforesaid of the other part Witnesseth that the said Lot Thomas and Sarah Thomas his wife for and in consideration of the sum of Five hundred and ten dollars the receipt whereof is hereby acknowledged have this day bargained and sold unto the said Joshua Brucher all that certain lot of land lying and being in the town of Athens and known as lot numbered one hundred and ninety eight in the plan of said town as extended by John McKinley and recorded in the Clerk's Office of the County of Sumter in said State of Alabama. To have and to hold the above described lot of land with the appurtenances thereto belonging or in any wise appertaining unto the said Joshua Brucher his heirs and assigns forever. And the said Lot Thomas and Sarah Thomas his wife for themselves their heirs heirs and assigns do hereby warrant and will forever defend the right and title to the above and hereby described premises unto the said Joshua Brucher his heirs and assigns forever from and against themselves and all persons claiming under them and also against the claim of the Government of the United States and all others whomsoever. Witness our hands and seals the day and date above written.

The State of Alabama St.
Sumter County.

Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named Lot Thomas whose name is subscribed to the foregoing deed and acknowledged the signing sealing and delivery of the same to the said Joshua Brucher on the day and year therein mentioned. Given under my hand and seal this 27th day of November 1844.

Lot Thomas (Seal)
Sarah Thomas (Seal)

Robert Austin Esq. (Seal)

The State of Alabama St. Sumter County. Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named Sarah Thomas wife of Lot Thomas whose name is subscribed to the foregoing deed and acknowledged the signing sealing and delivery of the same to said Joshua Brucher on the day and year therein mentioned. Given under my hand and seal this the 31st day of October 1845.

Robert Austin Esq. (Seal)

The State of Alabama Sumter County. I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed from Lot Thomas wife to Joshua Brucher with the Certificate thereon endorsed was deposited in my office to be recorded the 31st day of October 1845 which is duly done in said Book No. 7 pages 137 & 138.

State Robert Austin Esq. Clerk

Jonas Brittle depts
To & Alled
Price on Townsend

This Indenture made this 31st day of October 1845 between Jonas Brittle and his wife Charity Brittle of the first part and Price on Townsend of the second part all of Sumter County Alabama. Witnesseth that the said Jonas Brittle his wife Charity for and in consideration of the sum of Twenty dollars to them in hand paid the receipt whereof is hereby acknowledged have this day bargained sold, aliened sufficed & conveyed and by their presents do bargain sell alien suffice & convey unto the said Price on Townsend his heirs & assigns forever all of a certain lot or piece of ground lying in the town of Athens & County of Sumter State of Alabama known as lot numbered 52 as set forth and designated in the plan of said town containing one half of an acre. To have & to hold the aforesaid & above named lot of ground together with the appurtenances thereto appertaining or in any wise belonging unto the said Price on Townsend his heirs and assigns forever. And the said Jonas Brittle his wife Charity for themselves their heirs Executors & administrators

do warrant and will forever defend the title to the above described lot of land with all & singular the appurtenances thereto belonging unto the said Price on Townsend his heirs & assigns forever from & against themselves & all & every person or persons claiming by through or under them or either of them & against the title of any & all other persons derived from the Government of the United States or any other way. In testimony whereof the parties to these presents have hereunto set their hands & seals this day & date above written.

Test:

Jonas Brittle (Seal)
Charity Brittle (Seal)

State of Alabama Sumter County. Personally appeared before me Matthew Bell an acting justice of the peace in and for said County Jonas Brittle and Charity Brittle his wife and severally acknowledged the making sealing signing sealing and delivery of the foregoing deed to Price on Townsend for the purposes therein mentioned. Given under my hand and seal this 31st day of October 1845.

Matthew Bell Jr. (Seal)

The State of Alabama Sumter County. I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed from Jonas Brittle wife to Price on Townsend with the Certificate thereon endorsed was deposited in my office to be recorded the 31st day of October 1845 which is duly done in said Book No. 7 pages 138 & 139.

State Robert Austin Esq. Clerk

This Indenture made this seventh day of October in the year one thousand eight hundred and forty five between John D. Belw and his wife Mary H. Belw of the County of Sumter in the State of Alabama of the one part and George W. Joyner of the other part. Witnesseth that the said John D. Belw & Mary H. Belw 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 given granted bargained sold aliened sufficed released, conveyed and confirmed and by their presents do give grant bargain sell alien suffice release, convey and confirm unto the said George W. Joyner all that certain tracts of land lying and being in the County of Sumter and State of Alabama and known as the North East quarter of the South West quarter of Section thirty three in Township No. 2 of Range No. 3 West containing thirty nine acres and 31/100 of an acre. Also the South half of the North East quarter of Section No. thirty three Township No. 2 of Range No. 3 West. 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 W. Joyner his heirs and assigns forever. And the said John D. Belw and Mary H. Belw for themselves their heirs Executors and administrators do hereby warrant and will forever defend the title to the above described and hereby granted premises unto the said George W. Joyner his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said John D. Belw and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said John D. Belw and Mary H. Belw hereunto subscribe their names and affix their seals the day and year above written.

signed sealed and delivered
in the presence of

J. D. Belw (Seal)
Mary H. Belw (Seal)

The State of Alabama Sumter County. This day personally appeared before me Henry Stanley an acting justice of the peace in and for said County John D. Belw and his wife Mary H. Belw and acknowledged that they signed sealed and delivered the foregoing deed to George W. Joyner on the day of its date for the purposes therein specified. Given

under my hand and seal this the 7th day of October 1845.

Henry Stanley Jr. Clerk

The State of Alabama Livingston County, I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from John D. Belcher to George McKeeney with the Certificate thereon endorsed was deposited in my Office to be recorded the 10th day of November 1845 which is duly done in Book No. 7 pages 139 & 140

Teste Robert Austin Jr. Clerk

Williams Love
to & Mrs Gift
Mary McKimney

Know all men by these presents that I William Love of the County of Livingston and State of Alabama, for and in consideration of the natural love and affection which I bear to my daughter Mary McKimney formerly Mary Love and now wife of John McKimney and for the further consideration of One dollar to me in hand paid by the said Mary McKimney at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged have given granted and delivered and by these presents do give grant and deliver unto the said Mary McKimney the following negro slave to wit, Courtney, aged about fifteen years, together with her future increase to her the said Mary McKimney for and during the term of her natural life, to her own separate use and behoof, free from any claim, control or benefit of her said husband and at her death to be equally divided among the lawful begotten heirs of her body And the said William Love for himself, Executors and Administrators against the claim or claims of all and every person or persons whatever shall and will manumit and forever disbar by these presents. In Witness Whereof the said William Love hath hereunto set his hand and affixed his seal this 10th day of November in the year of our Lord One thousand eight hundred & forty five.

William Love (Seal)

signed sealed, delivered in presence of
The State of Alabama Livingston County, Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the abovesaid William Love whose name is subscribed to the foregoing deed of gift and acknowledged the signing sealing and delivery of the same to the said Mary McKimney on the day of its date given under my hand and seal this 10th day of November 1845.

Robert Austin Jr. Clerk

The State of Alabama Livingston County, I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed of gift from William Love to Mary McKimney with the Certificate thereon endorsed was deposited in my Office to be recorded the 10th day of November 1845 which is duly done in Book No. 7 page 140.

Teste Robert Austin Jr. Clerk

Wm. Vaper
to & Mrs
Mr Bank Huntsville

Whereas by virtue of a deed in trust bearing date the twenty seventh day of June 1839 executed by William Odum and Sarah A. Odum his wife Jenkins of Odum and Richard W. Vaper and admitted to record in Book No. 6 in the Clerk's Office of the County Court of Livingston County by the said Richard W. Vaper as Trustee as specified in said deed on the seventh day of July in the year (1845) eight hundred & forty five in conformity with the provisions of said deed sold to the Branch of the Bank of the State of Alabama at Huntsville the following described parcels of land lying and being in the County of Livingston State of Alabama being the lands specified in said deed viz all that certain tract or parcel of land known and designated as

as the North West quarter of Section thirty four in Township three of Range four West containing One hundred and fifty eight acres and sixty four hundredths of an acre. Also the South half of the South East quarter of Section twenty eight in Township three Range four West said quarter Section contains One hundred and fifty nine acres and twenty four hundredths of an acre. The South half of which is the tract of land wherein the parties of the first part then resided. Also the North East quarter of Section thirty three of Township three Range four West. Also the East half of the South East quarter of Section thirty three Township three Range four West except five acres in the South East corner of said quarter Section containing seventy five acres more or less. Also all that part of the South West quarter of Section thirty four Township three Range four West that lies West of Swan Creek containing One hundred acres be the same more or less with the exceptions and reservations contained in a deed from Jonathan McDonald and Mary S. McDonald to the said William & Jenkins Odum for said One hundred acres bearing date the 26th day of July 1837. which said lands were sold off by said Branch of the Bank of the State of Alabama at Huntsville at a sale which had been duly advertised according to the provisions of said deed in Trust.

Now this Indenture made this 21st day of November 1845 between the said Richard W. Vaper of the first part and the said Branch of the Bank of the State of Alabama at Huntsville of the second part Witnesseth that the said Richard W. Vaper for and in consideration of the sum of four hundred & twenty five dollars to him as Trustee as aforesaid heretofore paid by the said Branch of the Bank of the State of Alabama at Huntsville hath granted bargained sold and conveyed and by these presents doth grant bargain sell and convey unto the said Branch of the Bank of the State of Alabama at Huntsville and assigns forever all their right title or interest in and to the said parcels or tracts of land above described had or held or in any manner vested in the said Richard W. Vaper and all the right in and to said parcels or tracts of land which he the Richard W. Vaper might or could sell by virtue of the deed in Trust before referred to. In Testimony Whereof the said Richard W. Vaper hath hereunto set his hand & seal the date above written.

R. W. Vaper Trustee (Seal)

The State of Alabama Livingston County, Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the abovesaid Richard W. Vaper whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said Branch of the Bank of the State of Alabama at Huntsville on the day and year therein mentioned. Given under my hand and seal this 21st day of November 1845.

Robert Austin Jr. Clerk

The State of Alabama Livingston County, I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Richard W. Vaper to the Branch of the Bank of the State of Alabama at Huntsville with the Certificate thereon endorsed was deposited in my Office to be recorded the 21st day of November 1845 which is duly done in Book No. 7 pages 140 & 141.

Teste Robert Austin Jr. Clerk

Wm. Townsend
to & Mrs
Geo. S. Houston

This Indenture made this 31st day of October 1845 between Wm. Townsend and his wife Milly C. Townsend of the one part and George S. Houston of the other part of Livingston County Alabama Witnesseth that the said Wm. Townsend and his wife Milly C. Townsend for and in consideration of the sum of Eighteen hundred & fifty dollars to them in hand paid the receipt whereof is hereby acknowledged have this day granted bargained sold, aliened, conveyed and by these presents do grant

bargain, sell alien, release and convey unto the said George Houston his heirs & assigns forever all that certain lot or piece of ground lying and being in the County of Johnston and State of Alabama adjoining the town of Athens and within the present limits of the present Corporation of said town, being part of the East half of the North West quarter of Section 8 Township 3 Range 4 West, beginning at the North East corner of said quarter section running West forty poles thence South twenty eight and one half poles thence East forty poles thence North twenty eight and one half poles to the place of beginning containing seven and one half acres. To have and to hold the above described lot or parcel of ground with the appurtenances thereto belonging or in any wise appertaining unto the said George Houston his heirs and assigns forever, And the said Drier M Townsend and his wife Willey C Townsend for themselves their heirs Executors and Administrators do warrant well forever defend the title to the above described and hereby granted premises with all singularity the appurtenances as aforesaid unto the said George Houston his heirs & assigns from and against themselves (the parties of the first part) and all and every person or persons, claiming in any way or to any extent by through or under them the said Drier M Townsend and his wife Willey C Townsend or either of them or claiming by through, or under any other person or persons in any way whatever, or by through or under the Government of the United States. In testimony whereof the said parties of the first part (Drier M Townsend and his wife Willey C Townsend) have hereunto set their hands & seals the date hereof first above written.

B. M. Townsend (Seal)
Willey C Townsend (Seal)

State of Alabama, Johnston County; Personally appeared before me Matthew Bell an acting justice of the peace in and for said County Drier M Townsend and Willey C Townsend his wife and severally acknowledged the making sealing signing and delivery of the foregoing deed to George Houston for the purposes therein mentioned - Given under my hand and seal this 31st Oct. 1865.

The State of Alabama, Johnston County; I Robert Austin Clerk of the County Court of said County do hereby certify that the foregoing deed from Drier M Townsend his wife to George Houston with the Certificate thereon endorsed was deposited in my office to be recorded the 21st day of November 1865 which is duly done in Book No. 7 pages 141 & 142.

Teste Robert Austin Jr. Clerk

John W. Ellis
D. & Alex.
Alexander Morris

This Indenture made this 1st day of September in the year one thousand eight hundred and forty four between John W. Ellis and Mary A. E. Ellis his wife of the County of Limestone in the State of Alabama of the one part and Alexander Morris of the other part - Witnesseth that the said J. W. & Mary A. E. Ellis 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, alien, released, released, conveyed, and confirmed, and by these presents do give, grant, bargain, sell alien, release, release, convey and confirm unto the said Alexander Morris all that certain parcel of land lying and being in the town of Athens County and State aforesaid designated in the plan of said town as the North West fourth of lot No. 80. 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 Alexander Morris his heirs and assigns forever. And the said J. W. & Mary

Ellis 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 Alexander Morris his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said J. W. & Mary Ellis his wife and also, against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said John W. & Mary A. E. Ellis his wife hereunto subscribe their names and affixed their seals the day and year above written.

John W. Ellis
Mary A. E. Ellis

signed sealed and delivered in the presence of
The State of Alabama, Limestone County; This day personally appeared before me Henry Stanley an acting justice of the peace in and for said County John W. Ellis and Mary A. E. Ellis his wife who acknowledged the signing sealing and delivering the foregoing deed to Alexander Morris on the day of its date for the purposes therein specified - Given under my hand and seal this 1st day of September 1864.

Teste Henry Stanley Jr. Clerk

The State of Alabama, Limestone County; I Robert Austin Clerk of the County Court of said County do hereby certify that the foregoing and from John W. Ellis his wife to Alexander Morris with the Certificate thereon endorsed was deposited in my office to be recorded the 24th day of November 1865 which is duly done in Book No. 7 pages 142 & 143.

Teste Robert Austin Jr. Clerk

George Lindsay This Indenture made this Eleventh day of November eighteen hundred and forty five between George Lindsay of the County of Limestone State of Alabama of the one part, John T. Munger of the State and County aforesaid of the second part and of J. Lindsay of the third part - Witnesseth that whereas the said George Lindsay is indebted to the said J. Lindsay in about the sum of twenty dollars which is due on the first of January eighteen hundred and forty eight. Now in consideration of the premises and for and in consideration of the further sum of One dollar to the said George Lindsay in hand paid by the said John T. Munger before the sealing and delivery of these presents the receipt whereof is hereby acknowledged by the said George Lindsay doth hereby bargain, sell and convey to the said John T. Munger, One bed, One bedstead, One Mattress, One blanket, Two Shells, One quilt, One Comforter, One pair of drawers, One Corn, One pigging pan, Five barrels Corn, Three hogs, One grubbing bar, One axe, One hatchet, One Nail drawer, One plough, goans. All of the said property however is on the following Trust to wit the same is to remain in the sole power of the said George Lindsay until a sale may become necessary for the payment of the debt herein intended to be secured. If said debt should all be paid, On or before the first day of January Eighteen hundred and forty eight then this indenture to be void. And the said John is then bound to convey the property herein above conveyed. But if said debt is unpaid on the first day of January eighteen hundred and forty eight then the said John T. Munger is hereby authorized, empowered and required, to sell the same for cash to the highest bidder at public Auction the sale to be at the present residence of the said George Lindsay and on such notice as the said John T. Munger may deem necessary and proper, the proceeds of the sale to be applied by the said John T. Munger to the payment and satisfaction of said debt. And the said John T. Munger doth hereby covenant with the said George Lindsay that he will well and truly execute the trust and confirm

humbly Confid to him - In Testimony Whereof we have here to set our hands and seals the day and date first above written -

Test

Geo. C. Lindsey

James Fleming

State of Alabama Sherriffs' Office. Personally appeared before me Matthew Bell an acting justice of the peace in and for said County George C. Lindsey A. J. Lindsey and John T. Mansfield and severally acknowledged the making and signing the foregoing and in Trust for the purposes therein mentioned - Given under my hand and seal this 18th Novr 1845.

M. Bell Jr. (Seal)

The State of Alabama Sherriffs' Office. I Robert Austin Esq. Clerk of the County Court of said County do hereby Certify that the foregoing deed Trust between George C. Lindsey and others with the Certificate thereon recorded was deposited in my Office to be recorded the 24th day of November 1845 which is duly done in said Book No. 7 page 144 & 145.

Teste Robert Austin Esq. Clerk

President of the States 1130.

Co. 3 Patent

W. F. Jenkins

James Monroe

President of the United States of America.

To all to Whom these presents shall come. Greeting:

Know Ye That William F. Jenkins a figure of William H. Ragsdale, having deposited in the General Land Office, a Certificate of the Register of the Land Office at Huntsville Alabama whereby it appears that full payment has been made for the East part of fractional (E. of Elk) Section twelve in Township one of Range five West Containing Two hundred & eighty six acres & seven hundredths of an acre of the lands directed to be sold at Huntsville in pursuance of the laws providing for the sale of the lands of the United States in Mississippi and Alabama, There is Granted by the United States unto the said William F. Jenkins & to his heirs the Fractional lot or section of land above described: To have and to hold the said fractional lot or section of land with the appurtenances, unto the said William F. Jenkins & to his heirs and assigns for ever.

In Testimony Whereof, I have caused these Letters to be made Patent and the seal of the General Land Office to be hereunto affixed. Given under my hand at the City of Washington the first day of May in the year of our Lord one thousand eight hundred and twenty four and of the Independence of the United States of America the forty eighth.

By the President James Monroe.

Geo. Graham Commissioner of the General Land Office

Recorded in Vol. 10

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The State of Alabama Sherriffs' Office. I Robert Austin Esq. Clerk of the County Court of said County do hereby Certify that the foregoing Patent to W. F. Jenkins was deposited in my Office to be recorded the 24th day of November 1845 which is duly done in said Book No. 7 page 144.

Teste Robert Austin Esq. Clerk

President of the U.S.

To

Mr. Brown

Final Certificate No. 269.

John Tyler

President of the United States of America,

To all to Whom these presents shall come. Greeting: Know Ye That William Brown a figure of William Tyler, having deposited in the General Land Office, a Certificate of the Register of the Land Office at Huntsville whereby it appears that full payment has been made for Fractional Section (East of Elk) One, in Township One of Range Five West. Containing Four hundred and thirty three acres and ninety four hundredths of an acre of the lands directed to be sold at Huntsville, Alabama, in pursuance of the laws providing for the sale of the lands of the United States in Mississippi and Alabama, There is granted by the United States unto the said William Brown the fractional lot or section of land above described: To have and to hold the said fractional lot or section of land with the appurtenances unto the said William Brown and to his heirs and assigns forever.

In Testimony Whereof, I have caused these Letters to be made Patent, and the seal of the General Land Office to be hereunto affixed.

Given under my hand at the City of Washington, the seventeenth day of June in the year of our Lord one thousand eight hundred and forty two and of the Independence of the United States of America the sixty sixth.

By the President

John Tyler

Re Tyler

J. Williamson Recorder of the General Land Office

Recorded in Volume 30 Page 178

The State of Alabama Sherriffs' Office. I Robert Austin Esq. Clerk of the County Court of said County do hereby Certify that the foregoing Patent to William Brown a figure of William Tyler was deposited in my Office to be recorded the 24th day of November 1845 which is duly done in said Book No. 7 page 145.

Teste Robert Austin Esq. Clerk

Benjamin Rose Esq. This Indenture made this 5th day of December 1845 between Benoit Rose and Co. David in Trust for Benoit Rose his wife of the first part and R. W. Vaper of the second part and Benjamin W. Vaper of the third part all of the County of Blount and State of Alabama, Whereas the said Benoit Rose is justly indebted to R. W. Vaper the party of the second part in the sum of Twenty seven dollars and sixteen Cents to be paid on or before the first day of January eight hundred and forty seven as by note of this date more fully doth appear and the said Benoit Rose and Nancy Rose his wife of the first part being desirous to secure the payment of the above sum to the said R. W. Vaper of the second part. Now this Indenture Witnesseth that the said Benoit Rose and Nancy Rose his wife of the first part doth for and in consideration of the premises, also for the and in consideration of the sum of One dollar to them in hand paid by the said Benjamin W. Vaper of the third part the receipt whereof is hereby acknowledged bargain and sold aliened enfeoffed and Conveyed and by these presents doth bargain sell alien enfeoff and Convey unto the said Benjamin W. Vaper of the third part his heirs and assigns forever all that certain tracts or parcels of land lying and being in the County of Blount and State of Alabama and known as the North half of the East half of the North East quarter of Section No. thirty three Township No. Two Range No. six West the East half of the North half of the West half of the North East quarter of Section No. thirty three Township Two Range six West, also the North half of the South half of the East half

I hereby certify that the within deed in Trust has been satisfied in full under my hand and seal this 5th day of July 1848

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of the North East quarter of Section No thirty three in Township Two Range Six West the same contains Eighty acres more or less. To have and to hold the above described lands and hereby granted premises together with their hereditaments and appurtenances thereto belonging or in any wise appertaining to the only proper use and behoof of him the said Benjamin Sutz of the third part his heirs and assigns forever and the said Benmet Rose and Nancy Rose his wife of the first part for themselves their heirs Executors and Administrators do form Warrant and defend the title to the above described and hereby granted premises to the said Benjamin Sutz of the third part his heirs and assigns from and against themselves and all and every person or persons whomsoever holding or claiming under them or the government of the United States Will Grant and defend. Upon Trust Nevertheless that the said Benjamin Sutz of the third part Will permit the said Benmet Rose and Nancy Rose his wife of the first part to remain in the enjoyment and peaceable possession of the above described and hereby granted premises until default be made in whole or in part of the payment of the said sum of Forty seven dollars and sixteen Cents. And then upon this further trust that the said Benjamin Sutz of the third part shall do soon after the happening of such default as the said Benjamin Sutz N.W. Vaper of the second part shall request or pose to public sale to the highest bidder for ready money the above described and hereby granted premises & after satisfying the time and place of sale at his own discretion and giving such notice as he may think proper not less than thirty days and then after satisfying the said sum and paying all expenses and costs attending the premises the balance if any shall pay over to the said Benmet Rose & Nancy Rose his wife of the first part. In testimony whereof the said parties have hereunto set their hands and affixed their seals this day and date first above written. Antelined before a signed

Benmet Rose
Nancy Rose
N.W. Vaper
Benjamin Sutz

State of Alabama
Shimstone County
Personally appeared before me Matthew Bell an acting justice of the peace in and for said County Benmet Rose and Nancy Rose his wife and severally acknowledged the making making signing and delivery of the foregoing deed in trust to Benjamin Sutz for the purposes therein mentioned. Given under my hand and seal this 5th day of December 1845
The State of Alabama Shimstone County. I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed in Trust between Benmet Rose & Nancy Rose with the Certificate thereon endorsed was deposited in my office to be recorded the 10th day of December 1845 which is duly done in Book No 7 pages 115 & 116.

Robert Austin Jr. Clerk

This Indenture made this first day of July one thousand eight hundred & forty five between William W. Adams and Sophia Adams his wife of the first part and John Comly and Thomas Atkinson trading in the name and style of Comly & Atkinson of the second part. Witnesseth that for and in consideration of the sum of Ten dollars to them in hand paid said Adams wife have this day sold and conveyed unto said Comly & Atkinson one lot or parcel of ground bounded as follows Beginning at a stake on the South East corner of quarter Section in Township five Range three West Running west with the road from Morrisville to Decatur four chains and links to a stake thence north one chain and three links to a stake thence East four

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chains and six links to a stake thence South to the beginning containing one eighth part of an acre the same where said Comly & Atkinson now have their shop being the South East corner of forty acre tract on which said Adams now live the same to have and to hold from all and every person claiming under said Adams of the first part and all and every other person they will from Grant and defend unto said Comly & Atkinson their heirs and assigns. Given under our hands and seals this day and year first above written.
John Comly
Thomas Atkinson
Sophia Adams

State of Alabama Shimstone County. I Chas. C. Gordon an acting justice of the peace in and for said County do certify that Sophia Adams whose name appears to the above deed of conveyance separate and apart from her husband and acknowledged the signing the same without any fear or constraint from her husband for and in consideration of the purposes therein named. Given under my hand and seal this 1st July 1845.
State of Alabama Shimstone County. Personally appeared before me Chas. C. Gordon an acting justice of the peace in and for said County John Adams and acknowledged the above to be his true and acting deed. Given under my hand and seal this 12th day of November 1845.

Chas. C. Gordon Justice Peace

The State of Alabama Shimstone County. I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from John Adams to Comly & Atkinson with the Certificate thereon was deposited in my office to be recorded the 11th day of December 1845 which is duly done in Book No 7 pages 116 & 117.

Robert Austin Jr. Clerk

Nicholas Davis
To & Remain Trust
M. Morris Ex & Ad
This Indenture made & entered into this 8th day of December 1845 between Nicholas Davis and Davis his wife of the County of Shimstone and State of Alabama of the first part Septimus D. Cabanish & Thos. M. White Trustees of the County of Madison State aforesaid of the second part & Stephen D. Ewing & George P. Beine Executors of the will of David Morris of the County of Hale last aforesaid of the third part. Whereas the said Ewing & Beine Executors as aforesaid did on the 1st day of December 1845 come to said Nicholas Davis for three years Fifteen thousand Dollars at legal interest payable annually & whereas for the payment of said Principal The said Nicholas Davis and George W. Lane executed their joint & several bond bearing date Huntsville Ala December 1st 1845 payable three years after date to the Order of the said Stephen D. Ewing & George P. Beine Executors of the will of David Morris for the sum of Fifteen thousand dollars for value received. For the payment of the interest as it falls due on said sum to be paid The said Nicholas Davis & George W. Lane have executed their three several bonds bearing date Huntsville Ala December 1st 1845 for three hundred Dollars payable to the Order of said Stephen D. Ewing & George P. Beine Executors of the will of David Morris respectively 12 months, two years & three years after date. And whereas the said Davis is willing to receive the payment of said Bonds to be made as aforesaid. Now this Indenture Witnesseth that the said Davis doth hereby Covenant promise & agree with the said Ewing & Beine Executors as aforesaid. That as soon as Samuel Rayland of the County of Madison returns from his present trip South. He the said Davis will procure the signature of the said Rayland to the four Bonds described as aforesaid, as additional security thereto. And this Indenture further Witnesseth that for & in consideration of the premises & for the further Consideration of Five dollars to the said Davis & wife in hand paid by

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 I hereby release unto Thomas A Lewis all the real Estate belonging to him in the within said to
 me as trustee to secure to John Roberts a certain sum of money therein specified, which said sum
 of money has been fully paid off and said trust discharged even unto my hand and
 seal this 20th day of May 1857
 John Roberts & Synchorage

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 This Indenture Made this first day of December One thousand eight hundred
 and forty five between Thomas A Lewis & Susanna his wife of the first part & Josiah
 Roberts of the second part and John Roberts of the third part. Whereas the said Thomas
 A Lewis is justly indebted to the said John Roberts in the sum of One hundred twenty
 dollars to be paid as follows: forty dollars on the 25th day of this next forty dollars on
 the 25th day of December 1846, and forty dollars on the 25th day of December 1847 (as by
 bonds bearing date herewith will be more fully appear) which debts the said Tho. A.
 Lewis & Susanna, his wife are willing and desirous to secure. Now this Indenture Witnesseth
 That for and in consideration of the premises, & also for the further consideration of the
 parties to the said Tho. A Lewis and Susanna, his wife, in hand paid by the said Josiah Roberts
 at and before the sealing and delivery of these presents the receipt whereof is hereby acknow-
 ledged, they the said Tho. A Lewis & Susanna his wife have given granted bargained
 sold released and confirmed and by these presents do give, grant, bargain, sell release
 and confirm to the said Josiah Roberts his heirs and assigns forever, the following described
 lot or parcel of land lying & being in Sumner County Alabama to wit: The South half of the
 West of the North west quarter of Section 26 in Township 7 North Range 10 West
 Containing forty Acre more or less with all and singular the appurtenances to the said
 Tract, lot or parcel of land belonging, or in anywise appertaining & all the estate right
 title & interest of the said Tho. A Lewis & Susanna his wife in and to the said granted or
 intended to be hereby granted Tract, lot or parcel of land, and premises. To have and to hold
 the same with its appurtenances unto the said Josiah Roberts his heirs Executors administrators
 & assigns forever, to the only proper use & behoof of the said Josiah Roberts his heirs Executors
 administrators and assigns forever. And the said Tho. A Lewis & Susanna his wife for themselves
 their heirs Executors & administrators do hereby Covenant promise & agree, to wit: the said
 Josiah Roberts his heirs Executors administrators and assigns, forever, in manner & form follo-
 wing, that is to say, that the said Tho. A Lewis and Susanna, his wife their heirs Executors
 & administrators the aforesaid Tract lot or parcel of land & premises with its appurtenances
 unto the said Josiah Roberts, his heirs Executors, administrators and assigns against all persons
 Whomsoever, shall and will warrant and forever defend by these presents. Upon Trust & condition
 that the said Josiah Roberts his heirs Executors & administrators shall permit the said Thomas
 A Lewis & Susanna his wife to remain in quiet and peaceable possession of the said Tract
 lot or parcel and premises with its appurtenances and take the profits thereof to their own
 use until default be made in the payment of the said sum of One hundred twenty dollars
 as may fully show by reference to the bonds of even date herewith before described in this
 Indenture, either in the whole or in part. And then upon this further trust, that the said
 Josiah Roberts his heirs Executors, administrators or assigns shall & will so soon after the happening
 of such default of payment, as they or either of them may think proper or the said John
 Roberts his heirs Executors administrators or assigns shall direct, sell the said Tract
 lot or parcel of land and premises with its appurtenances or such part of the hereby granted
 premises as the trustee or his representatives hereby authorized to act shall think sufficient
 for the purpose & 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
 twenty days Notice thereof in Writing to be set up at six of the most public places in
 the vicinity of the land, besides setting up one at the Court house door in the town
 of Athens. And out of the monies arising from such sale shall after satisfying the
 lawful charges thereof and all other expenses attending the premises, pay to the said
 John Roberts his Executors, administrators or assigns the said sum of One hundred twenty

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 dollars with the interest lawfully accrued thereon and the balance (if any) shall pay to the said
 Tho. A Lewis & Susanna his wife their heirs Executors Adams & assigns. But if the whole of said sum
 of One hundred twenty dollars shall be fully paid off & discharged to the said John Roberts, his heirs
 Executors or assigns on or before the maturity of the last bond due & payable to wit the 25th day of Decr
 1847, so that no default of payment be made in said sum of One hundred twenty dollars, (as the said
 bonds will fully show) then this indenture to be void, or else to remain in full force and virtue.
 In Witness Whereof the parties to these presents have hereunto set their hands and affixed their seals
 the day and year first written
 Thomas A Lewis (Seal)
 Susanna Lewis (Seal)
 Josiah Roberts (Seal)
 John Roberts (Seal)

The Josiah Roberts & John Roberts do agree and bind ourselves not to release the land speci-
 fied in the within and of Trust for twelve months after the last note named in said due
 becomes due. Given under our hands and seal this 10th day of December 1845.
 Josiah Roberts (Seal)
 John Roberts (Seal)

State of Alabama }
 Sumner County } Personally Came before me James Harrison a justice of the peace
 in and for said County Thomas A Lewis his wife Susanna Lewis and acknowledged that they
 signed sealed and delivered the within named and of trust to Josiah Roberts as trustee on the
 day of 1st date above written and his wife Susanna Lewis being by me examined & separate
 and apart from her husband acknowledged that she signed sealed and delivered the said
 deed of trust freely without any fear or threat of her husband on the day & date above written
 Given under my hand and seal this 10th day of December 1845.
 James Harrison Jt. (Seal)

The State of Alabama Sumner County: Robert Austin Jr. Clerk of the County Court of
 said County do hereby certify that the foregoing and in trust from Thomas A Lewis to John
 Roberts &c with the Certificate thereon and record was deposited in my Office to be recorded
 the 18th day of December 1845 which is duly done in Book No. 7 page 150 1845.
 Robert Austin Jr. Clerk

Tax Collector } To all Whom these presents shall come, I Allison C. Bain Tax Collector for
 To } said } Sumner County and State of Alabama. And greeting Whereas by the list of taxes raised
 Henry Garbrough } me according to the statute in such cases made and provided it appears that Gilbert Hay,
 William F. Hay, A. H. Gibson and J. R. Soud have not paid the sum of Four dollars State
 Tax and One dollar County Tax due for the year Eighteen hundred and forty three
 and whereas I did by virtue of the said list of taxes seize and take the lot of land herein
 after particularly described, and have for want of goods and Chattels in my County of the
 said Gilbert Hay, William F. Hay, A. H. Gibson and J. R. Soud, to satisfy the said Taxes,
 sold the said lot as herein after mentioned at public Auction, according to the Statute
 in such cases made and provided, to Henry Garbrough for twenty four dollars and twenty
 five Cents he being the highest bidder for the same. Now Whereof that I the said
 Allison C. Bain Tax Collector as aforesaid, by virtue of said list of taxes, in consideration
 of said sum of twenty four dollars twenty five Cents including the advertising and making
 the deed, and the per cent to me in hand paid by the said Henry Garbrough the receipt
 whereof is hereby acknowledged have granted bargained, sold, and by these presents do
 bargain and sell to the said Henry Garbrough and to his heirs and assigns forever, the
 following lot or parcel of land known and designated as Part 26 in A. in Section

minution Township Three Range five West containing One hundred and twenty six acres in the upper part of said Sec. Together with and singularly the appurtenances thereto belonging to have and to hold, and all the legal Estate, right title which the said John Maples & Thomas Martindale had in and to said lot or parcel of land On the first day of May 1843 unto him the said Henry Garbrough his heirs and assigns forever, as fully and absolutely as the said Allison C. Cain Tax Collector as aforesaid and under the authority aforesaid might could or ought to sell and convey the same - Given under my hand and seal this 7th day of October 1844 -

Allison C. Cain T. C. & C. (Seal)

The State of Alabama Sh. Sumner County; Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County of said County, the above named Allison C. Cain whose name is subscribed to the foregoing deed and acknowledged the signing making and delivery of the same, to the said Henry Garbrough On the day and year therein mentioned Given under my hand and seal this 15th day of December 1845.

Robert Austin Esq. (Seal)

The State of Alabama Sumner County; I Robert Austin Esq. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Allison C. Cain Tax Collector to Henry Garbrough with the Certificate thereon endorsed was deposited in my office to be recorded the 15th day of December 1845 which is duly done in said Book No. 7 pages 151 & 152 -

Teste Robert Austin Esq. Clerk

The Collector to the said John Maples & Thomas Martindale

To all Whom these presents shall come I Allison C. Cain Tax Collector for Sumner County State of Alabama, send Greeting Whereas by the list Taxes handed me according to the Statute in such Cases made and provided it appears that Mr. Majors hath not paid the sum of One dollar & sixty Cents State tax & forty Cents County Tax due for the year 1843 and whereas I did by virtue of the said list of taxes seize and take the lot of land herein after particularly described, and have for want of goods and Chattels in my County of the said Mr. Majors to satisfy the said Taxes, sold the said lot as herein after mentioned at public auction according to the Statute in such Cases made and provided to John Maples & Thomas Martindale for nineteen dollars & ten Cents they bringing the highest bidder for the same. Now know ye that I the said Allison C. Cain Tax Collector as aforesaid, by virtue of said list of taxes in consideration of said sum of nineteen dollars & ten Cents to me in hand paid by the said John Maples & Thomas Martindale the receipt whereof is hereby acknowledged have granted bargained sold and by these presents do bargain & sell to the said John Maples & Thomas Martindale and to their heirs and assigns forever the following lot or parcel of land known and designated as Fractional Section Twister Township One Range five West - Together with and singularly the appurtenances thereto belonging To have and to hold and all the legal Estate right and title which the said Mr. Majors had in and to the said lot or parcel of land On the first day of May eighteen hundred and forty three unto him the said John Maples & Thomas Martindale their heirs and assigns forever, as fully and absolutely as the said Allison C. Cain Tax Collector as aforesaid and under the authority aforesaid might could or ought to sell and convey the same - Witness my hand and seal this 2nd day of September 1844 -

Allison C. Cain T. C. & C. (Seal)

The State of Alabama Sumner County; Personally appeared before me Robert Austin Esq.

Clerk of the County Court of said County, the above named Allison C. Cain whose name is subscribed to the foregoing deed and acknowledged the signing making and delivery of the same to the said John Maples and Thomas Martindale on the day and year therein mentioned - Given under my hand and seal this 20th day of December 1845.

Robert Austin Esq. (Seal)

The State of Alabama Sumner County; I Robert Austin Esq. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Allison C. Cain to John Maples and Thomas Martindale with the Certificate thereon endorsed was deposited in my office to be recorded the 20th day of December 1845 which is duly done in said Book No. 7 pages 152 & 153 -

Teste Robert Austin Esq. Clerk

Benjamin F. Bell to the said Matthew Bell

This Indenture made this twenty second day of December One thousand eight hundred and forty five between Benjamin F. Bell of the County of Sumner and State of Alabama of the one part and Matthew Bell of the County and State aforesaid of the other part, Witness that the said Benjamin F. Bell for and in consideration of the sum of seventy five dollars to him in hand paid by the said Matthew Bell the receipt whereof is hereby acknowledged hath granted bargained sold released and confirmed and by these presents doth grant bargain & release and confirm unto the said Matthew Bell and to his heirs and assigns forever all my right title interest and demand in and to the tenth part of the following tracts or parcels of land viz the South East quarter of Section thirty two in Township three of Range five West the North East quarter of Section five Township four Range five West the East half of the South West quarter of Section thirty two in Township three Range five West the North East quarter of North West quarter of Section five Township four Range five West the South West quarter of the South West quarter of Section thirty two in Township three Range five West except thirty acres sold to and belonging to Charles Smith (also the South West quarter of the North West quarter of Section twenty six in Township three Range five West) the West half of South East quarter of Section twenty six Township three Range five West and also the East half of North East quarter Section twenty six Township three Range five West all situate in Sumner County Alabama which right title interest and demand consists of the one tenth part of the above described lands which is yet undivided including the widows dower all of which tenth part of said lands descended to me by inheritance from the Estate of Joseph Bell dec'd together with all and singular the appurtenances thereto belonging or in any wise appertaining to the only proper use and behoof of him the said Matthew Bell his heirs and assigns forever. To have and to hold the same subject as above to the widows dower and the said Benjamin F. Bell for himself his heirs or executors and assigns doth warrant and will for ever defend the title to the above and hereby granted premises unto the said Matthew Bell his heirs and assigns from and against himself and all and every person or persons whomsoever claiming or holding under him the said Benjamin F. Bell or under the Government of the United States and also against the lawful title claim or demand of all and every person or persons whomsoever will forever warrant and defend by these presents. In testimony whereof I have hereunto set my hand and seal this the day and year above written -

Ben. F. Bell (Seal)

State of Alabama Sumner County; Personally appeared before me Henry Smith an acting Justice of the peace in and for the County aforesaid Benjamin F. Bell and acknowledged the making signing making and delivery of the foregoing deed to Matthew Bell for the purposes therein mentioned - Given under my hand and seal this 22nd day of December 1845.

Henry Smith J. P. (Seal)

The State of Alabama Sumner County; I Robert Austin Esq. Clerk of the County Court of said

County do hereby certify that the foregoing deed from Benjamin F. Bell to William Dunn with the Certificate thereon endorsed was deposited in my Office to be recorded the 23rd day of December 1845 which is duly done in Book No. 7 pages 153 & 154.

Teste Robert Austin Jr. Clerk

Sub A Lewis

No 3 Lewis

Edmund A Lucas

Know all men by these presents that I Sub A Lewis have this day relinquished all my right and title to a negro woman named Betty and Child named Pat, and their poster in law Edmund A Lucas, and Flora Ann Lucas his wife, Mary Julia Lewis, Ruth Lodusha Lewis and Harriet Jane Ellen Lewis, (the said woman was killed by Sub Key Jr to Rebecca Lewis, and I the said Sub A Lewis do warrant and will forever defend the title to the said negro woman Bet & Child Pat for my heirs Executors Administrators. Given under my hand and seal this 6th day of December 1845.

S. A. Lewis

Witness

John P. Lewis

J. P. Lewis

Thos. S. Maxwell

State of Alabama Shinnestown County, Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County, the above named John P. Lewis one of the subscribing witnesses to the foregoing deed who being first duly sworn depose and say that he saw the above named Sub A Lewis whose name is subscribed thereto sign seal and deliver the same to the said Edmund A Lucas and Flora Ann Lucas his wife Mary Julia Lewis Ruth Lodusha Lewis and Harriet Jane Ellen Lewis that he this deponent subscribed his name as a witness thereto in the presence of the said Sub A Lewis and that he saw the other subscribing witnesses, J. P. Lewis & Thos. S. Maxwell sign the same in the presence of the said Sub A Lewis and in the presence of each other on the day and year therein named. Given under my hand and seal this 24th day of December 1845.

Robert Austin Jr. Clerk

The State of Alabama Shinnestown County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Sub A Lewis to Edmund A Lucas & others with the Certificate thereon endorsed was deposited in my Office to be recorded the 24th day of December 1845 which is duly done in Book No. 7 pages 154 -

Teste Robert Austin Jr. Clerk

Richard H. Cartwright

No 3 Lewis

William Dunn

This Indenture made this the 2nd day of October One thousand eight hundred and forty five between Richard H. Cartwright and Margaret D. his wife of the County of Shinnestown and State of Alabama of the one part and William Dunn of the said State and County of the other part Witnesseth that the said Richard H. Cartwright and Margaret D. his wife 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 bargained and sold aliened conveyed and by these presents do bargain sell alien conveyed and confirm unto the said William Dunn all that certain tract or parcel of land lying and being in the County of Shinnestown and State of Alabama and known and designated as the south half of section fifteen Township three Range four West also the north half of the north West quarter of section twenty two in Township three Range four West containing four hundred 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 Dunn his heirs and assigns forever and the said Richard H. Cartwright and

Margaret D. 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 William Dunn his heirs and assigns forever and against themselves and all and every person claiming or holding under them the said Richard H. Cartwright and Margaret D. 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 Richard H. Cartwright and Margaret D. his wife have hereunto set their hands and seals the day and date above written.

Rich. H. Cartwright

Margaret D. Cartwright

State of Alabama Shinnestown County, Personally appeared before me William C. Cain and acting Justice of the peace in and for said County and State the within named Richard H. Cartwright and Margaret D. his wife who acknowledged that they severally signed sealed and delivered the within deed on the day and year therein mentioned to the within William Dunn and the said Margaret D. his wife being by me privately examined apart from her said husband acknowledged that she signed sealed and delivered the said deed freely without any fear threat or compulsion of her said husband - Given under my hand and seal this the 2nd day of October 1845.

William C. Cain

The State of Alabama Shinnestown County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Richard H. Cartwright & wife to William Dunn with the Certificate thereon endorsed was deposited in my Office to be recorded the 27th day of December 1845 which is duly done in Book No. 7 pages 154 & 155.

Teste Robert Austin Jr. Clerk

Robert Wilson

No 3 Lewis

Robt. Hendricks

This Indenture made this 11th day of September in the year One thousand eight hundred and forty five between Robert Wilson & his wife Katherine Wilson of the County of Shinnestown and State of Alabama of the one part and Robert L. Hendricks of the County of Shinnestown and State of Alabama of the other part, Witnesseth that the said Robert Wilson and Katherine Wilson 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 and confirmed and by these presents do give grant bargain sell alien conveyed and confirm unto the said Robert L. Hendricks all the certain lot of land lying and being in the town of Athens County of Shinnestown and State of Alabama being known and designated in said town as the south half of lot number twenty nine as extended by John McKinley. 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 Robert L. Hendricks his heirs and assigns forever. And the said Robert Wilson & Katherine Wilson 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 L. Hendricks his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Robert Wilson and Katherine Wilson his wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Robert Wilson and his wife Katherine Wilson hereunto subscribe their names and affix their seals the day and year above written.

R. L. Wilson

Katherine Wilson

Signed sealed and delivered in the presence of

The State of Alabama Limestone County; This day personally appeared before me Henry Stanley an acting justice of the peace in and for said County, Robert Wilson and Katherine Wilson his wife and acknowledged the signing sealing and delivering the foregoing deed on the day of its date for the purposes therein specified - Given under my hand and seal this the 3rd day of October 1845.

The State of Alabama Limestone County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Robert Wilson wife to Robert A. Henderson with the Certificate thereon endorsed was deposited in my Office to be recorded the 27th day of December 1845 which is duly done in Red Book No. 7 page 155-156.

Teste Robert Austin Jr. Clerk

Joshua Collier
Co. & Red
Robert B. Peckles

This Indenture made this the 23rd day of Oct 1845 between Joshua Collier of the one part and Robert B. Peckles of the other part all of the County of Limestone & State of Alabama Witnesses that the said Joshua Collier for inconsideration of the sum of Seven hundred & fifty dollars to him in hand paid the receipt whereof is hereby acknowledged have this day bargained sold & conveyed unto the said Robert B. Peckles his heirs & assigns forever a certain lot or parcel of ground lying and being in the town of Moorville, known in the plan of said town by the lots numbered forty two & thirty being the same bought of J. D. Scott & White & allowing springing on high street, the right and title to said lots or parcels of ground the said Joshua Collier will forever warrant and defend to the said Robert B. Peckles his heirs & assigns forever from all & every person legally claiming the same. In testimony whereof the said Joshua Collier hath hereunto set his hand and seal this the day & date above written signed sealed & delivered in presence of

Joshua Collier
Mary J. Collier
Mrs. J. Peckles

The State of Alabama Limestone County; Personally appeared before me Stephen Skinner an acting justice of the peace for said County, Mary J. Collier the consort of Joshua Collier was examined by me separately & apart from her husband, & said she signed the above and without any compulsion of her said husband that she hereby relinquishes her right to said land & premises freely of her own accord - Given under my hand & seal this the 23rd day of Oct 1845.

The State of Alabama Limestone County; Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Joshua Collier whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said Robert B. Peckles on the day and year therein mentioned - Given under my hand and seal this 24th day of January 1846.

Robert Austin Jr. Clerk

The State of Alabama Limestone County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Joshua Collier wife to Robert B. Peckles with the Certificate thereon endorsed was deposited in my Office to be recorded the 24th day of January 1846 which is duly done in Red Book No. 7 page 156.

Teste Robert Austin Jr. Clerk

W. H. McHenry
Co. & Red
M. H. Pope

This Indenture made this eighth day of December one thousand eight hundred and forty five between John H. McHenry Adm^r of Wilam H. McHenry dec^d late of the County of Limestone and State of Alabama of the one part and Micajah A. Pope of said County and State of the other part Witnesses that whereas the said John H. McHenry Adm^r as aforesaid by virtue and by authority of the last Will and Testament of said Wilam H. McHenry (which Will is recorded in the Clerk's Office in Limestone County Ala) sold the tract of land belonging to the Estate of said Wilam H. McHenry at public sale to said Micajah A. Pope for the sum of Two hundred and forty one dollars being the highest sum bid for the tract of land aforesaid; Now by virtue of the said last Will and Testament and in consideration of the sum of Two hundred and forty one dollar in hand paid by the said Micajah A. Pope the receipt whereof is hereby acknowledged, I have sold as aforesaid all the estate, right, title held by said Wilam H. McHenry in his lifetime, and by him bequeathed to be sold, to the North West quarter of Section twenty Township three Range five West, and the East half of the North East quarter of Section twenty Township three Range five West (excepting Ten acres sold and divided by Paul Whitworth to Jacob Tyner) supposed to contain Two hundred and thirty Acres the same more or less - To have and to hold the said land with the appurtenances unto the said Micajah A. Pope his heirs or assigns forever as fully and as absolutely as if the said John H. McHenry Adm^r as aforesaid and under the authority aforesaid, might, could or should sell and convey the same. In testimony whereof I have hereunto set my hand and affix ed my seal the date above written.

John H. McHenry Adm^r Clerk

Attest

Robert

for W. H. McHenry

M. H. Pope

The State of Alabama Limestone County; Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named John H. McHenry Adm^r of Wilam H. McHenry whose name is signed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said Micajah A. Pope on the day and year therein mentioned - Given under my hand and seal this 29th day of December 1845.

Robert Austin Jr. Clerk

The State of Alabama Limestone County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from John H. McHenry Adm^r to Micajah A. Pope with the Certificate thereon endorsed was deposited in my Office to be recorded the 29th day of December 1845 which is duly done in Red Book No. 7 page 157.

Teste Robert Austin Jr. Clerk

A. J. Jones
Co. & Red
Pack. & Jones

This Indenture made this 27th day of December 1822 between Alexander P. Jones of Madison County and State of Alabama one of the heirs & legal representatives of Jewell Jones dec^d of the one part and John A. Jones another of the heirs and legal representatives of the said Jewell Jones dec^d of the other part, Witnesses that whereas the parties to these presents are possessed and seized in fee simple as coparceners in the following tracts of land lying & being in the County of Limestone and State aforesaid, which said tracts or parcels of land descended from the said Jewell Jones dec^d he the said Jewell Jones dec^d being seized thereof in his lifetime as of fee at the time of his decease, to the said parties to these presents in coparcenary. And whereas also the said parties to these presents for divers good reasons then & thereunto moving desirous of making partition amongst themselves of the said lands so that each of the said parties or parancers, may have hold and enjoy his share in severally. This Indenture Witnesseth that the said Alexander P. Jones for and in consideration of the premises and of the sum of one dollar to him in hand paid by the said John A. Jones the receipt whereof is hereby

acknowledged hath granted bargained aliened released and confirmed and by these presents doth grant bargain alien release and confirm unto the said John A. Jones his heirs assigns forever the following described tracts or parcels of land situate lying and being in the County of Limestone and State of Alabama comprising from quarter sections of land viz the South West quarter section of Section 27 Township 4 Range 3 the North East quarter section of Section 28 Township 4 Range 3 the South East quarter section of Section 28 Township 4 Range 3 the North West quarter section of Section 28 Township 4 Range 3 the North East quarter section of Section 28 Township 4 Range 3 the North West quarter section of Section 27 Township 4 Range 3 the South West quarter section of Section 28 Township 4 Range 3 together with all their appurtenances improvements tenements and hereditaments therunto belonging or in any wise appertaining To have and to hold the said tracts or parcels of land to him the said John A. Jones his heirs and assigns forever And the said Alexander P. Jones binds himself his heirs and assigns forever to warrant and defend the title of the said lands against the claims of all persons whomsoever claiming under him or by colour of title derived from him. In witness whereof he hath hereunto subscribed his name and affixed his seal this 27th December 1823.

Alexander P. Jones

Attest

Geo. Senggs

St. W. Lloyd

The State of Alabama St. Limestone County; Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Alexander P. Jones whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said John A. Jones on the day and year therein mentioned. Given under my hand and seal this 29th day of December 1845.

Robert Austin Jr. (Seal)

The State of Alabama Limestone County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Alexander P. Jones to John A. Jones with the Certificate thereon endorsed was deposited in my Office to be recorded the 29th day of December 1845 which is duly done in Book No. 7 pages 157 & 158.

Attest Robert Austin Jr. Clerk

William P. Hodges

St. Limestone

John A. Jones

This Indenture made this 18th day of December 1845 between William P. Hodges of Limestone County of the first part and John A. Jones of Limestone County of the other part both parties being of the State of Alabama Witnesseth that the said William P. Hodges for and in consideration of One dollar to him in hand paid the receipt whereof is hereby acknowledged hath this day bargained sold aliened released conveyed and confirmed to him the above named John A. Jones his heirs and assigns forever the following described tract or parcel of land situated lying and being in the County of Limestone and State of Alabama and known in the plan of said County as the South West Corner of the North East quarter of Section 34 in Township 4 Range 3 West of the Meridian of Huntsville Madison County State of Alabama containing fifty acres To have and to hold unto him the said John A. Jones his heirs and assigns forever And he the above named William P. Hodges binds himself his heirs Executors Administrators and assigns forever by these presents to warrant and forever defend the right and title herein conveyed to him the above named John A. Jones against the claims of any and every person or persons whomsoever claiming in by through or under

him or in any other manner. In Witness whereof he the said William P. Hodges have hereunto subscribed his name and affixed his seal the day and date above written.

Wm. P. Hodges (Seal)

State of Alabama Limestone County; Personally appeared before me Charles B. Gordon an acting justice of the peace in and for said County, Wm. P. Hodges and acknowledged the within to be his true and acting deed - Given under my hand and seal this 18th Decr 1845.

Chas. B. Gordon (Seal)

The State of Alabama Limestone County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Wm. P. Hodges to John A. Jones with the Certificate thereon endorsed was deposited in my Office to be recorded the 29th day of December 1845 which is duly done in Book No. 7 pages 158 & 159.

Attest Robert Austin Jr. Clerk

Geo. Malone

St. Limestone

John H. Wayne

This Indenture made this the twentieth day of December in the year One thousand eight hundred and forty five between George Malone of the County of Limestone in the State of Alabama of the one part and John H. Wayne of said State & County of the other part. Witnesseth that the said George Malone for & in consideration of the sum of fifteen hundred & eighty 89/100 dollars to him in hand paid the receipt whereof is hereby acknowledged hath this day given granted bargained sold aliened released conveyed and confirmed and by these presents do give grant bargain sell alien release convey and confirm unto the said John H. Wayne all those certain tracts or parcels of land lying and being in the County of Limestone and State of Alabama known and described as follows to wit: The South half of Section twenty four in Township three of Range four West Beginning at the South East Corner of said Section thence North 80 Chains & 16 links to stake from which West 160 Chains to the boundary of said Section it being 160 Chains and ten links long to Piney Creek thence down said Creek along its meanderings to the Southern boundary of said Section making 143 Chains being on the East bank of said Creek thence due East to the beginning containing One hundred & twenty seven 69/100 Acres more or less. To have and to hold the above described parcel or tracts of land with the tenements and appurtenances therunto belonging or in any wise appertaining unto the said John H. Wayne his heirs and assigns forever And the said George 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 John H. Wayne his heirs and assigns from and against himself and all & every person or persons claiming or holding under him the said George Malone and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said George Malone hath hereunto subscribed his name and affixed his seal the day and year above written.

Geo. Malone (Seal)

Signed sealed and delivered

in the presence of

Henry B. Malone

Geo. Malone

The State of Alabama St. Limestone County; Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named George Malone whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said John H. Wayne on the day and year therein mentioned.

Given under my hand and seal this 29th day of December 1845.

The State of Alabama Shinnestown County, I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from George Malone to John H. Payne with the Certificate thereon endorsed was deposited in my Office to be recorded the 29th day of December 1845 which is duly done in said Book No. 7 pages 159 & 160.

Teste Robert Austin Jr. Clerk

J. S. Odum Trustee
To S. L. Odum
Alfred Collins

Whereas by virtue of a deed in trust bearing date the 15th day of Novr 1842 executed by Lewis Hardat Susan Stuart his wife to John S. Odum as trustee to secure a certain sum of money therein specified and recorded in the Clerk's Office of the County Court of Shinnestown County he the said J. S. Odum by his attorney in fact John G. Landardale as aforesaid in conformity with the provisions of said deed on the 3rd day of March 1845 sold to Alfred Collins the South half of the West half of the North West quarter of section 9 Township 4 Range 4 West containing forty acres more or less which had been duly advertised and bid off by said Alfred Collins he being the last highest bidder.

Now this Indenture made this 22nd day of December 1845 between the said J. S. Odum by his attorney J. G. Landardale and Alfred Collins Witnesseth that the said J. S. Odum by his attorney as aforesaid for and in consideration of the sum of forty dollars to him in hand paid by the said Alfred Collins hath granted bargained sold & conveyed and by these presents doth grant bargain sell & convey unto the said Alfred Collins his heirs and assigns forever all the right title and interest in and to the said tract of land above described had or held or in any manner vest in said J. S. Odum and all the right in and to said land which he the said J. S. Odum might or could sell by virtue of the deed in trust before referred to. Given under my hand and seal this day and date above written.

John S. Odum (Seal)

By his attorney in fact
J. G. Landardale

The State of Alabama Shinnestown County Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named John G. Landardale Attorney in fact for John S. Odum whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the aforesaid Alfred Collins on the day and year therein mentioned. Given under my hand and seal this 29th day of December 1845.

Robert Austin Jr. (Seal)

The State of Alabama Shinnestown County, I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Odum's attorney to Alfred Collins with the Certificate thereon endorsed was deposited in my Office to be recorded the 29th day of December 1845 which is duly done in said Book No. 7 page 160.

Teste Robert Austin Jr. Clerk

Ague Daniel
To S. L. Odum
Mrs. Ague

This Indenture made this 4th day of August 1845 between Daniel Ague of the County of Shinnestown in the State of Alabama of the one part William Ague of the other part Witnesseth that the said Daniel Ague 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 bargained, sold, aliened, conveyed & conveyed and by these

presents do bargain sell alien convey and convey unto the said William Ague all that certain tract of land lying and being in the County of Shinnestown State of Alabama and known as the North East quarter of Section Twenty five Township One Range four West containing One hundred and thirty four acres & thirty six hundredths of an acre. To have and to hold the above described tract of land with the appurtenances thereto belonging or in any wise appertaining unto the said William Ague his heirs & assigns from and against himself & all and every person claiming or holding under him the said Daniel Ague & also against the lawful title claim or demand of all and every person whomsoever claiming or holding by from or under the Government of the United States. In testimony whereof the said Daniel Ague hath hereunto set his hand and seal the day and date above written.

Signed sealed & delivered
in the presence of

Daniel Ague (Seal)

The State of Alabama Shinnestown County Personally appeared before me Wm. R. Adams an Acting Justice of the Peace in & for said County Daniel Ague and acknowledged that he signed sealed and delivered the within deed to William Ague on the day of its date for the purposes therein named. Given under my hand and seal this 27th December 1845.

W. R. Adams J. P. (Seal)

The State of Alabama Shinnestown County, I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Daniel Ague to William Ague with the Certificate thereon endorsed was deposited in my Office to be recorded the 3rd day of December 1845 which is duly done in said Book No. 7 pages 160 & 161.

Teste Robert Austin Jr. Clerk

J. M. Coman Val
To S. L. Odum
J. M. Lane

This Indenture made this 29th day of December in the year One thousand eight hundred and forty five between James M. Lane of the County of Shinnestown in the State of Alabama of the one part and James M. Coman & Elizabeth his wife, J. S. Martin Sarah Ann his wife of the other part, Witnesseth that the said James M. Coman & wife & J. S. Martin & wife for and in consideration of the sum of Two 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 James M. Lane all that certain lot of land lying and being in the County of Shinnestown & State of Alabama being a portion of the 1/4 of Sec 13 R 4 West, Beginning at a stake in the Center of the Edilton Pond running East 24 Chains North fifteen Chains, North fifteen Chains & thence South twenty three Chains to the Beginning, containing ten acres. 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 James M. Lane his heirs and assigns forever. And the said Coman & wife & Martin & 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 James M. Lane his heirs and assigns, from and against themselves, and all and every person or persons claiming or holding under them the said Coman & wife & Martin & wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Coman & wife and Martin & 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 M. Coman (Seal)
Elizabeth J. Coman (Seal)

John Turnentine
Sarah A. Holman

The State of Alabama }
Simmons County } Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named James McLoman whose name is subscribed to the foregoing deed individually and as attorney in fact for Joshua L. Martin Sarah A. Martin and acknowledged that he signed sealed and delivered the same to the said James McLane - Given under my hand and seal this 3rd day of January 1846.

Joshua L. Martin (died)
By J. McLoman att in fact
Sarah A. Martin (died)
By J. McLoman Attorney in fact

The State of Alabama Simmons County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from James McLoman & wife to James McLane with the Certificate thereon recorded was deposited in my Office to be recorded the 3rd day of January 1846 which is duly done in Deeds Book No 7 pages 161 & 162.

Teste Robert Austin Jr. Clerk

J. M. Coman & Co
To & Lard
Thos. J. Malone

This Indenture made this fifteenth day of August in the year one thousand eight hundred and forty five between J. L. Martin & Sarah Ann his wife J. M. Coman and Elizabeth his wife of the County of Livingston in the State of Alabama of the one part, and Thomas Stith Malone of the other part. Witnesseth that the said Martin & Coman 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 conveyed released, conveyed and confirmed; and by these presents do give grant bargain sell alien convey release convey and confirm unto the said Thomas Stith Malone all that certain lot of land lying and being in the County of Livingston and State of Alabama and known and bounded as follows, beginning at a stake at a point where the Elkton road crosses the North boundary of the South West quarter of Section four in Township Four Range Four West from which State West 26 Chains 20 links to the N. West Corner of said quarter section, thence South 59 Chains 12 links to the road leading from Athens to Winchester thence East to the Elkton road 30 links thence with said road to the beginning containing Twenty acres. To have and to hold the above described lot of land with the tenements and appurtenances thereto belonging unto the said Thomas Stith Malone his heirs and assigns forever. And the said Martin & Coman 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 Thomas Stith Malone his heirs and assigns from and against themselves, and all and every person or persons claiming or holding under them the said Martin & Coman and also against the lawful title claim or demand of all and every person or persons whomsoever. In Testimony whereof the said Martin & Coman and their heirs hereunto subscribe their names and affix their seals the day and year above written.

Signed sealed and delivered
in the presence of
John Turnentine
Sarah A. Holman

J. M. Coman (died)
J. L. Martin (died)
By J. M. Coman att in fact
Sarah A. Martin (died)
By J. M. Coman att
Elizabeth L. Coman (died)

The State of Alabama Simmons County; Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named James McLoman whose name is subscribed thereto individually and as attorney in fact for Joshua L. Martin and Sarah A. Martin and acknowledged that he signed sealed and delivered the same to the said Thomas Stith Malone on the day and year therein mentioned. Given under my hand and seal this 3rd day of January 1846.

Robert Austin Jr. Clerk

The State of Alabama Simmons County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from James McLoman & wife to Thomas Stith Malone with the Certificate thereon recorded was deposited in my Office to be recorded the 3rd day of January 1846 which is duly done in Deeds Book No 7 pages 162 & 163.

Teste Robert Austin Jr. Clerk

John T. Craig
To & Lard
David R. Craig

The State of Alabama Simmons County; Now all men by these presents that I John T. Craig of the County of Dallas and State of Arkansas of the first part, doth bargain sell transfer and alien unto David R. Craig of the County and State first mentioned all my undivided interest in the real estate of David R. Craig deceased, all of which being or being in the County of Dallas first mentioned known as the place now occupied by his widow for the sum of one hundred dollars to one in Cash paid the receipt of which I hereby acknowledge, also my entire in the crown of his widow - Oliver Craig for or on the right title and interest of the said J. T. Craig and the appurtenances thereto and my heirs and administrators doth relinquish unto the said David R. Craig his heirs and administrators forever. Given under my hand and seal this 5th November 1845 Signed sealed and delivered.

John T. Craig (died)

The State of Alabama Simmons County; Personally appeared before me John Harrison the acting justice of the peace in and for the County and State aforesaid John T. Craig and acknowledged that he signed sealed and delivered the foregoing deed to the within named David R. Craig for the purposes therein mentioned on the day and date therein mentioned - Given under my hand and seal this day of November 1845.

James Harrison J. P. (died)

The State of Alabama Simmons County; I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from John T. Craig to David R. Craig with the Certificate thereon recorded was deposited in my Office to be recorded the 5th day of January 1846 which is duly done in Deeds Book No 7 pages 163.

Teste Robert Austin Jr. Clerk

Geo. Malone
To & Lard
J. M. Bridgforth

This Indenture made this 5 day of Jan 1846 between George Malone of the County of Livingston and State of Alabama of the one part and James M. Bridgforth of the other part Witnesseth that the said George Malone for and in consideration of the sum of fifty dollars to him in hand paid, the receipt whereof is hereby acknowledged has this day bargained and sold aliened conveyed and confirmed and by these presents do bargain sell alien convey and confirm unto the said James M. Bridgforth, all that certain lot or parcel of land lying in the County of Livingston aforesaid and known as one acre of ground off fractional 50 Acre in the Township One Range Four West of Shilohville being the same on which is the Store House of George Phillips, &c. situated in Simmons County State of Alabama. To have and to hold the above described lot or parcel of land with the appurtenances thereto belonging or in any wise appertaining unto the said James M. Bridgforth his heirs and assigns forever.

Administrators doth Warrant and will forever defend the title of the above described land granted unto the said James M. Bridgforth his heirs and assigns forever against every person or persons. In Witness whereof the said George Malone has set his hand and seal the day and year above written.

Geo. Malone *Seal*

The State of Alabama, St. Clair County, This day personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named George Malone whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the same to said James M. Bridgforth on the day and year therein mentioned - Given under my hand and seal this 5th day of January 1846.

Robert Austin Jr. Seal

The State of Alabama, St. Clair County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from George Malone to James M. Bridgforth with the Certificate thereon endorsed was deposited in my office to be recorded the 5th day of January 1846 which is duly done in Book No 7 pages 163 & 164.

Teste Robert Austin Jr. Clerk

Alexander Telford
To & Mrs
Saml. T. Crumshaw

This Indenture made this day of December 1839 between Alexander Telford & Nancy Telford his wife of the County of St. Clair in the State of Alabama of the one part and Samuel T. Crumshaw of the other part Witnesseth that the said Alexander Telford & Nancy 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 bargained sold aliened conveyed and conveyed and by these presents do bargain sell alien convey and conveyed unto the said Samuel T. Crumshaw all that certain piece of land lying and being in the County of St. Clair & State of Alabama and known as the south half of the west half of the north west quarter of Section 17 Township 3 of Range 4 West containing forty acres more or less to have and to hold the above described piece of land with the appurtenances thereto belonging or in any wise appertaining unto the said Samuel T. Crumshaw his heirs and assigns forever and the said Alexander Telford & Nancy 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 Samuel T. Crumshaw his heirs & assigns from and against all and every other person claiming or holding under them the said Alexander Telford & Nancy his wife and also against the lawful title or claim or demand of all and every person or persons whomsoever claiming or holding by former under the government of the United States. In testimony whereof the said Alexander Telford & Nancy Telford have hereunto set their hands and seal the day and date above written.

A. Telford Seal
Nancy Telford Seal

signed sealed and delivered in the presence of
by P. Rutledge
Wm. D. Priston

The State of Alabama, St. Clair County, Personally appeared before me Robert Austin Jr. Clerk of the County Court of the County aforesaid the within named Alexander Telford and acknowledged the signing sealing and delivery of the within deed to Samuel T. Crumshaw for the purposes therein named on the day and year therein mentioned - Given under my hand and seal this 7th day February 1840.

Robert Austin Jr. Seal

The State of Alabama, St. Clair County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Alexander Telford wife to Samuel T. Crumshaw with the Certificate thereon endorsed was deposited in my office

to be recorded the 8th day of January 1846 which is duly done in Book No 7 page 164.

Teste Robert Austin Jr. Clerk

Robert Mott
To & Mrs
J. G. Childs

Now all men by these presents that I Robert Mott of the County of St. Clair and State of Alabama have this day bargained sold and do convey to one Isaac Childs of the County aforesaid in trust for his son James Gandy Childs one bay horse named Bill Clay to his sole and proper use the same James G. Childs and infant of the said Isaac Childs doth stamp my hand this 9th day of January 1846.

Teste John Newman

The State of Alabama, St. Clair County, This day personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named John Newman subscribing Witness to the aforesaid and foregoing deed who being first duly sworn deposed and said that he saw the above named Robert Mott whose name is subscribed thereto sign and deliver the same to the said James Gandy Childs and that he this deponent subscribed his name thereto as attesting in the presence of the said Robert Mott on the day and year therein mentioned. Given under my hand and seal this 9th day of January 1846.

Robert Austin Jr. Seal

The State of Alabama, St. Clair County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Robert Mott to James Gandy Childs with the Certificate thereon endorsed was deposited in my office to be recorded the 9th day of January 1846 which is duly done in Book No 7 page 165.

Teste Robert Austin Jr. Clerk

Geo. F. Parker
To & Mrs
George Harvey

This Indenture made between this 9th day of January 1846 between George F. Parker & Mary his wife of the one part & George Harvey all of the County of St. Clair & State of Alabama of the other part Witnesseth that the said George F. Parker & Mary his wife for and in consideration of the sum of three hundred & seventy five dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold conveyed by these presents doth grant bargain sell & convey unto the said George Harvey that certain tract or parcel of land lying and being in the County of St. Clair & State of Alabama & known as the north east 1/4 of the north east quarter of Section 11 Township 2 Range 5 West also the north west 1/4 of the north west quarter of Section No 12 Township 2 Range 5 West containing 80 acres more or less. To have & to hold the above described hereby granted premises unto the said George Harvey his heirs & assigns forever and the said George F. Parker & Mary his wife for themselves their heirs & assigns doth Warrant and will forever defend the title to the above described hereby granted premises unto the said George Harvey his heirs & assigns from and against themselves their heirs & assigns as well as against the lawful claim of any & all other persons claiming under them or against the claim of any other person claiming or holding by from or under the government of the United States. In testimony whereof we have hereunto set our hands & seals this day and date above written.

Teste Paul Robbins
Wm. D. Priston
James Gray

The State of Alabama, St. Clair County, This day personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named James Gray one of the Subscribing Witnesses to the foregoing deed who being first duly sworn deposed and said that he saw

George F. Parker Seal
Mary Parker Seal

the above named George F Parker and Mary Parker whose names are subscribed here to sign seal and deliver the same to the said George Hawry that he this document subscribed his name as attesting thereto in the presence of the said George F Parker and Mary Parker and that he saw the other subscribing witnesses Paul Robbins and William Allen sign the same in the presence of the said George F Parker and Mary Parker and in the presence of each other on the day and year therein named. Given under my hand and seal this 10th day of January 1846.

Robert Austin Jr. (Seal)

The State of Alabama, Sumter County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from George F Parker wife to George Hawry with the Certificate thereon endorsed, was deposited in my Office to be recorded the 10th day of January 1846 which is duly done in Book No 7 page 165 1166.

Teste Robert Austin Jr. Clerk

Jonathan Parker & wife
to & for
George Hawry

This Indenture made & entered into this 9th day of January 1846 between Jonathan Parker & wife of the one part & George Hawry all of the County of Sumter State of Alabama of the other part Witnesseth that the said Jonathan Parker & wife for & in consideration of the sum of twenty five dollars to them in hand paid the receipt whereof is hereby acknowledged have this day granted bargained sold & conveyed by these presents doth grant bargain sell & convey unto the said George Hawry all that certain tract or parcel of land lying & being in the County of Sumter State of Alabama & known as the South East 1/4 of the North East quarter of Section 11 Township two Range 5 West containing 40 acres more or less. To have and to hold the above described hereby granted premises and all the appurtenances thereto belonging or in any wise appertaining unto the said George Hawry his heirs or assigns forever & the said Jonathan Parker & wife do warrant & warrant their heirs or assigns do hereby defend the title to the above described hereby granted premises unto the said George Hawry his heirs & assigns & against themselves their heirs or assigns as well as from the lawful claims of any other person claiming under them or against the claim of any other person claiming by from or under the Government of the United States. In testimony whereof we have hereunto set our hands & seals this day & date above written.

Jonathan Parker (Seal)
Hilly X Parker (Seal)

Teste
Paul Robbins
Wm X Allen

James Gray
The State of Alabama, Sumter County, This day personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named James Gray one of the subscribing witnesses to the foregoing deed who being first duly sworn deposed and said that he saw the above named Jonathan Parker & wife whose names are subscribed thereto sign seal and deliver the same to the said George Hawry that he this document subscribed his name as attesting thereto in the presence of the said Jonathan Parker & wife and that he saw the other subscribing witnesses Paul Robbins and William Allen sign the same in the presence of the said Jonathan Parker & wife and in the presence of each other on the day and year therein named. Given under my hand and seal this 10th day of January 1846.

Robert Austin Jr. (Seal)

The State of Alabama, Sumter County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Jonathan Parker wife to George Hawry with the Certificate thereon endorsed was deposited in my Office to

be recorded the 10th day of January 1846 which is duly done in Book No 7 page 166 1167.
Teste Robert Austin Jr. Clerk

Paul Robbins wife
to & for
Geo F Parker

This Indenture made this 12th day of January 1846 between Paul Robbins & Elizabeth his wife of the one part & George F Parker all of the County of Sumter State of Alabama of the other part Witnesseth that the said Paul Robbins & Elizabeth his wife for & in consideration of the sum of three hundred & forty dollars to them in hand paid the receipt whereof is hereby acknowledged have this day granted bargained sold & conveyed by these presents doth grant bargain sell & convey unto the said George F Parker all that certain tract or parcel of land lying & being in the County of Sumter State of Alabama and known as the West half of the South East quarter of Section One in Township 2 Range 5 West also much of the South East quarter of Section 112 in Township 2 Range 5 West as lies on the East side of Reddick Creek. To have and to hold the above described hereby granted premises with all the appurtenances thereto belonging or in any wise appertaining unto the said George F Parker his heirs & assigns forever & the said Paul Robbins & Elizabeth his wife for their heirs & assigns do hereby warrant & warrant their heirs or assigns do hereby defend the title to the above described land unto the said George F Parker his heirs & assigns & against themselves and all other persons claiming or holding under them & also against the lawful title claim or demand of all & every person whomsoever. In testimony whereof we have hereunto set our hands & seals the day & date above.

Paul Robbins (Seal)
Elizabeth Robbins (Seal)

Witness
Thomas Moore

Ephraim Jackson
The State of Alabama, Sumter County, Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Ephraim Jackson one of the subscribing witnesses to the foregoing deed who being first duly sworn deposed and said that he saw the above named Paul Robbins and Elizabeth Robbins whose names are subscribed thereto sign seal and deliver the same to the said George F Parker that he this document subscribed his name as a witness thereto in the presence of the said Paul Robbins and Elizabeth Robbins and that he saw the said Thomas Moore the other subscribing witness sign the same in the presence of the said Paul Robbins and Elizabeth Robbins and in the presence of each other on the day and year therein mentioned. Given under my hand and seal this 12th day of January 1846.

Robert Austin Jr. (Seal)

The State of Alabama, Sumter County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Paul Robbins wife to George F Parker with the Certificate thereon endorsed was deposited in my Office to be recorded the 12th day of January 1846 which is duly done in Book No 7 page 167.

Teste Robert Austin Jr. Clerk

Sam J. Burnshaw
to & for
Jonas Brittle

This Indenture made and entered into this 9th Jan, 1846 between Sam J Burnshaw & Mary Burnshaw his wife of the County of Sumter State of Alabama of the one part and Jonas Brittle of said County & State of the second part, Witnesseth that the said Sam J. Burnshaw & Mary 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 by these presents do bargain sell alien convey off and convey unto the said Jonas Brittle the following described lot or parcel of ground to wit: Lot No Eighty One known as such in the plan of the town of Athens in the County and State aforesaid containing half acre more or less. To have and to hold

the above described lot or parcel of ground with the tenements and appurtenances thereunto belonging or in any way appertaining unto the said Jonas Buttle his heirs and assigns forever and the said Saml. T. Crumshaw & Mary his wife for themselves their heirs executors and Administrators do warrant and will forever defend the title to the above described lot or parcel of ground unto the said Jonas Buttle his heirs and assigns forever from and against themselves and all and every person whatsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said Saml. T. Crumshaw and Mary D. Crumshaw have hereunto set their hands and seals the day and year above written.

Saml. T. Crumshaw *(Seal)*

Mary D. Crumshaw *(Seal)*

The State of Alabama ss.

Shinnston County, This day personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Samuel T. Crumshaw and Mary D. Crumshaw his wife. These names are subscribed to the foregoing deed and acknowledged that they signed sealed and delivered the same to the said Jonas Buttle on the day and year therein mentioned. Given under my hand and seal this 13th day of January 1846.

Robert Austin Jr. *(Seal)*

The State of Alabama Shinnston County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Samuel T. Crumshaw wife to Jonas Buttle with the Certificate thereon endorsed was deposited in my office to be recorded the 13th day of January 1846 which is duly done in said Book No. 7 pages 167 & 168.

I test Robert Austin Jr. Clerk

Saml. T. Crumshaw
To & Mrs
Micajah Minge

This Indenture made and entered into this 10th day of January 1846 between Saml. T. Crumshaw & Mary D. Crumshaw his wife of the County of Shinnston and State of Alabama of the first part and Micajah Minge of said County State of the second part Witnesseth that the said Saml. T. Crumshaw and Mary D. Crumshaw 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 bargained sold aliened conveyed and by these presents do bargain sell alien convey and convey unto the said Micajah Minge the following described lot or parcel of land to wit East half and the South 1/2 of the West half of lot No. Eighty, known as such in the plan of the town of Athens in the County & State aforesaid. To have and to hold the above described lot or parcels of ground with the tenements and appurtenances thereunto belonging or in any way appertaining unto the said Micajah Minge his heirs and assigns forever and the said Saml. T. Crumshaw and Mary his wife for themselves their heirs executors and Administrators do warrant and will forever defend the title to the above described lot or parcel of land unto the said Micajah Minge his heirs and assigns forever from and against themselves and all and every person whatsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said Saml. T. Crumshaw and Mary D. Crumshaw have hereunto set their hands and seals the day and year above written.

Saml. T. Crumshaw *(Seal)*

Mary D. Crumshaw *(Seal)*

The State of Alabama ss. Shinnston County, Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Samuel T. Crumshaw and Mary D. Crumshaw his wife whose names are subscribed to the foregoing deed and acknowledged that they signed sealed and delivered the same to the said Micajah Minge on the day and year therein mentioned. Given under my hand and seal this 13th day of January 1846.

Robert Austin Jr. *(Seal)*

The State of Alabama Shinnston County, I Robert Austin Jr. Clerk of the County Court

of said County do hereby certify that the foregoing deed from Samuel T. Crumshaw wife to Micajah Minge with the Certificate thereon endorsed was deposited in my office to be recorded the 13th day of January 1846 which is duly done in said Book No. 7 pages 168 & 169.

I test Robert Austin Jr. Clerk

Alex. Morris wife
To & Mrs
Brice M. Townsend

This Indenture made this 21st day of November in the year One thousand eight hundred and forty five between Alexander Morris and Mary E. Morris his wife of the County of Shinnston in the State of Alabama of the one part, and Brice M. Townsend of the other part Witnesseth that the said Alexander Morris and Mary E. Morris his wife for and in consideration of the sum of One hundred twenty 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 Brice M. Townsend all that certain lot of land lying and being in the town of Athens Shinnston County Alabama and known in the plan of said Town as the North West fourth of lot No. Eighty. To have and to hold the above described lot of ground with the tenements and appurtenances thereunto belonging or in any way appertaining unto the said Brice M. Townsend his heirs and assigns forever. And the said Alexander Morris & Mary E. Morris 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 Brice M. Townsend his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Alexander Morris and Mary E. Morris his wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Alexander Morris & Mary E. Morris his wife have hereunto subscribed their names and affix their seals the day and year above written.

Alexander Morris *(Seal)*

Mary E. Morris *(Seal)*

signed sealed and delivered
in the presence of

The State of Alabama Shinnston County, This day personally appeared before me Henry Stanley an acting justice of the peace in and for said County Alexander Morris his wife Mary E. Morris and acknowledged the signing sealing and delivery of the foregoing deed to Brice M. Townsend on the day of its date for the purposes therein specified. Given under my hand and seal this 21st day of November 1845.

H. Stanley J.P. *(Seal)*

The State of Alabama Shinnston County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Alexander Morris wife to Brice M. Townsend with the Certificate thereon endorsed was deposited in my office to be recorded the 14th day of January 1846 which is duly done in said Book No. 7 page 169.

I test Robert Austin Jr. Clerk

Sam. Alworthy, sue
To & Mrs
Whitcomb Joyner

This Indenture made and entered into this 25th day of November One thousand eight hundred and forty five between Samuel Alworthy, Allen B. Cain and George Malone Commissions appointed by the County Court of Shinnston County and State of Alabama to sell the real estate of David Andrews decast by Order dated 2nd day of April Eighteen hundred and forty one of the first part and Whitcomb Joyner of the County & State aforesaid of the other part Witnesseth that the said Samuel Alworthy, Allen B. Cain and George Malone did pursuant to the Order of the said County Court sell the real estate of the said David Andrews deceased the following named lands being sold by them in pursuance of said Order to wit

the entire interest of the said David Andrews deceased the following named lands devised by Robert Blatz, to James H. Crosshaw by Crosshaw to Parker & Andrews the said Andrews being the one whose land the said Commissioners have now sold known as being lying in Shinnston County State of Alabama and bounded as follows, to wit: Beginning at a monument set in the ground 80 yards from the West boundary line of said Section No 9 the same being the South West Corner of H. H. Higgins lot and running East with the road to the South West Corner of George J. Shinnston's land from thence due North to a black tree on the north boundary of said Section No 9, thence West with said line until it strikes R. Joyner's line being the East line divided by James H. Hayes & Co. to said R. Joyner from thence South to a stone set in the ground marked B & C, from thence West until it strikes the East boundary line of H. H. Higgins lot from thence South with the line of said Higgins lot to the beginning. Containing five & a half acres more or less the entire half of the above described land was by the Commissioners aforesaid sold to R. Joyner the same being a part of the Real Estate of the said David Andrews deceased as described and set forth in said Order of Sale & appointment of the said Commissioners said land was sold for one hundred dollars. Now this indenture witnesseth that the said Samuel Mewory, Allison C. Cain & George Malone in consideration of these premises and pursuant to the Order and decree of the County Court of said County made on the 3^d day of November 1841 have given granted bargained sold aliened and conveyed and by these presents do give bargain sell alien & convey to the said Rhodrick Joyner his heirs & assigns the said interest of David Andrews deceased in and to the above described land the same being one entire half of said land as aforesaid with all and singular the appurtenances therunto belonging or in any wise appertaining. To have and to hold the said interest of one entire half of the said land above described which was a part of the Real Estate of the said David Andrews aforesaid together with all singular the appurtenances aforesaid unto the said Rhodrick Joyner his heirs & assigns forever and the said Samuel Mewory, Allison C. Cain & George Malone binds themselves their heirs to warrant and forever defend the title to the hereby granted land unto him the said Rhodrick Joyner his heirs and assigns forever from and against the lawful claim or demand of any and all persons claiming or holding title by them or under them the said Commissioners in any way but against the lawful claim of no other person whover they the said Commissioners granting & conveying and intending hereby to grant & convey to the said Rhodrick Joyner his heirs & assigns all their right title interest & claim which he the said David Andrews had held enjoyed at any time in said land and premises with Eld. or ought to convey by virtue and in pursuance of said Order of the Court aforesaid as herein before specified. In testimony whereof the said Samuel Mewory, Allison C. Cain & George Malone have set their seals & subscribed their names day month & year first above written.

Sam Mewory *(Seal)*

Allison C. Cain *(Seal)*

Geo. Malone *(Seal)*

The State of Alabama ss.
Shinnston County } Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named Samuel Mewory, Allison C. Cain and George Malone whose names are subscribed to the foregoing deed and acknowledged the signing sealing and delivery of the same to the said Rhodrick Joyner on the day and year therein mentioned. Given under my hand and seal this 19th day of January 1846.

Robert Austin Esq. *(Seal)*

The State of Alabama Shinnston County, I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed from Saml. Mewory & others to Rhodrick Joyner with the Certificate thereon endorsed was deposited in my office to be recorded the 19th day of January 1846 which is duly down in said Book No 7 pages 169 & 170.

Robert Austin Esq. *(Seal)*

Shinnston

ss. & Read

R. B. Buckell

State of Alabama Shinnston County, Whereas William Crockett aforesaid recovered a judgment against Achilles Whitestock on the 13th day of December 1841 in the County Court of said County, and on the 1st day of December 1846 a fieri issued on said judgment which was to me delivered & whereby I was commanded to levy & make of the goods and chattels of Achilles Whitestock the sum of two hundred and dollar debt forty seven dollar thirty three cents damages & costs paid by virtue of which fieri I did seize take the lands of Achilles Whitestock have sold them at public auction according to the Statute in such cases made provided to Robert C. Buckell for the sum of twenty dollars he being the highest bidder for the same. Now I A. M. Surry as Sheriff by virtue of the fieri & the Statute & in consideration of the sum aforesaid have granted bargained sold & by these presents do grant bargain and sell unto Robert C. Buckell all that tract or parcel of land lying & being in the County of Shinnston State aforesaid and known as the Oaks Containing two hundred & eleven acres more or less on which Achilles Whitestock now resides & all the appurtenances right title & interest Achilles Whitestock has in and to the above described lands and every part thereof unto the said Robert C. Buckell as fully as I lawfully as aforesaid and by the authority of said Court or ought to sell & convey being in no way bound to warrant & defend the title to the same. Given under my hand and seal this 6th day of January 1845.

A. M. Surry Sheriff *(Seal)*

The State of Alabama Shinnston County, Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County, the above named Arthur M. Surry whose name is subscribed to the foregoing deed and acknowledged the signing sealing and delivery of the same to said Robert C. Buckell on the day and year therein mentioned. Given under my hand and seal this 19th day of January 1846.

Robert Austin Esq. *(Seal)*

The State of Alabama Shinnston County, I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed from A. M. Surry Sheriff to Robert C. Buckell with the Certificate thereon endorsed was deposited in my office to be recorded the 19th day of January 1846 which is duly down in said Book No 7 page 171.

Robert Austin Esq. *(Seal)*

Gardner Gill wife

ss. & Read

John Black Jr.

This Indenture made this 6th day of September 1845 between Gardner Gill and Elizabeth his wife of the County of Shinnston in the State of Alabama of the one part and John Black Jr. of the County and State aforesaid of the other part Witnesseth that the said Gardner Gill and Elizabeth 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 bargained sold aliened conveyed and by these presents do bargain sell alien & convey and convey unto the said John Black Jr. all that certain tract or parcel of land lying and being in the County of Shinnston and State of Alabama known and designated as the South West quarter of Section 36 Townships Two of Range four West Containing One hundred and sixty and forty four hundredths acres except forty acres off the North West Corner of said quarter Section. To have and to hold the above described tract or parcel of land with the appurtenances therunto belonging or in any wise appertaining unto the said John Black Jr. his heirs and assigns forever. And the said Gardner Gill and Elizabeth 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 John Black Jr. his heirs and assigns from and against themselves and all and every person claiming or holding under them the said Gardner Gill and Elizabeth his wife and also against the lawful title claim or demand of all and every person or persons otherwise claiming or holding by from or under the Government of the United States. In testimony whereof

the said Gardner Gill and Elizabeth his wife have hereunto set their hands and seals the day and date above written.

G. Gill Seal

Elizabeth Gill Seal

State of Alabama Sumner County, Personally appeared before me Matthew Bell an acting justice of the peace in and for said County and State a for said Gardner Gill and Elizabeth his wife and severally acknowledged the making sealing signing and delivery of the foregoing deed to John Black Jr for the purposes therein mentioned. Given under my hand and seal this 6th day of September 1845.

Matthew Bell Jr Seal

The State of Alabama Sumner County, I Robert Austin Jr Clerk of the County Court of said County do hereby certify that the foregoing deed from Gardner Gill wife to John Black Jr with the Certificate thereon endorsed was deposited in my office to be recorded the 26th day of January 1846 which is duly done in said Book No 7 page 171 & 172

State Robert Austin Jr Clerk

John Daly
do & died
John Mapie's heirs

This Indenture made this the tenth day of March One thousand eight hundred and thirty two Between John Daly of the County of Giles in the State of Tennessee of the one part and the heirs of John Mapie deceased of the County of Sumner in the State of Alabama of the other part Witnesseth that the said John Daly for and in consideration of the sum of One thousand dollars to him in hand paid the receipt whereof is hereby acknowledged he this day bargained sold aliened conveyed and conveyed and by these presents do bargain sell alien convey and convey unto the said heirs of John Mapie deceased all that certain lot or parcel of land lying and being in the County of Sumner and Alabama and known as the North West quarter of fractional Section No three Township No 1 and Range four West in the district of lands sold at Huntsville. 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 heirs of John Mapie deceased their heirs and assigns forever, and the said John Daly for himself his heirs Executors and administrators doth warrant and will forever defend the title to the above described and hereby granted premises unto the said heirs of John Mapie deceased their heirs and assigns from and against himself and all and every person claiming or holding under him the said John Daly 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 Daly hath hereunto set his hand and seal the day and year above written.

John Daly Seal

signed sealed and delivered
in the presence of

W. K. Hanner

Richard Johnson

George Phillips

The State of Alabama Sumner County, This day personally appeared before me Robert Austin Jr Clerk of the County Court of said County, the above named William R. Hanner one of the subscribing witnesses to the foregoing deed who being first duly sworn depone and saith that he saw the above named John Daly whose name is subscribed thereto sign seal and deliver the same to the said heirs of John Mapie deceased that he then deponent subscribed his name as a witness thereto in the presence of the said John Daly and that he saw the other subscribing witnesses Richard Johnson and George Phillips

sign the same in the presence of the said John Daly, and in the presence of each other on the day and year therein named - Given under my hand and seal this 30th day of May 1845

Robert Austin Jr Seal

The State of Alabama Sumner County, I Robert Austin Jr Clerk of the County Court of said County do hereby certify that the foregoing deed from John Daly to the heirs of John Mapie deceased with the Certificate thereon endorsed was deposited in my office to be recorded the 26th day of January 1846 which is duly done in said Book No 7 page 172 & 173

State Robert Austin Jr Clerk

John Mapie's
do & died
John Mapie

This Indenture made and entered into the first day of January eighteen hundred and forty six between John H. Mapie Executor of John Mapie deceased of the one part and Harriet Ann Mapie of the other part all of the County of Sumner and State of Alabama. Witnesseth that pursuant to an Order of Court from the Honorable Judge of the County Court of Sumner County and State of Ala. did on the 28th day of April 1845 expose to public sale on the premises the North West quarter of fractional Section No three Township No One Range four West in the district of lands sold at Huntsville and the said Harriet A. Mapie being the highest and best bidder became the purchaser thereof for the sum of Six hundred and thirty dollars The receipt whereof is hereby acknowledged, To have and to hold the above described quarter section of land with the appurtenances thereto belonging or appertaining in any way unto the said Harriet Ann Mapie her heirs and assigns forever, and the said John H. Mapie Executor of John Mapie deceased doth warrant and defend the title to the above described and hereby granted premises unto the said Harriet A. Mapie her heirs and assigns forever, and have hereunto set his hand and affixed his seal this day and date above written.

signed sealed and delivered
in the presence of

John H. Mapie Seal

Executor of John Mapie deceased

The State of Alabama Sumner County, Personally appeared before me Robert Austin Jr Clerk of the County Court of said County the above named John H. Mapie whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said Harriet Ann Mapie on the day and year therein mentioned. Given under my hand and seal this 26th day of January 1846.

Robert Austin Jr Seal

The State of Alabama Sumner County, I Robert Austin Jr Clerk of the County Court of said County do hereby certify that the foregoing deed from John H. Mapie to Harriet Ann Mapie with the Certificate thereon endorsed was deposited in my office to be recorded the 26th day of January 1846 which is duly done in said Book No 7 page 173 -

State Robert Austin Jr Clerk

George R. Peck
do & died
George Rice

This Indenture made this 20th day of January 1846 between George R. Peck and Martha Jane Peck his wife of the County of Sumner in the State of Alabama of the one part and William B. Rice of the other part. Witnesseth that the said George R. Peck and Martha Jane Peck for and in consideration of the sum of Fifty dollars to them in hand paid the receipt whereof is hereby acknowledged, has this day bargained sold conveyed aliened and conveyed and by these presents do bargain sell alien convey and convey unto the said William B. Rice all that certain lot or parcel of land lying and being in the town of Athens Alabama and designated in the plan of said town as part of lot No 18 Commencing at the South West Corner of the lot where the said Wm. B. Rice now lives and running due South Forty three feet four inches thence due East

One hundred thirty two feet five inches to the lot whereon James M. Cook now resides. Thence due north due north to the said lot of said Rice thence west to the beginning. To have and to hold the above described lot or parcel of land with the appurtenances thereto belonging or in any wise appertaining unto the said William C. Rice his heirs and assigns forever. And the said George A. Pick for himself, his heirs, executors and administrators doth warrant and will forever defend the title to the above described and hereby granted premises unto the said William C. Rice his heirs and assigns from and against themselves and all and every person or persons whomsoever claiming by force under the Government of the United States. In Testimony whereof the said George A. Pick and Martha Jane Pick hath hereunto set their hands and seals the day and date above written.

George A. Pick (Seal)

Martha Jane Pick (Seal)

The State of Alabama, Sumter County, ss. Personally appeared before me Robert H. Figg, an acting justice of the peace in and for the County aforesaid the within named George A. Pick and Martha Jane Pick his wife who signed sealed and delivered the foregoing deed to the aforesaid William C. Rice and the said Martha Jane Pick being by me personally examined apart from her said husband and acknowledged that she signed and delivered the said deed fully without any fear, threats or compulsion of her said husband. Given under my hand and seal this 30th day of January 1846.

Robt. H. Figg J.P. (Seal)

The State of Alabama, Sumter County, ss. I Robert Austin, Clerk of the County Court of said County do hereby certify that the foregoing deed from George A. Pick and wife to William C. Rice with the Certificate thereon endorsed was deposited in my office to be recorded this 30th day of January 1846 which is duly done in Book No. 7 page 173 & 174.

Robt. Austin, Clerk

John W. Blackburn

to & held

John R. Mitchell

This Indenture made this thirtieth day of January in the year one thousand eight hundred and forty six between John W. Blackburn of the County of Sumter in the State of Alabama of the one part and John R. Mitchell of the latter part Witnesseth that the said John W. Blackburn for and in consideration of the sum of One hundred dollars to him in hand paid the receipt whereof is hereby acknowledged hath this day given granted bargained sold aliened released conveyed and confirmed; and by these presents do give grant bargain sell alien release convey and confirm unto the said John R. Mitchell his heirs and assigns forever all that certain tract of land lying and being in the County of Sumter and State of Alabama known and designated as the North half of the South West quarter of Section twenty eight Township Three Range four West Containing Seventy nine acres and 63 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 John R. Mitchell his heirs and assigns forever. And the said John W. Blackburn for his heirs, executors and administrators do hereby warrant 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 premises and also against the lawful title claim or demand of all and every person or persons whomsoever. In Testimony whereof the said John W. Blackburn has hereunto subscribed his name and affixed his seal the day and year

above written.

Signed sealed and delivered in the presence of

W. A. Jones

W. A. Nichols

State of Alabama, Sumter County, personally appeared before me Daniel C. Brumham, an acting justice of the peace in and for the County aforesaid John W. Blackburn who is deceased - legible the signing, sealing and delivering the foregoing deed fully to the said John R. Mitchell on the day and date shown in mentioned as given under my hand and seal this 13th day of January 1846.

Daniel C. Brumham (Seal)

The State of Alabama, Sumter County, ss. I Robert Austin, Clerk of the County Court of said County do hereby certify that the foregoing deed from John W. Blackburn to John R. Mitchell with the Certificate thereon endorsed was deposited in my office to be recorded this 31st day of January 1846 which is duly done in Book No. 7 page 174 & 175.

Robt. Austin, Clerk

First State of Alabama, Sumter County, ss. Personally appeared before me Robert H. Figg, an acting justice of the peace in and for the County aforesaid the within named George A. Pick and Martha Jane Pick his wife who signed sealed and delivered the foregoing deed to the aforesaid William C. Rice and the said Martha Jane Pick being by me personally examined apart from her said husband and acknowledged that she signed and delivered the said deed fully without any fear, threats or compulsion of her said husband. Given under my hand and seal this 30th day of January 1846.

Robt. H. Figg J.P. (Seal)

The State of Alabama, Sumter County, ss. I Robert Austin, Clerk of the County Court of said County do hereby certify that the foregoing deed from George A. Pick and wife to William C. Rice with the Certificate thereon endorsed was deposited in my office to be recorded this 30th day of January 1846 which is duly done in Book No. 7 page 173 & 174.

Robt. Austin, Clerk

Now all men by these presents that Frederick Steele and Minnie Steele his wife late Minnie Steele and one of the heirs of Wm. Steele died late of Sumter County in consideration of the sum of One hundred dollars to us in hand paid by James M. Steele of Sumter County the receipt whereof we do hereby acknowledge have bargained and quit claim and by these presents do bargain and quit claim unto the said James M. Steele and his heirs and assigns forever all our and each of our right title claim interest, estate and demand both at law and equity and as well in possession as in expectancy of in and to the Estate of William Steele died both real and personal with all and singular the appurtenances thereto in any wise belonging. In Witness whereof we have hereunto subscribed our names and affixed our seals this 14th day of October A.D. 1845.

Signed sealed and delivered in the presence of

W. A. Jones

Charles H. Mosley

The State of Alabama, Sumter County, ss. Personally appeared before me Robert Austin, Clerk of the County Court of said County the above named Frederick Steele whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said James M. Steele on the day and year therein mentioned. Given under my hand and seal this 2nd day of February 1846.

Frederick Steele (Seal)
W. E. Steele (Seal)

Robt. Austin, Clerk

The State of Alabama, Sumter County, ss. I Robert Austin, Clerk of the County Court of said County do hereby certify that the foregoing deed from Frederick Steele to James M. Steele with the Certificate thereon endorsed was deposited in my office to be recorded this 2nd day of February 1846 which is duly done in Book No. 7 page 175.

Robt. Austin, Clerk

William C. Rice
to & held
Thomas Love

To all whom these presents shall come, I Allison C. Cain Tax Collector for Sumter County State of Alabama send greeting. Whereas by the list of taxes handed me according to the Statute in such cases made and provided it appears that Richard M. Steele has not paid the sum of Eight dollars State tax & two dollars County tax due for the year 1843, and whereas I did by virtue of the said list of taxes seize and take the lot of land herein after particularly described and have for want of goods and Chattels in my

County of the said Richard M. Anderson to satisfy the said taxes sold the said lot as herein after mentioned at public auction according to the statute in such cases made and provided to Thomas Love for nineteen dollars, he being the highest bidder for the same. Now know ye that the said Allison C. Cain Tax Collector as aforesaid by virtue of said writ of sales in consideration of said sum of nineteen dollars taken in hand paid by the said Thomas Love, the receipt whereof is hereby acknowledged have granted, sold and by these presents do bargain and sell to the said Thomas Love and to his heirs and assigns forever, the following lot or parcel of land known and designated as the west half of the south east quarter of section twenty in Township two of Range three West. Together with and singularly the appurtenances thereto belonging to have and to hold, and all the legal estate right and title which the said Richard M. Anderson had in and to the said lot or parcel of land on the first day of May 1843 unto him the said Thomas Love his heirs and assigns forever as fully and absolutely as the said Allison C. Cain Tax Collector as aforesaid and under the authority aforesaid might lawfully do and convey the same. Witness my hand and seal this 30th day of June 1844.

Allison C. Cain Tax Collector

The State of Alabama ss.
Simmons County ss.
Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named Allison C. Cain whose name is subscribed to the foregoing deed and acknowledged the signing, sealing and delivery of the same to the said Thomas Love on the day and year therein mentioned. Given under my hand and seal this 2nd day of February 1846.

The State of Alabama ss.
Simmons County ss.
I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed from Allison C. Cain Tax Collector to Thomas Love with the Certificate thereon endorsed was deposited in my Office to be recorded the 2nd day of February 1846 which is duly done in Book No. 7 pages 176 & 177.

Robt Austin Esq. Clerk

James Craig wife
To
J. J. Vaper & J. H. Stute
This Indenture, made this 31st day of January in the year of our Lord one thousand eight hundred and forty six between James Craig and Harriet Craig his wife of the County of Simmons in the State of Alabama of the one part and Jonathan J. Vaper & John H. Stute of the other part. Witnesseth that the said James Craig 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 release convey and confirm unto the said J. J. Vaper & John H. Stute all that certain lot or parcel of land lying and being in the town of Athens and known as the south half of lot No. 32 in plan of said town. To have and to hold the above described lot or parcel with the tenements and appurtenances thereto belonging or in any way appertaining unto the said Jonathan J. Vaper & John H. Stute their heirs and assigns forever. And the said James Craig Harriet Craig 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 Jonathan J. Vaper & John H. Stute their heirs and assigns from and against themselves, and all and every person or persons claiming or holding under them the said James Craig Harriet Craig and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said James Craig Harriet Craig his wife hereunto subscribe

their name and affix their seals the day and year above written.

Signed sealed and delivered
in the presence of
The State of Alabama ss. Simmons County. Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named James Craig and Harriet Craig his wife whose names are subscribed to the foregoing deed and acknowledged the signing, sealing and delivery of the same to the said Jonathan J. Vaper and John H. Stute on the day and year therein mentioned. Given under my hand and seal this 2nd day of February 1846.

Robert Austin Esq. Clerk

The State of Alabama ss. Simmons County. I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed from James Craig & wife to Jonathan J. Vaper and John H. Stute with the Certificate thereon endorsed was deposited in my Office to be recorded the 2nd day of February 1846 which is duly done in Book No. 7 pages 176 & 177.

Robt Austin Esq. Clerk

This Indenture made this 13th day of October in the year of our Lord one thousand eight hundred and forty three Thomas J. Anderson and Elizabeth his wife and Jacob Vanhorne and Mary his wife of the County of Lincoln and State of Tennessee of the one part and Worden Hopwood of the County of Simmons and State of Alabama of the other part Witnesseth that the said Thomas J. Anderson and Elizabeth his wife and Jacob Vanhorne and Mary his wife for and in consideration of the sum of One hundred dollars to them in hand paid by the said Worden Hopwood at and before the signing and sealing of these presents the receipt whereof is hereby acknowledged hath and by these presents doth give grant bargain and sell alien and transfer unto Worden Hopwood his heirs and assigns forever a certain piece and parcel of land situated in Simmons County and State of Alabama the same being the north half of the north west quarter section No. 22 in Township No. One Range No. Three West of the Basis Meridian and bounded as follows Beginning at a point Oak on the state line the same being the north west corner of said quarter section running south on the original line ninety poles to a post Oak thence south eighty six and one half degrees east passing absolute Oak in all one hundred and sixty poles to a stake on Gatlin's line thence north with his line ninety poles to a stake the north east corner of said quarter on the state line thence west with the same one hundred and sixty poles to the Beginning containing Eighty acres better or more or less together with all and singular the estate right and title thereto heretofore and appurtenances thereto in part and profits to the same belonging or in any way appertaining to have and to hold forever and enjoy by him the said Worden Hopwood his heirs and assigns forever without the least hindrance claim or demand of them the said Thomas J. Anderson and his wife and Jacob Vanhorne and his wife their heirs or administrators and the said Thomas J. Anderson and Elizabeth his wife and Jacob Vanhorne and Mary his wife for their heirs their heirs executors and administrators do warrant and agree to and with the said Worden Hopwood his heirs and assigns that the before recited tract of land and bargain premises and every part and parcel thereof shall remain and defend against the right title claim and demand of all persons whatsoever to the only use and benefit of the said Worden Hopwood his heirs and assigns. In testimony whereof the said Thomas J. Anderson and Elizabeth his wife and Jacob Vanhorne and Mary his wife have hereunto set their hands and affix their seals the day and year above written.

signed sealed and delivered
in presence of us.

The State of Alabama
Shinnston County } Personally appeared before me Edward Hatchett an acting justice
of the peace in and for the County aforesaid Thomas J. Anderson and Elizabeth Anderson his
wife Jacob Vanhoyzer and Mary his wife who acknowledged that they solemnly signed sealed
and delivered the foregoing deed on the day and year therein mentioned to the said Morden H. Person
and that said Elizabeth and Mary being by me personally examined apart from their husbands
acknowledged that they signed sealed and delivered the said deed freely without any fear threats
or compulsion of their said husbands, given under my hand and seal this 13th day of
October 1843.

The State of Alabama Shinnston County; I Robert Austin Jr. Clerk of the County Court
of said County do hereby certify that the foregoing deed from Thomas J. Anderson to
Morden H. Person with the Certificate thereon endorsed was deposited in my Office
to be recorded this 3rd day of February 1846 which is duly done in Book No. 7
pages 177 & 178.

Teste Robert Austin Jr. Clerk

Allen McCargo

J. H. Person

James H. Person

This Indenture made and entered into this fifth day of February in the year of
our Lord one thousand eight hundred and forty six between Allen McCargo of the County
of Shinnston State of Alabama of the one part and James H. Person of the County of South
hampton State of Virginia of the other part. Witnesseth that the said Allen McCargo
for and in consideration of the sum of two hundred and eighty eight dollars to him
in hand paid by the said James H. Person before the sealing and delivery of these pre-
sents the receipt whereof is hereby acknowledged hath this day bargained sold aliened
conveyed and by these presents doth bargain sell alien release convey and confirm unto the said
James H. Person his heirs and assigns a certain tract or parcel
of land lying and being in the County of Shinnston State of Alabama and thence
being part of the South East quarter of Section twelve in Township two in Range
three West containing one hundred and thirty acres more or less to have and to hold
the above tract or parcel of land together with all and singular the appurtenances ther-
unto belonging or in any way appertaining unto the said James H. Person his heirs
and assigns forever. And the said Allen McCargo hereby conveys all the right title and
interest in the above described land conveyed by T. M. Sursum Sheriff of Shinnston County
by deed made & executed to me the said Allen McCargo on the 5th day of May in the
year 1844. Given under my hand and seal this fifth day of February 1846.

Allen McCargo

The State of Alabama Shinnston County. Personally appeared before me Robert
Austin Jr. Clerk of the County Court of said County the above named Allen McCargo
whose name is subscribed to the foregoing deed and acknowledged the signing sealing and
delivery of the same to the said James H. Person on the day and year therein mentioned
given under my hand and seal this 5th day of February 1846.

The State of Alabama Shinnston County; I Robert Austin Jr. Clerk of the County Court of said
County do hereby certify that the foregoing deed from Allen McCargo to James H. Person
with the Certificate thereon endorsed was deposited in my Office to be recorded this 5th day
of February 1846 which is duly done in Book No. 7 page 178.

Teste Robert Austin Jr. Clerk

Henry Stanley wife

to } Her

Samuel Tanner

This Indenture made this 29th day of August in the year one thousand eight hundred
and forty three between Henry Stanley & Frances M. Stanley his wife of the County of Shinnston
in the State of Alabama of the one part and Samuel Tanner of the other part. Witnesseth
that the said H. Stanley & F. M. Stanley 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 bargained sold aliened conveyed and confirmed and by these
presents do give grant bargain sell alien release convey and confirm unto the said
Samuel Tanner all that certain tract or parcel lying and being in the County of Shinnston
State of Alabama (viz) Lot No. 79 as layed down in the plan of Athens according to the plan
and number of said lots containing one half acre, also a part of the East half of the North West
quarter of Section No. 8 in Township No. 3 of Range No. 4 West near the town of Athens
bounded as follows Beginning at the South West corner of a lot purchased from McKelley &
Sullivan by P. B. Pugh in 1833 and now owned by James Craig at the Florence road thence
North ten poles thence East thence South six poles thence South by 2 West to the
Beginning Corner on said Florence road containing one half acre more or less to have
and to hold the above described lots of ground with the tenements and appurtenances thereto
belonging or in any way appertaining unto the said Samuel Tanner his heirs and assigns
forever. And the said H. Stanley & F. M. Stanley his wife for themselves their heirs executors
and Administrators do hereby and in consideration of the premises warrant and will forever
dispend the title to the above described and hereby granted premises unto the said Samuel
Tanner his heirs and assigns from and against themselves and all and every person or persons
claiming or holding under them the said H. Stanley & F. M. Stanley his wife and also
against the lawful title claim or demand of all and every person or persons whomsoever
in testimony whereof the said H. Stanley & F. M. Stanley 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

H. Stanley

Frances M. Stanley

The State of Alabama Shinnston County; This day personally appeared before me Matthew
Bell an acting justice of the peace in and for said County Henry Stanley and Frances M. Stanley
his wife who acknowledged that they signed sealed and delivered the foregoing deed to Samuel
Tanner for the purposes therein specified on the day of its date. Given under my hand and
seal this 29th day of August 1844.

M. Bell Jr.

The State of Alabama Shinnston County; I Robert Austin Jr. Clerk of the County Court of
said County do hereby certify that the foregoing deed from Henry Stanley & wife to Samuel
Tanner with the Certificate thereon endorsed was deposited in my Office to be recorded
this 6th day of February 1846 which is duly done in Book No. 7 page 179.

Teste Robert Austin Jr. Clerk

Thomas Black wife

to } Her

Bygones Adige

This Indenture made this 28th day of November in the year one thousand eight
hundred and forty three between Thomas Black & Mildred M. Black his wife of the County of
Shinnston in the State of Alabama of the one part and Bygones Adige of the County of Shinnston
of the other part. Witnesseth that the said Thomas Black & Mildred M. Black 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 re-
lease convey and confirm unto the said Bygones Adige all that certain tract of
land lying and being in the County & State aforesaid being the East half of the West half of

the North East quarter of Section Eight Township Two Range five West containing forty acres more or less. To have and to hold the above described land with the tenements and appurtenances therunto belonging even my wife appertaining unto the said Cyrus Aledge his heirs and assigns forever. And the said Thomas Black and Melinda H. Black his wife for themselves their heirs, executors and administrators do hereby and in consideration of the premises grant and will forever defend the title to the above described and hereby granted premises unto the said Cyrus Aledge his heirs and assigns from and against themselves, and all and every person or persons claiming or holding under them the said Thomas Black & Melinda H. Black his wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Thomas Black & Melinda H. Black his wife hereunto subscribe their name and affix their seals the day and year above written.

Thomas Black (and)

Signed, Sealed and delivered in the presence of
William H Collier

Thomas Black Seal
Melchior H. ^{his} Black Seal

State of Mahanua Circuit Court. Personally appeared before me Matthew Bell an acting justice of the peace in and for said County Thomas Black and Melrose H. Black his wife and severally acknowledged the making signing sealing and delivering the foregoing deed to be true and valid for the purposes therein mentioned. Given under my hand and seal this 11th day of December 1843. Matthew Bell J. P.

Matthew Bell Sp. 223

The State of Alabama Sumner County; I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Thomas Black & wife to Lewis Seligso with the Certificate thereon endorsed was deposited in my Office to be recorded the 21st day of February 1846 which is duly done in Book No. 7, page 179 & 180.

Teste Robert Austin Clerk

Robt. Williams, Surg
Co 3 Ill
Peter Tinsley

This Indenture made & entered into this 29th December 1865 between Robt
 Williams & Sarah his wife of the County of Tishomingo State of Mississippi on the one part
 and Peter Tunley on the other part Witnesseth that the said Robt. Williams & Sarah his
 wife for & in consideration of the sum of Four hundred dollars to them in hand paid the
 receipt whereof is hereby acknowledged have this day bargained & sold conveyed & conveyed
 unto the said Peter Tunley all that certain tract of land lying and being in the County
 of Linnston State of Alabama known & designated in the plan of said County as the west
 half of the North East quarter of Section 20 Township One Range four west containing
 Eighty acres more or less except Eight acres joining Richard D. Miles Tract on the
 South also twenty acres of the East half of the South west quarter of the North west
 quarter of Section Twenty Township One Range four West. To have and to hold the
 above described tracts or parcels of land with the appurtenances thereto belonging and
 the said Robt Williams and Sarah his wife for themselves their heirs their heirs executors
 & administrators do warrant and will forever defend the title to the above described and
 hereby granted premises unto the said Peter Tunley, his heirs and assigns from and against
 themselves and all and every person or persons claiming or holding under them the said
 Robt Williams and Sarah his wife and also against the lawful title claim or demand
 of all & every person or persons whomever holding by from or under the Government
 of the United States - In Testimony whereof the said Robt Williams & Sarah his wife
 have hereunto set their hands & seals this day and year above written -

Robt. Williams Seal
Sarah S. Williams Seal

State of Mississippi, Issaquemo County; Personally appeared before me Minors & Kelly are acting justice of the peace for the County aforesaid Robt Williams & Sarah his wife whose names are signed to the foregoing and acknowledged the signing sealing & delivery of the same to Peter Tinsley for the purposes therein specified on the day of its date, and the said Sarah his wife on a private examination separate and apart from her said husband acknowledged the signing sealing & delivering of the same to be her voluntary act that she freely & without any fear threats or Compulsion of her said husband relinquished her right of dower. Given under my hand & seal this 29th December 1865.

Wm. Shipley & Pelly, Jr. Seal

The State of Mississippi Tishomingo County, I Chasley Elmy Clerk of the probate Court of said County do hereby Certify that Winship J City Esq. whose name appears subscribed to the annexed Certificate was at the time of signing the same an acting justice of the peace in and for the said County and duly Commissions & qualified as such and that full faith and credit is and should be given to all his official acts as such & that his attestation is in due form of Law.

Given under my hand and seal of Court affixed at Office the 5th day of January
AD 1846. *Richard W. Wells*

Christy May Clark

The State of Mississippi, Tishamings County; I Abram H. Meir Judge of Probate Court of the County State aforesaid do hereby Certify that Edw. whose name appears signed to the above Certificate is and was at the time of signing Clerk of said Court this same being a Court of record that his said Certificate is in due form of law & that full faith and credit is & ought to be given to all his official acts as such and that his attestation is in due form of law and by the proper officer - In Testimony whereof I subscribe at my hand and seal this 5th Day 1846.

Abram H Weir Esq

The State of Mississippi } Probate Judge
Tishomingo County } Abner D. Hey Clerk of the Probate Court of said County do hereby
Certify that Abram A. Meir Esq. whose name appears subscribed to the within Certificate
was at the time of signing the same was Judge of the Probate Court in and for said County and
duly commissioned and qualified as such and that full faith and credit is and should be given
to all his official acts as such, and that his attestation is in due form of law and by the
proper Officer.

Given under my hand and seal of Court affixed at Office the 5th day of
 Jan 1846. *Chas. Hey Clerk*

Chisley & Key Club

The State of Alabama Sumitson County Robert Austin A. Clerk of the County Court of said County do hereby Certify that the foregoing bill from Robert Williams, Sheriff to Peter Hensley with the Certificate thereto was deposited in my Office to be recorded the 1st day of February 1846 which is duly done in said Book No 7 pages 180 & 181.

Teste Robert Austin & Clerk

AM. Laundry Shift
to 3 hrs.
Allen McCargo

State of Alabama Limestone County, Whereas Nancy Adair use of & Clerk in
Barrett received a judgment against Francis E. Williamson on the 28th day of October
1840 in the Circuit Court of Madison County and on the 29th day of February 1846 a writ
issued on said judgment which was to me directed & authority I was commanded to levy &
make of the goods & chattels of Francis E. Williamson the sum of two hundred thirty seven
dollars thirty two Cents Debt and Costs of suit by virtue of which writ I did seize &
take the lands of Francis E. Williamson then sold them at public auction according
to the Statute in such Cases made & provided to Allen McCargo for the sum of One
hundred dollars he being the highest bidder for the same. Now I, J. M. Sperry,
as Sheriff by virtue of the writ & the Statute and in consideration of the sum aforesaid

have granted bargain and sold and by these presents doth grant bargain sell unto Allen McCarps All the right title claim and interest that Francis E. Williamson has in and to that tract or parcel of land lying and being in the County of Livingston and State of Alabama and known as the South East quarter of Section twelve Township Two Range Three West One hundred and thirty acres more or less and all the appurtenances right title and interest that Francis E. Williamson has in and to the above described lands & every part thereof unto the said Allen McCarps as fully as I as Sheriff as aforesaid and by the authority aforesaid Can or ought to sell and convey, being in no way bound to warrant & defend the title to the same. Given under my hand and seal May the 5th 1864.

A. M. Surany Sheriff (Seal)

The State of Alabama ss, Livingston County, Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named Arthur M. Surany whose name is signed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said Allen McCarps on the day and year therein mentioned. Given under my hand and seal this 7th day of February 1864.

Robert Austin Esq. (Seal)

The State of Alabama Livingston County, I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed from Arthur M. Surany Sheriff to Allen McCarps with the Certificate thereon endorsed was deposited in my Office to be recorded the 7th day of February 1864 which is duly done in Dead Book No. 7 pages 181 & 182 -
Teste Robert Austin Esq. Clerk

Brandon G. H. Co.
To { Dead in Debt
Lambert M. & Co

This Indenture made this 16th day of June in the year of our Lord 1865 between George W. Brandon and Robert Brandon of the first part Morgan Lambert Esq. of the second part and Milton Robinson of the third part, Whereas the said Geo W. Brandon & Robert Brandon is justly indebted to the said Milton Robinson in the sum of One hundred and fifty dollars take paid at or before the 1st day of February 1866 which debt the said Geo W. Brandon & Robert Brandon is willing and desirous to clear; Now this Indenture Witnesseth that for and in consideration of the premises the said Geo W. & Robert Brandon hath given granted bargain and sold aliened repressed released and confirmed and by these presents do give grant bargain sell alien repress release and confirm to the said Morgan Lambert his heirs and assigns forever all that tract or parcel of land lying and being in Livingston County State of Alabama known as the 1/2 of 6 1/2 of the N. W. 1/4 of Section No. 23 of Township No. 3 Range No. 6 West; all the right title claim interest and demand of the said Geo W. & Robert Brandon in and to the said granted or intended to be granted tract or parcel of land unto the said Morgan Lambert his heirs Executors administrators and assigns forever to the only proper use benefit and behoof of the said Lambert his heirs and assigns forever and the said Geo W. & Robert Brandon for themselves their heirs Executors and Administrators doth hereby Covenant promise and agree to and with the said Morgan Lambert his heirs Executors administrators and assigns forever in manner and form following that is to say that the said Geo W. & Robert Brandon their heirs Executors & administrators the said tract or parcel of land unto the said Morgan Lambert shall and will warrant and forever defend by these presents. Upon Trust nevertheless that the said Morgan Lambert his heirs & assigns shall permit the said Geo W. & Robert Brandon to remain in quiet and peaceable possession of the said tract or parcel of land, and take the profits thereof to their own use until default be made in the payment of the said sum of One hundred & fifty dollars either in whole or in part; And then upon this further trust that the said Morgan Lambert his heirs & assigns shall and will do soon after the happening of said default as he his heirs & assigns may

think proper or the said Milton Robinson his Executors administrators or assigns shall request sell the said tract of land and premises to the highest bidder for ready money at public auction after having fixed the time & place of sale at their own discretion and given forty days notice thereof in some news paper printed in Alabama in said County of Livingston (if any should be at that time published) and also notified the same by advertisement to be put up at the Court house door of said County. And out of the moneys arising from such sale shall after satisfy the charges thereof and all other expenses pay to the said Milton Robinson his heirs & assigns the said sum of One hundred and fifty dollars with the interest which may therein lawfully have accrued and the balance if any shall pay to the said George W. & Robert Brandon their heirs. But if the whole of the said sum of One hundred & fifty dollars shall be fully paid off and discharged to the said Milton Robinson his Executors administrators and assigns on or before the said first day of February 1866 when the same is due & made payable so that in default of payment of the said sum of One hundred and fifty dollars be made then this Indenture take effect 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 date first above written.

Signed sealed and delivered
in presence of
Alexander Thomas
James F. Rutledge

Geo W. Brandon (Seal)
Robert Brandon (Seal)
Morgan Lambert (Seal)

The State of Alabama ss, Livingston County, Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named Morgan Lambert whose name is subscribed to the foregoing deed in trust and acknowledged that he signed sealed and delivered the same on the day and year therein mentioned for the purposes therein expressed. Given under my hand and seal this 26th day of June 1865.

Robert Austin Esq. (Seal)

The State of Alabama ss, Livingston County, Personally appeared before me Robert Austin Esq. Clerk of the County Court of said County the above named James F. Rutledge one of the subscribing Witnesses to the foregoing deed in trust, who being first duly sworn deposes and saith that he saw the above named George W. Brandon and Robert Brandon whose names are subscribed to the said deed sign sealed and deliver the same to the said Morgan Lambert that he this deponent subscribed his name as a witness thereto in the presence of the said George W. Brandon and Robert Brandon and that he saw the other subscribing Witness Alexander Thomas sign the same in the presence of the said George W. Brandon and Robert Brandon and in the presence of each other on the day & year therein mentioned. Given under my hand and seal this 7th day of February 1866.

Robert Austin Esq. (Seal)

The State of Alabama Livingston County, I Robert Austin Esq. Clerk of the County Court of said County do hereby certify that the foregoing deed in trust from George W. Brandon & Robert Brandon to Morgan Lambert (trustee) with the Certificate thereon endorsed was deposited in my Office to be recorded the 7th day of February 1866. Which is duly done in Dead Book No. 7 pages 182 & 183.
Teste Robert Austin Esq. Clerk

Respectfully
to { Dead
Wm. A. Hine

This Indenture made and entered into this the 27th day of January in the year of our Lord One thousand eight hundred and sixty five between Russell Hine of the first part said William Abine of the second part all of the County of Livingston and State of Alabama Witnesseth That the said Abine for and in consideration of the sum of Four hundred and twenty five dollars to him in hand paid by the said Wm. A. Hine before the sealing and delivery of these presents the receipt whereof is hereby acknowledged does hereby grant bargain sell and convey to the said Wm. A. Hine his heirs and assigns forever a certain piece or parcel of

ground known and distinguished in the plan of the town of Athens County of Alabama and State of Alabama as lot Number sixty one together with all and singular the rights proper hereditaments and appurtenances of in and to the same belonging or in any wise appertaining to the only proper use, benefit and behoof of him the said Mr. McKine his heirs and assigns forever. And the said Roswell McKine for himself, his heirs, executors and administrators does covenant and agree, to and with the said Mr. McKine his heirs and assigns that the title to the above described lot of ground with its appurtenances from the lawful claim or claims of all and every person or persons whatsoever shall remain and forever depend upon persons. In Witness whereof the said McKine has hereunto set his hand and affixed his seal the day and year above written.

The State of Alabama St. Limestone County, Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Roswell McKine whose name is signed to the foregoing deed and acknowledged the signing sealing and delivery of the same to the said William McKine on the day and year therein mentioned - Given under my hand and seal this 9th day of February 1846.

The State of Alabama Limestone County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Roswell McKine to William McKine with the Certificate thereon and record was deposited in my Office to be recorded the 9th day of February 1846 which is duly done in Book No. 7 pages 183 & 184.

Teste Robert Austin Jr. Clerk

Roswell McKine
To & Led
James M. Vance

This Indenture made and entered into this the 5th day of February 1846 between Roswell McKine of the first part of the County of Limestone and State of Alabama and James M. Vance of the County of Giles and State of Tennessee of the other part Witnesseth that for and in consideration of the sum of One hundred dollars to me in hand paid by the said James M. Vance the receipt whereof is hereby acknowledged I have this day bargained and sold aliened conveyed and confirmed and do by these presents do grant bargain sell alien convey and carry unto the said James M. Vance all that Certain Tract or parcel of land lying in Limestone County, State of Alabama and known as the N. E. 1/4 of the N. E. 1/4 of Section No. 1. Township No. 1. Range No. Four West Containing forty acres of land be the same more or less with all and singular the appurtenances to the said land belonging. To have and to hold the above described and hereby granted premises unto the said James M. Vance his heirs executors administrators or assigns forever. And the said R. McKine will forever defend the title to the above described land unto the said James M. Vance from his heirs administrators or assigns and from all or any person or persons whatsoever, claiming or holding title to the same. In testimony whereof I have hereunto set my hand and affixed my seal the day and date above written.

R. McKine

In presence of
Jas. Bowers

The State of Alabama St. Limestone County, Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Roswell McKine whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said James M. Vance on the day and year therein mentioned - Given under my hand and seal this 9th day of February 1846.

Robert Austin Jr. Clerk

The State of Alabama Limestone County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Roswell McKine to James M. Vance with the Certificate thereon and record was deposited in my Office to be recorded the 9th day of February 1846 which is duly done in Book No. 7 pages 184 & 185.

Teste Robert Austin Jr. Clerk

Thomas Hylton
To & Led
James M. Vance

The State of Alabama Limestone County, This Indenture made and entered into this the 12th day of September 1845 between Thomas Hylton and his wife Premina of the one part and James M. Vance of the other part both of said parties of the State of Tennessee and County of Giles. Witnesseth that for and in consideration of the sum of Sixty five dollars in hand the receipt whereof is hereby acknowledged we have this day granted bargain sold aliened conveyed and confirmed and do by these presents grant bargain sell alien convey and confirmed unto the said James M. Vance, all that Certain Tract or parcel of land lying within and being in the said County of Limestone and State of Alabama, known and described as the North West fourth of the North East fourth of Section No. One Township One Range four West Containing in all forty acres be the same more or less in the district of land sold at Huntsville Ala. To have and to hold the same with all the appurtenances and hereditaments thereto belonging or in any wise belonging thence unto the said James M. Vance his heirs executors administrators or assigns forever and the said Thomas Hylton and his wife Premina for themselves their heirs executors administrators and assigns do warrant and for ever defend the title to the above described and hereby granted premises unto the said James M. Vance his heirs executors administrators and assigns from and against themselves and all and every other person or persons claiming or holding under them the said Thomas Hylton and his wife Premina and also against the lawful or equitable claim or claims of all and every other person or persons whomsoever claiming or to claim by force or under the Government of the United States of America. In testimony whereof we the said Thomas Hylton and his wife Premina have hereunto set their hands and seals the day and date above mentioned.

Thomas Hylton

Premina Hylton

The State of Alabama Limestone County, Be it remembered that on this the 12th day of Sept. 1845 before me Geo. Bowers one of the Justices of the peace in and for said County came the within named T. H. Hylton and Premina his wife and acknowledged the within written indenture to be their act and deed and desired that the same might be recorded according to law. The said Premina being of full age and by one duly sworn, apart from her said husband and she Contracts them of being first made known to her declared that she did voluntarily and of her own free will and accord seal and as her act and deed deliver the said indenture without any coercion or compulsion of her said husband. In testimony whereof I have hereunto set my hand and seal this day and date above written.

Geo. Bowers

The State of Alabama Limestone County, I Robert Austin Jr. Clerk of the County Court of said County do hereby certify that the foregoing deed from Thomas Hylton and wife to James M. Vance with the Certificate thereon and record was deposited in my Office to be recorded the 9th day of February 1846 which is duly done in Book No. 7 pages 185.

Teste Robert Austin Jr. Clerk

This Bitts heirs
To & Lead
Suke Matthews

This Indenture made this the 18th day of August in the year of our Lord one thousand eight hundred and forty one, between Pamela Bitt widow of the late Thomas Bitt, James Bradley and Adeline his wife James J. Pleasants and Emily J. his wife Archibald E. Mills and Minnie J. his wife, Arthur M. Hopkins and Eliza J. his wife David P. Bitt, Robert T. Bitt, all of the County of Madison State of Alabama William D. Bitt of the County of Limestone State aforesaid, and Thomas Bitt Parish of La Roche State of Louisiana, all heirs of the late Thomas Bitt of the first part, and Suke Matthews of the County of Limestone State of Alabama of the other part. Witnesseth that Whereas the late Thomas Bitt sold to Suke Matthews a certain tract or parcel of land, lying in the County of Limestone known as his Oakland Tract, herein after more fully described, for the sum of forty seven thousand five hundred dollars, to him in hand paid before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, and did without making a title to the same. Now in Consideration of the premises, the parties of the first part, do and each of us doth, grant, bargain, sell alien release and Confirm unto the said Suke Matthews, his heirs Executors administrators and assigns all that tract or parcel of land known as Oakland, lying and being in the County of Limestone State aforesaid, Containing nineteen hundred acres, more or less and described as follows: "The West half of the South East quarter of Section thirty five, as well as five acres adjoining to and parallel with E. half of said South East quarter the South half of Section thirty four, in Township four Range four, the West half of Section two, the N.E. S.E. N.W. and West half quarter of Section three, the N.E. quarter of Section nine, the East half, N.E. West half, S.E. N.W. quarter and West half of N.W. quarter Section eleven, and the East half N.W. Section eleven, all of Township five Range four with all and singular the appurtenances to the said tract or parcel of land belonging or in any way appertaining, and all the estate, right, title and interest of the said parties of the first part, in and to the said granted or intended to be hereby granted tract or parcel of land, and premises; To have and to hold the said land with the tenements hereditaments and all and singular other the premises herein before mentioned or intended to be bargained and sold, and every part and parcel thereof, with every of their rights members and appurtenances unto the said Suke Matthews his heirs Executors, administrators and assigns forever, And the said Pamela Bitt James Bradley and Adeline his wife James J. Pleasants and Emily his wife, Archibald E. Mills and Minnie J. his wife Arthur M. Hopkins and Eliza J. his wife, David P. Bitt, Robert T. Bitt, William D. Bitt and Thomas Bitt for themselves their heirs Executors, administrators and assigns, the said tract or parcel of land with all and singular the premises and appurtenances before mentioned, unto the said Suke Matthews his heirs Executors administrators and assigns, free from the Claim or Claims of them, the said parties of the first part, or either of them, their or either of their heirs, and of all and every person or persons whatsoever, shall will and do warrant and forever defend by them presents - In Witness whereof the parties of the first part have hereunto set their hands and seals the day and year first above written.

Attest

Thos. Fram (acts T. Bitt),
Arthur Deism "

X Pamela Bitt (Seal)
Th. Bitt (Seal)
X H. D. Bitt (Seal)
X J. J. Pleasants (Seal)
X D. P. Bitt (Seal)
X Emily J. Pleasants (Seal)

X A. E. Mills (Seal)
X Minnie S. Mills (Seal)
X Robt. Bitt (Seal)
X A. M. Hopkins (Seal)
X Eliza J. Hopkins (Seal)
X James Bradley (Seal)
X Adeline Bradley (Seal)

Before me Richard B. Purdom Clerk of the County Court of Madison County State of Alabama Personally appeared David P. Bitt, William D. Bitt and Robert Bitt who severally acknowledged the signing sealing and delivery of the within deed on the day of its date to Suke Matthews for the purposes therein named.

(Seal)

In Testimony whereof I have hereunto set my hand and affixed the seal of the County Court at Office in Huntsville this eighteenth day of August Eighteen hundred forty two and of American Independence 67 year.

Rich. B. Purdom Clk. C.C.

Before me Richard B. Purdom Clerk of the County Court of Madison County and State of Alabama Personally appeared Thomas Bitt & Arthur M. Hopkins who acknowledged the signing sealing and delivery of the foregoing deed on the day of its date to Suke Matthews for the purposes therein named.

(Seal)

In Testimony whereof I have hereunto set my hand and affixed the seal of the County Court at Office in Huntsville this nineteenth day of August Eighteen hundred forty two and of American Independence the 67 year.

Rich. B. Purdom Clk. C.C.

Before me Richard B. Purdom Clerk of the County Court of Madison County and State of Alabama Personally appeared Archibald E. Mills whose name is subscribed to the foregoing deed and acknowledged the signing sealing and delivery of the same on the day of its date to Suke Matthews for the purposes therein named.

(Seal)

In Testimony whereof I have hereunto set my hand and affixed the seal of the County Court at Office in Huntsville this nineteenth day of August Eighteen hundred forty two and of American Independence the 67 year.

Rich. B. Purdom Clk. C.C.

Before me Richard B. Purdom Clerk of the County Court of Madison County and State of Alabama Personally appeared James Bradley whose name is subscribed to the foregoing deed and acknowledged the signing sealing and delivery of the same on the day of its date for the purposes therein named.

(Seal)

In Testimony whereof I have hereunto set my hand & seal of Office at Office in Huntsville this 20th August 1842 and of American Independence 67 year.

Rich. B. Purdom Clk. C.C.

Before me Richard B. Purdom Clerk of the County Court of Madison County in the State of Alabama Personally appeared Pamela Bitt whose name is subscribed to the within deed and acknowledged the signing sealing and delivery of the within deed on the day of its date to Suke Matthews.

(Seal)

In Testimony whereof I have hereunto subscribed my name and affixed the seal of the County Court at Office in Huntsville this twenty first day of December Eighteen hundred and forty two.

Rich. B. Purdom Clk. C.C.

Before me Richard B. Purdom Clerk of the County Court of Madison County in the State of Alabama Personally appeared Minnie S. Mills wife of Archibald E. Mills and Eliza J. Hopkins wife of Arthur M. Hopkins who being by me examined separately and apart from their said husbands acknowledged the signing sealing and delivery of the within

did on the day of its date to Duke Matthews, of their own free will and accord without any fear, threat, or compulsion of their said husbands.

In Testimony whereof I have hereunto set my name and affixed the seal of the County Court of said County this twenty first day of December Eighteen hundred & forty two. Rich^d B. Freedom Clk. C.

Before me Richard B. Freedom Clerk of the County Court of Madison County in the State of Alabama Personally appeared James J. Pleasant, who acknowledged the signing, sealing and delivery of the within deed on the day of its date to Duke Matthews. Also personally appeared Adeline Bradley wife of James Bradley, who being by me examined separate and apart from her said husband acknowledged the signing, sealing and delivery of the within deed on the day of its date to Duke Matthews of her own free will and accord without any fear, threat or compulsion of her said husband.

In Testimony whereof I have hereunto subscribed my name and affixed the seal of the County Court at Office in Huntsville this twenty first day of December Eighteen hundred & forty two. Rich^d B. Freedom Clk. C.

Before me Richard B. Freedom Clerk of the County Court of Madison County in the State of Alabama Personally appeared Emily J. Pleasant wife of the said James J. Pleasant, whom name is subscribed to the above deed, who being by me examined separate and apart from her said husband, acknowledged the signing, sealing and delivery of the within deed on the day of its date to Duke Matthews of her own free will and accord without any fear, threat or compulsion of her said husband.

In Testimony whereof I have subscribed my name and affixed the seal of the County Court at Office in Huntsville this Twenty fourth day of December Eighteen hundred and forty two.

Rich^d B. Freedom Clk. C.

State of Alabama, Sumner County, I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Paulina Abbott to Duke Matthews with the Certificate thereon endorsed was deposited in my Office to be recorded the 14th day of February 1846 which is duly done in said Book No. 7 page 186, 187, & 188.

Teste Robert Austin Jr. Clerk

M. M. Malone &
To J. M. Malone

This Indenture made this the twelfth day of February one thousand eight hundred and forty six between David Malone adms^r of Madison M. Malone dec^d late of the County of Sumner and State of Alabama of the one part and James M. Malone of said County and State of the other part Witnesseth That as the said David Malone adms^r as aforesaid by virtue and by authority of the Orphans Court of Sumner County sold the tract of land belonging to the Estate of said Madison M. Malone at public sale to the said James M. Malone for the sum of Seven hundred and twenty dollars, being the highest sum bid for the tract of land aforesaid. Now by virtue of and by authority of the said Orphans Court of Sumner County and in consideration of the sum of Seven hundred and twenty dollars in hand paid by the said James M. Malone the receipt whereof is hereby acknowledged I have sold as aforesaid all the Estate right and title held by said Madison M. Malone in his lifetime unto the East half of North East Quarter of Section ten, Township four Range five West Containing about eighty acres or thereabouts, to have and to hold the said land with the appurtenances unto the said James M. Malone his heirs forever, as fully and as absolutely as I have said David Malone adms^r as aforesaid and under the authority aforesaid

might could or should sell and convey the same. In Testimony whereof I have hereunto set my hand and affixed my seal the date above written.

The State of Alabama, Sumner County, Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County, the above named John David Malone whose name is subscribed to the foregoing deed and acknowledged the signing, sealing and delivery of the same to the said James M. Malone on the day and year therein mentioned. Given under my hand and seal this 12th day of February 1846.

Robert Austin Jr. Clerk

The State of Alabama, Sumner County, I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from John David Malone to James M. Malone with the Certificate thereon endorsed was deposited in my Office to be recorded the 14th day of February 1846 which is duly done in said Book No. 7 page 188, 189.

Teste Robert Austin Jr. Clerk

M. M. Malone &
To J. M. Malone

This Indenture made this 16th February 1846 between Arthur M. Sorany of the first part & Clay Stimitt of the second part all of the County of Sumner State of Alabama Witnesseth That Whereas the said Clay Stimitt this day became the purchaser, he being the highest bidder for the same, of the following described Tract of land lying and being in the County aforesaid State of Alabama & known & described as follows, to wit, The North East q^r of the South East q^r of the South East q^r of the South East q^r of Sec. No. Eight in Township No. 1 Range No. 5 Containing about Eighty acres for the sum of One hundred twenty dollars payable the 25th Dec^r next. The same being sold by me as Trustee pursuant to a deed in Trust dated the 26th July 1845 & executed by Charles Hardy & Fidelity his wife, Vaper Coleman Vaper, B. My Township & F. M. Sorany & duly recorded in the County Court Clerk's Office of said County. Now Therefore in Consideration of the premises be the said Arthur M. Sorany, hath granted bargained sold and by these presents doth grant bargain sell unto him the said Clay Stimitt his heirs Vapors all such right title & claim of said Charles Hardy in & to said land as is vested in said Sorany by virtue of said deed in Trust & all such interest title to said land as he the said Sorany might & could sell or convey by virtue of said deed in Trust & from other title whatever. In Testimony whereof I have hereunto set my hand and seal.

A. M. Sorany Clerk

The State of Alabama, Sumner County, Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Arthur M. Sorany whose name is subscribed to the foregoing deed and acknowledged the signing, sealing and delivery of the same to the said Clay Stimitt on the day and year therein mentioned. Given under my hand and seal this 16th day of February 1846.

Robert Austin Jr. Clerk

The State of Alabama, Sumner County, I Robert Austin Jr. Clerk of the County Court of said County do hereby Certify that the foregoing deed from Arthur M. Sorany Trustee to Clay Stimitt with the Certificate thereon endorsed was deposited in my Office to be recorded the 14th day of February 1846 which is duly done in said Book No. 7 page 189.

Teste Robert Austin Jr. Clerk

John Drury &
To J. M. Malone

This Indenture made this eighteenth day of September in the year one thousand eight hundred and forty five between John Drury and his wife Susanna of the County of Madison in the State of Alabama of the one part, and Peter Crowder of the other part, Witnesseth That the said John Drury this wife Susanna for and in consideration of the sum of Three Hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged has this day given granted bargained sold aliened repossessed, released conveyed and confirmed, and by these presents do give grant bargain sell alien repossess release convey and confirm

unto the said Peter Browder all those certain tracts or parcels of land lying and being in the County of Limestone and State aforesaid (viz) the North West qr of Section Twelve in Township Two of Range Thirteenth containing forty acres - Also the East half of the North East qr of Section Twelve in Township Two of Range Thirteenth containing fifty acres - in the district of lands subject to sale at Huntsville. 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 Peter Browder his heirs and assigns forever. And the said John Henry Wife Susannah 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 Peter Browder his heirs and assigns from and against from and against themselves and all and every person or persons claiming or holding under them the said John Henry this wife Susannah and also against the lawful title, claim or demand of all and every person or persons whomsoever. In Testimony Whereof the said John Henry this wife Susannah hereunto subscribe their names and affix their seals the day and year above written.

Signed sealed and delivered

in the presence of

John Henry
Susannah
J. Henry Clerk
Susannah
J. Henry Clerk

Before me John W. City Clerk of the County Court of Madison County in the State of Alabama this day personally appeared the within named John Henry and acknowledged that he had signed sealed and delivered the within deed to the within named Peter Browder on the day and year therein mentioned. I also on the same day exhibited said deed to Susannah this wife of the said John Henry who being examined by me privately separate and apart from her said husband acknowledged that she had signed sealed and delivered the same freely voluntarily and without any fear threats or compulsion of her said husband on the day and year therein mentioned.

In Testimony Whereof I have hereunto set my hand and affixed the seal of said County Court at office in Huntsville this the eighteenth day of September Eighteen hundred and forty five.

John W. City Clerk, C.O.

The State of Alabama Limestone County, I Robert Austin Clerk of the County Court of said County do hereby Certify that the foregoing deed from John Henry wife to Peter Browder with the Certificate thereon endorsed was deposited in my Office to be recorded the 16th day of February 1846 which is duly done in said Book No. 7 pages 189 & 190.

Robert Austin Clerk

Elias Millborn
To Elias in Trust
Gabriel S. Davis
Trust for M. Gray

Whereas Elias Millborn of the County of Madison and State of Alabama is desirous to make some provision for the support and maintenance of his daughter Nancy E. Gray wife of Lewis T. Gray of the County of Limestone in said State and also for support and maintenance of such Children if any, as may the issue of her body and also to make provision that the property herein after described shall not be liable to the satisfaction of any debts which the husband of the said Nancy E. Gray may now owe or may hereafter contract. Now therefore this Indenture made and entered into by and between the said Elias Millborn of the first part and Gabriel S. Davis of the County of Madison aforesaid of the second part, and the said Nancy E. Gray of the third part. Witnesseth that the said Elias Millborn for and in consideration of the premises and of the further consideration of the sum of One dollar to the said Elias Millborn in hand paid by

the said Gabriel S. Davis the receipt Whereof is hereby acknowledged has this day bargained sold and delivered and by these presents does bargain sell and deliver unto the said Gabriel Davis the following Negro Slaves to wit Rachel a woman about thirteen years of age, and her Child, a boy named Jerry, about two years old, and also Syntia, a woman aged about sixteen years who are sound and healthy and Slaves for life. To Have and to hold the Slaves aforesaid and the future increase of the female thereof unto the said Gabriel S. Davis his heirs and assigns forever. In Trust Overtholep and this Indenture is upon this express Condition that the said Gabriel S. Davis shall hold the Slaves aforesaid and the future increase thereof for the use and benefit of the said Nancy E. Gray and such Children if any as may hereafter be born the issue of her body. The said Gabriel S. Davis shall live out the Slaves aforesaid or permit them to remain in the possession of the said Nancy E. Gray as he may choose, or he may hire out said Slaves or any portion of them at any time he is according to the terms of this instrument of writing to have or exercise control over the Slaves aforesaid, and permit the said Slaves to remain in the possession of the said Nancy E. Gray, the balance of such term as he as aforesaid shall have control over said Slaves, and any moneys arising from the term of said Slaves and of the future increase of the female thereof shall be by the said Gabriel S. Davis appropriated to the maintenance and support of the said Nancy E. Gray and her Children and of the Education of her Children, if any, or any portion thereof may be thus appropriated and the balance if any, or the whole of such moneys as may arise from the hire of said Slaves & the future increase of the female thereof may if the said Gabriel S. Davis shall deem it expedient so to do, shall be used in other Slaves who shall be held in like manner in every respect as the Slaves aforesaid are held by him. And the said Gabriel S. Davis shall have the power at any time to take the Slaves aforesaid and the future increase of the female thereof and of such other Slaves if any, as may be purchased as aforesaid. And it is also expressly provided that if the said Nancy E. Gray shall depart this life without issue of the body, that then the Slaves aforesaid shall revert to and become the property of the said Elias Millborn, but if the said Nancy E. Gray shall leave any Children the issue of the body who shall attain the age of twenty one years then said property as aforesaid shall belong to such Children, but if the said Nancy E. Gray die without issue or if such issue die after the said Nancy E. and before attaining the age of twenty one years as aforesaid and without issue, then the property aforesaid shall revert to the said Elias Millborn. It is also provided that if the said Nancy E. shall have more than One Child that each of said Children after the death of their mother and upon their attaining the age of twenty one years as aforesaid shall be entitled to a distributive share of said Slaves. In Testimony Whereof the said Elias Millborn and Gabriel S. Davis have set their hands and affixed their seals this second day of February Eighteen hundred and forty six.

Signed sealed and delivered

in presence of

The State of Alabama Madison County, Before me John W. City Clerk of the County Court of said County this day personally appeared the above named Elias Millborn and acknowledged that he had signed sealed and delivered the foregoing deed to Gabriel S. Davis Trustee on the day and year therein mentioned. And on the same day appeared before me Gabriel S. Davis Trustee and acknowledged that he had signed and sealed the same on the day of its date.

Elias Millborn

In Testimony Whereof I have hereunto set my hand and affixed the seal of said County Court at Office in Huntsville this the second day of February Eighteen hundred and forty six.

John W. City Clerk, C.O.

The State of Alabama Limestone County, I Robert Austin Clerk of the County Court of

Said County do hereby Certify that the foregoing deed in trust from Elias Willborn to Gabriel S. Davis Trustee with the Certificate thereon recorded was deposited in my Office to be recorded the 16th day of February 1846 which is duly done in Deeds Book No. 7 pages 190 & 192.

Teste Robert Austin Clerk

Mr. Davidson wife & Mr. Davidson made this twenty third day of January One thousand eight hundred & forty six between William Davidson & Nancy C. his wife of the first part James Henderson of the second part & Eliza Clay of the third part, Whereas the said William Davidson is justly indebted to the said Eliza Clay in the sum of six hundred & sixty dollars by note to be paid on or before the 23rd day of January one thousand eight hundred & forty six & dated the 23rd January 1846 now fully appears which debt the said William Davidson & Nancy his wife are willing & desirous to secure by this Indenture. Notwithstanding that for consideration of the premises & also for the further consideration of One dollar to the said William Davidson & Nancy C. his wife in hand paid by the said James Henderson at & before the sealing & delivery of these presents the receipt whereof is hereby acknowledged they the said William Davidson & Nancy C. his wife have ^{given} granted bargained sold aliened conveyed & conveyed by these presents do give grant bargain sell alien convey & convey to the said James Henderson his heirs and assigns forever all that Certain Tract or parcel of land lying & being in the County of Sumter State of Alabama known & designated in the plan of said County as the East half of the North West quarter of Section 25 Township No. 1 of Range 5 West Also the west half of the North East quarter Section 25 Township No. 1 of Range 5 West Containing One hundred and sixty acres more or less with all & singular the appurtenances thereunto belonging or in any wise appertaining Also two Negro girls one named Corline aged about sixteen & one named Susan aged about fifteen together with the further increase of said Negro girls & all the Estate right title & Interest of the said William Davidson & Nancy C. his wife in & to the said granted or intended to be hereby granted tract of land & Negroes together with the premises thereunto belonging or in any wise appertaining To have & to hold the said hereby granted or intended to be hereby granted tract or parcel of land and Negroes with the appurtenances unto the said tract of land belonging unto the said James Henderson his heirs Executors administrators or assigns forever & the said William Davidson & Nancy C. his wife for themselves their heirs Executors & administrators do hereby Covenant promise & agree to & with the said James Henderson his heirs Executors administrators & assigns forever in manner & form following viz that the said William Davidson & Nancy C. his wife their heirs Executors & administrators the said tract of land & premises with the appurtenances Also said Negro girls & their further increase unto the said James Henderson his heirs Executors administrators & assigns against all persons whatever shall & will now and forever defend by these presents upon trust nevertheless that the said James Henderson his heirs Executors & administrators shall permit the said William Davidson & Nancy C. his wife to remain in quiet & peaceable possession of the said tract or parcel of land & Negroes with the appurtenances thereunto belonging & the profits thereof to their own use until default be made in the payment of the said sum of six hundred & sixty dollars either in the whole or in part & then upon this further trust that the heirs Executors & administrators or assigns shall & will do soon after the happening of such default of payment as the heirs Executors administrators or assigns may

think proper or the said Eliza Clay her heirs Executors or assigns shall request sell the same Tract or parcel of land & premises together with the said Negro girls or so much thereof as the trustee or his representatives hereby authorized to do shall think sufficient for the purpose & shall think proper to sell to the highest bidder for Cash at public auction after having fixed the time & place of sale at his own discretion & give thirty days notice thereof by advertisement set up at the Court house door in Sumter County & also more public places in said County at least thirty days previous to the day of sale and out of the moneys arising from such sale I shall after satisfying the Charges thereof & all other expenses attending the premises pay to the proper person authorized to receive the said sum or claiming the said sum of six hundred & sixty dollars with the lawful interest which may then have accrued & the balance if any shall pay to the said William Davidson & Nancy C. his wife their heirs Executors administrators or assigns. But if the whole of said sum of six hundred and sixty dollars shall be fully paid off & discharged to the said Eliza Clay her heirs & assigns on or before the 23rd January One thousand eight hundred & forty six so that no default of payment be made in said sum of six hundred & sixty dollars then this Indenture to be void & of no effect to remain in full force & virtue In Witness whereof the said parties to these presents have hereunto set their hands & seals the day & year first above written.

Wm Davidson
Nancy C. Davidson
James Henderson
Eliza Clay

The State of Alabama Sumter County Personally appeared before me W. H. Haines an acting justice of the peace for the aforesaid County William Davidson & Nancy C. his wife James Henderson & Eliza Clay whose names appear signed to the within deed of Trust & acknowledged the signing sealing & delivery of the same for the purposes therein specified & the said Nancy C. in a private examination separate & apart from her said husband acknowledged the signing sealing & delivery of the same to be her & voluntary act & deed & that she freely without any fraud threats or compulsion of her said husband relinquished her right of dower. Given under my hand & seal this 23rd day of January 1846.

W. H. Haines J. P.

Filed in my Office for Registration the 28th day of February 1846.

Teste Robert Austin Clerk

Recorded in Deeds Book No. 7 pages 192 & 193.

Teste Robert Austin Clerk

Mr. Maples wife
To & Power of Attorney
J. C. Maples

State of Tennessee McMinn County We do hereby nominate and appoint J. C. Maples our Attorney in fact for us and in our names to sell and convey to any person or persons their heirs and assigns forever who will purchase the same by general Warranty deed in one or more tracts as he may think best our tract of land in the State of Alabama in Sumter County Containing by estimation One hundred and fifty nine acres and seventy two one hundredths of an Acre known and designated as the South East quarter of Section two in Township One of Range five West in the State and County aforesaid and take and receive the Consideration Money or take note for the same & at his discretion he may also bring and prosecute in our name any suit that may be necessary to gain possession of or establish our title to the same employ such Counsel or other aid as he may need at our expense and Charge and We do hereby ratify and confirm any act or thing he may lawfully do in the premises as fully as we were present and doing the

same ourselves this 30 day of January 1846.

Attest M. H. Maples

Sarah A. E. Vaughan

State of Tennessee McMinn County. Personally appeared before me James C. Carlock clerk of the County Court for the County and State aforesaid William Maples one of the makers of the within power of Attorney with whom I am personally acquainted and acknowledged the due execution of the same on the day it bears date, and for the purposes therein contained. And also came Elizabeth Maples, one of the makers of the within power of Attorney with whom I am personally acquainted and acknowledged that she executed the same freely, fully & substantially & understandingly without compulsion or constraint on the part of her husband William Maples on the day it bears date & for the purposes therein contained.

Given under my hand & Seal of Office at Office in Athens the 30th day of January 1846.

State of Tennessee McMinn County. I M. H. Ballou Chairman of the County Court of the County of McMinn and State of Tennessee do Certify that J. C. Carlock whose name appears to the above Certificate is the Clerk of the County Court of the County and State aforesaid that he was duly elected qualified & commissioned that his Certificate is in due form of law that full faith and credit should be given to all his Official Acts. Given under my hand and Seal January 31st 1846.

M. H. Ballou
Chairman of the Court

Filed in my Office for Registration this 23rd day of February 1846.

Teste Robert Austin Clerk

Recorded in this Book No. 7 page 193 & 194.

Teste Robert Austin Clerk, C.C.

Mr. Maples wife
to & her
John Maples

This Indenture made and entered into this twenty third day of February one thousand eight hundred and forty six between William Maples and Elizabeth Maples of the County of McMinn and State of Tennessee of the one part and John Maples of the County of Sumner and State of Alabama of the other part Witnesseth that the said William and Elizabeth Maples 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 bargained sold and delivered and conveyed and by these presents do bargain sell deliver and convey unto the said John Maples the following tract or parcel of land lying and being in the County of Sumner and State of Alabama known and distinguished as the South East quarter of Section two in Township One of Range five West Containing by Estimation One hundred and fifty nine acres and seventy two one hundredths 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 John Maples his heirs and assigns forever. And the said William and Elizabeth Maples for themselves their heirs Executors Administrators and assigns do warrant and will forever defend the title to the above described and hereby granted tract or parcel of land unto the said John Maples his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said William and Elizabeth Maples and also against the lawful title Claim or demand of all and every person or persons whatsoever and whomever claiming or holding by from or under the Government of the United States. In Witness whereof the said William and Elizabeth Maples have hereunto set their hands and seals the day and year first above written.

William Maples
Elizabeth Maples

William Maples
by J. C. Maples his attorney in fact
Elizabeth Maples

by J. C. Maples his attorney in fact

The State of Alabama do
Sumner County. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named J. C. Maples whose name is subscribed to the foregoing deed as attorney in fact for William Maples and Elizabeth Maples and acknowledged that he signed sealed and delivered the same to the said John Maples on the day and year therein mentioned. Given under my hand and seal this 23rd day of February 1846.

Robert Austin

Filed in my Office for Registration on the 23rd day of February 1846.

Teste Robert Austin Clerk

Recorded in this Book No. 7 page 194 & 195.

Teste Robert Austin Clerk, C.C.

This Indenture made this second day of February in the year one thousand eight hundred and forty six between Elisha S. Weatherford and Margaret S. Weatherford of the County of Sumner State of Alabama of the one part and Spotswood McGregor of the other part. Witnesseth that the said Elisha S. Weatherford & M. S. Weatherford 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 abridged released conveyed and confirmed and by these presents do give grant bargain sell abridge release convey and confirm unto the said Spotswood McGregor all that certain Tract of land lying and being in the County of Sumner State of Alabama known as the East fourth of Section No. 27 Township No. 3 of Range No. 5 West Containing One hundred and fifty nine acres subject to the Reservation of the Widow dowry say one third of said 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 Spotswood McGregor his heirs and assigns forever. And the said Elisha S. Weatherford & M. S. Weatherford 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 Spotswood McGregor his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the E. S. Weatherford and M. S. Weatherford and also against the lawful title Claim or demand of all and every person or persons whatsoever for Testimony whereof the said E. S. Weatherford and M. S. Weatherford hereunto subscribe their names and affix their seals the day and year above written.

Elisha S. Weatherford
Margaret S. Weatherford

in the presence of
H. Stanley

The State of Alabama Sumner County. This day personally appeared before me Henry Stanley an Acting Justice of the Peace in and for said County Elisha S. Weatherford and Margaret S. Weatherford and acknowledged the signing sealing and delivery of the foregoing deed to Spotswood McGregor on the day of its date for the purposes therein set forth. Given under my hand and seal this 11th day of February 1846.

H. Stanley

Sumner County Court. February 25th 1846 Filed in my Office to be registered

Teste Robert Austin Clerk, C.C.

Recorded in this Book No. 7 page 195.

Teste Robert Austin Clerk, C.C.

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John Sanders
To {
John Holt &c

John Sanders in the within said in trust as hereby a mortgage for
payment and satisfaction of the debt herein secured and John Holt &c
witness the said John Sanders, and we have the property therein and
any have and was this the 5th day of December 1845
John Q. Holt Clerk

Alexander Rogers
To {
Henry Stanley &c

The State of Alabama
Limestone County } December 6th 1845.
Know all men by this deed between John R. Sanders, John Holt,
and John Holt, merchants of Athens, all of the County of Limestone and State of Alabama
that the said John R. Sanders, is justly indebted to the said John Holt on the sum
of Fifty four dollars for money advanced to him, with which to enter his land &
Whereas the said Sanders is desirous of securing the said Holt the payment of said
money so advanced to the said Sanders with lawful interest from the date of this deed
Now in consideration of the premises & the further sum of Five dollars by the said
Holt to the said Sanders paid, the receipt of which is hereby acknowledged the said John
R. Sanders, by this deed bargains sells & conveys to the said Holt all the following parcel
of land (viz) The South East 1/4 of the South West 1/4 of Section No 29 Township No 1
Range No 5 West, Containing Forty & 1/100 Acre in the County of Limestone State
aforesaid To have and to hold on the trust & Conditions herein after specified to wit
That the said land shall be subject to the payment of the debt aforesaid to the said
John Holt on the 1st day of January 1847, unless otherwise paid beforehand: And that
the said Trustee on thirty days public notice shall then proceed publicly to sell said
land to the highest bidder, & discharge said debt from the proceeds paying the surplus
over to the said Sanders - And the further Condition, that if the said debt shall be satisfied
by other means than such public sale, then this Estate of said Holt, shall terminate -
In Testimony Whereof We have hereunto signed our names & affixed our seals this the 6th
day of December 1845.

John R. Sanders (Seal)
John Holt (Seal)
Restimona Sanders (Seal)
State of Alabama
Limestone County } Personally appeared before me, Matthew Bell an acting Justice
of the peace in and for said County John R. Sanders and Restimona Sanders his wife
and severally acknowledged the making sealing signing and delivery of the foregoing deed
in Trust to John Holt for the purposes therein mentioned. Given under my hand and
Seal this 11th day of February 1846.
Filed in the office of the Clerk of the County Court of Limestone for Registration the 27th
day of February 1846.
Recorded in Deed Book No 7 page 196.
Teste Robert Austin Clerk

This Indenture made this 28th day of February in the year of our Lord 1846 between
Alexander Rogers of the first part John McAllister of the second part and Henry Stanley
of the third part Whereas the said Alexander Rogers is justly indebted to the said Henry
Stanley in the sum of One hundred and fifty dollars to be paid on the first day of
January 1848 as by note which will more fully appear which debt the said
Alexander Rogers 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 Alexander Rogers in hand paid by the said John McAllister
at and before the sealing and delivery of these presents the receipt whereof is hereby
acknowledged by the said Alexander Rogers having given granted bargained sold
released and confirmed and by these doth give grant bargain sell release and
confirm to the said John McAllister his heirs and assigns forever a certain New
Baronche To have and to hold the said hereby granted or intended to be granted

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Baronche unto the said John McAllister his heirs &c forever to the only purpose of the said John
McAllister his heirs &c forever And the said Alexander Rogers for himself & doth hereby covenant
promise and agree to and with the said John McAllister his heirs &c forever in manner and form
following that is to say that the said Alexander Rogers his heirs &c the aforesaid Baronche
hereby conveys to the said John McAllister his heirs &c against all persons Whosoever shall and
shall lawfully have or defend by these presents. Upon Trust nevertheless that the said John
McAllister his heirs &c shall permit the said Alexander Rogers to remain in quiet and peaceable
possession of the said Baronche hereby conveyed and take the profits to his own use until default
be made in the payment of the said sum of One hundred and fifty dollars either in the whole
or in part and then upon this further trust that the said John McAllister or his heirs &c shall
and will do soon after the happening of such default of payment as he or his heirs &c may think
proper or the said Henry Stanley his heirs &c shall request sell the said Baronche to the highest
bidder for ready money at public auction after having fixed the time and place of sale at his
or their own discretion and giving thirty days notice thereof by advertising the same in three
or more places (by setting up said advertisements) in the County of Limestone thirty days previous to
the day of sale and out of the monies arising from such sale shall after satisfying the charges
thereof and other expenses attending the premises pay to the said Henry Stanley his Executors
Administrators or assigns the said sum of One hundred and fifty dollars with the interest which
thereon may lawfully have accrued and the balance if any shall pay to the said Alexander
Rogers his heirs &c But of the whole of said sum of One hundred and fifty dollars he shall
and this charged to the said Henry Stanley his heirs &c On or before the first day of January
1848 when the same is payable so that no default of payment of the said sum of One hundred and
fifty dollars 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.

Alexander Rogers (Seal)
John McAllister (Seal)
Henry Stanley (Seal)
The State of Alabama do
Limestone County } Personally appeared before me Robert Austin Clerk of the County Court
of said County the above named Alexander Rogers whose name is signed to the foregoing deed in Trust
and acknowledged the signing sealing and delivery of the same to the said John McAllister on the
day and year therein named, Also on same day personally appeared before me the above
named John McAllister and Henry Stanley and acknowledged that they signed sealed and delivered
said deed in Trust on the day and year therein mentioned for the purposes therein specified -
Given under my hand and seal this 28th day of February 1846.
Filed in the office of the Clerk of the County Court of Limestone for registration this 28th day of
February 1846.
Recorded in Deed Book No 7 page 196 & 197.
Teste Robert Austin Clerk

Baronche unto the said John McAllister his heirs &c forever to the only purpose of the said John
McAllister his heirs &c forever And the said Alexander Rogers for himself & doth hereby covenant
promise and agree to and with the said John McAllister his heirs &c forever in manner and form
following that is to say that the said Alexander Rogers his heirs &c the aforesaid Baronche
hereby conveys to the said John McAllister his heirs &c against all persons Whosoever shall and
shall lawfully have or defend by these presents. Upon Trust nevertheless that the said John
McAllister his heirs &c shall permit the said Alexander Rogers to remain in quiet and peaceable
possession of the said Baronche hereby conveyed and take the profits to his own use until default
be made in the payment of the said sum of One hundred and fifty dollars either in the whole
or in part and then upon this further trust that the said John McAllister or his heirs &c shall
and will do soon after the happening of such default of payment as he or his heirs &c may think
proper or the said Henry Stanley his heirs &c shall request sell the said Baronche to the highest
bidder for ready money at public auction after having fixed the time and place of sale at his
or their own discretion and giving thirty days notice thereof by advertising the same in three
or more places (by setting up said advertisements) in the County of Limestone thirty days previous to
the day of sale and out of the monies arising from such sale shall after satisfying the charges
thereof and other expenses attending the premises pay to the said Henry Stanley his Executors
Administrators or assigns the said sum of One hundred and fifty dollars with the interest which
thereon may lawfully have accrued and the balance if any shall pay to the said Alexander
Rogers his heirs &c But of the whole of said sum of One hundred and fifty dollars he shall
and this charged to the said Henry Stanley his heirs &c On or before the first day of January
1848 when the same is payable so that no default of payment of the said sum of One hundred and
fifty dollars 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.

Alexander Rogers (Seal)
John McAllister (Seal)
Henry Stanley (Seal)
The State of Alabama do
Limestone County } Personally appeared before me Robert Austin Clerk of the County Court
of said County the above named Alexander Rogers whose name is signed to the foregoing deed in Trust
and acknowledged the signing sealing and delivery of the same to the said John McAllister on the
day and year therein named, Also on same day personally appeared before me the above
named John McAllister and Henry Stanley and acknowledged that they signed sealed and delivered
said deed in Trust on the day and year therein mentioned for the purposes therein specified -
Given under my hand and seal this 28th day of February 1846.
Filed in the office of the Clerk of the County Court of Limestone for registration this 28th day of
February 1846.
Recorded in Deed Book No 7 page 196 & 197.
Teste Robert Austin Clerk

This Indenture made this 14th day of October 1843 between Ruth Tucker, William
Hughes and Margaret Hughes of the County of Limestone in the State of Alabama of the one
part and Richard White of the other part: Witnesseth that the said Ruth Tucker, William
Hughes and Margaret Hughes 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 bargained, sold
aliened, released and conveyed and by these presents do bargain sell alien release and convey
unto the said Richard White all the interest that they as heirs of Margaret Hughes deceased
have in and to all that certain tract or parcel of land lying and being in the County of Limestone

and State of Alabama and known and designated as the East half of South West quarter of Section Twenty in Township One of Range four (west) Containing eighty acres and sixteen hundredths of an acre. 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 Richard White his heirs and assigns forever and the said Ruth Tucker William Hughes and Margaret Hughes for themselves their heirs Executors and Administrators do warrant and well forever defend their title to the above described thereby granted premises unto the said Richard White his heirs and assigns from and against themselves and all and every person claiming or holding under them the said Ruth Tucker William Hughes and Margaret Hughes 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 Ruth Tucker William Hughes & Margaret Hughes have hereunto set their hands & seals the day & date above written.

Signed sealed & delivered in the presence of

C. A. Adams

The State of Alabama Sumner County. Personally appeared before me W. H. Adams an acting justice of the peace of the County aforesaid the within named Ruth Tucker William Hughes & Margaret Hughes and acknowledged the signing sealing and delivery of the within and on the day of its date to the within named Richard White for the purposes therein named. Given under my hand & seal this 14th day of October 1843.

Filed in the Office of the Clerk of the County Court of Sumner County State of Alabama for Registration the 2nd day of March 1846.
Recorded in Dead Book No. 7 pages 197 & 198.

Teste Robert Austin Clerk

Richard White
To: & Dead
W. H. Adams

This Indenture made & entered into this 27th day of February 1846 between Richard White of the County of Sumner in the State of Alabama of the one part and William H. Adams of the other part Witnesseth that the said Richard White for & in consideration of the sum of One hundred & forty dollars to him in hand paid the receipt whereof is hereby acknowledged has bargained sold aliened conveyed & conveyed by these presents do bargain sell alien convey & convey unto the said William H. Adams all the interest he has in & to all that certain tract or parcel of land lying & being in the County of Sumner and State of Alabama & known & designated as the East half of the South West quarter of Section Twenty in Township One of Range four West Containing eighty acres & sixteen hundredths of an acre - 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. Adams his heirs & assigns forever & the said Richard White for himself his heirs Executors & Administrators do warrant and well forever defend his title to the above described thereby granted premises unto the said William H. Adams his heirs & assigns from and against himself & all and every person claiming or holding under him the said Richard White and 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 Richard White has hereunto set his hand & seal the day & date above written.

Signed sealed & delivered in the presence of

The State of Alabama Sumner County. Personally appeared before me William H. Adams

Richard White

an acting justice of the peace for said County the within named Richard White and acknowledged the signing sealing & delivery of the within deed on the day of its date to the within named William H. Adams for the purposes therein named - Given under my hand & seal this 27th day of February 1846.

Filed in the Office of the Clerk of the County Court of Sumner County State of Alabama for Registration the 2nd day of March 1846.

Recorded in Dead Book No. 7 pages 198 & 199.

Teste Robert Austin Clerk

Teste Robert Austin Clerk

Chas. Cunningham
vs. Wm. H. Adams
Wm. H. Adams

The State of Alabama, Chancery Court Northern Division 31st District

May Term 1845

Charles Cunningham Complainant

vs. Wm. H. Adams

On Original Bill

This Cause coming on to be heard upon the bill docket for Complaint against the defendants who are both now residents and the proofs and the Court being satisfied that the allegations & charges of the bill are true as to the defendant Adams. It is considered by the Court that the Complainant is entitled to the relief which he seeks. It is therefore ordered adjudged and decreed that all the right and title claim and interest which is in the defendant Wm. H. Adams of in or to the West half of the North West quarter of Section Thirteen (13) in Township One (1) and Range five (5) located in the Marshall Land District be and the same is by this decree, divested out of the said Wm. H. Adams and united in the Complainant Charles Cunningham & his heirs forever. It is deemed unnecessary & unnecessary as to decree a divestiture of title out of the defendant Stephen Howard, in as much as the proofs show that he has already conveyed to his vendor the other defendant. As to Howard therefore the bill is dismissed at the costs of the Complainant. And it is further decreed that the Complainant pay the costs of this suit. And it is finally ordered that this decree shall not take effect or operate as a title to Complainant until after he shall have given bond with good security in the sum of One thousand dollars conditioned to abide such Order touching the restitution of said lands, as the Court may make concerning the same, on the appearance & petition of the defendant Adams to have this Cause reheard.

Attest: I Robert Austin Register & Master in Chancery of the Chancery Court holden for the 31st District Northern Division of said State do hereby Certify that the foregoing contains a true copy and correct Transcript of the Record rendered in said Court in a Cause wherein Charles Cunningham is Complainant and Wm. H. Adams and Stephen Howard are defendants taken from the records of said Court now in my Office. Given under my hand and private seal (there being no public seal of said Court provided) this 2nd day of March 1846 70th year of American Independence.

Filed in the Office of the Clerk of the County Court of Sumner County State of Alabama for Registration the 2nd day of March 1846.

Recorded in Dead Book No. 7 pages 199 -

Teste Robert Austin Clerk

Trustees of Academy
To & Heirs
Trustees of Institute

Whereas by deed of conveyance bearing date the 16th January 1826 John McKinley conveyed to Robert Bratz and John McCarroll who have since departed this life and to Daniel Coleman of the County of Livingston the following described tract or parcel of ground lying & being in said County in the State of Alabama near the town of Athens to-wit the Female Academy tract then erected being part of the South West quarter of Sec. 26 in Township 3 of Range 14 West and bounded as followeth, viz Beginning at stake in the Western line of said quarter section fifteen poles & ten links from the S.W. Corner thereof running thence North with said line 30 poles & 15 links to a stake thence East twenty six poles 7 1/2 links to a stake thence South 30 poles 15 links to a stake thence West to the beginning to and to include one half of the Spring on said quarter & containing five acres in Trust for the only proper use & behoof of the "Athens Female Academy." And whereas the Trustees of the Female Institute of the Tennessee Annual Conference of the Methodist Episcopal Church at Athens Alabama at the request of the Trustees of the Athens Female Academy have made necessary & valuable improvements and repairs on said lot & have further agreed to keep said lot in repair and devote the same to the purposes of Female Education. Now this Indenture made this 1st day of September 1843 between the Trustees of the Athens Female Academy of the first part and the said Trustees of the Female Institute of the Tennessee Annual Conference of the Methodist Episcopal Church at Athens Alabama of the second part Witnesseth that the said Trustees of the Athens Female Academy for and in consideration of the sum of one dollar in hand paid them by the party of the second part the receipt whereof is hereby acknowledged have given granted bargained aliened and conveyed and by these presents do give grant bargain alien and convey unto the said party of the second part all their right title and claim in and to the above described lot & premises together with all management & control of said Academy to be by them held for purposes of Female Education. In Testimony whereof the said Trustees of said Athens Female Academy have hereunto set their hands & seals the date above.

Wm Richardson Seal
Thos. Baf Seal
James Craig Seal
J. F. Sorrell Seal
Ben. W. Maclean Seal

The State of Alabama ss:
Livingston County ss: Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named William Richardson, Thomas Baf, James Craig James F. Sorrell and Benjamin W. Maclean whose names are subscribed to the foregoing deed and acknowledged that they signed sealed and delivered the same to the said Trustees of the Female Institute of the Tennessee Annual Conference of the Methodist Episcopal Church at Athens Alabama on the day and year therein mentioned. Given under my hand and seal this 1st day of September 1843.

Filed in the Office of the Clerk of the County Court of Livingston County State of Alabama for Registration the 2nd day of March 1846.

Records in Book No. 7 page 200.

Teste Robert Austin Clerk

Trustees of Academy
To & Heirs
Trustees of Institute

Whereas by deed of conveyance bearing date the 16th January 1826 John McKinley conveyed to Robert Bratz and John McCarroll who have since departed this life, and to Daniel Coleman of the County of Livingston the following described tract or parcel of ground lying & being in said County in the State of Alabama near the town of Athens where the Female Academy was then erected being part of the South West quarter of Sec. 26 in Township 3 of Range 14 West and bounded as followeth, viz Beginning at stake in the Western line of said quarter section fifteen poles & ten links from the S.W. Corner thereof running thence North with said line 30 poles & 15 links to a stake thence East twenty six poles 7 1/2 links to a stake thence South 30 poles 15 links to a stake thence West to the beginning to and to include one half of the Spring on said quarter & containing five acres in Trust for the only proper use & behoof of the Athens Female Academy. And whereas the Trustees of said Academy have by deed of this date conveyed & transferred all their claim & title to said lot and all management & control of said Academy to the Trustees of the Female Institute of the Tennessee Annual Conference of the Methodist Episcopal Church at Athens Alabama. Which last mentioned Trustees at the request of the first mentioned have already made necessary & valuable improvements & repairs on said lot & have further agreed to keep said lot in repair and devote the same to the purposes of Female Education. Now this Indenture made this 1st day of September 1843 between the said Daniel Coleman of the first part and the said Trustees of the Female Institute of the Tennessee Annual Conference of the Methodist Episcopal Church at Athens Alabama of the second part. Witnesseth that the said Daniel Coleman for and in consideration of the sum of one dollar to him in hand paid by the said party of the second part the receipt whereof is hereby acknowledged hath given granted bargained aliened & conveyed & doth by these presents give grant alien & convey unto the said party of the second part all the right title claim or demand of said Daniel Coleman in & to the above described lot & premises to be by them held for the purposes of Female Education. In Testimony whereof the said Daniel Coleman hath hereunto set his hand & seal the date above.

Daniel Coleman Seal

The State of Alabama ss: Livingston County, Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named Daniel Coleman whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said Trustees of the Female Institute of the Tennessee Annual Conference of the Methodist Episcopal Church at Athens Alabama on the day and year therein mentioned. Given under my hand and seal this 1st day of September 1843.

Robert Austin Jr. Seal

Filed in the Office of the Clerk of the County Court of Livingston County State of Alabama for Registration the 2nd day of March 1846.

Teste Robert Austin Clerk

Records in Book No. 7 page 201.

Teste Robert Austin Clerk

Roswell Hain
To & Heirs
Trustees of Institute

This Indenture made and entered into this the 24th of February 1844 between Roswell Hain of the first part and the Tennessee Conference Female Institute of the other part. Witnesseth that the said Hain for and in consideration of the sum of fifty dollars to him in hand paid by the Trustees of said Institute the receipt whereof is hereby acknowledged has sold by these presents do bargain and sell to the said Institute a certain lot or parcel of ground known and distinguished in the plan of the town of Athens County of Livingston and State of Alabama as

Set Number two hundred and twelve together with the appurtenances thereof lying or in any wise appertaining to the only proper use and benefit of the said Institute forever. And the said R. Hine for himself, his heirs executors and administrators does Covenant and agree to warrant and defend the title to the above described lot from the claim or claims of all and every person or persons whatsoever. In witness whereof the said R. Hine has hereunto set his hand and affixed his seal the day and date above written.

R. Hine (Seal)

The State of Alabama Shinnston County: Personally appeared before me Robert Austin Clerk of the County Court of said County and state the above named Russell Hine whose name is signed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said Transfer Conference Female Institute on the day and year therein mentioned. Given under my hand and seal this 21st day of February 1846.

Robert Austin Jr. (Seal)

Filed in the Office of the Clerk of the County Court of Shinnston County State of Alabama for Registration the 2nd day of March 1846.

Teste Robert Austin Clerk C.C.

Recorded in Deed Book No. 7 pages 201 & 2.

Teste Robert Austin Clerk C.C.

Samuel H. Jones
To & Mrs
Mrs H. Elliott &c

This Indenture made this the 26th of November one thousand eight hundred and forty five between Samuel H. Jones of the first part John McAllister of the second part and John H. Elliott of the third part Witnesseth that whereas the said S. H. Jones is justly indebted to the said John H. Elliott in the sum of two hundred dollars due to him on account of these presents as by notes bearing date herewith will more fully appear which debt the said S. H. Jones is willing and desirous to secure Now he the said S. H. Jones has this day given granted bargained sold and conveyed and by these presents do give grant bargain sell and convey unto the said John McAllister his heirs and assigns forever the following property to wit Five Acres and One Acre, also One Six Rods Wagon Swamp - To have and to hold the said hereby conveyed unto the said John McAllister his heirs or assigns forever Upon Trust however that the John McAllister his heirs or assigns shall permit the said S. H. Jones to remain in quiet possession of the property above mentioned and take the profits thereof for his own use until default shall have been made in the payment of said sum of money either in whole or in part and then upon this further trust that the said John McAllister his heirs or assigns shall and will so soon after the happening of such default of payment as the said John H. Elliott his heirs or assigns shall direct sell the said property or so much thereof as may be deemed sufficient for the purpose for the purposes to the highest bidder for Cash at public Auction after having given the time and place of Sale at his own discretion and given at least twenty days notice in some public place or in some public Newspaper and out of the moneys arising from such Sale shall after satisfying all the charges attending the execution or sale of this trust pay to the said John H. Elliott his heirs or assigns the said sum of money and all the interest that may accrue thereon - and the balance if any shall pay to the said Samuel H. Jones his heirs or assigns. But if the said sum of money shall be paid and discharged so that no default in payment be made then this Indenture to be void, Otherwise to stand in full force and effect. In Witness whereof we have hereunto set our hands and affixed our seals the day

and date above written.

Signed sealed and delivered
in presence of

W. H. Hine

The State of Alabama Shinnston County: Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Samuel H. Jones whose name is signed to the foregoing deed in trust and acknowledged that he signed sealed and delivered the same to the said John McAllister on the day and year therein mentioned. Also appeared the above named John McAllister and John H. Elliott whose names are signed to the foregoing deed in trust and acknowledged that they signed and sealed the same on the day of its date for the purposes therein expressed. Given under my hand and seal this 2nd day of March 1846.

Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Shinnston County State of Alabama for Registration the 2nd day of March 1846.

Teste Robert Austin Clerk

Recorded in Deed Book No. 7 pages 202 & 3.

Teste Robert Austin Clerk

Allison B. Cain
To & Mrs
Daniel Coleman

This Indenture made this the 2nd day of March in the year eighteen hundred and forty six between Allison B. Cain of the County of Shinnston & State of Alabama of the one part and Daniel Coleman of the said County of the second part Witnesseth that the said Allison B. Cain as trustee for the benefit of certain persons therein named by John Jackson Segor and wife and John Jackson Jr. on the 11th day of June 1838 which is duly recorded in the Clerk's Office of the County Court of Shinnston County, & the said Allison B. Cain as trustee aforesaid according to the provisions of said deed, after having given the notice required, did sell at public Auction that certain tract or parcel of land lying and being in the County of Shinnston and State of Alabama and known and designated as the East half of the North West quarter of Section Sixteen, Township Three, Range Four West containing eighty acres more or less for and in consideration of the sum of thirteen dollars it being the lot or parcel of land conveyed to me the said Allison B. Cain as trustee in said deed to Daniel Coleman, he being the highest bidder for the same. Now know ye that the said Allison B. Cain as trustee aforesaid, by virtue of the said in trust and in consideration of the sum of thirteen dollars to me in hand paid by the said Daniel Coleman this receipt whereof is hereby acknowledged, have granted bargained and sold and by these presents do grant bargain and sell unto the said Daniel Coleman his heirs and assigns forever the said lot or parcel of land lying and being in the County of Shinnston & State of Alabama with its appurtenances and all the estate right title and interest which the said John Jackson Segor and wife and John Jackson Jr. had in the said lot or parcel of land on the 11th day of June 1838 to have and to hold the said land and appurtenances and every part thereof unto the said Daniel Coleman his heirs and assigns forever, as fully and absolutely as the said Allison B. Cain as trustee aforesaid and under the authority aforesaid might, could or ought to sell and convey the same. Witness my hands and seal the day and date within written.

Allison B. Cain Trustee (Seal)

The State of Alabama Shinnston County: Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Allison B. Cain whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said Daniel Coleman on the day and year therein mentioned. Given under my hand and seal this 2nd day of March 1846.

Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama
for Registration the 2nd day of March 1846. Teste Robert Austin Clerk
Recorded in Book No. 7 page 203 &c. Teste Robert Austin Clerk

Saml. Ragland
To be in Court
David Morris Esq.

I J. H. Cochran hereby certify that the within deed of trust has been fully paid off by S. Ragland being the purchase of the land described in the within deed, sold by the administrator of Samuel Ragland dec'd. - Given under my hand and seal this 8th day of July A.D. 1850
J. H. Cochran

This Indenture made & entered into this 26th day of February 1846 between Samuel Ragland of the County of Madison State of Alabama of the first part A. E. Mills & Stephen DeCabanis of the said County of the second part & Stephen DeCabanis & George P. Beine Executors of the last Will & Testament of David Morris deceased of said County of the third part Whereas the said Samuel Ragland hath heretofore obtained from the said DeCabanis & Beine Executors as aforesaid a loan of fifteen thousand dollars for the term of three years at an interest of eight per Centum per Annum payable annually. And for the payment of which the said Samuel Ragland & George P. Beine have executed their four joint & several Bonds bearing date Huntsville Alabama 18th November 1845 in favour of the Order of the said Stephen DeCabanis & George P. Beine Executors of the will of David Morris deceased. The first Bond for the sum of fifteen thousand Dollars payable three years after said date for the amount borrowed. The second Bond for the sum of Twelve hundred dollars payable twelve months after date for the first years interest. The third Bond for the sum of Twelve hundred Dollars payable twenty four months after date for the second years interest. The fourth Bond for the sum of Twelve hundred Dollars payable three years after date for the third years interest. And whereas the said Samuel Ragland doth by these presents, Covenant promise & agree with the said DeCabanis & Beine Executors as aforesaid. That he will procure the signatures of Nicholas Davis of the County of Limestone State of Alabama, as an additional Obligor to the four Bonds as herein before described. And whereas the said Samuel Ragland is willing & desirous to secure amply the certain payment of the several Bonds as described as aforesaid. Now this Indenture Witness that for & in Consideration of the premises & for the further sum of Five Dollars to the said Samuel Ragland in hand paid by the said Archibald E. Mills & Stephen DeCabanis the receipt of which is hereby acknowledged the said Samuel Ragland hath this day given granted bargained sold aliened conveyed & conveyed by these presents doth give grant bargain sell alien conveyed & convey unto the said Mills & DeCabanis & their heirs forever. The following described property lying & being in the County of Limestone State of Alabama. That is to say. Lands Section Twenty two Township Four Range three west; The South half of Section fifteen & the South west quarter of Section twenty three in same Township & Range and all bounded on the West by the lands of Alexander P. Jones & Nicholas Davis. On the South by the lands of Spotswood Jones & Mr. Jordan On the East by the lands of William Word & E. Rice & on the North by the lands of the late Pleasant Reid & Waddy Tate Jr. Containing more or less Eleven hundred & twenty Acre. Also the following Slaves George aged about thirty years, Jack about thirty years, Meriam about twenty seven Leonard about twenty eight years, Jefferson about 25 years, Ler about 25 years Billy Barlow about 22 years, Bill about 23 years, Dudley about 25 years Tom about 24 years, Cain about 22 years, Charles about 20 years Henry about 21 years Clinton about 24 years, Eliza about 25 years Malinda about 30 years Her now Children, Malay Her Child, Samina Her three Children Mary about 27 years Her two Children. Ben about 45 years Louisa about 40 years Her two

Children, Lucinda about 27 Her Child Minerva about 25 years, Fanny about 26 years Her six Children & Sam about 22 years old. To have and to hold the property real & personal described as aforesaid unto the said Mills & DeCabanis & their heirs forever. And the said Samuel Ragland for himself his heirs Executors & administrators doth by these presents & will forever & forever defend the title to the said property real & personal unto the said Mills & DeCabanis & their heirs forever against the Claim of all persons whatsoever. Upon Trust nevertheless that if the said Samuel Ragland shall pay the four Bonds as described as aforesaid as they fall due then this obligation to be null and void. But upon this further trust that if the said Samuel Ragland shall fail to pay either of the four Bonds as described as aforesaid as they fall due then as soon after such default in payment by said Ragland as they shall be required by the said DeCabanis & Beine Executors as aforesaid the said Mills & DeCabanis or either of them shall take possession of so much of the property herein conveyed as shall be necessary and after giving thirty days notice of the time & place of sale in some news paper printed in the town of Huntsville, shall proceed to sell the same for Cash at public Auction to the highest and out of the proceeds of such sale the said Mills & DeCabanis or either of them shall pay the expenses incident to the execution of this trust. & to the said DeCabanis & Beine Executors as aforesaid the amount due upon either of the Bonds aforesaid, and in the payment of which the said Ragland shall have been in default. And upon this further Trust. That if the said Samuel Ragland shall fail to pay the two Bonds as described aforesaid which fall due three years after their date at their maturity then as soon thereafter as the said DeCabanis & Beine Executors as aforesaid shall require the said Mills & DeCabanis or either of them are hereby required to take possession of all or the balance of said property herein conveyed as shall not have been previously sold under this trust & shall proceed to sell the same or so much thereof as shall be necessary for Cash at public Auction to the highest bidder giving thirty days notice of time & place of sale in some news paper printed in the town of Huntsville & out of the proceeds of such sale the said Mills & DeCabanis or either of them shall pay first the expenses of executing this trust. next to said DeCabanis & Beine Executors as aforesaid the principal & interest which shall then remain due upon any of the four Bonds as herein before described & last the remainder if any to the said Samuel Ragland or his assigns. And further agreed that said Samuel Ragland is to retain possession of the property herein conveyed till it shall be required by the said Mills & DeCabanis or either of them for the purpose of executing this trust. In Testimony whereof the parties have hereunto set their hands & seals this day & year first aforesaid.

Saml. Ragland (Sd)
A. E. Mills (Sd)
Stephen DeCabanis (Sd)

The State of Alabama Madison County. Before me John H. Ray Clerk of the County Court of said County this day personally appeared the above named Samuel Ragland and acknowledged that he had signed sealed and delivered the foregoing deed to Archibald E. Mills and Stephen DeCabanis Trustees on the day and year therein mentioned, and on the same day personally appeared Archibald E. Mills Trustee and acknowledged that he had signed and sealed the foregoing deed on the day and year therein mentioned.

(Sd)

In Testimony whereof I have hereunto set my hand and affixed the seal of said Court at my Office this the 26th day of February 1846.

John H. Ray Clerk C.C.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration the 9th day of March 1846. Teste Robert Austin Clerk. Recorded in Book No. 7 page 204 & 205. Teste Robert Austin Clerk.

206
Mr. W. Beard & Co.
To { Mrs
Andrew D. Wofford

State of Alabama
Shimmon County February second 1846.
This Indenture made the second day of February One thousand eight hundred and forty six between M. W. Beard, A. J. Beard, John G. Beard, A. C. Beard, A. Aikin & William Stephenson heirs of John A. Beard dec'd of the first part and A. D. Wofford of the second part Witnesseth that the said M. W. Beard, A. J. Beard, John G. Beard, A. C. Beard, A. Aikin & William Stephenson of the first part for & in consideration of the sum of Eighty dollars to them in hand paid by A. D. Wofford of the second part the receipt whereof is hereby acknowledged hath bargained & sold by these presents doth bargain and sell unto the said A. D. Wofford of the second part & his heirs and assigns forever all our interest as heirs of the said John A. Beard dec'd to the south half of the S. W. 1/4 of Section 35 23 T. 6 R. 6 West together with all & singularly the hereditaments & appurtenances therunto belonging or in any wise appertaining and also all the estate hereto title interest claim of them M. W. Beard, A. J. Beard, John G. Beard, A. C. Beard, A. Aikin & William Stephenson of the first part either in law or equity of in or to the above bargained land & every part and parcel thereof to have & to hold to the said A. D. Wofford of the second part his heirs & assigns to the sole & only proper use & benefit & behoof of the said A. D. Wofford his heirs & assigns forever.

M. W. Beard (Seal)
Alexander Aikin (Seal)
William Stephenson (Seal)
A. C. Beard (Seal)
Andrew J. Beard (Seal)
John G. Beard (Seal)

State of Alabama
Shimmon County Personally appeared before me A. J. Beard an acting justice of the peace in and for the County aforesaid the within named M. W. Beard, John G. Beard, A. C. Beard, A. Aikin & William Stephenson who acknowledge that they solemnly signed sealed & delivered the foregoing deed on this day and date therein mentioned to the aforesaid A. D. Wofford. Given under my hand and seal this the second day of February 1846.

State of Alabama Shimmon County Personally appeared before me Samuel Tanner an acting justice of the peace in and for the County aforesaid the within named John G. Beard who acknowledged that he signed sealed & delivered the foregoing deed on this day and date therein mentioned to the aforesaid A. D. Wofford. Given under my hand and seal this the second day of February 1846.

Filed in the Office of the Clerk of the County Court of Shimmon County State of Alabama for Registration the 9th day of March 1846.
Recorded in Red Book No 7 page 206-
T. R. Robert Austin Clerk

Shimmon County
To { Mrs
Isaac Edmondson

State of Alabama Shimmon County Personally appeared before me Isaac Edmondson did obtain from the Circuit Court of Shimmon County Alabama three Orders of Sale dated the 3rd day of June 1843 whereby I was commanded to expose to public sale the north west of the south west part of Fractional Section West of Salt River in Section 31 Township two Range six West Containing forty six 1/2 or less acres as the property of Oliver Bishop. Now I Paul Robbin as Sheriff by virtue of said Order of Sale & of the Statute in such cases & in consideration of the sum of Twenty dollars to me

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in hand paid by Isaac Edmondson have this day granted bargained & sold & by these presents doth grant bargain & sell unto Isaac Edmondson the above described thereby granted premises his being the highest bidder for the same with all the right title claim or demands that Oliver Bishop has or to the above described thereby granted premises & every part thereof as fully as I as Sheriff as aforesaid & under the authority aforesaid can or ought to sell & convey being in any bound myself to warrant or defend the title to the same. Given under my hand and seal this 7th day of August 1843.

Paul Robbin Sff. (Seal)
The State of Alabama Shimmon County Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Paul Robbin whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said Isaac Edmondson on the day and year therein mentioned Given under my hand and seal this 10th day of March 1846.

Robert Austin (Seal)
Filed in the Office of the Clerk of the County Court of Shimmon County State of Alabama for Registration on the 10th day of March 1846.
Recorded in Red Book No 7 pages 206 & 207- T. R. Robert Austin Clerk

Isaac Edmondson
To { Mrs
Richd. Dailly

This Indenture made this the 18th day of February 1846 between Permenius P. Cox and Aurora B. Cox of the County of Giles and the State of Tennessee of the one part and Richard Dailly of the other part Witnesseth that the said Permenius P. Cox for and in consideration of the sum of Eighty five dollars to them in hand paid the receipt whereof is hereby acknowledged hath this day bargained sold aliened & conveyed and by these presents do bargain sell alien and convey unto the said Richard Dailly all that certain tract or parcel of land lying and being in the County of Shimmon and State of Alabama known as the south west quarter of the south west quarter of Section six Township one Range six West Containing forty acres more or less To have and to hold the above described lands with the appurtenances therunto belonging or in any wise appertaining to the said Richard Dailly his heirs and assigns from the said Permenius P. Cox and Aurora B. Cox for themselves their heirs and their Executors and Administrators do warrant and forever defend the title to the above described and hereby granted premises unto the said Richard Dailly his heirs and assigns from and against them selves and all and every person claiming or holding under them the said Permenius P. Cox and his wife Aurora and also against the lawful title claim 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 parties have hereunto set their hands and seals this day and date above written signed sealed and delivered in the presence of.

Permenius P. Cox (Seal)
Aurora B. Cox (Seal)
The State of Alabama Shimmon County Personally appeared before me Isaac Dial an acting Justice of the peace in and for said County Permenius P. Cox and Aurora B. Cox and acknowledged that they signed sealed and delivered the foregoing deed on this day of its date for the purpose therein named to the aforesaid Richard Dailly and also on the same day I executed said deed to Aurora B. Cox wife of said Permenius P. Cox who upon a private examination separate and apart from her said husband acknowledged that she relinquished her right of dower in said land and premises fully and voluntarily without any fear threats or compulsion of her said husband - Given under my hand this the 4th day of March 1846.

Isaac Dial Sff. (Seal)

Filed in the Office of the Clerk of the County Court of Livingston County State of Alabama for
Registration the 10th day of March 1846- Teste Robert Austin Clerk
Recorded in Dead Book No 7 pages 207 & 208. Teste Robert Austin Clerk

Saml. H. Wooddy
to Elmer
Benjn. Andrews

To all to whom these presents may come greeting know ye that we Samuel Wooddy, Almon B. Cain and George Malone Commissions appointed by the Judge of the County Court of Livingston County to sell the real estate belonging to David Andrews deceased, By virtue of our Authority as Commissions aforesaid did on the seventeenth day of May 1841, after legal notice of the time, terms and place of sale thereof exposed to public sale all the lands lying and being in the County of Livingston of which the said David Andrews died seized, and that at the sale thereof Benjamin Andrews became the purchaser of all the right title claim and interest which the said David Andrews had or could have in and to the following described tract or parcel of land for the sum of three hundred and twenty five dollars that being his and the highest bid therefor viz: The tract or parcel of land lying and being in the County of Livingston and State of Alabama and known and described as follows: viz: East of the town of Athens and Female Academy Beginning at the South East Corner of a tract of land owned by Martin V. Coman at a distance of one mile from the ground on the south side of the Athens Springs and running thence east with the section line until it strikes the branch thence with the meanderings of said branch to John Blackwoods line running so as to include the water power of said branch to the Great Mill on said branch running thence with John Blackwoods line north to the North West Corner of John Blackwoods land running thence west to a Rock set in the section line thence north west to Martin V. Coman's line to a stone set in the ground thence south across the Spring branch with Martin V. Coman's line to the Beginning with the exception of fifty acres purchased by George V. Houston. Now know ye that we Almon B. Cain, George Malone and Samuel Wooddy as Commissions aforesaid by virtue of our Authority and of the Statute in such Cases made and provided have bargained sold and conveyed and by these presents doth bargain sell and convey unto the said Benjamin Andrews, all the right title interest and claim which the said David Andrews had in and to the above described tract or parcel of land with the appurtenances thereto for the sum of three hundred and twenty five dollars which has been fully paid, the receipt whereof is hereby acknowledged. To have and to hold the above land with the appurtenances thereto as fully as we as Commissions aforesaid could and by and under the Authority aforesaid and of the Statute in such Cases made and provided unto the said Benjamin Andrews his heirs Executors and Administrators forever - Given under our hands and seals this 9th day of March 1846 -

Saml. H. Wooddy *Teste*
Almon B. Cain *Teste*
Geo. Malone *Teste*

The State of Alabama ss:
Livingston County } Personally appeared before me Robert Austin Clerk of the
County Court of said County the above named Samuel Wooddy, Almon B. Cain and George
Malone whose names are subscribed to the foregoing deed and acknowledged that they
signed sealed and delivered the same to the said Benjamin Andrews on the day and
year therein mentioned - Given under my hand and seal this 10th day of March
1846.
Robert Austin *Teste*
Filed in the Office of the Clerk of the County Court of Livingston County State of

Alabama for Registration the 10th day of March 1846- Teste Robert Austin Clerk
Recorded in Dead Book No 7 pages 208 & 209- Teste Robert Austin Clerk

Benjn. Andrews
to Elmer
James M. Scott

This Indenture made this 5th day of March in the year one thousand eight hundred
and forty six between Benjamin Andrews and Sarah Andrews wife of the County of Livingston
in the State of Alabama of the one part and James M. Scott of the other part Witnesseth that
the said Benjn. Andrews & Sarah Andrews his wife for and in consideration of the sum of seven
hundred and 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 James M. Scott all that certain tract or parcel of land lying and being in the County
of Livingston and State of Alabama lying East of Athens & the Female Academy Beginning
at the South East Corner of a tract now owned by Martin V. Coman at a distance of one mile from
the ground on the south side of the Athens Springs and running thence east with the section
line until it strikes the branch thence with the meanderings of said branch to John
Blackwoods line running so as to include the water power of said branch to the Great Mill
on said branch running thence with John Blackwoods line north to the North West Corner
of John Blackwoods land running thence west to a Rock set in the section line thence north
west to Martin V. Coman's line to a stone set in the ground thence south across the Spring
branch with Coman's line to the Beginning containing Ten 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 James M. Scott his heirs and
assigns forever. And the said Benjamin Andrews & Sarah Andrews 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. Scott his heirs and assigns from and against themselves, and all and every
person or persons claiming or holding under them the said B. Andrews & Sarah Andrews his
wife and also against the lawful title claim or demands of all and every person or persons
whomsoever. In Testimony whereof the said Benjn. Andrews & Sarah Andrews his wife
have hereunto subscribed their name and affix their seals the day and year above written
Signed sealed and delivered
in the presence of 3
Benjamin Andrews *Teste*
Sarah X Andrews *Teste*

The State of Alabama Livingston County, Personally came before me James Harrison
a Justice of the peace in & for said County Benjamin Andrews & his wife Sarah Andrews &
acknowledged that they signed sealed and delivered the within and to James M. Scott on
the day and date above written for the purposes therein named and his wife being by me
examined separate and apart from her said husband acknowledged that she signed sealed
& delivered the within deed freely without fear or compulsion of her husband - Given
under my hand and seal this 5th day of March 1846 -

James Harrison J.P. *Teste*

Filed in the Office of the Clerk of the County Court of Livingston County State of Alabama
for Registration the 11th day of March 1846- Teste Robert Austin Clerk
Recorded in Dead Book No 7 page 209- Teste Robert Austin Clerk

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The J. Russell
To J. H. Court
John Webb

This Indenture entered into this twentieth day of February 1846 between Thomas J. Russell of the first part John Webb of the second part and William Fisher of the third part Mississippi that whereas the aforesaid Thomas J. Russell is indebted to the aforesaid John Webb in the sum of thirty seven dollars by note of hand due & on hand and being desirous to secure the said debt to the said John Webb. Now in consideration of the sum of Five dollars to him on hand paid by the aforesaid William Fisher the receipt of which is hereby acknowledged by the said Russell of the first part bargains sells assigns & confirms unto the said William Fisher the following described property viz One Negro girl Dileon about Twelve year of age & one year of Star dun color and twenty five head of hogs. To have and to hold & to be by him the said William Fisher of the third part to appropriate to the payment of the aforesaid debt due by Thomas J. Russell of the first part to John Webb of the second part in the manner herein described to wit Now the said Thomas J. Russell shall in the course of twelve months from this date discharge the aforesaid debt then this deed to be void & of no effect But if the said Thomas J. Russell shall fail to discharge said debt then the said Wm. Fisher shall in his Character of Trustee proceed to sell the aforesaid Negro & other property conveyed in this deed or so much thereof as will satisfy the debt and cost & principal - In Testimony whereof we hereunto affix our names & seals

Thomas Russell (Seal)
John X Webb (Seal)
William Fisher (Seal)

The State of Alabama ss:
Limestone County. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named William Fisher whose name is subscribed to the foregoing deed in trust and acknowledged that he signed and sealed the same for the purposes therein named on the day and year therein mentioned - Given under my hand and seal this 9th day of March 1846.

Robert Austin (Seal)

The State of Alabama ss:
Limestone County. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Robert Webb subscribing thereto to the foregoing deed in trust who being first duly sworn deposes and says that he saw the above named Thomas J. Russell and John Webb whose are subscribed thereto sign seal and deliver the same to the said William Fisher that he this deponent subscribes his name as a witness thereto in the presence of the said Thomas J. Russell and John Webb on the day and year therein mentioned - Given under my hand and seal this 12th day of March 1846.

Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration the 12th day of March 1846.
Recorded in said Book No. 7 page 210. Teste Robert Austin Clerk

Mr. A. Malone
To J. H. Court
John Pison

This Indenture made this the 19th day of March 1846 between John A. Malone and Mary Lucy Malone his wife of Limestone County State of Alabama of the first part and John Pison of Pontotoc County Missi. of the second part Mississippi that the said party of the first part for and in consideration of the sum of two hundred & fifty dollars to them in hand paid the receipt whereof is hereby acknowledged have this day bargained sold delivered assigned and conveyed and by these presents doth bargain grant release and convey unto the said John Pison all his interest in lot No. forty in the plan of the town of Athens in Limestone County and State aforesaid wherein

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the brick building now stands formerly known as the property of Robert B. Francis together with all and singular the appurtenances thereto belonging to him the said John Pison his heirs assigns Executors and Administrators forever. And the said John A. Malone & Mary Lucy Malone his wife bind themselves their heirs assigns Executors and Administrators to forever warrant and defend the right title of the said property to the said John Pison his heirs & forever against themselves and all persons claiming this town or the Government of the United States. Given under our hands & seals the day and date above written.

John A. Malone (Seal)
M. L. Malone (Seal)

Signed sealed and delivered in the presence of us
The day Year above written
Geo. Malone
H. B. Malone
The State of Alabama ss:
Limestone County. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named John A. Malone whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said John Pison on the day and year therein named - Given under my hand and seal this 19th day of March 1846.

Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration the 19th day of March 1846.
Recorded in said Book No. 7 page 210 & 211. Teste Robert Austin Clerk

John Pison's Atty
To J. H. Court
John A. Malone

This Indenture made this the 20th day of March 1846 between John Pison of Pontotoc County Mississippi of the first part and John A. Malone of the County of Limestone State of Alabama of the second part Mississippi that for and in consideration of the sum of two hundred & fifty dollars to him in hand paid the receipt whereof is hereby acknowledged has this day bargained sold assigns and conveyed and by these presents doth bargain grant release and convey unto the said John A. Malone all his interest in that certain parcel or lot of land it being the one third 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 on the public square and running back the same width to the Eastern boundary of said lot on which the brick building now stands formerly known as the property of Robert B. Francis together with all and singular the appurtenances thereto belonging to him the said John A. Malone his heirs assigns Executors & Administrators forever and the said John Pison binds himself his heirs assigns Executors and Administrators to forever warrant and defend the title to the said property to him the said John A. Malone his heirs & against himself and all persons claiming this town or the Government of the United States - Given under my hand & seal this the day and date first above written

John Pison (Seal)
By his Attorney in fact
J. A. Malone

The State of Alabama ss:
Limestone County. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Thomas A. Malone whose name is subscribed to the foregoing deed as Attorney in fact for John Pison and acknowledged that he signed sealed and delivered the same to the said John A. Malone on the day and year therein mentioned - Given under my hand and seal this 20th day of March 1846.

Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration the 20th day of March 1846.
Recorded in said Book No. 7 page 211. Teste Robert Austin Clerk

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Wm. Srooguer and Rachel his wife of the County of Seminole and State of Alabama of the one
part and Robert H. Houghy of the other part Testifyeth that the said William Srooguer and
Rachel 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 hath this day bargained sold
aliened conveyed and conveyed and by these presents do bargain sell alien convey and convey
unto Robert H. Houghy all that certain tract or parcel of land lying and being in the
County of Seminole and State of Alabama known as the East half of the South East
quarter of Section Seven Township One of Range four West Containing Eighty Acres
More or less. To have and to hold the above described tract or parcel of land with the
appurtenances therunto belonging or in any wise appertaining unto the said
Robert H. Houghy his heirs and assigns forever and the said William Srooguer and Rachel
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
Robert H. Houghy his heirs and assigns from and against themselves and all and every
person claiming or holding under them the said William Srooguer and Rachel his
wife and also against the lawful title or 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 Srooguer and Rachel his wife
have hereunto set their hands and seals this the day and date above written.

The State of Alabama }
 Jefferson County } Personally appeared before me William M. Riden an acting
 justice of the peace in and for said County William Leonguer and Rachel his wife whose
 names appear signed to the foregoing deed and acknowledged the signing making and
 delivering the same to Robert M. Hughes for the purposes therein specified on the day of
 its date. And the said Rachel Leonguer on a private examination separate and apart
 from her said husband acknowledged the signing making and delivering of the same to
 be her voluntary act and deed and that she freely without any fear threats or compulsion
 of her said husband relinquished her right of dower. Given under my hand and seal this
 18th day of February 1866.
 William M. Riden *Just*

Filed in the Office of the Clerk of the County Court of Lincoln County State of Alabama
for Registration the 20th day of March 1846 - Test Robert Austin Clerk
Recorded in Deed Book No. 7 page 212 - Test Robert Austin Clerk

Micajah & Poppe and
To Ld
Jacob Tysons

This Indenture, made this the fifteenth day of December in the year of our Lord Eighteen hundred and forty five between Micajah & Poppe and Sarah Jane Poppe his wife, of the first part and Jacob Tysons of the second part; all of the County of Linnenton and State of Alabama Witnesseth that the said Micajah & Sarah J. Poppe for and in consideration of the sum of one hundred and twenty dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day bargained, sold, aliened, released and Conveyed and by these presents do grant bargain, sell, alien, release and Convey unto the said Jacob Tysons all that certain tract or parcel of land lying and being in the County of Linnenton and State of Alabama and known as a tract of One hundred and fifteen acres off of the South part of the North West quarter of Section twenty five Township three Range five West and the East half of N. E. quarter of Section twenty

township three Range five West, (which will include all south of a parallel line thirty stuns and a third Chain south of the north line of Sections. To have and to hold the above described land with the appurtenances thereto belonging, from any and all appertaining unto the said Jacob Tjornehus his heirs and assigns forever; And the said Micajah N. Harrah J. Pope 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 Jacob Tjornehus his heirs and assigns from and against themselves their heirs, and all and every person claiming or holding under them the said M. N. Harrah J. Pope and also against the lawful title Claims 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 we have hereunto set our hands and seals the date above written.

In presence of
Abrae Samus

Micajah N Popu Quint
Sarah J Popu Quint

Pileup Sample

The State of Alabama ss. Lincolnton County, Person ally, appeared before me, Robert Austin Clerk of the County Court of said County the above named Isaac James and Wiley Sample subscribing Notarjues to the foregoing did Who bring first duly sworn depose and say that they saw the above named Micajah N Pope and Sarah Jane Pope his wife whose names are subscribed thereto sign seal and deliver the same to the said Jacob Tyron, that they then deponent subscribed their names as Notarjues thereto in the presence of the said Micajah N Pope and Sarah Jane Pope, and in the presence of each other, on the day and year therein named. Given under my hand and seal this 21st day of March 1856.

Robert Austin Clerk

Filed in the Office of the Clerk of the County Court of Sedgewick County, State of Kansas, for
Registration on the 21st day of March 1886. *Wm. Robert Austin Clerk*
Records in Old Book No. 7, pages 212 & 213. *Wm. Robert Austin Clerk*

50 } And
John P. Mason

This Indenture made this 23rd day of January in the year one thousand eight hundred and forty six between John Mofford and Mahala Mofford his wife of the County of Elmore in the State of Alabama of the One part, and John P. Mason of said County and State of the Other part- Witnesseth That the said John Mofford and Mahala Mofford his wife for and in consideration of the sum of Fourteen thousand one hundred and sixty seven pounds of Bales Cotton in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened in possession released, conveyed and confirmed and by these presents do give grant, bargain, sell alien in possession release, convey and confirm unto the said John P. Mason all those certain tracts or parcels of land lying and being in the County of Elmore and State of Alabama known and designated as the South West quarter of Section No. 8 Township 3 Range Six West Also ten acres of the South West quarter of Section No. 17 same Township and Range to Commence at the South East Corner of the South West quarter of Section No. 8 Township 3 Range Six West thence 80 rods West and twenty poles South- 20 Acres and To Hold the above described tracts or parcels of land with the tenements and appurtenances therunto belonging, or in anywise appertaining unto the said John P. Mason his heirs and assigns forever. And the said John Mofford and Mahala Mofford his wife for themselves their heirs Executors and Administrators do hereby and in consideration of the premises Grant and Will forever defend the title to the above described and hereby granted premises unto the said John P. Mason his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John Mofford and Mahala Mofford his wife and also, against the lawful title claim

or demand of all and every person or persons whomsoever. In Testimony whereof this and John Wofford and Mahala Wofford his wife hereunto subscribe our names and affix our seals the day and year above written.

John Wofford (Seal)
Mahala Wofford (Seal)

signed sealed and delivered
in the presence of

The State of Alabama, H. J. Simons County, Personally appeared before me Henry Smith an acting justice of the peace in and for said County the above named John Wofford and Mahala Wofford his wife whose names are subscribed to the foregoing and acknowledged that they signed sealed and delivered the same to the said John Wofford on the day and year therein mentioned - Given under my hand and seal this 21st day of March 1846.

Henry Smith Jr. (Seal)

Filed in the Office of the Clerk of the County Court of Simons County State of Alabama for Registration the 21st day of March 1846.

Teste Robert Austin Clerk

Recorded in Head Book No 7 pages 213 & 214. Teste Robert Austin Clerk

James C. Malone
To & Laid
James M. Cook

This Indenture made this twenty sixth day of March in the year one thousand eight hundred and forty six between James C. Malone and Eliza F. H. Malone his wife of the County of Simons in the State of Alabama of the one part and James M. Cook of the other part. Witnesseth that the said James C. Malone and Eliza F. H. Malone 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 James M. Cook all that certain lot or parcel of land lying and being in the town of Athens County of Simons and State of Alabama and known and designated in the plan of said town as lot No 12, except what has been heretofore conveyed to the Methodist Church in said town, To Have and To Hold the above described part of lot No 12. with the tenements and appurtenances thereto belonging to any mess appertaining, unto the said James M. Cook his heirs and assigns forever and the said James C. Malone and Eliza F. H. Malone 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. Cook his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said James C. Malone and Eliza F. H. Malone his wife and also against the lawful title claim or demands of all and every person or persons whomsoever. In Testimony whereof the said James C. Malone and Eliza F. H. Malone 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, H. J. Simons County, Personally appeared before me Robert Austin Clerk of the County Court of said County the above named James C. Malone and Eliza F. H. Malone his wife whose names are subscribed to the foregoing and acknowledged that they signed sealed and delivered the same to the said James M. Cook on the day and year therein mentioned - Given under my hand and seal this 26th day of March 1846.

James C. Malone (Seal)
Eliza F. H. Malone (Seal)

Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Simons County State of Alabama for Registration this 26th day of March 1846.

Teste Robert Austin Clerk

Recorded in Head Book No 7 pages 214 & 215.

Teste Robert Austin Clerk

John T. Adams
To & Laid in Book
H. J. Simons County

This Indenture made this the twenty sixth day of March in the year of our Lord eighteen hundred and forty six between John T. Adams of the County of Simons and State of Alabama of the first part Henry Stanley of the same County and State of the second part and Hezekiah Black of the third part. Witnesseth that the said party of the first part is justly indebted to the said party of the third part, in the aggregate sum of eight hundred dollars, evidenced by four several promissory notes, all of an even date herewith, and due and payable as follows: One for one hundred and fifty dollars due the first day of January A.D. eighteen hundred and forty seven, One for like sum due the first day of January A.D. eighteen hundred and forty eight, One for two hundred and fifty dollars due one year thereafter, and One for a like sum at the last due the first day of January A.D. eighteen hundred and fifty; the just and prompt payment of all which said sums of money the said party of the first part is willing and desirous to secure to the said party of the third part. NOW this Indenture Witnesseth that for and in consideration of the premises, and for the further consideration of One dollar in hand paid by the said party of the second part to the said party of the first part the receipt whereof is hereby acknowledged by the said party of the first part grants bargains sells alienes conveys and by these presents does grant bargain, sell alien convey and convey unto the said party of the second part his heirs and assigns a certain tract or parcel of land, situate lying and being in the said County and State, and known and described as followeth to wit: The North East quarter of the South East quarter of Section number in Township then Range four West Containing forty Acres more or less (a grove yard of twenty feet square where Andrew or Elliotts daughter has buried only excepted), together with all the privileges and appurtenances to the said land in any wise appertaining or belonging, Also One six horse Wagon and gear, Six Hides One York of Oxen, and One or two fifteen head of Cattle; One Metal Clock, and four beds brass beds and furniture; To have and to hold the same to him the said party of the second part his heirs and assigns forever, and the said party of the first part for himself his heirs executors and administrators do covenant with the said party of the second part his heirs and assigns that he the said party of the first part will and his heirs executors and administrators shall warrant and defend the same to the said party of the second part his heirs and assigns against the lawful claims and demands of all persons whatsoever. Upon Trust Nevertheless, and on the following stipulations and Conditions, to wit: 1st That the said party of the second part his heirs and assigns shall permit the said party of the first part to remain in quiet and peaceable possession of the aforesaid property for the purpose of preserving and taking care of the same until default be made in the payment of the said several promissory notes or any or some one of them in whole or part; 2nd And then upon this further Trust, that the said party of the second part his heirs and assigns shall and will so often as and whenever a default may happen in the payment of the said several promissory notes, or any one or more of them or of any part thereof, and so soon after the happening of any such default of payment as he may be requested by the said party of the third part his heirs executors, administrators or assigns so to do proceed to sell, in manner and form as herein after specified the aforesaid property or so much thereof as may be necessary for the purpose, and out of the

I hereby certify to John T. Adams all the right title and interest to the within described property for the same has been fully paid off and satisfied him under my hand and seal this 26th day of August 1846
J. H. Stanley (Seal)

proceeds of such sale shall after paying all the expenses thereof and all other expenses attending the writing and executing of this trust pay off such note or notes upon which such default of payment has happened with lawful interest. 3rd And upon this present trust that the said party of the second part his heirs and assigns shall and will from this date hence exercise a general supervision and control over all the premises property, and will whenever he may think it necessary to preserve or improve the same sell the perishable property, or exchange it for other property of like or any other species and hold the proceeds of sale, or such money acquired property, or the income of the property herein before enumerated, subject to the same trusts and conditions as the property before enumerated. 4th And also that the said party of the second part his heirs and assigns shall and will whenever it may be necessary to sell any of the aforesaid property to satisfy any default of payment as aforesaid, sell only so much as will be necessary for that purpose, and the remainder of said property remain, as before in the quiet and peaceful possession of the said party of the first part for the purpose herein before expressed. 5th And also that the said party of the second part his heirs and assigns, at all sales of any of said property, made for the purpose of raising money on any default of payment as aforesaid, shall and will sell at public auction at such time and place as he may think best for cash or on such credit as the parties of the first and second parts may sanction after having good and sufficient notice thereof. But if all the said several promissory notes shall be fully paid off and discharged so that no default of payment of the said debt be made then this Indenture shall be void else remain in full force and effect. In Testimony whereof the parties to these presents have hereunto set their hands and seals this the day and year first before written.

John T. Shuman

At Stanley

Wm. B. Cartwright

The State of Alabama ss.
Stimmons County

Personally appeared before me Robert Austin Clerk of the County Court of said County the above named John T. Shuman whose name is subscribed to the foregoing deed in trust and acknowledged that he signed sealed and delivered the same to the said Henry Stanley on the day and year therein mentioned. Also appeared the within named Henry Stanley and Benjamin Cartwright whose names are subscribed to the within deed of trust and acknowledged that they signed sealed and delivered the same on the day of the date for the purposes therein named. Given under my hand and seal this 27th day of March 1846.

Robert Austin

Filed in the Office of the Clerk of the County Court of Stimmons County State of Alabama for Registration on the 27th day of March 1846.

Recorded in said Book No. 7 pages 215 & 216. Teste Robert Austin Clerk

Frederick Ferguson
To
Joshua Boncher

This Indenture made this twenty eighth day of March in the year one thousand eight hundred and forty six between Frederick G. Ferguson and Lucinda Ferguson his wife of the County of Stimmons in the State of Alabama of the one part and the heirs of Joshua Boncher dec'd of the other part. Witnesseth that the said Frederick G. Ferguson and Lucinda Ferguson for and in consideration of the sum of two hundred and fifty two 7/100 dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted, bargained sold aliened in fee simple released, conveyed and confirmed, and by these presents do give grant

bargain sell alien in fee simple release convey and confirm unto the said heirs of Joshua Boncher dec'd all those lots or parcels of land lying and being in the town of Athens & known as lot 197 and also the north half of lot 194 in the plan of said town as extended by John Whitley and recorded in the Office of the Clerk of the County Court of Stimmons and State of Alabama. 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 unto the said heirs of Joshua Boncher dec'd their heirs and assigns forever. And the said Frederick G. Ferguson and Lucinda Ferguson 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 heirs of Joshua Boncher dec'd their heirs and assigns from and against themselves, and all and every person or persons claiming or holding under them the said Frederick G. Ferguson and Lucinda Ferguson his wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Frederick G. Ferguson and Lucinda Ferguson have hereunto subscribed their names and affixed their seals the day and year above written.

signed sealed and delivered

in the presence of

F. G. Ferguson

L. Ferguson

The State of Alabama ss. Stimmons County; Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Frederick G. Ferguson and Lucinda Ferguson his wife whose names are subscribed to the foregoing deed and acknowledged the signing sealing and delivery of the same to the said heirs of Joshua Boncher dec'd on the day and year therein mentioned. Given under my hand and seal this 28th day of March 1846.

Robert Austin

Filed in the Office of the Clerk of the County Court of Stimmons County State of Alabama for Registration this 28th day of March 1846.

Recorded in said Book No. 7 pages 216 & 217. Teste Robert Austin Clerk

Susan T. Shum
To
Lott Thomas

This Indenture made this 31st day of March 1846 between Susan T. Shum of the County of Stimmons and State of Alabama of the one part and Lott Thomas of said County State of the other part. Witnesseth that the said Susan T. Shum 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 bargained sold aliened in fee simple released and conveyed and by these presents do bargain sell alien in fee simple release convey unto the said Lott Thomas his heirs and assigns all that certain lot or parcel of ground of land lying and being in the County of Stimmons and State of Alabama and adjoining the town of Athens being the East half of the lot of ground purchased by said Susan T. Shum of James C. Malone and by Malone of Thomas and by Thomas of Robert Austin containing Four Acres more or less. To Have and To Hold the above described lot or parcel of land with the appurtenances thereto belonging or in any wise appertaining unto the said Lott Thomas his heirs and assigns forever. And the said Susan T. Shum for herself her heirs executors and administrators do warrant and will forever defend the title to the above described and hereby granted premises unto the said Lott Thomas his heirs and assigns from and against herself and all and every person claiming or holding under her the said Susan and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by from under the Government of the United States. In testimony whereof the said Susan T. Shum has hereunto set her hand and seal the

day and date above written -

signed sealed and delivered
in the presence of

Wm. L. Taylor
Rich. C. Inman

The State of Alabama ss. Limestone County. Personally appeared before me Robert Austin Clerk of the County Court of said County, the above named Richard C. Inman one of the subscribing Witnesses to the foregoing and who being first duly sworn depose and swear that he saw the above named Susan T. Inman whose name is subscribed thereto sign seal and deliver the same to the said John Thomas that he then depose subscribed his name as attesting witness in the presence of the said Susan T. Inman and that he saw the other subscribing Witness Thomas T. Jones sign the same in the presence of the said Susan T. Inman and in the presence of each other on the day and year therein mentioned - Given under my hand and seal this 2^d day of April 1846

Robert Austin Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama the 2^d day of April 1846 for Registration -
Teste Robert Austin Clerk
Recorded in this Book No. 7 pages 217 & 218 - Teste Robert Austin Clerk

Rich. M. Vaper wife
To Wm. L. Taylor
M. M. Bucknell

This Indenture made this second day of April in the year one thousand eight hundred and forty six between Richard M. Vaper and his wife Elizabeth of the County of Limestone in the State of Alabama of the one part and Margaret M. Bucknell of the other part Witnesseth that the said Richard M. Vaper for and in consideration of the sum of three hundred dollars to him in hand paid the receipt whereof is hereby acknowledged have this day given granted, bargained, sold, aliened, released, conveyed and confirmed; and by these presents do give grant bargain sell alien release convey and confirm unto the said Margaret M. Bucknell all that certain lot of land lying and being 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 numbered forty eight, T. D. Hays and T. D. Hold the above described lot of land with the tenements and appurtenances thereto belonging from any rise appertaining unto the said Margaret M. Bucknell her heirs and assigns forever. And the said Richard M. Vaper 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 Margaret M. Bucknell her heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Richard M. Vaper wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In Testimony whereof the said Richard M. Vaper wife hereto subscribe their names and affix their seals the day and year above written.

signed sealed and delivered
in the presence of

R. M. Vaper
E. D. Vaper

The State of Alabama ss. Limestone County. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Richard M. Vaper and Elizabeth D. Vaper his wife whose names are signed to the foregoing deed and acknowledged that they signed sealed and delivered the same to the said Margaret M. Bucknell on the day and year therein mentioned. Given under my hand and seal

this 2^d day of April 1846.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration the 2^d day of April 1846.

Recorded in this Book No. 7 pages 218 & 219 - Teste Robert Austin Clerk

Robert Austin Clerk

Teste Robert Austin Clerk

Teste Robert Austin Clerk

Rich. M. Vaper wife
To Wm. L. Taylor
M. M. Bucknell

This Indenture made this 2^d day of September in the year one thousand eight hundred and forty five between Richard M. Vaper and his wife Elizabeth of the County of Limestone in the State of Alabama of the one part and Joshua P. Coman of the other part Witnesseth that the said Richard M. Vaper wife for and in consideration of the sum of six hundred dollars to him in hand paid the receipt whereof is hereby acknowledged have this day given granted, bargained, sold, aliened, released, conveyed and confirmed; and by these presents do give grant bargain sell alien release convey and confirm unto the said Joshua P. Coman all that certain parcel of land or lots lying and being in the Town of Athens, Limestone County State of Alabama known and described in the plan of said Town of Athens as lots numbered, Vines and Tins, T. D. Hays and T. D. Hold, the above described parcel of land or lots with the tenements and appurtenances thereto belonging from any rise appertaining unto the said Joshua P. Coman his heirs and assigns forever. And the said Richard M. Vaper 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 Joshua P. Coman his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Richard M. Vaper wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In Testimony whereof the said Richard M. Vaper wife hereto subscribe their names and affix their seals the day and year above written.

R. M. Vaper
E. D. Vaper

signed sealed and delivered
in the presence of

The State of Alabama ss. Limestone County. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Richard M. Vaper and Elizabeth D. Vaper his wife whose names are subscribed to the foregoing and acknowledged that they signed sealed and delivered the same to the said Joshua P. Coman on the day and year therein mentioned - Given under my hand and seal this 2^d day of April 1846.

Robert Austin Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama the 2^d day of April 1846 for Registration -

Recorded in this Book No. 7 page 219.

Teste Robert Austin Clerk

Geo. R. Peck wife
To Wm. L. Taylor
Joshua P. Coman

This Indenture made this twenty fourth day of March in the year one thousand eight hundred and twenty six between George R. Peck and his wife Martha Jane Peck of the County of Limestone in the State of Alabama of the one part and Joshua P. Coman of the other part Witnesseth that the said George R. Peck wife for and in consideration of the sum of fifty dollars to him in hand paid, the receipt whereof is hereby acknowledged have this day given granted, bargained, sold, aliened, released, conveyed and confirmed; and by these presents do give grant bargain sell alien release convey and confirm unto the said Joshua P. Coman all that certain lot of land lying and being in the County of

Sumter State of Alabama and in the town of Athum and decided as follows: To wit, first of the front part of Lot Numbered sixteen in the plan of said town commencing in the East corner of said lot thence thirty six feet back north thence twenty feet west thence thirty six feet south thence twenty feet East to the place of Beginning To Have and To Hold the above described lot of land with the improvements and appurtenances thereto belonging or in any wise appertaining unto the said Joshua P. Coman his heirs and assigns forever. And the said George R. Peck & Martha Jane 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 Joshua P. Coman his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said George R. Peck & Martha Jane and also against the lawful title claim or demand of all and every person or persons whomsoever. In Testimony Whereof, The said George R. Peck & Martha Jane have to Sub- scribe their names and affix their seals the day and year above written.

Liquid sealed and delivered
in the presence of
J. M. Boudridge

Sarah E. Boudridge

The State of Alabama, Sumter County; Personally appeared before me Robert Austin Clerk of the County Court of said County, the above named George R. Peck whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said Joshua P. Coman on the day and year therein mentioned. Given under my hand and seal this 4th day of April 1846.

Robert Austin Clerk

Filed in the Office of the Clerk of the County Court of Sumter County State of Alabama for Registration this 4th day of April 1846.
Records in said Book No. 7 pages 219 & 220. Teste Robert Austin Clerk

Laurer B. Boucher
do { And in Trust
for A. W. Elliott &c

This Indenture made this 4th day of April in the year of our Lord 1846 between Laurer B. Boucher of the first part Henry Stanley of the second part and Andrew W. Elliott of the third part. Whereas the said Laurer B. Boucher is justly indebted to the said Andrew W. Elliott in the sum of Three hundred dollars to be paid on or before the first day of January 1847 as by bonds bearing date on the first day of October 1845 more fully appears which debt the said Laurer B. Boucher 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 Laurer B. Boucher in hand paid by the said Henry Stanley at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged by the said Laurer B. Boucher hath given granted bargain sold released and confirmed and by these presents doth give grant bargain sell release and confirm to the said Henry Stanley his heirs and assigns forever a certain Road Wagon equipped for running including about three Brown Bay Horse Mules One black Man One Sorrel Man Mule One fifth Chain and Hitcher and six full set of Wagon gear or harness To Have and To Hold the said hereby granted or intended to be granted Wagon and Team hereby conveyed unto the said Henry Stanley his heirs &c forever. And the said Laurer B. Boucher for himself his heirs &c doth hereby covenant promise and agree to and with the said Henry Stanley

his heirs &c forever in manner and form following that is to say that the said Laurer B. Boucher his heirs &c the aforesaid Wagon equipped for the road including about three Brown Bay Horse Mules One black Man One Sorrel Man Mule One fifth Chain and Hitcher and six full set of Wagon gear or harness hereby conveyed to the said Henry Stanley his heirs &c against all persons whomsoever shall and Will Warrant and forever defend by these presents upon Trust to wit that the said Henry Stanley his heirs &c shall permit the the said Laurer B. Boucher to remain in quiet and peaceable possession of the said Wagon and Wagon gear Mules &c hereby conveyed and take the profits to his own use until default be made in the payment of the said sum of Three hundred dollars either in the whole or in part and then upon this further trust that the said Henry Stanley or his heirs &c shall and Will do soon after the happening of such default of payment as he or his heirs &c may think proper or the said Andrew W. Elliott or his heirs &c shall request sell at public Auction for Cash the said Wagon the five Mules fifth Chain Hitcher and the six full set of Wagon gear hereby conveyed or such part thereof as he may be necessary sufficient to pay the said sum of Three hundred dollars above mentioned after having fixed the time and place of sale and giving thirty days notice thereof by advertising the same to be set up at the door of the Court house in the County of Sumter thirty days previous to said sale and also at two other public places in the County of Sumter and out of the moneys arising from such sale shall after satisfying the charges thereof and all other expenses attending the same pay to the said Andrew W. Elliott his heirs executors administrators or assigns the said sum of Three hundred dollars above mentioned with the interest thereon from the 1st day of January 1847 up to the time of said sale and the balance if any shall pay to the said Laurer B. Boucher his heirs &c But if the whole of the said sum of Three hundred dollars shall be fully paid off and discharged to the said Andrew W. Elliott his heirs executors administrators or assigns on or before the first day of January 1847 at which time the said bonds bearing date the day and year aforesaid will be due then this Indenture to be void otherwise full force and effect. In Testimony Whereof the said parties to these presents have hereunto set their hands and affixed their seals the day and year first above written.

Laurer B. Boucher

H. Stanley

Andrew W. Elliott

State of Alabama
Sumter County; Personally appeared before me Robert Austin Clerk of the County Court of the County aforesaid the above named Laurer B. Boucher, Henry Stanley and Andrew W. Elliott and acknowledged the signing sealing and delivering of the foregoing deed of Trust for the purposes therein mentioned. On the day of its date - Given under my hand and seal this 4th day of April 1846.

Robert Austin Clerk

Filed in the Office of the Clerk of the County Court of Sumter County State of Alabama for Registration this 4th day of April 1846.
Records in said Book No. 7 pages 220 & 221. Teste Robert Austin Clerk

Yrs. Obedient
To { His
Wm. Plant

Sumter County; Know all men by these presents that I George Thomas of the State and Alabama State County aforesaid for and in consideration of eight hundred dollars to me paid by William Plant of the State & County aforesaid have granted bargain sold and delivered and by these presents do grant bargain sell and deliver unto the said William Plant the North West quarter of Section No. 26 Township One Range 3 being north of the Basis Meridian together with all and singular the rights appurtenances and appurtenances To Have and to hold all and singular the land above conveyed unto the said William Plant

his heirs Executors Administrators or assigns forever And I do hereby bind myself my heirs Executors Administrators or assigns to Warrant and forever defend & defend land unto the said William Plant his heirs Executors Administrators or assigns against myself my heirs Executors Administrators or assigns or any other person or persons claiming under me. Witness my hand and seal this 11th of March One thousand eight hundred twenty signed & delivered in presence of

Wm Hargrove J.P.

Joseph Rutledge J.P.

Alabama State } Be it remembered that on the first day of April in the year of our
Shirley County } Lord One thousand eight hundred and twenty before us Joseph Rutledge
and William Hargrove Justices of the peace in and for the County aforesaid personally
Came the within named George Kaiser and Magdalene his wife and acknowledged
the within written Indenture of Bargain and sell to be their last and ^{and} such
to be recorded, being themselves separately and apart examined And the Magdalene
did voluntarily pronounce give and forever quit Claim to any dower or thirds in
and to the within mentioned premises.

George Kaiser
Magdalene Kaiser

Wm Hargrove J.P.
Joseph Rutledge J.P.

Filed in the Office of the Clerk of the County Court of Shirley County State of Alabama
to be registered this 17th day of April 1846.

Teste Robert Austin Clerk

Recorded in Dead Book No 7 page 221 & 222.

Teste Robert Austin Clerk

President U.S.
To Patent
George Kizer

James Monroe, President of the United States of America To all to whom these
present shall Come bearing Testimony that George Kizer assignee of William Hargrove
having deposited in the General Land Office a certificate of the Register of the Land Office
at Huntsville whereby it appears that full payment has been made for the fourth last
quarter of Section twenty six in Township One of Range three west of the Meridian line
of the lands directed to be sold at Huntsville in pursuance of the laws providing for the
sale of the lands of the United States in the Mississippi Territory, There is granted by
the United States, unto the said George Kizer the quarter lot or section of land above de-
scribed To have and to hold the said quarter lot or section of land with the appurtenances
unto the said George Kizer his heirs and assigns forever.

In Testimony whereof I have caused these letters to be made Patent and the
seal of the General Land Office to be hereunto affixed.

(L.S.)

Given at the City of Washington the twentieth day of November in the year
of Our Lord one thousand eight hundred and eighteen and of the independence
of the United States the forty third.

By the President

James Monroe

Josiah Mills Commissioner of the General Land Office

Recorded Volume 3 page 130 & 131

Filed in the Office of the Clerk of the County Court of Shirley County State of Alabama for
Registration this 17th day of April 1846.

Teste Robert Austin Clerk

Recorded in Dead Book No 7 page 222.

Teste Robert Austin Clerk

Wm Hays

3. { And in said

The Indenture made this the eleventh day of April in the year of Our Lord eighteen hundred
and forty six between William Hays of the County of Winston and State of Alabama of the
first part, Robert J. Jones of the same County and State of the second part and Algernon
J. Harris of the third part Whereas the said party of the third part has heretofore become
the accommodation endorser for the said party of the first part, on a Bill of Exchange
drawn on or about the first of July eighteen hundred and forty five (the precise date not
remembered) for twenty four hundred dollars payable twelve months after date, and now
held by Thomas White, And Whereas the said party of the first part is willing and desirous to
redeem and secure the said party of the third part from all loss or injury on account
of said endorsement, Now 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
party of the second part to the said party of the first, the receipt whereof is hereby acknowledged
by the said party of the first part, he the said party of the first part, bargains sells and conveys
and by these presents does bargain sell and convey unto the said party of the second part (and
his assigns, all his the said party of the first part's interest in and to the Steam Boat
Huntsville Capt Wilson Master, now plying between the City of New Orleans, and
the upper parts of the Tennessee River, (the extent of which interest is not now exactly
known) To have and to hold the same to him, the said party of the second part, and
his assigns forever; Upon Trust Nevertheless, that he the said party of the second part, and
his assigns will permit the said party of the first part his Executors Administrators and assigns
to retain the quiet and peaceable management and Control of the said Steam Boat Hunts-
ville until default be made in the payment of the said sum of money, aforesaid, in
whole, or in part, and then upon this further trust, that the said party of the second part shall
and will do soon after the happening of such default of payment as he shall be requested by
the said party of the third part his Executors Administrators or assigns so to do, sell the said interest
whatsoever it may be of the said party of the first part in and to the said Steam Boat aforesaid
at such time and place, and in such manner as to the said party of the second part may seem
most likely to realize the largest amount of money therefrom; And Out of the proceeds of such
sale shall after satisfying all proper and lawful expenses thereof, and of the writing and
executing of this trust, pay to the then legal holders of said Bill of Exchange the debt aforesaid
with legal interest thereon or so much thereof as may remain due and unpaid, And it is
further Covenanted and agreed with and among the several parties aforesaid that if the
several parties to the said Bill of Exchange should on or before the falling due of the same
mutually consent to a renewal of the same for any period not exceeding one year then
the said party of the second part, his Executors Administrators and assigns shall and will
hold the said interest in the said Steam Boat aforesaid as a security and indemnification
to the said party of the third part for his endorsement of the said renewed or extended Bill of
Exchange as fully and beneficially as he the said party of the third part is secured and indem-
nified for his present endorsement as aforesaid, And the said party of the second part
shall bill and pay off said renewed or extended Bill of Exchange in the same manner to all
intents and purposes, as herein before specified in relation to the first, But of the whole
of the said Bill of Exchange, or in case of a renewal or extension of such renewed or exten-
ded Bill of Exchange or fully paid off and discharged, on or before the falling due there-
of so that no default of payment is made then this Indenture to be null and void
otherwise, to remain in full force and effect - In testimony whereof the parties
aforesaid have hereunto set our hands and seals this the day and year first above written

Wm Hays (L.S.)
Robert J. Jones (L.S.)
Algernon J. Harris (L.S.)

The State of Alabama St. Simons County; Personally appeared before me Robert Austin Clerk of the County Court of said County the above named William L. Hayes whose name is subscribed to the foregoing deed on Trust and acknowledged that he signed sealed and delivered the same to the said Robert Austin on the day and year therein mentioned. Also appeared before me the above named Robert Austin whose name is signed to the foregoing deed on Trust and acknowledged that he signed and sealed the same on the day and year therein mentioned for the purposes therein expressed. Given under my hand and seal this 11th day of April 1846.

Filed in the Office of the Clerk of the County Court of Simons County State of Alabama for Registration on the 11th day of April 1846.

Recorded in Clerk Book No. 7 pages 223 & 224.

Test Robert Austin Clerk

Richard C. Bickell
To & Mrs
John Webb

State of Alabama Simons County; An Indenture made & entered into on the 16th day of April 1846 between Robert C. Bickell of the one part and John Webb of the other part Witnesseth That whereas the above named Robert C. Bickell did on the first Monday in January 1845 purchase at Sheriff's sale the tract of land known as the "Cahs" lying and being in the County of Simons and District of Schiller's Whitticks now resides containing two hundred acres more or less the same having been exposed to public sale by the Sheriff of Simons County to satisfy an execution which he then held against Achilles Whitticks, and whereas the said above named John Webb, desiring to acquire said land pursuant to the Statute in such cases made and provided the said Robert C. Bickell does for and in consideration of the sum of twenty dollars to him in hand paid the receipt whereof is hereby acknowledged bargain sell and convey unto the said John Webb, all such right title claim and interest in and to the said land as was stated in him by said Sheriff's sale and the deed made in pursuance thereof - Given under my hand and seal this 16th day of April 1846.

Test Robert C. Bickell

The State of Alabama St. Simons County; Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Robert C. Bickell whose name is signed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said John Webb on the day and year therein mentioned - Given under my hand and seal this 16th day of April 1846.

Filed in the Office of the Clerk of the County Court of Simons County State of Alabama for Registration on the 16th day of April 1846.

Recorded in Clerk Book No. 7 page 224.

Test Robert Austin Clerk

James M. Conner
To & Mrs
John Furman

This Indenture made this eighteenth day of April in the year one thousand eight hundred and eighty six between James M. Conner and Elizabeth Conner, Elizabeth Conner and Martin of the County of Simons in the State of Alabama of the one part and John Furman of the County of Simons of the other part Witnesseth That the said Conner and Martin for and in consideration of the sum of Five hundred dollars to in hand paid the receipt whereof is hereby acknowledged hath this day given granted bargain sold aliened conveyed and confirmed and by these presents do give grant bargain sell alien convey and confirm unto the said John Furman all that certain tract or parcel of land lying and being in the County

of Simons and State of Alabama being a part of the South West quarter of Section No. four Township No. 10 Range No. 10 East and bounded as follows commencing at the South West corner on the road nearly opposite to J. P. Holman's corner and running north with Hayes line twenty six chains and forty one links thence East twenty six chains and twenty five links with Lane & Harris line thence South J. P. Holman line thirty two chains and seventy two links thence North West to the beginning being a variation of below degrees containing Acreage & one half 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 John Furman his heirs and assigns forever. And the said Conner & Martin for themselves their heirs executors and administrators 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 John Furman his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Conner & Martin And also against the lawful title claim or demands of all and every person or persons whomsoever. In Testimony whereof The said Jas M. Conner and Elizabeth Conner have hereunto subscribed their names and affixed their seals this day and year above written.

signed sealed and delivered
in the presence of

J. M. Conner
Elizabeth S. Conner
J. A. Martin by his
Attorney in fact J. L. Conner
J. A. Martin by her
Att. in fact J. M. Conner

The State of Alabama St. Simons County; Personally appeared before me Robert Austin Clerk of the County Court of said County the above named James M. Conner and Elizabeth S. Conner his wife whose names are subscribed to the foregoing deed and the said James M. Conner as Attorney in fact for J. A. Martin and J. A. Martin his wife and acknowledged the signing sealing and delivery of the same to the said John Furman on the day and year therein mentioned. Given under my hand and seal this 18th day of April 1846.

Filed in the Office of the Clerk of the County Court of Simons County State of Alabama for Registration on the 18th day of April 1846.

Recorded in Clerk Book No. 7 pages 224 & 225.

Test Robert Austin Clerk

James M. Conner
To & Mrs
Richard W. Vaper

This Indenture made this 18th day of April in the year one thousand eight hundred and eighty six between James M. Conner & Elizabeth S. Conner of the County of Simons in the State of Alabama of the one part and Richard W. Vaper of the other part Witnesseth That the said James M. Conner & Elizabeth S. Conner 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 bargain sold aliened conveyed and confirmed and by these presents do give grant bargain sell alien convey and confirm unto the said Richard W. Vaper all that certain lot of land lying and being in the County of Simons and known as lot No 99 in plan of said Town containing one half acre, To have and to hold the above described lot of land with the tenements and appurtenances thereto belonging or in any way appertaining unto the said Richard W. Vaper his heirs and assigns forever. And the said Jas M. Conner wife for their heirs executors and administrators 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 Richard W. Vaper his heirs and assigns from and against themselves and all and every person or persons

Claiming or holding under them the said Jas. P. Coman & Elizabeth P. Coman and also against the lawful title claim or demand of all and every person or persons Whomsoever. In Testimony Whereof the said Jas. P. Coman & Elizabeth P. Coman have hereunto subscribed their names and affixed their seals the day and year above written.

signed, sealed and delivered in the presence of:
Elizabeth P. Coman
The State of Alabama, Minutemen County. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named James P. Coman and Elizabeth P. Coman his wife whose names are signed to the foregoing deed and acknowledged the signing sealing and delivery of the same to the said Richard W. Vaper on the day and year therein mentioned. Given under my hand and seal this 18th day of April 1846.

Filed in the Office of the Clerk of the County Court of Minutemen County State of Alabama for Registration on the 18th day of April 1846. Test Robert Austin Clerk
Recorded in Record Book No. 7 pages 225 & 226.

J. P. Coman Trustee
To { Laid
William H. Blue

This Indenture made this 22nd day of April 1846 between Joshua P. Coman of the County of Minutemen and State of Alabama of the first part and William H. Blue of the second part, Witnesseth that Whereas by virtue of a deed in trust bearing date 22nd of December One thousand eight hundred & forty one, made by William Horton of said County to the said Joshua P. Coman as Trustee for the purpose of securing a certain sum of money to R. W. Vaper & Co, therein mentioned which said deed is duly recorded in the Clerk's Office of said County. I did as Trustee for the purpose of satisfying said claim in said deed mentioned, sell at public auction according to the terms of said deed to the said William H. Blue all singular a certain tract or parcel of land known as the East half of the South West quarter of Section 36 Townships two Range 5 West lying & being in the County of Minutemen & State of Alabama for the sum of One hundred dollars being the highest sum bid for the same. Now know ye that the said Joshua P. Coman Trustee as aforesaid, by virtue of the said deed in trust & in Consideration of the sum of One hundred dollars aforesaid to me in hand paid by the said William H. Blue the receipt whereof is hereby acknowledged have granted bargained sold & by these presents do grant bargain & sell unto the said William H. Blue his heirs & assigns forever all singular the said East half of the South West quarter of Section 36 Townships two Range 5 West lying & being in the County of Minutemen & State of Alabama with the Tenements & appurtenances therunto belonging or in any wise appertaining & all the Estate right title & interest which the said William Horton & Jane Horton had in the said tract of land on this the said 22nd day of December 1841 or at any time since had. To Have and To Hold the said land and premises and every part and parcel thereof with the appurtenances therunto belonging or in any wise appertaining unto the said William H. Blue his heirs & assigns forever as fully & as to the said Joshua P. Coman Trustee as aforesaid & under the authority aforesaid might could or ought to sell and convey the same. In Testimony Whereof I have hereunto set my hand & affixed my seal this the day & year first written.

Joshua P. Coman Trustee
The State of Alabama, Minutemen County. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Joshua P. Coman whose

name is subscribed to the foregoing deed and acknowledged the signing sealing and delivery of the same to the said William H. Blue on the day and year therein mentioned. Given under my hand and seal this 25th day of April 1846.

Robert Austin (Clerk)
Filed in the Office of the Clerk of the County Court of Minutemen County State of Alabama for Registration this 25th day of April 1846.
Test Robert Austin Clerk
Recorded in Record Book No. 7 pages 226 & 227.

L. H. Smith
To { Laid Trust
M. Lambert & Co

This Indenture made and entered into this 18 day of February in the year of Lord One thousand eight hundred and forty six between our late H. Smith of the 1st part Morgan Lambert of the 2nd part and William Cheatham Jr of the 3rd part. Whereas the said L. H. Smith is justly indebted to the said M. Cheatham Jr in the sum of Two hundred Two dollars to be paid on the first day of January 1847 as by a bond bearing date on the 18th day of February now fully appears which debt the said L. H. Smith is willing and desirous to honor. Now this Indenture Witnesseth that for and in consideration of the premises and also for the further Consideration of One dollar to the said L. H. Smith in hand paid by the said Morgan Lambert at or before the signing and delivery of these presents the receipt whereof is hereby acknowledged he the said L. H. Smith hath given granted bargained sold aliened sufficed released and Confirmed and by these presents doth give grant bargain sell alien sufficed release and Confirm to the said Morgan Lambert his heirs and assigns forever all that Tract or parcel of land lying and being in the County of Minutemen in the State of Alabama containing 217 1/2 Acres more or less known and designated as the W 1/2 of N 1/2 quarter W 1/2 of the N 1/2 quarter and part of the E 1/2 of the N 1/2 quarter all being in N 1/2 of Section 4 Town 3 Range 6 West with all and singular the appurtenances to the said tract or parcel of land belonging or in any wise appertaining and all the Estate right title and interest of the said L. H. Smith in and to the said granted or hereby intended to be granted tract or parcel of land and premises with its appurtenances unto the said M. Lambert his heirs Executors administrators and assigns forever to his own use benefit and behoof his heirs & assigns forever. And the said L. H. Smith for himself his heirs & assigns doth hereby Covenant promise and agree to and with the said M. Lambert his heirs & assigns in manner and form following that is to say that the said L. H. Smith his heirs & assigns the aforesaid tract or parcel of land and premises hereby conveyed or intended to be conveyed unto the said M. Lambert his heirs & assigns against all persons whatsoever shall and well warrant and forever defend by these presents. Upon Trust Nevertheless that the said M. Lambert his heirs & assigns shall permit the said L. H. Smith to remain in quiet and peaceable possession of the said tract or parcel of land and premises with its appurtenances and take the profits thereof to his own use until default be made in the payment of the said sum of Two hundred and two either in whole or in part. And then upon this further trust that the said M. Lambert his heirs & assigns shall and will do down after the happening of such default as he his heirs & assigns shall think proper or as he the said M. Cheatham Jr his heirs & assigns shall request sell the said tract or parcel of land & premises or such a part of the hereby granted premises as the said M. Lambert as Trustee or the person hereby authorized to act shall think sufficient for the purpose and may think proper to sell to the highest bidder at public auction for ready money after having given thirteen and place of sale and given 30 days notice thereof in some newspaper printed in Minutemen County and also notified the same by advertisement to be set up at the door of the Court house in Minutemen County on some Court day previous to the

I Morgan Lambert Trustee in the within deed in trust do hereby acknowledge and certify that the said L. H. Smith is indebted to the said M. Cheatham Jr in the sum of Two hundred Two dollars to be paid on the first day of January 1847.

My hand and seal this 18th day of February 1846.

Morgan Lambert (Clerk)

day of date, and out of the proceeds of such sale shall after satisfying the charges thereof and all other expenses attending the premises pay to the said Mr. Cheatham for his heirs &c. the said sum of 202 dollars with the interest which may thereon lawfully accrue and the balance of any shall pay to the said C. M. Smith his heirs &c. But if the whole of the said sum of 202 dollars shall be fully paid off and discharged to the said Mr. Cheatham & his heirs &c. Or or before the first day of January one thousand eight hundred & forty seven when the same is payable so that on default of payment of the said sum of 202 dollars he made then the said indenture to be void & of no effect in full force and virtue. In Witness whereof the said parties to these presents have hereunto set their hands and affixed their seals this day and year first above written signed sealed and delivered
 Burlalou H. Smith (Seal)
 Morgan Lambert (Seal)
 William Cheatham (Seal)
 in the presence of
 Mr. E. Haraway
 Ezekiel Holloman

The State of Alabama ss. Limestone County. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Ezekiel Holloman one of the subscribing witnesses to the foregoing deed in trust who being first duly sworn depose and say that he saw the above named Burlalou H. Smith Morgan Lambert and William Cheatham whose names are subscribed thereto sign seal and deliver the same, that he this deponent subscribed his name thereto as a witness in the presence of the said Burlalou H. Smith Morgan Lambert and William Cheatham and that he saw the other subscribing witness Mr. E. Haraway sign the same in the presence of the said Burlalou H. Smith Morgan Lambert and William Cheatham and in the presence of each other on the day and year therein mentioned. Given under my hand and seal this 28th day of April 1846.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration the 28th day of April 1846.
 Teste Robert Austin Clerk
 Recorded in Dead Book No 7 pages 227 & 228.

Teste Robert Austin Clerk

John A. Milhous
 To & Lewis F. Hall

This Indenture made and entered into this fourteenth day of March One thousand eight hundred & forty six between John A. Milhous & Tabitha Milhous his wife their heirs &c. Agents on the one part & Lewis F. Hall on the part all of the County of Limestone State of Alabama Witnesses that the said John A. Milhous & Tabitha his wife for & in consideration of the sum of One hundred fifty one dollars & seventy six cents to them in hand paid, the receipt whereof is hereby acknowledged hath granted bargained sold & conveyed to the said Lewis F. Hall his heirs &c. Agents for ever a certain tract or parcels of land lying in the County aforesaid N. W. part of N. W. part of Section No 23 Township No 2 of Range No 3 West Containing 40 Acres. Also S. E. part of S. E. part of Section No 15 Township No 2 of Range No 3 West Containing 40 Acres Also the N. W. Corner Tract of Section No 16 Township No 2 Range No 3 West being in all One hundred and twenty Acres. To have & to hold the aforesaid land & bargain premises with all & singular the rights hereunto & appurtenances to the same belonging or in any wise belonging thence to him the said Lewis F. Hall his heirs &c. Agents forever & the said John A. Milhous his wife Tabitha do Covenant & agree to & with the said Lewis F. Hall his heirs &c. Agents the above described land & bargain premises doth warrant & forever defend from all & every person or persons lawfully claiming the same.

whereof we hereunto set our hands & affix our seals on the day & date above written -
 Witness
 J. R. H. Cummings
 R. A. Glaze
 The State of Alabama ss. Limestone County. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named J. R. H. Cummings one of the subscribing witnesses to the foregoing deed who being first duly sworn depose and say that he saw the above named John A. Milhous and Tabitha B. Milhous whose names are subscribed thereto sign seal and deliver the same to the said Lewis F. Hall that he this deponent subscribed his name as a witness thereto in the presence of the said John A. Milhous and Tabitha B. Milhous and that he saw the other subscribing R. A. Glaze sign the same in the presence of the said John A. Milhous and Tabitha B. Milhous and in the presence of each other on the day and year therein mentioned. Given under my hand and seal this 2nd day of May 1846.
 Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration the 2nd day of May 1846.
 Recorded in Dead Book No 7 pages 228 & 229.

Teste Robert Austin Clerk

The State of Alabama ss. Limestone County. Now all men by these presents that I Jane Sexton Administrator of the Estate of Thomas Sexton deceased. In pursuance of an Order from the Orphans Court of the County of Limestone State of Alabama do to the highest bidder at the Court house door in the town of Athens in said County of Limestone on the thirty first day of March Eighteen hundred and forty six the following described piece or parcel of land to wit, Beginning thirty poles south of the North West Corner of the East half of the North West Quarter of Section Eight Township three Range four West Thence West fifteen poles thence North ten poles to the beginning lying and being in the town of Athens to John McCalister for fifty dollars he being the highest bidder. And I do hereby transfer in consideration of the said fifty dollars to me in hand paid the receipt whereof is hereby acknowledged all the right title and interest that the said Thomas Sexton died having and to the above described land and premises to him the said John McCalister his heirs and assigns forever. Given under my hand and seal this the 5th day of May 1846.

Jane Sexton (Seal)
 Admin of Thomas Sexton decd

The State of Alabama ss. Limestone County. This day personally appeared before me Samuel Tanner an acting justice of the peace in and for said County Jane Sexton Administrator of Thomas Sexton decd and acknowledged that she sign the foregoing deed for the purposes therein set forth. Given under my hand and seal this 5th day of May 1846.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration the 6th day of May 1846.
 Recorded in Dead Book No 7 page 229.

Teste Robert Austin Clerk

John McCalister
 To & Jane Sexton

This Indenture made this the sixth day of May in the year One thousand eight hundred and forty six between John McCalister of the County of Limestone in the State of Alabama of the one part and Jane Sexton of the other part Witnesses that the said

John McCalister for and in consideration of the sum of Fifty dollars to him in hand paid the receipt 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 Jane Weston all that certain piece or parcel of land lying and being in the town of Athens in the County of Chimestone State of Alabama known and described as follows Beginning thirty poles South of the North West Corner of the East half of the North West quarter of Section Eight Township three, Range four West Thence West Sixteen poles thence South Ten poles thence East sixteen poles thence North Ten poles to the Beginning; To Have and To Hold the above described land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Jane Weston heirs and assigns forever. And the said John McCalister for his executors and administrators do hereby and in consideration of the premises warrant and will from defend the title to the above described and hereby granted premises unto the said Jane Weston heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John McCalister and also against the lawful title claim or demand of all and every person or persons whomsoever. In Testimony whereof the said John McCalister hereunto subscribes his name and affixes his seal the day and year above written.

signed sealed and delivered
in the presence of

J. McCalister

State of Alabama Chimestone County. This day personally appeared before me Samuel Tanner an acting justice of the peace in and for said County John McCalister whose name is subscribed to the foregoing deed and acknowledged that he signed the same for the purposes therein set forth. Given under my hand and seal this 6th day of May 1846.

Samuel Tanner J.P.

Filed in the Office of the Clerk of the County Court of Chimestone County State of Alabama for Registration the 6th day of May 1846. Flete Robert Austin Clerk
Recorded in Book No. 7 pages 229 & 230.

Flete Robert Austin Clerk

John W. Morgan & Mildred Malissa Morgan late of Chimestone County and State of Alabama departed this life and his estate was committed to the hands of William Cornshaw as administrator or executor leaving seven or eight children Sarah Sumner late Sarah Jacobs who was the wife of George Sumner being one and said George Sumner & wife (Sarah Sumner) has also departed this life before the death of said Zachariah Jacobs and the said Sarah Sumner at the time of her death left three children as her heirs at law. Mildred Malissa Morgan wife of John Wesley Morgan being one of said children. Now This Indenture witnesseth that the said John Wesley Morgan & Mildred Malissa his wife being one of the heirs at law of George Sumner & Sarah Sumner his wife who was one of the heirs at law of said Zachariah Jacobs deceased as before recited for & in consideration of the sum of fifty dollars to them in hand paid by said Hamilton M. Carter the full receipt thereof is hereby fully and duly acknowledged before the undersigned and delivery of these presents here this day bargained sold and by these presents do bargain sell transfer and convey unto the said Hamilton M. Carter his heirs and assigns in fee simple forever all interest property claim & demand that they have or hold in the real personal or mixed estate that their grand father Zachariah Jacobs did seized & possessed off

as one of the children & heirs at law of George Sumner & Sarah Sumner his wife who was one of the children and heirs at law of Zachariah Jacobs deceased. To have and to hold said interest above described whether in land, negroes, or other personal property bonds, money shares in action belonging or in any wise appertaining to said estate in the hands of said executor or administrator or any other person or persons whomsoever to the said Hamilton M. Carter his heirs and assigns to him & their only proper use benefit and behoof forever. In Testimony whereof they the said John Wesley Morgan and Mildred Malissa Morgan his wife have hereunto set their hands & affixed their seals this 25th day of April 1846.

John W. Morgan
Mildred M. Morgan

The Commonwealth of Kentucky County of Crittenden St. We the undersigned justices of the peace in and for the County and Commonwealth aforesaid duly commissioned and qualified as such do certify that on the day of the date hereof their indenture and conveyance was acknowledged before us in said County by the grantors John Wesley Morgan and Mildred Malissa Morgan (who are personally known to us) to be their act and deed for the purposes therein mentioned and we having examined the said Mildred Malissa Morgan privately and apart from her husband John Wesley Morgan and having read and explained the said conveyance and indenture to her, she declared that she signed sealed and acknowledged the same without fear threats or coercion of her said husband, and that she did not wish to retract it and further more that she freely and willingly and of her own accord relinquished all right of inheritance she held in said estate in said conveyance and indenture all of which is certified to the proper authorities when the same may be required. In Testimony whereof we have hereunto set our hands this the 25th day of April 1846.

St. Madley J.P. C.C.
F. Clinton J.P. C.C.

State of Kentucky Crittenden County St. Harry H. Bigham Clerk of the County Court for the County aforesaid do hereby certify that John W. Madley F. Clinton who signed the foregoing certificate, are and were acting justices of the peace in & for my said County duly appointed & qualified at the time of taking & certifying the acknowledgment of John W. Madley & Mildred M. Morgan to the within conveyance to Hamilton M. Carter, and that full faith & credit be given to all their official acts as such. In Testimony whereof I have hereunto set my hand and affixed the seal of my said County Court at office in Marion this 25th Apr. 1846. And in the 5th year of the Commonwealth.

(Seal)

H. W. Bigham

State of Kentucky Crittenden County St. Joseph Hughes eldest & presiding Magistrate of the Crittenden County Court certify that Harry H. Bigham whose signature appears & is subscribed to the within conveyance of John W. Morgan and Mildred M. Morgan his wife to Hamilton M. Carter is now and was at the time of making said Certificate Clerk of our County Court duly appointed & qualified & that his said Certificate is in due form of law. Given under my hand & seal this 25th Apr. 1846.

Joseph Hughes

Filed in the Office of the Clerk of the County Court of Crittenden County State of Kentucky for Registration the 8th day of May 1846.

Flete Robert Austin Clerk

Recorded in Book No. 7 pages 230 & 231.

Flete Robert Austin Clerk

Attesty we County
J. W. Madley
F. Clinton

To All to whom these presents may come greeting Know ye that we Harry Madley and George R. Pick Commissioners appointed by the Judge of the County Court of Crittenden

County to sell the real estate belonging to James English deceased by virtue of our Authority as Commissioners aforesaid did on the 16th day of November 1842 after legal notice of the time terms and place of sale thereof expose to public sale all the lands lying and being in the County of Limestone of which the said James English died seized and that at the sale thereof Clay Stimmitt became the purchaser of all the right title claim and interest which the said James English had or could have in and to the following described tracts or parcels of land for the sum of Seventeen hundred dollars that being his and the highest bid therefor (viz) The tracts or parcels of land lying and being in the County of Limestone and State of Alabama and known and described as follows: The South East quarter of Section No 24 Township 20 N Range 6 West Also forty acres adjoining said quarter Section on its Western part and forty acres adjoining and attached to it on the South in all Sixty hundred and twenty acres (more or less) Now know ye that we Henry Stanley and George R Brock as Commissioners aforesaid by virtue of our Authority and of the statute in such Cases made and provided have bargained sold and Conveyed and by these presents doth bargain sell and Convey unto the said Clay Stimmitt all the right title interest and claim which the said James English had in and to the above described tract or parcels of land with the appurtenances thereto belonging for the sum of Seventeen hundred dollars which has been fully paid the receipt whereof is hereby acknowledged. To have and hold the above land with the appurtenances thereto as fully as we Commissioners aforesaid could by and under the Authority aforesaid and of the Statute in such Cases made and provided unto the said Clay Stimmitt his heirs Executors and Administrators forever Given under our hands and seals this the 11th day of May 1846.

The State of Alabama }
Limestone County } Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Henry Stanley and George R Brock whose names are subscribed to the foregoing deed and acknowledged that they signed sealed and delivered the same to the said Clay Stimmitt on the day and year therein mentioned. Given under my hand and seal this 11th day of May 1846.
Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration this 11th day of May 1846.
Records in Black Book No 7 pages 231 & 232. Teste Robert Austin Clerk

Nicholas Jackson
To
the A Jackson

This Indenture made this the 18th of November 1845 between Nicholas Jackson and Martha Jackson wife of said Nicholas Jackson of the State of Tennessee and County of Giles of the one part and Thomas A Jackson of the State of Ohio and City of Cincinnati of the other part Witnesseth that the said Nicholas Jackson and Martha Jackson for the love and affection they have for their son Thomas A Jackson have this day given and granted unto their said son Thomas A Jackson and do by these presents give grant and Convey all their right title claim and interest To wit forty acres of land lying and being in the State of Alabama Limestone County known as the South East quarter of the North West quarter of Section four in Township one Range six West Containing forty & two acres and twenty acres on the East Side of the South West quarter of the North West quarter of Section four Township one Range six West in all Sixty acres and two being the said land

that the said Thomas A Jackson now living on - To have and to hold the above described land with all the appurtenances thereto belonging or in any wise appertaining unto the said Thomas A Jackson his heirs and assigns forever and the said Nicholas Jackson and Martha Jackson for themselves their heirs Executors and Administrators doth warrant and will forever defend the title to the above described land and hereby granted promises unto the said Thomas A Jackson his heirs and assigns from and against themselves and all and every person claiming or holding under them the said Nicholas Jackson and Martha Jackson and also against the lawful 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 Nicholas Jackson and Martha Jackson have hereunto set their hands and affixed their seals the day and date above written

Nicholas Jackson (Sd)
Martha Jackson (Sd)
State of Alabama }
Limestone County } Personally appeared before me Isaac Dial an Acting Justice of the peace in and for said Nicholas Jackson and Martha Jackson his wife of the said Nicholas Jackson and acknowledged they signed the foregoing deed without the fear or persuasion of her husband as given under my hand and seal this the 14th day of November 1845.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration the 16th day of May 1846.

Records in Black Book No 7 pages 232 & 233.

Teste Robert Austin Clerk

This Indenture made this twenty eighth day of November in the year one thousand eight hundred and forty four between James Blackwood & Martha E. his wife To wit John A Blackwood and Margaret A. his wife, Benjamin F. Henderson and Nancy C. his wife and Robert Montgomery of the County of Limestone in the State of Alabama of the one part and Angelina F. Tyus of the other part Witnesseth that the said parties of the first part 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 Angelina F. Tyus all those certain lots or parcels of land lying and being in the town of Athens Limestone County and State of Alabama known and designated in the plan of said Town of Athens as lots Number One hundred & fifty and one hundred and fifty three as extended by John McKinley in the South East quarter of Section Five in Township three & Range four West. 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 unto the said Angelina F. Tyus her heirs and assigns forever. And the said parties of the first part 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 Angelina F. Tyus her heirs and assigns from and against themselves 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. In testimony whereof the said parties of the first

last hereto subscribe their names and affix their seals the day and year above written.

Signed sealed and delivered
in the presence of

Thos. Wilburn

Thomas J. Scott

Jacob Vance

James H. Smith

James Blackwood

Martha E. Blackwood

John L. Blackwood

Margaret A. Blackwood

B. F. Henderson

Robert Montgomery

Nancy Henderson

The State of Alabama, St. Simons County; Personally appeared before me Robert Austin, Clerk of the County Court of said County, the above named Thomas Wilburn and Thomas J. Scott subscribing, Witnesses to the foregoing deed who being first duly sworn depose and say that they saw the above named James Blackwood, Martha E. Blackwood, John L. Blackwood and Margaret A. Blackwood, whose names are subscribed thereto sign seal and deliver the same to the said Angelina P. Jones, that they then depose and subscribed their names as witnesses thereto in the presence of the said James Blackwood, Martha E. Blackwood, John L. Blackwood and Margaret A. Blackwood and in the presence of each other on the day and year therein mentioned - Given under my hand and seal this 18th day of June 1845.

Robert Austin, Clerk

The State of Alabama, St. Simons County; Personally appeared before me Robert Austin, Clerk of the County Court of said County, the above named Robert Montgomery whose name is subscribed to the above deed and acknowledged that he signed sealed and delivered the same to the said Angelina P. Jones on the day and year therein mentioned - Given under my hand and seal this 7th day of July 1845.

Robert Austin, Clerk

The State of Alabama, St. Simons County; Personally appeared before me Robert Austin, Clerk of the County Court of said County, the above named Jacob Vance one of the subscribers, Witnesses to the foregoing deed who being first duly sworn depose and say that he saw the above named Benjamin F. Henderson and Nancy Henderson whose names are subscribed thereto sign seal and deliver said deed to the said Angelina P. Jones that he then depose and subscribed his name as witness thereto in the presence of the said Benj. F. Henderson and Nancy Henderson and that he saw the other subscribing Witnesses James H. Smith sign the same in the presence of the said Benj. F. Henderson and Nancy Henderson and in the presence of each other on the day and year therein mentioned - Given under my hand and seal this 28th day of May 1846.

Robert Austin, Clerk

Filed in the Office of the Clerk of the County Court of St. Simons County, State of Alabama this 18th day of June 1845 and deposited for registration on the 28th day of May 1846.

Teste Robert Austin Clerk

Recorded in deed Book No. 7 pages 233 & 236.

Teste Robert Austin Clerk

Benjamin H. Tucker

to be paid in full

Frederick Tate

This Indenture made and entered into this 29th day of May in the year eight hundred and forty six between Benjamin H. Tucker of the first part Frederick Tate of the second part and Allen McCarry and Reuben Crutcher Merchants and partners trading under the firm name and style of McCarry & Crutcher of the third part all of the County of Simons and State of Alabama the said Benjamin H. Tucker is justly indebted to the said McCarry & Crutcher in the sum of Two hundred and seven and 88/100 dollars to be paid on or before the first day of June

eight hundred and forty seven which debt the said Benjamin H. Tucker is willing and desirous to secure. Now this Indenture it is to be had that for and in consideration of the premises and also for the further consideration of One dollar to the said Benjamin H. Tucker in hand paid by the said Frederick Tate at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged by the said Benjamin H. Tucker that this day he has bargained sold and conveyed and by these presents doth bargain sell and convey unto the said Frederick Tate his heirs and assigns forever the following described personal property viz One Mahogany Bureau One large Corner Cupboard One Cherry Dining Table One Cherry Bed One fine rocking Chair One Cherry Can Stand One large Ward robe three pots two brass Kettles One small side Cherry table One large high post bedstead One small Bureau One pair Brass and iron six split bottomed Chairs One pair Iron Bedstead (and iron) and the said Benjamin H. Tucker hath also transferred set over and assigned and by these presents doth transfer set over and assign unto the said Frederick Tate his heirs and assigns forever all moneys that are now due and owing to the said Benjamin H. Tucker from Thomas Bap Senior for work and labor done by the said Tucker for the said Bap during the years 1844-5 & 6 as well as all other moneys due the said Benj. H. Tucker by the said Bap Senior whether by note account or otherwise. To Have and to hold the said property hereby conveyed and the said claims and accounts hereby transferred unto the said Frederick Tate his heirs Executors Administrators and assigns forever upon Trust Nevertheless that the said Frederick Tate his heirs Executors Administrators or assigns shall collect and appropriate the said claims and accounts to the payment of the said sum of Two hundred and seven and 88/100 dollars and shall permit the said Benjamin H. Tucker to remain in the possession of the said property hereby conveyed until default be made in the payment of the said sum of Two hundred and seven and 88/100 dollars either in whole or in part and then upon this further trust that the said Frederick Tate his heirs Executors Administrators or assigns shall and will as soon after the happening of such default of payment as he may think proper or the McCarry & Crutcher shall request sell the said property hereby conveyed or such part thereof as may be sufficient for the purpose herein mentioned to the highest bidder for ready money at public auction after having fixed the time and place of sale at his own discretion and giving ten days notice thereof by advertisement at the Court house door in the town of Athens and at two other public places in the said County of Simons 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 McCarry & Crutcher the said sum of Two hundred and seven and 88/100 dollars with the interest which may have accrued thereon and the balance if any shall pay unto the said Benjamin H. Tucker his heirs Executors Administrators or assigns. But if the whole of the said debt shall be fully paid off and discharged to the said McCarry & Crutcher on or before the first day of June 1847 when the same is payable so that no default of payment be made then this Indenture to be null and void otherwise in full force and effect. In Witness Whereof the said parties have hereunto set their hands and affixed their seals this 29th day of May Eight hundred and forty six.

Witness

Gro. W. Richardson

The State of Alabama, Simons County; Personally appeared before me Robert Austin, Clerk of the County Court of said County, the above named Benjamin H. Tucker who acknowledged that he signed sealed and delivered the foregoing deed in trust on the day and year therein mentioned to the aforesaid Frederick Tate; Also appeared before me the above named Frederick Tate and Allen McCarry one of the firm of McCarry & Crutcher

Frederick Tate

McCarry & Crutcher

and acknowledged that they signed sealed and delivered the foregoing deed in trust on the day and year therein mentioned. Given under my hand and seal the 29th day of May 1846

Robert Austin Clerk

Filed in the Office of the Clerk of the County Court of Sumner County State of Alabama for Registration the 29th day of May 1846.
Recorded in Red Book No. 7 pages 236, 235 & 236.

Teste Robert Austin Clerk

Benjamin F. Bell
to be in Trust
for George Ford

This Indenture made and entered into this 29th day of May in the year 1846 between Franklin Bell of the first part and George Ford of the second part of John W. Hafford of the third part all of the County of Sumner State of Alabama; Witnesseth that whereas the said Franklin Bell is justly indebted to the said John W. Hafford in the sum of Two hundred and fifteen dollars as by his note of this date and due on the first day of January 1847 with Sarah B. Bell County more fully shows which debt the said Franklin Bell 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 him in hand paid by the said George Ford the receipt whereof is hereby acknowledged hath given granted bargained and sold and by these presents doth grant bargain sell unto the said George Ford the following negro property to wit: Easter a woman with her two children Sarah & Margaret. To Have and To Hold the above described negroes unto him the said George Ford his heirs & assigns forever. Upon Trust nevertheless that the said George Ford shall permit the said negroes to remain in the peaceable possession of him the said Franklin Bell until default be made in the payment of the said sum as aforesaid either in whole or in part. And then upon this further Trust that the said George Ford shall and will upon the happening of such default of payment of said sum of money as he may think proper or as the said John W. Hafford shall request sell the said negroes to the highest bidder for ready money after giving the time & place of said sale at his own discretion and giving ten days notice thereof by advertisement in some news paper printed in Athens if any if not in some news paper printed in Huntsville and out of the monies arising from said sale shall after satisfying all charges and expenses attending the premises pay to the said John W. Hafford his heirs or assigns the said sum with interest thereon & the balance if any shall pay unto the said Franklin Bell or his legal representative, but if the whole of said debt shall be paid off so that no default be made then this Indenture to be void otherwise to remain in full force & virtue. In Witness Whereof the said have hereunto set their hands & seals the day & date above written.

Witness Micajah St. Pope

John W. Hafford

B. F. Bell

Geo. Ford

John W. Hafford

The State of Alabama Sumner County: Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Micajah St. Pope and John W. Hafford subscribing Witnesses to the foregoing deed in trust who being first duly sworn depose and say that they saw the above named Benjamin F. Bell George Ford and John W. Hafford sign and seal the same and that the said Benjamin F. Bell delivered the deed to said George and that they these deponents subscribed their names as Witnesses in the presence of the said Benjamin F. Bell George Ford and John W. Hafford and in the presence of each other on the day and year therein mentioned. Given under my hand and seal this 30th day of May 1846.

Robert Austin Clerk

Filed in the Office of the Clerk of the County Court of Sumner County State of Alabama for Registration the 30th day of May 1846.
Recorded in Red Book No. 7 pages 236 & 7. Teste Robert Austin Clerk

William Martindale
to be in Trust
for Joseph Hall

I have here before of the within deed in trust do hereby acknowledge full payment & satisfaction of the debt therein secured & do hereby release & convey unto the said Wm Martindale & his heirs the property therein conveyed. Witness my hand & seal this 29th day of May 1847. Joseph Hall

This Indenture made this the 8th day of April in the year of our Lord one thousand eight hundred and forty six between William Martindale and Penetta his wife of the first part & Joseph Hall of the second part and Thomas C. Pettus of the third part whereas the said William Martindale is indebted to the said Thomas C. Pettus to the amount of twenty dollars as his note of this date doth more fully show the payment of said note the said William Martindale and Penetta his wife are 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 William Martindale in hand paid by the said Joseph Hall at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged he the said William Martindale and Penetta his wife hath given granted bargained sold aliened released and conveyed and by these presents do give grant bargain sell alien release and convey to the said Joseph Hall all his heirs and assigns forever the following tract or parcel of land lying and being in the County of Sumner and State of Alabama, viz: The East half of the South west quarter of Section No. 26 of Township One of Range four West Containing Eighty Acres more or less To Have and To Hold the said tract or parcel of land hereby conveyed unto the said Joseph Hall his heirs executors administrators and assigns forever. Upon Trust that the said Joseph Hall his heirs executors and administrators shall permit the said William Martindale and Penetta his wife to remain in peaceable possession of the said tract or parcel of land hereby conveyed and take the profit thereof to their own use until default be made in the payment of the above mentioned note of twenty dollars upon this further Trust that he his heirs executors administrators or assigns shall and will do soon after the happening of such default of payment as he his heirs &c. shall think proper or the said Thomas C. Pettus shall request sell the aforesaid tract or parcel of land lying conveyed or so much of the same as shall be sufficient to pay off said note, and the said trustee shall at public auction after having paid the time and place of sale at his own discretion and giving ten days notice thereof by advertisement to be set up at three or more public places in the neighborhood and of the money arising from such sale after satisfying all the expenses attending the premises pay to the said Thomas C. Pettus his heirs executors administrators or assigns the said sum of twenty dollars with the interest that may have accrued. But if the whole of the aforesaid note of twenty dollars shall be fully paid off and discharged on or before the first day of November next 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 this the day and year first above written.

William Martindale

Penetta Martindale

Joseph Hall

Thos. C. Pettus

The State of Alabama Sumner County: Personally appeared before me William M. Redus an acting justice of the peace in and for said County William Martindale who acknowledged the signing sealing and delivering of the foregoing deed of Trust to Joseph Hall for the purposes therein contained on the day of its date. On the same day I exhibited said deed to Penetta Martindale wife of the said William Martindale who acknowledged the signing sealing and

delivery of the same to Joseph Hull for the purposes therein contained and that she fully and voluntarily did it without fear threats or compulsion of her said husband. Given under my hand and seal this 29th day of May 1846.

William W. Pender, J.P. (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration the 22nd day of June 1846.

Recorded in Dead Book No 7 pages 237 & 8.

Feste Robert Austin Clerk

Indenture Made and entered into the 22^d day of June in the year of our Lord One thousand eight hundred and forty six between Daniel Minor and Molindet Minor of Limestone County and State of Alabama of the first part and Gordon Cowles of the other part and state aforesaid Witnesseth that the said Daniel Minor and Molindet Minor for and in consideration of four hundred dollars to them in hand paid the receipt whereof is hereby acknowledged hath this day bargained and sold to Gordon Cowles two tracts or parcels of land lying and being in the County of Limestone and State of Alabama and being the East half of the South West quarter of Section fourteenth in Township one Range three west Containing twenty nine acres and Eighty five hundredths of an acre and the other tract or parcel known as the South West Quarter of Section eleven in Township one Range three west of the Meridian of Huntsville one hundred and sixty acres and also a fraction of forty acres more or less lying and being on the East of said quarter making the Creek the line between and to hold the above described tracts and parcels of land with all the appurtenances thereto belonging or in any wise appertaining unto the said Daniel Minor and Molindet Minor their heirs and assigns forever and the said Daniel Minor and Molindet Minor doth warrant and will forever defend the title of the above described land and hereby granted premises to the said Gordon Cowles his heirs and assigns forever and against themselves and all and every person claiming under them or the lawful claims of any other persons whatsoever Witnesseth whereof the said Daniel Minor and Molindet Minor have hereunto set their hands and affixed their seals the day and date above written.

Daniel X Minor (Seal)

Molindet T. Minor (Seal)

State of Alabama }
Limestone County } This day personally appeared before me William C. Dawson one of the Justices of the Peace for said County Daniel Minor and his wife Molindet Minor and acknowledged the foregoing and of Conveyance to be their free act and deed and the same may be recorded as such. Given under my hand and seal this 22^d day of June 1846.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration the 22^d day of June 1846. & Recorded in Dead Book No 7 page 238.

Feste Robert Austin Clerk

Indenture Made and entered into the 22^d day of June in the year of our Lord One thousand eight hundred and forty six between Daniel Minor and Molindet Minor of Limestone County and State of Alabama of the first part and Gordon Cowles of the other part and state aforesaid Witnesseth that the said Daniel Minor and Molindet Minor for and in consideration of the sum of four hundred and thirty five dollars to them in hand paid by Gordon Cowles whereof the said Daniel Minor have bargained and sold and by these presents do bargain and sell unto the said Gordon Cowles his

heirs and assigns all the goods household stuff implements and furniture and all other goods and chattels whatsoever mentioned and expressed in the schedule hereunto annexed or hereinafter particularly mentioned that is to say three head of Horses at One hundred dollars One negro woman named Penelope at fifty dollars One Wagon and gear at twenty five dollars two Cows and yearlings at twenty dollars fifteen head of Hogs 15 dollars One gun and Clock at five dollars One side saddle at five dollars two beds and furniture at fifteen dollars now remaining in the possession of the said Daniel Minor to have and to hold all and singular the said goods and household stuff and furniture and other premises above bargained and sold or mentioned or intimated to be to the said Gordon Cowles his Executors Administrators and assigns forever and I the said Daniel Minor for myself my heirs Executors Administrators and all and singular persons the said Gordon Cowles his Executors Administrators and assigns against him the said Daniel Minor my Executors and assigns and against all and every other person and persons whatsoever shall and will warrant and will forever defend by these presents of all and singular which said goods &c I the said Daniel Minor have put the said Gordon Cowles in full possession by delivering to him what is before mentioned at the sealing and delivery of these presents in the name of the whole premises hereby bargained and or mentioned or intimated to be unto the said Gordon Cowles. In Witness whereof I have hereunto set my hand and seal this 22^d day of June in the year of our Lord One thousand eight hundred and forty six.

Daniel X Minor (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration the 22^d day of June 1846. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Daniel Minor whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the aforesaid Gordon Cowles on the day and year therein mentioned and that the words "named Penelope" were entered in before the same was delivered. Given under my hand and seal this 22^d day of June 1846.

Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration the 22^d day of June 1846. Feste Robert Austin Clerk

Indenture Made this 25th day of March 1846 between Francis E. McRootes, Elizabeth Rootes and Philip C. Rootes of the County of Portotoe in the State of Mississippi of the first part, and Thomas A. Nelson and William F. Allen of the County of Limestone in the State of Alabama of the second part. Witnesseth that the party of the first part for and in consideration of the sum of One hundred Dollars to them in hand paid by the party of the second part, the receipt whereof is hereby acknowledged, hath given and granted and by these presents doth give and grant bargain sell convey and confirm unto the said party of the second part their heirs & assigns forever a certain lot or parcel of land in the town of Athens Alabama the same being known & distinguished as lot number One hundred and twenty two (122) in the plan of said town together with all and singular the rights, titles & appurtenances thereto belonging to have and to hold to the only proper use & behoof of them the said party of the second part their heirs & assigns in fee simple forever hereby warranted free from the claim of all persons whatsoever. In Witness whereof we the said party of the first part

have hereunto set our hands & seals the date first above written -

The words "in fee simple" in the twenty first line from the top interlined before

the signing of this deed

Witness E. M. Roster

The State of Mississippi Pontotoc County; Personally appeared before me John A. McNeill Clerk of the Probate Court of the County State aforesaid Francis P. C. Roster Elizabeth A. Roster & Philip B. Roster whose names are subscribed to the foregoing deed & severally acknowledged that they signed sealed & delivered the same for the uses and purposes therein set forth

Given under my hand & the seal of said Court at office in Pontotoc this 27th day of March 1846 -

J. A. McNeill Clerk

The State of Mississippi Pontotoc County; William Spencer Judge of the Probate Court of the County State aforesaid do hereby certify that John A. McNeill whose name is signed to the above certificate is and was at the time of signing the same Clerk of said Court having been duly elected commissioned & qualified as such & that due faith and credit are and ought to be given to all his official acts as such - Given under my hand and seal this 27th day of March 1846

Wm Spencer Clerk

Judge of Probate

Filed in the Office of the Clerk of the County Court of Sumner County State of Alabama for Registration on the 13th day of June 1846 -

Teste Robert Austin Clerk

Recorded in said Book at pages 239 & 240.

Teste Robert Austin Clerk

To E. M. Roster & Mary Ann Roster
To E. M. Roster & Mary Ann Roster
To Edmund Walton

This Indenture made this 28th day of March in the year of our Lord one thousand eight hundred and forty three between Elijah M. Roster and Mary Ann Roster his wife of the County of Sumner in the State of Alabama of the one part and Edmund Walton of the aforesaid County of Sumner in said State of Alabama of the other part Witnesseth that the said Elijah M. Roster and Mary Ann Roster for and in consideration of the sum of fifteen 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 their presents do give grant bargain sell alien release convey and confirm unto the said Edmund Walton all that certain lot or parcel of land lying and being in the town of Moonsville known & described as the lot numbered twenty in the said town fronting on Water Street To Have and To Hold the above described lot or parcel of land with the tenements and appurtenances therunto belonging or in anywise appertaining unto the said Edmund Walton his heirs and assigns forever and the said Elijah M. Roster and Mary Ann Roster 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 Edmund Walton his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Elijah M. Roster and Mary Ann Roster

And also against the lawful title claim or demand of all and every person or persons whomsoever In Testimony whereof the said Elijah M. Roster and Mary Ann Roster doth hereunto subscribe their names and affix their seal the day and year first above written -

Signed sealed and delivered in the presence of

Leake Roster

F. B. Shelton

Chas. B. Gordon

State of Alabama Sumner County; Personally appeared before me Charles B. Gordon an acting justice of the peace in and for said County Mary Ann Roster separated and apart from her husband and acknowledged the signing of the within deed without any constraint or compulsion from her said husband for and in consideration of the within sum specified in said deed - Given under my hand & seal this 29th day of March 1846 -

Chas. B. Gordon Justice Peace

State of Alabama Sumner County; Personally appeared before me Chas. B. Gordon an acting justice of the peace in & for said County E. M. Roster and acknowledged the within signature to be his for & in consideration of the purposes therein named Given under my hand and seal this 2nd June 1846 -

Chas. B. Gordon J. P.

Filed in the Office of the Clerk of the County Court of Sumner County State of Alabama for Registration on the 13th day of June 1846 -

Teste Robert Austin Clerk

Recorded in said Book at pages 240 & 241 -

Teste Robert Austin Clerk

James H. Gamble & William Sandefur
Surviving Commissioners appointed by the County Court of Sumner County State of Alabama to sell the real estate of James Atkinson dec'd of the one part and Edmund Walton of the County of Sumner State of Alabama of the other part

This Indenture made and entered into this the thirteenth day of July one thousand eight hundred & forty five between James H. Gamble & William Sandefur surviving Commissioners appointed by the County Court of Sumner County State of Alabama to sell the real estate of James Atkinson dec'd of the one part and Edmund Walton of the County of Sumner State of Alabama of the other part Whereas the said James H. Gamble & William Sandefur did pursuant to the order of the said County Court of the County aforesaid sell two certain tracts or parcels of land lying & being in the County State aforesaid the first known & designated as the north half of the South East quarter of Section fifteen Township five Range three West containing eighty acres more or less the second tract known & designated as the West half of the South West quarter of Section fifteen Township five Range three West & contains eighty acres more or less for the sum of nine hundred & ninety one dollars Now this Indenture Witnesseth that the said James H. Gamble & William Sandefur in consideration of the premises in pursuance of the decree of the County Court aforesaid made on the 26th October 1844 have given granted bargained sold & conveyed and by these presents do give grant bargain sell & convey unto the said Edmund Walton his heirs & assigns all said tracts or parcels of land with all & singular the appurtenances therunto belonging or in anywise appertaining To Have and To Hold said Tracts or parcels of land & appurtenances unto him the said Edmund Walton his heirs & assigns forever and the said James H. Gamble & William Sandefur hereby bind themselves

Whose heirs to warrant & forever defend the right title to said land & appurtenances unto him the said Edmund Walton his heirs & assigns forever and against the lawful claim or demand of all persons claiming under them the said James H. Gamble & William Saunders but against the lawful claim of no other person whatsoever they the said Gamble & Saunders granting & conveying unto the said Edmund Walton his heirs all the right title interest & claim which the said James H. Gamble & William Saunders might could & ought to convey by the Order of said County Court last above specified. In Testimony whereof the said Gamble & Saunders have hereunto set their hands & seals the day & date above written signed sealed & delivered

In presence of
 State of Alabama Shinnston County. Personally appeared before me Chas. C. Gordon an acting justice of the peace in & for said County James H. Gamble and acknowledged the above to be his ^{signature} and for & in consideration of the purpose therein named Given under my hand & seal this the 2^d day of June 1846.

Filed in the Office of the Clerk of the County Court of Shinnston County State of Alabama for Registration on the 13th day of June 1846.

Recorded in Dead Book No 7 pages 241 & 242.
 Teste Robert Austin Clerk

Peter Taylor
 To { Town City
 Joseph Taylor

Know all men by these presents that I Peter Taylor of the State of Kentucky Graess County have this day made and constituted Joseph Taylor my brother of the State of Alabama Shinnston County my legal and lawful agent to transact my business in Alabama and particularly to sell my land in Shinnston County and he is hereby authorized to make a title to said land in my name using the same as though I signed said title myself which title so made by said Joseph Taylor shall be binding on me as though I had done it with my own hands. Given under my hand and seal this the 2nd day of January 1845.

Teste William Shorsque
 The State of Alabama Shinnston County. Personally appeared before me Robert Austin Clerk of the County Court of said County, the above named William Shorsque subscribing Witness to the foregoing Power Attorney who being first duly sworn deposed and said that he saw the above named Peter Taylor whose name is thereto subscribed sign seal and deliver the same to the said Joseph Taylor that he this deponent subscribed his name thereto as a witness in the presence of the said Peter Taylor on the day and year therein mentioned. Given under my hand and seal this 15th day of June 1846.

Filed in the Office of the Clerk of the County Court of Shinnston County State of Alabama for Registration on the 15th day of June 1846.

Recorded in Dead Book No 7 page 242.
 Teste Robert Austin Clerk

Adam Bunn
 To { Dead Book
 James Bunn

Know all men by these presents that I Adam Bunn of the County of Shinnston in the State of Alabama for and in consideration of the natural love and affection which I bear to Jane Bunn of the County and State aforesaid, as well as for the further consideration of the sum of One dollar to me in hand paid by the said Jane Bunn at or before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged have given and granted and by these presents do give and grant unto the said Jane Bunn her executors administrators and assigns One negro girl named Patsy about eight years old To Have and To Hold the said negro girl unto her the said Jane Bunn her Executors Administrators and assigns forever. And the said Adam Bunn for himself his Executors and Administrators this said negro girl Patsy unto the said Jane Bunn her Executors Administrators and assigns against the claim of him the said Adam Bunn his Executors and Administrators and against the claim or claims of all and every person or persons whatsoever, shall and will warrant and forever defend by these presents. In Witness whereof I have hereunto set my hand and affixed my seal this 7th day of November in the year 1844.

signed sealed & delivered
 In presence of us
 John Burnett
 Allen A. Bunn

The State of Alabama Shinnston County. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named John Burnett one of the subscribing Witnesses to the foregoing and who being first duly sworn deposed and said that he saw the above named Adam Bunn whose name is subscribed thereto sign seal and deliver the same to the said Jane Bunn that he this deponent subscribed his name as a witness thereto in the presence of the said Adam Bunn and that he saw the other subscribing Witness Allen A. Bunn sign the same in the presence of the said Adam Bunn and in the presence of each other on the day and year therein mentioned. Given under my hand and seal this 19th day of June 1846.

Filed in the Office of the Clerk of the County Court of Shinnston County State of Alabama for Registration on the 19th day of June 1846.

Recorded in Dead Book No 7 page 243.
 Teste Robert Austin Clerk

William McKinney
 To { Adam Bunn
 Richard Feathurst

This Indenture made and entered into this 6th day of June 1846 between William McKinney of the first part & Richard Feathurst of the second part & Brice W. Townsend of the third part all of the County of Shinnston State of Alabama Witnesseth that whereas the said William McKinney is justly indebted to the said Brice W. Townsend in the sum of One hundred & fifty dollars and sixty cents and as by his bond of this date & due on or before the 7th day of June, will more fully shew which debt the said William McKinney is willing and desirous to secure. Now this Indenture Witnesseth that for & in consideration of the premises and for the further consideration of the sum of One dollar to him the said William McKinney in hand paid by the said Richard Feathurst on or before the sealing of these presents the receipt whereof is hereby acknowledged hath

given granted bargained and sold and by these presents doth give grant bargain and sell unto him the said Richard Featherston the following Personal property to wit One Road Wagon & four Mules & horses, To Have and to hold the above described property unto him the said Richard Featherston his heirs & assigns forever from & after the date hereof that the said Richard Featherston shall permit the said Wilson & McKinney to remain in possession of the said property until the first day of January next provided the said Wilson & McKinney do not attempt to remove or dispose of the same, and further that the said Wilson & McKinney take special care of said property and upon this further trust that the said Richard Featherston shall do soon as he may think proper after the first day of January next or so soon as him the said Bruce McTearns shall request sell the said property to the highest bidder for ready money after giving the time & place of sale at his own discretion and give ten days notice thereof by advertisement set up at three public places in said County & out of the monies arising from such sale shall after paying all the charges concerning the premises shall pay to the said Bruce McTearns the above sum of money with interest thereon & the balance if any shall pay unto the said Wilson & McKinney, but if the said sum of money as aforesaid shall be fully paid off so that no default be made thereon this indenture be void otherwise to remain in full force & virtue. In Witness whereof we have hereunto set our hands & seals the day & date above written.

W. J. McKinney
R. J. Featherston
B. McTearns

The State of Alabama ss:
Lincoln County } Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Wilson & McKinney whose names is subscribed to the foregoing deed in Trust and acknowledged that he signed sealed and delivered the same to the said Richard J. Featherston on the day and year therein mentioned - Given under my hand and seal this 6th day of June 1846 -

The State of Alabama ss:
Lincoln County } Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Richard J. Featherston whose name is subscribed to the foregoing deed in Trust and acknowledged that he signed sealed and delivered the same on the day and year therein mentioned - Given under my hand and seal this 26th day of June 1846;

Filed in the Office of the Clerk of the County Court of Lincoln County State of Alabama for Registration the 26th day of June 1846 -

Recorded in said Book No 7 pages 243 & 244 -

Teste Robert Austin Clerk

Thomas W. Lee & his wife
This Indenture made this 10th day of January 1846 Between Thomas W. Lee and his wife Henrietta J. Lee of the County of Lincoln in the State of Alabama of the One part; and William W. Lee of the same County & State of the other part, Witnesseth That the said Thomas W. Lee of the one and Henrietta J. Lee his wife for and in consideration of the sum of seventy five dollars to them in hand paid the receipt whereof is hereby acknowledged have this day bargained sold aliened conveyed and by these presents

do bargain sell alien convey and convey unto the said William W. Lee, all that certain tract or parcel of land lying and being in the County and State aforesaid and known and distinguished as the half of the South half of the East half of the South East quarter of Section No twenty seven of Township No four, Range five, West containing twenty acres and described on a Patent given by the State of Alabama to Thomas W. Lee for forty acres of land in pursuance of the act entitled an act to enable the State of Alabama to sell and dispose of certain lands therein named and signed by the Governor of the State on the 6th day of November 1844. To Have and To hold the above described tract or parcel of land with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said William W. Lee his heirs and assigns forever And the said Thomas W. Lee Henrietta J. Lee 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 William W. Lee his heirs and assigns from and against themselves their heirs & all and every person or persons claiming or holding under them the said Thomas W. Lee Henrietta J. Lee his wife and also against the lawful title claims or demands of all and every person or persons whomsoever claiming or holding by power or under the State of Alabama - In testimony whereof the said Thomas W. Lee Henrietta J. Lee his wife, have hereunto set their hands and seals the day and year above written -

Thomas W. Lee
Henrietta J. Lee

State of Alabama Lincoln County; Personally appeared before me John F. Shorne an acting justice of the peace in and for the County & State aforesaid Thomas W. Lee whose name is subscribed to the foregoing deed of Conveyance and acknowledged the signing sealing and delivery of the same for the purposes therein contained on the day of its date also on the same day I exhibited said deed to Henrietta J. Lee wife of the said Thomas W. Lee and whose name is subscribed thereto who on a private examination separate and apart from her husband acknowledged that she signed sealed and delivered said deed freely and voluntarily without any fear threat or compulsion of her husband the said Thomas W. Lee on the day of its date - Given under my hand and seal this the 10th day of January 1846

Filed in the Office of the Clerk of the County Court of Lincoln County State of Alabama for Registration on the 6th day of July 1846 -
Recorded in said Book No 7 pages 244 & 245 -

Teste Robert Austin Clerk

John Munger & his wife
This Indenture made and entered into this twentieth day of February in the year one thousand eight hundred and forty six by and between John Munger and Polly Munger his wife of the County of Giles and State of Tennessee Roswell Hines of the County of Lincoln and State of Alabama all of the One part and Reuben Freeman of the County of Giles and State of Tennessee of the other part Witnesseth That the said John Munger and his wife Polly Munger and Roswell Hines for and in consideration of the sum of two hundred dollars to them in hand paid by said Reuben Freeman the receipt is hereby acknowledged have bargained sold aliened and granted confirmed and by these presents doth grant bargain and sell unto the said Reuben Freeman his heirs and assigns forever a certain tract and parcel of land lying and being in the County of Lincoln and State of Alabama

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Containing forty Acres, North West quarter of the North East of Section six in township one of Range three West. Now the said John Munger and Polly Munger his wife and Roswell Hine do bind themselves their heirs administrators and assigns to Warrant and forever defend the title of the above mentioned land against the claims of all and every other persons or persons (Whosoever) to the said Ruben Furman his heirs and assigns. In Testimony whereof they have hereunto set their hands and seals the day and date above written.

interlined before signed

Thos. Geo. Bowring

Lois E. Freeman

The State of Alabama Winston County, Personally appeared before me Robert Austin Clerk of the County Court of said County, the above named George Brown one of the subscribing Witnesses to the foregoing deed who being first duly sworn depose and saith that he saw the above named John Munfer, Polly Munfer & Roswell Hine, whose names are subscribed thereto sign seal and deliver said deed to the said Ruben Furman on the day and year therein mentioned that he this deponent subscribed his name thereto as a Witness in the presence of said John Munfer, Polly Munfer and Roswell Hine and that he saw the other subscribing Witness Joel E. Furman sign the same in the presence of the said John Munfer, Polly Munfer and Roswell Hine and in the presence of each other on the day and year therein mentioned. Given under my hand and seal this 15th day of July 1846.

Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 15th day of July 1846.

First Robert Austin Clerk
Recorded in Head Book No. 7 pages 245 & 246.

Teste Robert Austin Clark

Alfred Collins
To the Hon. ^{Master}
Mr. S. Nichols

Whereas by virtue of a deed in trust bearing date the 17th day of June One thousand eight hundred and forty three executed by John G. Lauderdale to one the said ~~one~~ ^{Squire} Alfred Collins as trustee to secure a certain sum of money therein specified And duly recorded in the Clerk's Office of the County Court of Lexington County to the said Alfred Collins trustee as aforesaid did on the 13th day of April One thousand eight hundred and forty six offer at public auction according to the provisions of said deed a certain tract of land therein specified (to wit the South East quarter of section six township 6 N Range 6 West except 40 poles South and 28 poles West in the North East ^{Corner of said} quarter section, one hundred fifty three acres be the same more or less And William S. Nichols being the last highest bidder became the purchaser at two hundred and twenty five dollars. Now this Indenture made this 6th day of July 1846 between one the said Alfred Collins and the said William S. Nichols Witnesseth that for and in consideration of the premises And also the further Consideration of two hundred twenty five dollars to me in hand paid by the said William S. Nichols the receipt whereof is hereby acknowledged have this day bargained sold and conveyed and by these presents do bargain sell and convey unto the said William S. Nichols his heirs and assigns forever all the right title or interest in and to the said tract of land above described had or held or that did in any manner vest in one

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The said Alfred Collins Trustee as aforesaid and all the right in and to said land which the said Alfred Collins might or could sell by virtue of said deed in trust before referred to from under my hand and seal the day and date above written.

Alfred Collins

State of Alabama Lemiston County: Before me James Taylor an acting Justice of the peace
in and for said County personally appeared Alfred Collins whose name is to the foregoing
deed and acknowledged that he signed sealed and delivered the same on the day and date
therein mentioned and for the purpose therein expressed - Given under my hand and Seal
this 6th day of July 1866;
James Taylor

Filed in the Office of the Clerk of the County Court of Himestone County, State of Alabama
for Registration on the 17th July 1846-
James Taylor & Co.
Trustee Robert Austin Clerk

Teste Robert Austin Clarke



Recorded in Mrs Book No 7 pages 246 + 247

Teste Robert Austin Clark

Gabriel Smith Esq
To 3 Dec
John R Harris

This Indenture Made this first day of January in the year One thousand eight hundred and forty between John R. Mason & John H. Harris Executors of Gabriel Smith deceased of the County of Limestone in the State of Alabama of the one part, and John R. Harris of the other part Witnesseth That the said John R. Mason & John H. Harris Exec. &c for and in consideration of the sum of six thousand dollars to them in hand paid the receipt whereof is hereby acknowledged, on 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. Harris all that Certain tract of Land lying and being in the County of Limestone State of Alabama Measr as the North E. qr of Sec. 15 T. 4 R. 4. West N. 1/2 S. 1/2 Sec. 15. T. 4 R. 4. & S. 1/2 Sec. 14 T. 4 R. 4. N. 1/2 S. 1/2 Sec. 14 T. 4 R. 4. Also all such title as is vested in us as Executors of G. Smith dec? to the E. 1/2 S. E. 1/4 of Sec. 15 T. 4 R. 4. The above described land intended be conveyed lie on the East side of Swan Creek formerly owned by Gabriel Smith dec? To Have and To Hold the above described Tract with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said John R. Harris his heirs and assigns forever. And the said John R. Mason & John H. Harris Exec. for their Executors and Administrators do hereby and in consideration of the premises, Grant and will forever release the title to the above described and hereby granted premises, unto the said John R. Harris, heirs and assigns from and against themselves, and all and every person or persons claiming or holding under them the said John R. Mason & John H. Harris Exec. And also against the lawful title Claim or demand of all and every person or persons Whomsoever. In Testimony whereof the said John R. Mason & John H. Harris haveunto subscribed their names and affixed their seals this day and year above written.

Signed, Sealed and delivered
in presence of

John R. Mason Ear 
John W. Harris Ear 

The State of Alabama Shinnestown County ss. Before me Robert M. Fogg an acting justice of the peace in and for the County and State aforesaid personally appeared John McNamee & Robert Harris and signed and sealed the foregoing deed on the day and date hereof for the purposes therein mentioned. Given under my hand and seal this 1st day of July in the year of our Lord 1866.

Robert M Figg (Clerk)
a justice of the peace

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for

Registration the 20th day of July 1846-
Recorded in Red Book No. 7 pages 247 & 248-

Teste Robert Austin Clerk

Philip Barnes
To J. P. Atty
Joshua L. Martin

Know all men by these presents that whereas Philip Barnes of Sumter County & State of Alabama has seized in fee simple of two four certain lots of premises with their appurtenances situate in the town of Athens in said County the first then now in the possession of John Adams which said lots & appurtenances are known in the plan of said town by being numbered 38, 42, 133 & 147 of Mr. Phillips plan. Now know ye that whereas Philip Barnes has made constituted & appointed by these presents, do make constitute & appoint Joshua L. Martin of said County my true & lawful attorney, for me & in my name to lease or rent the said lots of premises to such person or persons & for such term or number of years & at & under such yearly rent as he shall think fit, or otherwise to sell & dispose of the same absolutely in fee simple, for such price or sum of money & to such person or persons as he shall think fit & convenient & also for me & in my name & as my act & deed, to sign seal execute & deliver such deed & conveyance for the leasing or the absolute sale & disposal thereof, or of any part thereof with such clauses covenants & agreements to be therein contained as my said attorney shall think fit & expedient, hereby ratifying & confirming all such leases, deeds & conveyances bargains sales which shall at any time hereafter be made by said attorney touching the premises. And also for me & in my name & for my use & benefit to ask demand sue for recover & receive of & from all & every person or persons, all such sum or sums of money debts & demands whatsoever which are now due and owing unto the said Philip Barnes or may become due to me by & from any person or persons & to have, use & take all lawful ways & means in my name or otherwise for the recovery thereof by attachment arrest distress or otherwise, & to compound arbitrate & agree for the same, and acquittance or other discharges for the same, for me & in my name to make, seal & deliver & to do all lawful acts & things whatsoever concerning the premises, as fully & in every respect as I myself might could do were I personally present hereby ratifying & confirming and allowing whatsoever my said attorney shall, in my name lawfully do or cause to be done in & about the premises by virtue of these presents. In witness whereof I have hereunto set my hand & seal this 18th day of Febry 1831.

Philip Barnes (Seal)

Teste David H. Mason

James Fetter

D. H. Friend

I know all men by these presents that Philip Barnes do hereby in addition to the powers within conveyed to Joshua L. Martin authorizing him as my attorney with the powers as herein mentioned to lease rent or sell a certain tract or parcel of land in Sumter County & known as the plantation on which Aaron Gibson now resides hereby ratifying as within described his acts in the premises. Given under my hand & seal this 18th day of Febry 1831.

Signed sealed & acknowledged before us.

Philip Barnes (Seal)

Teste James Fetter

David H. Mason

D. H. Friend

The State of Alabama Sumter County, Personally appeared before me Robert

Austin Clerk of the County Court of said County the above named David H. Friend whose name is subscribed to the foregoing Power of Attorney who being first duly sworn deposed & testified that he saw the above named Philip Barnes whose name is subscribed thereto sign seal and deliver the same to the said Joshua L. Martin that he this deponent subscribed his name thereto as a witness in the presence of the said Philip Barnes and that he saw the other subscribing witnesses James Fetter and David H. Mason sign the same in the presence of the said Philip Barnes and in the presence of each other on the day and year therein named - Given under my hand and seal this 24th day of July 1846-

Robert Austin Clerk

Filed in the Office of the Clerk of the County Court of Sumter County State of Alabama for Registration on the 24th day of July 1846.

Teste Robert Austin Clerk

Recorded in Red Book No. 7 pages 248 & 249- Teste Robert Austin Clerk

Philip Barnes
To J. P. Atty
Madison Thompson

This Indenture made this twenty fourth day of July in the year one thousand eight hundred and forty six between Philip Barnes by his attorney in fact Joshua L. Martin of the County of Sumter in the State of Alabama of the one part and Madison Thompson a person of the County of Sumter in the State of Alabama of the other part; Witnesseth that the said Philip Barnes by his said attorney J. L. Martin for and in consideration of the sum of six hundred dollars to him in hand paid the receipt whereof is hereby acknowledged hath 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 Madison Thompson all those certain lots or parcels of land lying and being in the town of Athens County of Sumter and State of Alabama and known and described in the plan of said town as lots No. (38) thirty eight (42) forty two and 4. Certain part of No. 37 lying back of Mr. E. Rice & J. L. Maloney's Brick Office on the square and running back back on the south line of the lot formerly owned by J. M. Adams & being the entire property owned by said Barnes at the point above described in said town; To Have and to Hold the above described lots & part of lot with the appurtenances and appurtenances thereto belonging or in any wise appertaining unto the said Madison Thompson his heirs and assigns forever. And the said Philip Barnes by his said attorney J. L. Martin for himself his heirs executors and administrators do hereby and in consideration of the premises warrant and hold for ever defend the title to the above described and hereby granted premises unto the said Madison Thompson his heirs and assigns from and against themselves and all and every person or persons claiming or holding under him the said Philip Barnes and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Philip Barnes by his said attorney J. L. Martin hath hereunto subscribed his name and affixed his seal the day and year above written.

Philip Barnes (Seal)

By his attorney in fact J. L. Martin

Signed sealed and delivered in the presence of
The State of Alabama Sumter County, Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Joshua L. Martin attorney in fact of Philip Barnes whose name is subscribed to the foregoing deed and acknowledged the signing sealing and delivery of the same to the said Madison Thompson on the day and year therein named - Given under my hand and seal this 24th day of July 1846.

Robert Austin Clerk

Filed in the Office of the Clerk of the County Court of Livingston County State of Alabama for
Registration on the 26th day of July 1846.
Recorded in Dead Book No 7 page 249 & 250 -
Teste Robert Austin Clerk
Teste Robert Austin Clerk

Wm. J. Fannor. Whereas William J. Fannor is indebted to Vaper Coleman Vaper in the sum of seven hundred
To { Dead in Trust. & two hundred dollars & Cents as appears by his bond of this date with Tandy W. Fannor securing
Vaper Coleman Vaper to be payable the first day of January next which debt the said William J. is desirous of securing
to be punctually paid Now this Indenture Witnesseth that in consideration of the sum of one dollar in hand paid to the said William J. by Arthur M. Swamy
he the said William J. hath given granted sold & by these presents doth give grant sell unto the
said Arthur M. Swamy the following described Tract of land lying & being in the County of Livingston
State of Alabama & known as the North West quarter of Sec 34 Twp 20 N Range 6 E last
half of the South East quarter of Section twenty eight all in Township three in Range six last
Containing about two hundred & forty acres & being the same now occupied by the said
William J. as a plantation & was purchased by him respectively the first of Wm. J. & the
half of Andrew J. Beard. To have & to hold the said land & premises unto him the said Arthur
M. Swamy his heirs & assigns forever and the said William J. hereby binds himself his heirs
to Grant & forever defend the title to said land unto the said Swamy his heirs & assigns forever
from and against the lawful claim of all persons whatever. Upon Trust Nevertheless that the
said Swamy permit the said William J. to remain in the possession & enjoyment of said land
until the first day of January next & until default be made in the payment of said debt either
in the whole or in part and then upon this further Trust that the said Swamy shall sell
said land or so much thereof as he may deem sufficient for the purpose to the highest bidder
for ready money at public auction, after having first fixed the time & place of sale at his own
discretion & give thirty days previous notice thereof by advertisement at the Court house door
in the town of Athens & out of the proceeds of such sale he the said Swamy shall & shall after
paying all expenses attending the premises pay said debt or so much thereof as remains unpaid
the balance if any shall pay to the said William J. his heirs & assigns. But if the whole of said
debt shall be paid off on or before the first day of January next then this deed to be void
otherwise to remain in full force & virtue. In testimony whereof the said William J. & Arthur
M. Swamy & Vaper Coleman Vaper have hereunto set their hands & seals this 21st
day of July 1846

Wm. J. Fannor (Seal)
Arthur M. Swamy (Seal)
Vaper Coleman Vaper (Seal)

The State of Alabama ss:
Livingston County } This day personally appeared before me Morgan Lambert a justice
of the peace in & for the County aforesaid the above named William J. Fannor and Richard W. Vaper
that he signed sealed & delivered the foregoing deed on the day and year therein mentioned
to the said Arthur M. Swamy - Given under my hand & seal this 23rd day of July 1846.
Morgan Lambert J.P.
Livingston County } Personally appeared before me Robert Austin Clerk of the County Court of
said County the above named Arthur M. Swamy and Richard W. Vaper one of the firm of Vaper
Coleman Vaper whose names are subscribed to the foregoing deed in Trust and acknowledged
that they signed sealed and accepted of the trust therein named on the day and year therein
mentioned - Given under my hand and seal this 26th day of July 1846 -
Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Livingston County State of Alabama

and State of Alabama for Registration on the 26th day of July 1846 -
Recorded in Dead Book No 7 page 250 & 251.
Teste Robert Austin Clerk
Teste Robert Austin Clerk

Wm. Brownson. In indenture made and entered into on the fifteenth day of June eighteen hundred and
To { Dead in Trust. forty five between William Brownson of the first part Matthew Bell of the second part
Matthew Bell the James F. Sovell and Benjamin M. Maden and Joshua P. Coman and Thomas Stith Malone
of the third part Witnesseth that Whereas the said William Brownson is justly indebted
to the said James F. Sovell and Benjamin M. Maden in the sum of five dollars for
Medical services rendered by them to Joshua P. Coman in the sum of six dollars for
Medical services rendered to Thomas Stith Malone in the sum of twenty five dollars
for Medical services rendered, and Whereas the said William Brownson is anxious
and desirous of securing the payment of the above accounts debts, and for the further
Consideration of the sum of one dollar in hand paid to the said William Brownson
by the said Matthew Bell the receipt whereof is hereby acknowledged the said Wil-
liam Brownson hath bargained and sold and by these presents doth bargain and
sell unto the said Matthew Bell a Chestnut Sorrell Colt one year old twelve br
stands and ten head of legs. To have and to hold the above described property upon
the following Trust that the said Matthew Bell shall permit the said William
Brownson to keep possession of the above described property until the twenty fifth day
of December next and then if the above named debts together with the expenses of this
deed are not fully paid off and discharged, the said Matthew Bell shall at the request
of either of the parties of the third part sell said property to the highest bidder for Cash
after having given ten days notice of the time and place of sale and shall apply the
proceeds of said sale first to the payment of the expenses of this deed and then to the dis-
charge and payment of debts herein mentioned - Given under our hands & seals this
June 15th 1846.

Test
Robt. C. Brickell

Wm. Brownson (Seal)
Matthew Bell (Seal)
J. F. Sovell (Seal)
J. P. Coman (Seal)
Thos. Stith Malone (Seal)

The State of Alabama ss:
Livingston County } Personally appeared before me Robert Austin Clerk of the
County Court of said County the above named Robert C. Brickell subscribing Witness
to the foregoing deed in Trust who being duly sworn deposed and said that he
saw the above named William Brownson Joshua P. Coman and Thomas Stith
Malone whose names are subscribed thereto sign seal and deliver the said
Matthew Bell and that he said deponent subscribed his name thereto as a Witness
in the presence of said William Brownson Joshua P. Coman and Thomas Stith Malone
on the day and year therein mentioned - Given under my hand and seal this 26th day
of July 1846 -
Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Livingston County State of
Alabama for Registration the 26th day of July 1846.
Recorded in Dead Book No 7 page 251.
Teste Robert Austin Clerk
Teste Robert Austin Clerk

252
Jona McDonald
To { Read
R. V. Vaper

This Indenture, Made this Ninth day of June in the year one thousand eight hundred and forty six between Jonathan McDonald and May B McDonald, his wife of the County of Winston in the State of Alabama of the One part and Richard W. Vaper of the Other 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 and have this day given granted, bargained sold aliened enfeoffed and conveyed and confirmed and by these presents do give grant bargain sell alien enfeoff and convey unto the said party of the second part all those certain tracts or parcels of land lying and being in the town of Athens in said County and State and known as lot number fifty two in the plan of said town: The west half of lot number fifty two the west half of lot number fifty four (except a rectangular reservation on said last mentioned half lot in the north west corner thereof, reaching ninety four feet on the west town line and fifty five and a half feet on the north line thereof and also a strip thirty eight feet deep on the south side of lot number fifty one all said lots lying and being in the town of Athens. 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 party of the second part his heirs and assigns forever. And the said parties of the first part 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 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 parties of the first part and also against the lawful title claim or demand of all and every person or persons whomsoever. In Testimony whereof the said parties of the first part have hereunto set their names and affixed their seals the day and year above written.

signed sealed and delivered
in the presence of
R. J. Mundum
J. A. Malone

Jonathan McDonald
M. B. McDonald

The State of Alabama ss. Winston County; Personally appeared before me Robert Austin Clerk of the County Court of said County and State the above named Robert J. Mundum one of the subscribing witnesses to the foregoing deed who being duly sworn deposed and said that he heard the above named Jonathan McDonald and May B. McDonald whose names are subscribed thereto acknowledge the signing sealing and delivery of the same to the said Richard W. Vaper on the day and year therein mentioned, that he this deponent set his name as a witness thereto in the presence of the said Jonathan McDonald and May B. McDonald and that he saw the other subscribing witness Franklin J. Malone sign the same in the presence of the said Jonathan McDonald and May B. McDonald and in the presence of each other on the day and year therein mentioned. Given under my hand and seal this 25th day of July 1846.

Filed in the Office of the Clerk of the County Court of Winston County State of Alabama for Registration on the 25th day of July 1846.
Recorded in Dead Book No 7 page 252.

Teste Robert Austin Clerk

253
Uriah Smith
To { Read
Geo. B. Wilson

This Indenture made this thirtieth day of June one thousand eight hundred and thirty six between Uriah Smith and Keziah his wife of the County of Winston and State of Alabama of the One part and George B. Wilson of the County and State aforesaid of the other part: Witnesseth That the said Uriah Smith and Keziah 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 bargained sold aliened enfeoffed and conveyed and by these presents do bargain sell alien enfeoff and convey unto the said George B. Wilson the following tract or parcel of land lying and being in the County of Winston and State aforesaid known and distinguished as the south half of the south East quarter of the North East quarter of Section No thirty of Township No One of Range No four West 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 George B. Wilson his heirs and assigns forever and the said Uriah Smith and Keziah 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 George B. Wilson his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Uriah Smith and Keziah 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 Uriah Smith and Keziah his wife have hereunto set their hands and seals the day and year above written.

The State of Alabama ss. Winston County; Personally appeared before me John B. Smith an acting justice of the peace for the aforesaid County Uriah Smith and Keziah his wife whose names appear signed to the foregoing deed and acknowledged the signing sealing and delivery of the same to George B. Wilson on the day of its date for the purposes therein contained. And the said Keziah on a private examination separate and apart from her said husband acknowledged the signing sealing and delivery of the same to be her voluntary act and deed and that she parted without any fear threats or compulsion of her said husband relinquished his right of dower. Given under my hand and seal this 13th day of June 1836.

Filed in the Office of the Clerk of the County Court of Winston County State of Alabama for Registration on the 28th day of July 1846.

Recorded in Dead Book No 7 page 253.

Teste Robert Austin Clerk

This Indenture Made this fourteenth day of August in the year of our Lord To { Alexander Rogers
To { George B. Wilson
Henry Stanley of the third part Whereas the said Alexander Rogers is justly indebted to the said Henry Stanley in the sum of One hundred and forty dollars to be paid on or before the first day of January 1847 as by bond bearing date on the 13th day of August 1846 now fully appearing in this Indenture Witnesseth That for and in consideration of the premises and also for the further consideration of the sum of One dollar to the said Alexander Rogers in hand paid

by the said John McAllister and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged by the said Alexander Rodgers hath given granted bargain and sold released and confirmed and by these presents doth give grant bargain sell alien assign deliver and confirm to the said John McAllister his heirs and assigns forever. One Cherry sideboard. One Mahogany Bureau. Cherry Candlestand. One Cherry Sugar Chest. One Sofa with four joints. One Marble Clock. One Mahogany work table. Six Windsor chairs. One looking glass with frame. And One Carrall and lamp. To have and to hold all the premises hereunto conveyed unto the said John McAllister his heirs &c forever to the only proper use of the said John McAllister his heirs &c. And the said Alexander Rodgers for himself his heirs &c doth hereby Covenant promise and agree to and with the said John McAllister his heirs &c forever in manner and form following that is to say that the said John McAllister Rodgers his heirs &c the aforesaid personal property hereby conveyed to the said John McAllister his heirs &c against all persons Whomsoever shall and will warrant and forever defend by these presents. Upon Trust Moritally that the said John McAllister his heirs &c shall permit the said Alexander Rodgers to remain in quiet and peaceable possession of all the personal property hereby conveyed and take the profits thereof until default be made in the payment of the said sum of One hundred and forty dollars within in the whole or in part. And then upon this further trust that the said John McAllister or his heirs &c shall and will do soon after the happening of such default of payment as he or his heirs &c may think proper or the said Henry Stanley his heirs &c shall request sell the said personal property hereby conveyed or such part of the hereby granted premises as the said John McAllister or his representatives hereby authorized to do. 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 his or their own discretion by giving at least 15 days notice thereof by posting up advertisements in them or more public places in the County of Limestone State of Alabama fifteen days previous to the day of sale. And out of the monies arising from such sale shall after satisfying the charges thereof and all other expenses attending the premises pay to the said Henry Stanley his Executors Administrators or assigns the said sum of One hundred and forty dollars with the interest which therein may lawfully have accrued and the balance if any shall pay to the said Alexander Rodgers his heirs &c. But if the whole of the said sum of One hundred and forty dollars shall be fully paid off and discharged to the said Henry Stanley his heirs &c on or before the first day of January 1847 when the said sum is payable so that no default of payment of the said sum of One hundred and forty dollars 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.

Alexander Rodgers

J. McAllister

H. Stanley

The State of Alabama
Limestone County.

Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Alexander Rodgers whose name is subscribed to the foregoing deed in trust and acknowledged the signing sealing and delivery of the same to the said John McAllister on the day and year therein mentioned. Also appeared the above named John McAllister and Henry Stanley whose names are signed to the foregoing deed of Trust and acknowledged that they signed and sealed the same on the day and year therein named for the purposes therein mentioned. Given under my hand and seal this 14th day of August 1846.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama on the 14th day of August 1846 for Registration.

Robert Austin Clerk

Alfred Balch
To & David
M. B. Bentley

This Indenture made this 4th day of July eighteen hundred and forty six between Alfred Balch and Mary Newman Bentley, Fanny Gay Bentley and Margaret Newman Bentley children of Margaret Newman Bentley young at daughter of the late Dr. John Newman of Nashville Tennessee. Witnesseth that the said Alfred Balch in consideration of the affection which he entertained for the said Margaret Newman Bentley while living and the respect which he cherishes for her memory hath given and granted and by these presents doth give and grant to the said Margaret Newman Bentley, Mary Newman Bentley and Fanny Gay Bentley the following lots lying and being in the town of Athens County of Limestone and State of Alabama to wit Lot No 109, Lot 142 and Lot 141 as distinguished in the Original plan of the said Town of Athens Limestone County State of Alabama. To have and to hold the said several parcels of ground unto them the said Mary Newman Bentley, Fanny Gay Bentley and Margaret Newman Bentley their heirs and assigns forever as tenants in common of the same four lots herein described. And the said Alfred Balch for himself his heirs Executors and Administrators doth hereby Covenant with the said Mary Newman Bentley, Fanny Gay Bentley and Margaret Newman Bentley their heirs Executors Administrators and assigns that he will forever warrant and defend the right and title to said parcels of ground against the Claim or Claims of all and all in name of persons Whomsoever. In testimony whereof the said Alfred Balch hath hereunto set his hand and affixed his seal the day and year first above written.

Test Mary Bentley

R. M. Patton

The State of Alabama Limestone County. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Robert M. Patton one of the subscribing Witnesses to the foregoing and to be being first duly sworn deposed and said that he saw the above named Alfred Balch whose name is subscribed thereto sign seal and deliver the same to the said Mary Newman Bentley Fanny Gay Bentley and Margaret Newman Bentley that he this deponent subscribed his name as a Witness in the presence of the said Alfred Balch and that he saw the other subscribing Witness William Mackley sign the same in the presence of the said Alfred Balch and in the presence of each other on the day and year therein mentioned. Given under my hand and seal this 25th day of August 1846.

Filed in the Office of the Clerk of the County Court of said County State of Alabama for Registration this 25th day of August 1846.

Records in Dead Book No 7 page 355

Test Robert Austin Clerk

James B. Lloyd
To & David
Richd. W. Anderson

This Indenture made this eleventh day of August eighteen hundred and forty six (1846) between James B. Lloyd and Lucinda Lloyd his wife, of Madison County and State of Alabama of One part, and Richard W. Anderson of the County and State aforesaid of the Other part. Witnesseth that on or about the fourth day of September eighteen hundred and forty three the aforesaid James B. Lloyd became the purchaser of several Tracts and parcels of Land lying and being in the County of Limestone in the State of Alabama known and designated as the north West quarter of Section

thirty four (34), in Township Two (2) of Range Five (5) West of the Huntsville Meridian Containing One hundred and fifty eight 26/100 Acres of Land more or less, (158 2/100). And in the County of Lauderdale, the West half of the North East quarter of Section Twenty three (23), and the South half of the West half of the North West quarter of Section Twenty three (23) both in Township numbered One (1) of Range Twelve (12) West of the Huntsville Meridian, Containing One hundred and twenty Acres, and forty two hundredths of an acre of land, more or less (120 4/100) which land had been levied on by the Bank Agent, and sold by virtue of an execution held by the Branch of the Bank, of the State of Alabama. And by an Act of the general Assembly of the State of Alabama approved January 1st 1842, the aforesaid lands are subject to redemption. Now this Indenture Witnesseth that for, and in consideration of the sum of Eighteen dollars, and thirty one Cents (that being the full amount of purchase money with interest expenses &c) having been paid to us James B. Cloyd and Lucinda Cloyd by the aforesaid Richard W. Anderson, the receipt whereof we hereby acknowledge; we the said James B. Cloyd and Lucinda Cloyd do hereby convey to the aforesaid Richard W. Anderson all the right title and interest we had or can have both in law and equity in and to the following lands (to wit) The North West quarter of Section thirty four (34) in Township No Two (2), of Range Five (5) West of the Huntsville Meridian in Limestone County, Alabama Containing One hundred and fifty eight 2/100 Acres of Land more or less; (158 2/100) Also the West half of the North East quarter of Section Twenty three (23); and the South half of the West half of the North West quarter of Section Twenty three (23) both in Township One (1), of Range Twelve (12) West of the Huntsville Meridian; Lauderdale County Alabama, Containing One hundred and twenty Acres and forty two hundredths of an acre of land more or less (120 4/100 Acres) - To have, hold and enjoy the said Tracts and parcels of land as described herein, with the tenements Rights privileges immunities and appurtenances thereto belonging, or in any way appertaining unto the said Richard W. Anderson his heirs and assigns forever, and the said James B. Cloyd, and Lucinda Cloyd his wife for themselves, their heirs Executors and Administrators do warrant and will forever defend the title to said Tracts and parcels of land unto the said Richard W. Anderson his heirs and assigns from and against them and all and every person or persons holding or claiming by through or under them the said James B. Cloyd, and Lucinda Cloyd. In Witness whereof the said James B. Cloyd and Lucinda Cloyd his wife have hereunto set their hands and Seals this Eleventh day of August Eighteen hundred and forty six (1846)

Signed Sealed and delivered
by the promoters
James B. Cloyd
Lucinda Cloyd
State of Alabama Limestone County; This day personally appeared before me Green B. Struther, an acting justice of the peace in and for the County aforesaid the within named James B. Cloyd and Lucinda Cloyd who acknowledged that they signed sealed and delivered the within Deed on the day and year therein mentioned to the aforesaid Richard W. Anderson. And Lucinda Cloyd acknowledged on a private examination separate and apart from her husband that she signed sealed and delivered the within Deed as her voluntary act and deed fully without fear threats or compulsion of her husband the said James B. Cloyd - Given under my hand and seal this eleventh day of August Eighteen hundred and forty six (1846)

G. B. Struther Jt
The State of Alabama Madison County ss; I John W. City Clerk of the County Court of the County and State aforesaid, do hereby Certify that Green B. Struther

before whom the foregoing Acknowledgments were made and private examination was taken is and was at the date thereof, an acting justice of the peace in and for the County and State aforesaid duly Commissioned and qualified and that full faith and Credit are due and ought to be given to all his official acts as such - In Testimony whereof I have hereunto subscribed my name and affixed my Seal of Office at office in Huntsville this 17th day of August in the year 1846 And of American Independence the 71st

Seal

John W. City Clerk, C.C.
State of Alabama Lauderdale County; I Wiley T. Hawkins, Clerk of the County Court of the County and State aforesaid do hereby Certify that the foregoing deed was deposited in my Office for Registration this day and duly registered in our Book A. No 11 pages 613 & 614.

Seal

Given under my hand and Seal of Office at Florence the 22nd day of August 1846 and American Independence the 71st

W. T. Hawkins Clerk, C.C.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration the 25th day of August 1846 -

Teste Robert Austin Clerk

Recorded in our Book No 7 pages 255, 256 & 257 -

Teste Robert Austin Clerk

Richard G. Robertson
To & his wife
Mary Robertson

This Indenture Made this 28th February One thousand eight hundred and forty four between Richard G. Robertson & Mary Jones Robertson his wife of the one part and William G. Robertson of the other part all of the County of Limestone State of Alabama. Witnesseth that the said Richard G. Robertson & Mary Jones Robertson 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 hath this day bargained sold aliened conveyed and conveyed and by these presents doth bargain sell alien convey and convey unto the said William G. Robertson all that tract or parcel of land lying and being in the County of Limestone and State of Alabama and known as the South East half of the South East fourth of Section Nine Township One Range four West Reserving allways (Two Acres) that have been by me heretofore conveyed to the trustees of Antioch Meeting House bounded as in said Conveyance the balance containing Ninety eight Acres more or less in the District of lands sold at Huntsville. To have and to hold the above described lands with the tenements and appurtenances thereto belonging or in any way appertaining unto the said William G. Robertson his heirs and assigns forever and the said Richard G. Robertson and Mary Jones Robertson 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 William G. Robertson his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Richard G. Robertson & Mary Jones Robertson 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 G. Robertson and Mary Jones Robertson his wife hath hereunto set their hands and seals this the day and year above written -

Richard G. Robertson

The State of Alabama Limestone County; Personally appeared before Tammor Town an acting justice of the peace in and for the County aforesaid Richard C. Robinson and Mary Robinson his wife who acknowledged that the signs sealed and delivered the within deed to the aforesaid William C. Robinson on the day and date therein mentioned and Mary Jane Robinson his wife being by me privately examined separate and apart from her said husband acknowledged she signed sealed and delivered the within deed freely without any threats fear or compulsion of her said husband this the 29th day of March 1846. Given under my hand and seal -

Tammor Town Jp. (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 25th day of August 1846.
 Recorded in Alred Book No. 7 page 257 & 258. Feste Robert Austin Clerk

Cyrus Adige wife
 to { Mrs
 Samuel Tammor

This Indenture Made this twenty fourth day of August in the year One thousand eight hundred and forty six between Cyrus Adige and Lucy Adige his wife of the County of Limestone in the State of Alabama of the One part and Samuel Tammor of the other part Witnesseth That the said Cyrus Adige & Lucy Adige his wife for and in consideration of the 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 convey release confirm unto the said Samuel Tammor all that certain lots of land lying and being in the town of Athens and thereon in the plan of said town as lots Twenty Seven Containing half an acre more or less To have and to hold the above described lot of ground with the tenements and appurtenances therunto belonging or in any wise appertaining unto the said Samuel Tammor his heirs and assigns forever. And the said Cyrus Adige & Lucy Adige 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 Tammor his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Cyrus Adige & Lucy Adige and also against the lawful title claim or demand of all and every person or persons whatsoever. In Testimony whereof the said Cyrus Adige & Lucy Adige hereto subscribe their names and affix their seal the day and year above written.

Signs sealed and delivered
 in the presence of {

Cyrus Adige (Seal)
 Lucy Adige (Seal)

State of Alabama Limestone County; Personally appeared before me Matthew Bell an acting justice of the peace in and for said County Cyrus Adige and Lucy Adige his wife and jointly acknowledged the making sealing signing and delivery of the foregoing deed to Samuel Tammor for the purposes therein mentioned. Given under my hand and seal this 29th day of August 1846.

Mr. Bell Jp. (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 25th day of August 1846.

Feste Robert Austin Clerk

Recorded in Alred Book No. 7 page 258.

Feste Robert Austin Clerk

Hardy Jones's door
 to { Drds
 John I Jones

This Indenture Made this the 20th day of August in the year of our Lord eighteen hundred and forty six between Arthur M. Surany sole Acting Executor of the last Will and Testament of Hardy Jones deceased of the County of Limestone and State of Alabama of the One part and John I Jones of the same County and State of the other part Witnesseth That Whereas the said Arthur M. Surany did on the 6th day of the present month by virtue of the last Will and Testament of the said Hardy Jones deceased duly and legally admitted to probate and now of record in the Office of the Clerk of the County Court for said County and State and in pursuance of the provisions of said last Will and Testament he being the sole qualified and acting Executor thereof, expose to public sale to the highest bidder after having given full and ample notice of the time and place thereof a certain tract or parcel of land herein after more particularly described of which said land the said Hardy Jones deceased did seized and possessed; And Whereas the said John I Jones then and there bid eleven hundred and twenty five dollars for the said land it being the highest bid and the most money offered therefor. Now therefore in consideration of the premises and in consideration of the said sum of Eleven hundred and twenty five dollars, in hand by the said John I Jones the receipt whereof the said Arthur M. Surany hereby acknowledges for the said Arthur M. Surany sole Acting Executor, as aforesaid, and by virtue of the said last Will and Testament aforesaid, has 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 John I Jones his heirs and assigns all that certain tract or parcel of land, aforesaid lying in the County and State aforesaid, and known as the South East quarter of Section thirty two Township three Range three West Containing One hundred and sixty acres more or less. To have and to hold the above described land with the tenements and appurtenances therunto belonging or in any wise appertaining unto the said John I Jones his heirs and assigns forever. And the said Arthur M. Surany Executor as aforesaid, and as Executor, and in behalf of the Heirs and Divisors of the said deceased 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 I Jones his heirs and assigns forever from and against themselves and also against all persons claiming by through or under the said deceased, and also against the lawful claim or title of all and every person or persons whatsoever. In Testimony whereof the said Arthur M. Surany as Executor as aforesaid has hereto set his hand and seal, this day and year first above written.

A. M. Surany (Seal)
 Executor of H. Jones

The State of Alabama Limestone County; Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Arthur M. Surany whose name is subscribed to the foregoing deed as Executor of H. Jones and acknowledged that he signed sealed and delivered the same to the said John I Jones on the day and year therein mentioned. Given under my hand and seal this 27th day of August 1846.

Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration the 27th day of August 1846.

Feste Robert Austin Clerk

Recorded in Alred Book No. 7 page 259.

Feste Robert Austin Clerk

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Sherriff Limestone
To { Mrs
Elizabeth Watts

To all to Whom these presents may come, Greeting, Whereas that J. M. Surany
Sherriff of the County of Limestone in pursuance of and by virtue of a writ of Execution to me directed
from the Office of the Clerk of the Circuit Court of Morgan County in favor of the Branch
of the Bank of the State of Alabama at Milledgeville against the goods and Chattels lands and
Instruments of John Rany did say said Execution on the following described lands lying and
being in said County of Limestone (to wit) North quarter Section 36 T3 R4 West South West
quarter Section 25 T3 R4 West North West quarter Section 36 T3 R4 West South East
Corner of the North East quarter Section 35 T4 R4 West Beginning at South East Corner
of said quarter running North 13 Chains to a stake thence West 3 rods to a stake on the East
and West line of said quarter Section 7 Chains from the beginning Corner thence to the beginning
5 Acre South 1/2 East 1/2 North West quarter Section 11 T4 R4 West and after having
given due & legal notice of time and place of sale exposed the same to public sale as the
law directs and sold the same to Elizabeth Watts the being the highest bidder therefor.
Now Know ye that I the said J. M. Surany by virtue of said Execution and sale do sell
unto the said Elizabeth Watts all the right title Claim and interest which the said John
Rany had on the 22^d day of March 1846 in and to said Lands. Given under my hand and
Seal this 22^d day of March 1846 being no day found for the title to the same.

J. M. Surany Sherriff (Seal)

The State of Alabama ss, Limestone County, Personally appeared before me Robert Austin Clerk of
the County Court of said County the above named Arthur M. Surany whose name is subscribed
to the foregoing and acknowledged that he signed sealed and delivered the same to the said
Elizabeth Watts on the day and year therein mentioned. Given under my hand and Seal this 27th
day of August 1846.

Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for
Registration the 27th day of August 1846.
Recorded in Mrs Book No 7 page 260.
Teste Robert Austin Clerk

Alexander Aikin
To { David
Robert B Allen

This Indenture made this twenty seventh day of August in the year one thousand
eight hundred and forty six between Alexander Aikin and Matilda Aikin his wife of the
County of Limestone in the State of Alabama of the One part and Robert B Allen of said County
and State of the Other part. Witnesseth That the said Alexander Aikin and Matilda Aikin
for and in consideration of the sum of One thousand and twenty five dollars to them in hand
paid the receipt whereof is hereby acknowledged have this day given granted bargained sold
aliened released conveyed and confirmed; and by these presents do give grant bargain
sell alien release convey and confirm unto the said Robert B Allen all of certain
tracts of land lying and being in the County of Limestone and known as tracts the North West
quarter of Section twenty two Township three and Range six West West half of the North East
quarter Section fifteen Township three and Range six West Also West half of the West half
of the North East quarter of Section twenty two Township three and Range six West Containing
hundred and eighty acres more or less. To have and to hold the above described tracts
or parcels of land with the tenements and appurtenances therunto belonging or in anywise
appertaining unto the said Robert B Allen his heirs and assigns forever. And the said
Alexander Aikin and Matilda Aikin 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 B Allen his heirs
and assigns firm and against themselves and all and every person or persons claiming or holding

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under them the said Alexander Aikin and Matilda Aikin and also against the lawful title claim
or demand of all and every person or persons themselves. In testimony whereof the said Alexander
Aikin and Matilda Aikin have subscribed our names and affix our seals the day and year above
written.

Alexander Aikin (Seal)

Matilda Aikin (Seal)

Signed sealed and delivered in the presence of
R. N. Malone.

John L. Brand

State of Alabama Limestone County. This day personally appeared before me Morgan Lambert an
acting justice of the peace in and for the County aforesaid the above named Alexander Aikin and
Matilda Aikin who acknowledged that they signed sealed and delivered the within deed on the day
and year therein mentioned to the aforesaid Robert B Allen and Matilda Aikin acknowledged
in a private examination separate and apart from her husband that she signed sealed and delivered
the within deed as her voluntary act and deed fully without fear threats or compulsion of her hus-
band the said Alexander Aikin. Given under my hand and seal this twenty seventh day of
August eighteen hundred and forty six (1846).

Morgan Lambert Jp (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama
for Registration on the 28th day of August 1846.
Recorded in Mrs Book No 7 pages 260 & 261. Teste Robert Austin Clerk

J. A. Martin Wife
To { David
David Aikin

This Indenture made & entered into the first day of August 1846 between Joshua
A. Martin & Sarah Ann his wife of the City of Tuscaloosa of the first part and David A.
Friend of the County of Limestone Alabama of the Other part. Witnesseth That the said
Joshua A. Martin for & in consideration of the sum of Two hundred dollars to them in hand
paid by said David A. Friend the receipt of which is hereby acknowledged have granted bar-
gained sold by these presents do grant bargain sell alien & convey unto the said David
Friend a certain part of a lot in the town of Athens in Limestone County aforesaid known
in the plan of said Town as the middle third of lot number fifteen upon the
public square. To have and to hold the above described premises with its apper-
tenances unto the said David A. Friend his heirs & assigns forever. And the said Joshua A.
Martin & Sarah Ann warrant & defend the title to the same against the lawful title of
every person whatever. In testimony whereof said Joshua A. Martin & Sarah Ann have hereunto set their
hands & seals the date above written.

J. A. Martin (Seal)

S. A. Martin (Seal)

The State of Alabama Tuscaloosa
County ss

Personally appeared before me John L. Brand
one of the justices of the Supreme Court of said State Joshua A. Martin & Sarah Ann
Martin his wife who are personally known to me who acknowledged that they signed
sealed & delivered the within deed of conveyance to David A. Friend on the day and year
therein mentioned. Given under my hand & Seal this 21st day of August 1846.

J. L. Brand (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama
for Registration the 28th day of August 1846.
Recorded in Mrs Book No 7 page 261. Teste Robert Austin Clerk

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John D. Watson
To Dred
John S. Tucker

This Indenture made this the eighteenth day of August One thousand eight hundred and forty five between John D. Watson and Elizabeth Watson his wife of the County of Stawamba and State of Mississippi of the one part and John S. Tucker of the County of Dinwiddie and State of Alabama of the other part, Witnesseth That the said John D. Watson and Elizabeth Watson his wife for and in consideration of the sum of One hundred and twenty dollars to them in hand paid the receipt of which is hereby acknowledged have this day bargained sold allured conveyed and by these presents do bargain sell allured convey and assign unto the said John S. Tucker all that certain tract or parcel of land lying and being in the County of Dinwiddie and State of Alabama known and designated as the North West quarter of the South West quarter of fractional Section No. Twenty Six Township No. Two Range Six West Containing Forty Acres of the lands directed to be sold at Huntsville Alabama To Have and To Hold the above described parcel of land with the improvements and appurtenances thereto belonging or in any wise appertaining unto the said John S. Tucker his heirs and assigns forever and the said John D. Watson and Elizabeth Watson his wife for themselves their heirs Executors and Administrators do Manant and Wile for ever defend the title to the above described and hereby granted premises unto the said John S. Tucker his heirs and assigns from and against themselves and all and every person claiming or holding under them the said John D. Watson and Elizabeth Watson his wife have hereunto set our hands and seals the day and year above written.

The State of Mississippi
Stawamba County
John D. Watson (Seal)
Elizabeth Watson (Seal)
We it Remembered that on the 18th day of August 1845 personally appeared before me Joseph G. Cornwell an Acting Justice of the Peace in and for said County John D. Watson & Elizabeth Watson his wife and acknowledged that they signed sealed and delivered the within foregoing deed to John S. Tucker as their act and deed & for the use & purpose therein contained & expressed. Also the above named Elizabeth Watson whose name is affixed to the above deed upon an examination separate & apart from her said husband John D. Watson acknowledged that she signed sealed & delivered the said deed for the purpose therein specified on the day of its date to the within named John S. Tucker freely & voluntarily without any fear threats or compulsion of her said husband and that she relinquished all her right of dower in the land and premises in said deed specified - Given under my hand and seal this 18th day of August 1845.

Joseph G. Cornwell (Seal)
Justice of the Peace

The State of Mississippi Stawamba County; I Edwin G. Thomas Clerk of the Probate Court do hereby certify that Joseph G. Cornwell Esqr whose signature appears to the above Certificate of Acknowledgment is and was at the date thereof one of the legally qualified and Acting Justices of the Peace in and for said County and that full faith and credit are due to all his official acts as such.

(Seal)

Given under my hand and the seal of said Court at Office in Fulton this 19th day of August A.D. 1845.

Edw. Thomas Clerk

The State of Mississippi; Be it remembered that I, John C. Ritchie Judge of the Probate Court for Stawamba County in said State do hereby certify that Edwin G. Thomas whose name appears to the within Certificate of Attestation is and was at the date thereof the legally qualified and Acting Clerk of said Probate Court for said County of Stawamba and that full faith and credit are due to all his official acts and deeds as such and that his said Attestation is in due form of law. In testimony whereof I the said John C. Ritchie have hereunto set my hand and seal this 19th day of August 1845.

John C. Ritchie (Seal)
Judge of the Probate Court

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Filed in the Office of the Clerk of the County Court of Dinwiddie County State of Alabama for Registration the 31st day of August 1846.
Recorded in Deed Book No. 7 pages 262 & 263.
Teste Robert Austin Clerk

T. L. Ferguson
To Dred
Aaron A. Burdum

This Indenture made and entered into this 15th day of June 1846 between T. L. Ferguson and Lydia Ferguson his wife of the County of Dinwiddie State of Alabama of the one part and Aaron A. Burdum of the County of Morgan and State aforesaid of the other part. Witnesseth That for and in consideration of the sum of Three thousand dollars to the said T. L. Ferguson and Lydia his wife in hand paid by the said Aaron A. Burdum the receipt whereof is hereby acknowledged the said T. L. and Lydia his wife have this day bargained sold and conveyed and do hereby bargain sell & convey unto the said A. A. Burdum his heirs and assigns forever all the interest which the said T. L. and Lydia his wife have or may have in and to the Turnpike Road Commencing at the Location Ferry and Continuing to and terminating with the intersection of the road leading from Athens to Morrisville at Thomas Maclean Town House, or said road in the County of Dinwiddie State aforesaid; also all our title and interest to a certain tract of land lying in the said County of Dinwiddie, described as follows to wit, Lot No. 3 of 16th Section in Township 5 Range 4 West Containing Forty Seven 57/100 Acres. To Have and To Hold the said Turnpike Road and the said described tract of land to the said Burdum his heirs and assigns forever against the said T. L. and Lydia his wife and their heirs and assigns And the said T. L. and Lydia his wife doth hereby Covenant & defend the said road and said described tract of land to the said Burdum his heirs & assigns - In Witness whereof the said T. L. Ferguson and Lydia Ferguson have hereunto signed our names and affixed our seals the day & year above written.

Signed sealed and delivered in the presence of

T. L. Ferguson (Seal)
Lydia Ferguson (Seal)

Witness
Richard Smith
John M. Ray

State of Alabama Dinwiddie County; Personally appeared before me F. B. Nelson Judge of the County Court of the County of Dinwiddie State of Alabama T. L. Ferguson and Lydia Ferguson his wife and acknowledged their signature to the foregoing deed. Given under my hand and seal this the 16th day of June 1846.

F. B. Nelson (Seal)

Filed in the Office of the Clerk of the County Court of Dinwiddie County State of Alabama for Registration the 1st day of September 1846.
Recorded in Deed Book No. 7 Page 263.
Teste Robert Austin Clerk

Daniel J. Glover
To Marriage agent
Chapell Newood

State of Alabama Dinwiddie County
This Indenture made the day of September in the year of our Lord one thousand eight hundred and forty six between Daniel J. Glover of the one part Eliza Jane Petty of the second part and Chapell Newood of the third part Whereas a marriage is hereby intended to be solemnized by the permission of God by and between the said Daniel Glover and Eliza Jane Petty And whereas the said Eliza Jane Petty is possessed of considerable personal property consisting of five slaves to wit, Noreas a negro woman a woman

a Negro Woman, Jerry a Negro boy, Lucy a negro girl Child, Aga a negro girl Child and to whom it has been agreed that the said Daniel & Glover should after the said intended Marriage had, receive and enjoy during the joint lives of the said Daniel & Glover and Eliza Jane Petty the interest and occupation of the said personal Estate, and also that the same and the interest and the profits thereof from and after the decease of such of them the said Daniel & Glover and the said Eliza Jane Petty as should happen to die should be at the sole and only disposal of the said Eliza Jane Petty, notwithstanding her Contract. Now this Ardrenture Witnesseth that in pursuance of the before cited agreement, and in consideration of the sum of three millions of lawful money of this State in hand paid by the said Chapel Norwood and before the executing these presents the receipt thereof is hereby acknowledged by the said Eliza Jane Petty by and with the freely consent and agreement of the said Daniel & Glover testified by his being made a party, to and his dealing and delivery of these presents hath granted bargained sold and let over, and by these presents do grant bargain sell and let over unto the said Chapel Norwood his Executors Administrators and assigns all the said personal property Consisting of five slaves to wit a Negro Woman, Jerry a Negro boy, Lucy a negro girl Child, Aga a negro girl Child. To have and to hold the said property hereby conveyed to the said Chapel Norwood his Executors Administrators and assigns. Upon such trusts, covenants, conditions and to and for such interests and purposes, and under such provisions and agreements as herein after mentioned, that is to say in trust for the said Eliza Jane Petty until the solemnization of the said Marriage, and from and after the solemnization of the said intended Marriage then upon Trust that by the said Chapel Norwood, his Executors Administrators and assigns shall and do permit the said Daniel & Glover, during the joint lives of the said Daniel & Glover and the said Eliza Jane Petty his intended wife, to have receive take and enjoy all the interest and profits of the said property hereby assigned to and for his own use and benefit, and from and after the decease of them the said Daniel & Glover and the said Eliza Jane Petty as shall happen to die first then upon trust that the said Chapel Norwood his Executors Administrators and assigns shall and do assign transfer and pay over to the said Eliza Jane Petty the said property in case she should survive the said Daniel & Glover but if she die before him, then unto such person or persons and at the time and times, and in such parts and portions, manner and form, as the said Eliza Jane Petty notwithstanding her Contract, from time to time by any writing or writing under her hand and seal attested by three or more credible witnesses, or by her last Will and Testament, to be by her signed sealed published and declared in the presence of the like number of Witnesses, direct or appoint to the intent that she may not be at the disposal of or subject to the Control debts forfeitures or engagements of Daniel & Glover her intended husband, and in default of such direction or appointment, then to her lawful heirs or next of kin. Witness our hands and seals this the 2nd day of September 1846.

signed sealed and delivered
in the presence of

Daniel & Glover

Eliza Jane Petty

The State of Alabama ss. Limestone County. Personally appeared before me Robert Austin Clerk of the County Court of said County the abovesaid Daniel & Glover whose name is subscribed to the foregoing deed and acknowledged the signing sealing and delivery of the same to the said Chapel Norwood On the day and year therein mentioned. Given under my hand and seal this 2nd day of September 1846.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration the 2nd day of September 1846.

Recorded in said Book No. 7 pages 263 & 264.

Teste Robert Austin Clerk

President U.S.
To Patent
Jas. Montgomery

James Monroe, President of the United States of America; To all to whom these presents shall come greeting; Know ye that James Montgomery assignee of James McChesney having deposited in the General Land Office, a Certificate of the Register of the Land Office at Huntsville Alabama whereby it appears that full payment has been made for the North East quarter of Section 36 within in Township Three of Range four West Containing One hundred & fifty nine acres fifty hundredths of an acre, of the lands directed to be sold at Huntsville in pursuance of the laws providing for the sale of the lands of the United States in Mississippi and Alabama, There is granted by the United States unto the said James Montgomery & to his heirs the quarter lot or section of land above described. To have and to hold the said quarter lot or section of land with the appurtenances unto the said James Montgomery & to his heirs and assigns forever.

In Testimony whereof I have caused these letters to be made patent and the Great Seal of the General Land Office to be hereunto affixed.

Given under my hand at the City of Washington the first day of May in the year of our Lord One thousand eight hundred and twenty four and of the Independence of the United States of America the forty eighth.

By the President James Monroe

Recorded in Volume 8 page 152.

GEO. GRAHAM Commissioner of the General Land Office
Filed in the Office of the Clerk of the County Court of Limestone County and State of Alabama for registration the 15th day of September 1846.

Recorded in said Book No. 7 page 265.

Teste Robert Austin Clerk
Teste R. Austin Clerk

Andrew Montgomery
To Dr. J. Collier

Indenture Made this fourteenth day of September in the year one thousand eight hundred and forty six between Andrew Montgomery and Malinda J. Montgomery his wife of the County of Limestone in the State of Alabama of the one part and Joshua Collier of said County of the other part. Witnesseth that the said Andrew & Malinda J. Montgomery 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 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 Joshua Collier all that certain tract of land lying and being in the County of Limestone and State of Alabama and known and described as follows viz: The North East quarter of Section 36 within in Township Three of Range four West Containing One hundred and fifty nine acres fifty hundredths of an acre. To have and to hold the above tract or parcel of land with the appurtenances and appurtenances thereunto belonging or in any way appertaining unto the said Joshua Collier his heirs and assigns forever. And the said Andrew & Malinda J. Montgomery 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 Joshua Collier his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Andrew & Malinda J. Montgomery and also against the lawful title claim or demand of all and every person or persons whomsoever.

In Testimony whereof the said Andrew Montgomery and Malinda J. Montgomery

have hereto subscribed their names and affixed their seals the day and year above written -
 signed sealed and delivered in the presence of
 Andrew Montgomery
 Malinda J. Montgomery

The State of Alabama, Sumner County; This day personally appeared before me H. Stanley an acting justice of the peace in and for said County Andrew Montgomery and Malinda J. Montgomery his wife and acknowledged that they signed sealed and delivered the foregoing deed to Joshua Collier on the day of its date for the purposes therein specified - Given under my hand and seal this 16th day of September 1846 -

H. Stanley J.P. (Seal)
 Filed in the Office of the Clerk of the County Court of the County of Sumner and State of Alabama for Registration on the 16th day of September 1846 -

Recorded in Dead Book No. 7 pages 265-16.

Teste Robert Austin Clerk
 Teste Robert Austin Clerk

Asa J. Childers
 To { Dead in Tomb
 John Criz &c

Whereas Asa J. Childers is indebted to John Criz in the sum of one hundred dollars as appears by his note of this date and one day after date which debt he the said Childers is desirous of securing; Now this indenture made the 16th day of September 1846 between the said Asa J. Childers of the first part and John Criz of the second part and Arthur M. Swamy of the third part Witnesseth that the said Asa J. Childers in consideration of the premises & for the further consideration of one dollar to him in hand paid by the said Arthur M. Swamy the receipt whereof is hereby acknowledged hath granted bargained sold unto said Arthur M. Swamy his heirs and assigns forever a negro man named Ned aged about 23 years and said Asa J. Childers hereby binds himself to warrant and defend the title to said negro from and against the lawful claim of all persons whatever; Upon Trust that the said Swamy shall permit the said Childers to keep the said negro in possession until said Criz shall demand payment of the above note and should default then he made in payment of said note either in whole or part then upon further trust that said Swamy shall and will sell the said negro to the highest bidder for ready money at public auction after having fixed time & place of sale at his own discretion and given twenty days previous notice thereof by advertisement at the Court house door in Athens and out of the proceeds of said sale shall pay said note & all other expenses that may accrue in carrying out said power vested in him - In Witness whereof said parties have hereunto set their hands & seals the date above.

Asa J. Childers (Seal)

John Criz (Seal)

Arthur M. Swamy (Seal)

The State of Alabama ss:
 Sumner County; Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Asa J. Childers whose name is subscribed to the foregoing deed in trust and acknowledged that he signed sealed and delivered the same to the said Arthur M. Swamy on the day and year therein mentioned. Also appeared personally before me the above named John Criz and Arthur M. Swamy whose names are signed to the foregoing deed and acknowledged that they signed and sealed the same for the purposes therein specified on the day and year of its date - Given under my hand and seal this 16th day of September 1846 -

Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Sumner County, State of Alabama for Registration on the 16th day of September 1846 -
 Recorded in Dead Book No. 7 pages 266-17
 Teste Robert Austin Clerk
 Teste Robert Austin Clerk

Edmund Walton
 Co { Dead
 Wm W. Adams

This Indenture made this 6th day of September 1845 between Edmund Walton & Elizabeth his wife of Sumner County State of Alabama of the one part and William W. Adams of said County and State of the other part Witnesseth that the said Edmund Walton and Elizabeth 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 bargained sold and do hereby grant alien release and Convey unto the said William W. Adams a certain lot or parcel of land situate in Sumner County and known as the one fourth part and being the South East corner of the north East quarter of Section number eight in Township No. five of Range three west containing forty acres more or less To Have and to hold said piece of (40 acs) land with all and singular the rights profits and appurtenances in and to the same belonging to the only proper use and benefit of said William W. Adams and his heirs forever and the said Edmund Walton and Elizabeth his wife doth warrant and forever defend the same from all lawful claimant - In Witness whereof they have hereunto set their hands and seals the day and date above written -

Teste Wm W. Wooddy
 Chas. C. Gordon
 Shirley Tisdale

Edmund Walton (Seal)
 Elizabeth Walton (Seal)

State of Alabama
 Sumner County; I Charles C. Gordon an acting justice of the peace in and for said County do hereby certify that Elizabeth Walton whose name appears to the within and of Conveyance separate and apart from her husband acknowledged the signing the same within any fear or Constraint from the said husband for and in consideration of the purposes therein named - Given under my hand and seal this 6th November 1845 -

Chas. C. Gordon Justice of Peace (Seal)

The State of Alabama ss: Sumner County; Personally appeared before me Robert Austin Clerk of the County Court of said County the above named William W. Wooddy one of the subscribing witnesses to the foregoing deed who being first duly sworn deposes that he saw the above named Edmund Walton whose name is subscribed thereto sign seal and deliver the same to the said William W. Adams that he thus deponent subscribed his name as a witness thereto in the presence of the said Edmund Walton and that he saw the other subscribing witnesses Charles C. Gordon and Shirley Tisdale sign the same in the presence of the said Edmund Walton and in the presence of each other on the day and year therein mentioned - Given under my hand and seal this 16th day of September 1846 -

Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of the County of Sumner and State of Alabama for Registration the 16th day of September 1846 -

Recorded in Dead Book No. 7 pages 267 -

Teste Robert Austin Clerk

State of Alabama }
 Liminstone County } This Indenture made this second day of February one thousand
 eight hundred and forty six between W. W. Beard, A. J. Beard, John G. Beard, M. Beard &
 A. Akin heirs of John A. Beard deceased of the first part & William Stephenson heir of the
 said John A. Beard deceased of the second part; Witnesseth that the said W. W. Beard, A. J. Beard
 John G. Beard, M. Beard & A. Akin of the first part for and in consideration of the sum of one
 hundred dollars to us in hand paid by William Stephenson of the second part the receipt whereof
 is hereby acknowledged hath bargained & sold & by these presents doth bargain & sell unto the
 said William Stephenson of the second part & to his heirs & assigns forever all our interest as
 heirs of the said John A. Beard deceased to the North West quarter of Section 26 T3 R 6 W.
 together with all and singular the hereditaments & appurtenances thereto belonging or in any
 way appertaining & also all the estate right title interest claim of them the said W. W. Beard
 A. J. Beard John G. Beard, M. Beard & A. Akin of the first part either in law or equity of in & to the
 above bargained premises & every part & parcel thereof. To have & to hold unto the said William
 Stephenson of second part his heirs & assigns to the sole & only proper use benefit & behoof of the
 said William Stephenson of the second part his heirs & assigns forever.

W. W. Beard (Seal)
 Alexander Akin (Seal)
 A. J. Beard (Seal)
 Andrew J. Beard (Seal)
 John G. Beard (Seal)
 Pleasant A. Beard (Seal)

State of Alabama Liminstone County; Personally appeared before me A. J. Beard an acting justice
 of the peace in and for the County aforesaid the within named W. W. Beard John G. Beard & A. Akin
 who acknowledging that they severally signed sealed & delivered the foregoing deed
 on the day and date therein mentioned to the aforesaid William Stephenson signed sealed &
 delivered the said deed to the said William Stephenson. Given under my hand & seal this the
 second day of February 1846.

Andrew J. Beard (Seal)

State of Alabama Liminstone County; Personally appeared before me Samuel Tanner an acting
 justice of the peace in and for the County aforesaid the within named A. J. Beard who acknowledging
 that he signed sealed & delivered the foregoing deed on the day & date therein mentioned to the aforesaid
 William Stephenson signed sealed & delivered the said deed to the said William Stephenson. Given under
 my hand & seal this the second day of February 1846.

Samuel Tanner (Seal)

The State of Mississippi Pontotoc County; Personally appeared before me Thomas Malley an acting
 justice of the peace in and for said County Pleasant A. Beard and acknowledging that he signed
 sealed and delivered the foregoing deed to the aforesaid William Stephenson signed sealed & delivered
 the said deed to the said Stephenson. Given under my hand and seal this 5th day of Sept. 1846

Thomas Malley (Seal)

Filed in the Office of the Clerk of the County Court of Liminstone County State of Alabama for Registration
 on the 28th day of September 1846.

Teste Robert Austin Clerk

Recorded in Alex. Book No 7 page 268.

Teste Robert Austin Clerk

Rebecca Beard & Nancy Beard heirs of John A. Beard and Minerva J. Beard Stephenson wife of
 William Stephenson and Matilda Akin wife of Alexander Akin and Sarah A. Beard wife
 of M. Beard of the first part and William Stephenson of the second all of the County of Liminstone
 and State of Alabama Witnesseth that the said Rebecca Beard & Nancy Beard and Minerva J.

Stephenson and Matilda Akin and Sarah Beard of the first part have this day relinquished all
 our interest right in and unto a certain tract or parcel of land lying and being in the County
 of Liminstone State of Alabama to William Stephenson his heirs & assigns forever to wit the North West
 quarter of Section 26 Township 3 Range 6 West Whereas we set our hands and seals
 this 22nd Sept. 1846.

Rebecca J. Beard (Seal)
 Nancy J. Beard (Seal)
 Minerva J. Stephenson (Seal)
 Matilda Akin (Seal)
 Sarah A. Beard (Seal)

State of Alabama }
 Liminstone County } Personally appeared before me Henry Smith an acting justice
 of the peace for Liminstone County Rebecca Beard & Nancy & Matilda Akin
 and Sarah Beard & Minerva J. Stephenson who acknowledged that they signed
 sealed and delivered the within relinquishment to William Stephenson on the
 day and date therein mentioned. Given under my hand and seal this 22nd
 Sept. 1846.

Henry Smith J.P.

Filed in the Office of the Clerk of the County Court of the County of Liminstone State of
 Alabama for Registration on the 22nd day of September 1846.

Teste Robert Austin Clerk

Recorded in Alex. Book No 7 page 268 & 9.

Teste Robert Austin Clerk

This Indenture made this 28th day of September one thousand eight
 hundred and forty six between Arthur M. Swamy Administrator de bonis non of George
 Negro dec'd of the County of Liminstone and State of Alabama of the one part and Peterson
 Tanner of the same County and State of the other part; Witnesseth that the said
 Arthur M. Swamy did on the 5th day of January 1846 by virtue of an Order made
 by the Judge of the County Court of said County expose to public sale to the highest
 bidder (after giving full and legal notice of the time and place thereof) the undivided
 interest that the said Negro had in lot No 20 (twenty) lying and being in the town
 of Athens it being the one half of which said Negro signed and possessed and whereas
 the said Peterson Tanner then and there bid ~~thousand~~ and ten dollars for the
 said undivided interest in said lot it being the highest bid and the most money
 offered therefor. Now therefore in consideration of the said Order and in consideration
 of the said sum of three hundred and ten dollars in hand paid by the said Peterson Tanner
 the receipt whereof is hereby acknowledged by the said Arthur M. Swamy by this said
 Arthur M. Swamy Administrator as aforesaid and by virtue of the said Order has this
 day given granted bargained and sold and aliened unto the said Peterson Tanner
 his heirs and assigns all that interest of the said Negro to the above described lot
 & parcel of land. In testimony whereof I Arthur M. Swamy as Administrator as aforesaid
 have hereunto set my hand and seal the day and date above written.

A. M. Swamy Admin (Seal)

The State of Alabama ss. Liminstone County; Personally appeared before me Robert
 Austin Clerk of the County Court of said County the above named Arthur M. Swamy whose
 name is signed to the above deed and acknowledged the signing sealing and delivery
 of the same to the said Peterson Tanner on the day and year therein mentioned. Given
 my hand and seal this 26th day of September 1846.

Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Liminstone County State of

Alabama for Registration on the 26th day of September 1846-

Teste Robert Austin Clerk
Recorded in Blue Book No 7 pages 269 & 70

James M Hill

Co. 3, 1st Regt.

Nancy A Harris

This Indenture made and entered into this 28th day of September one thousand eight hundred and forty six between James M Hill and Eliza J. his wife of the first part and William D Toome second part and Nancy A Harris of the third part all of the County of Limestone and State of Alabama. Whereas the said James M Hill is indebted to the said Nancy A Harris in the sum of one hundred and twenty three dollars and thirty four Cents on note due one day after date and dated 28th day of September 1846. Which sum of money the said James M Hill and Eliza J. his wife are willing and desirous to secure; Now this Indenture Witnesseth that for and in consideration of one dollar to the said James M Hill and Eliza J. his wife in hand paid by the said William D Toome at and before the sealing and delivering of the presents the receipt of which is hereby acknowledged the said James M Hill and Eliza J. his wife have given granted bargained sold aliened enfeoffed and conveyed and by these presents do give grant bargain sell alien enfeoff and convey unto the said William D Toome his heirs and assigns the following described tract or parcel of land lying and being in the County of Limestone and State of Alabama viz South West quarter of the South East quarter of Section No 12 of Township No. One of Range No four (West) Containing thirty nine acres and ninety four hundredths of an acre. To have and to hold the said tract or parcel of land hereby conveyed unto the said William D Toome his heirs Executors Administrators and assigns forever to the only and proper use of the said William D Toome his heirs Executors Administrators and assigns forever Upon trust that the said William D Toome his heirs Executors and Administrators shall permit James M Hill and Eliza J. his wife to remain in peaceable possession of the said tract or parcel of land hereby conveyed and take the profits thereof to his own use until default be made in the payment of the sum of money in all (one hundred and twenty three dollars) either in whole or in part and then upon the further trust that the said William D Toome his heirs Executors or assigns shall and will as soon after the happening of default of payment as he his heirs &c shall think proper or the said Nancy A Harris shall request sell the said tract or parcel of land to the highest bidder for cash at public auction after having given the time and place of sale at his own discretion and given twenty days notice thereof by advertisement to be set up at the Court house door and two or more public places in the neighborhood and out of the money arising from such sale after satisfying all the expenses attending the premises pay to the said Nancy A Harris her heirs Executors Administrators or assigns the said sum of money with the interest that may have accrued and the balance if any shall pay to the said James M Hill his heirs Executors Administrators or assigns but if the said whole of said sum of money (one hundred and twenty three dollars & thirty four Cents) shall be fully paid off and discharged to the said Nancy A Harris her heirs &c when demanded so that no default be made in the payment of the said sum of one hundred and twenty three dollars and thirty four Cents then this indenture to be void otherwise to remain in full force and virtue. In witness whereof the said parties to

these presents have hereunto set their hands and seals the day and year first above written-

James M Hill (Seal)
Eliza J. Hill (Seal)
William D Toome (Seal)
Nancy A Harris (Seal)

The State of Alabama

Limestone County } Personally appeared before me Turner Toome an acting justice of the peace for the County and State aforesaid James M Hill and Eliza J. his wife and Nancy A Harris who acknowledged that they signed sealed and delivered the foregoing deed in trust on the day of its date and also on the same day examined the said Eliza J. Hill separately and apart from her husband and she acknowledged that she signed the above deed in trust freely and voluntarily. Given under my hand and seal this 28th day of September 1846.

Turner Toome (Seal)
Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration the 28th day of September 1846-

Recorded in Blue Book No 7 pages 270 & 271-

Teste Robert Austin Clerk
Teste Robert Austin Clerk

Geo. Petty for Adam
To 3 Dred
Nathaniel Terry

To all to whom these presents may come greeting know ye that I Arthur M Shucray administrator appointed by the Judge of the County Court of Limestone County and pursuant to an order made by said Judge did on the 6th day of May 1846 after first giving legal notice of the time and place of sale thereof expose to public sale all the lands lying and being in the County of Limestone of which George Petty Jr did die seized and that at the sale thereof Nathaniel Terry became the purchaser of all the right title claim and interest which the said George Petty Jr had or could have in and to the following described tract or parcel of land for the sum of one hundred and twenty six dollars that being his and the highest bid therefor by the tract or parcel of land lying and being in the County of Limestone and State of Alabama and known and described as follows The South West quarter of Section No 13 To Range No 3 West of Town No 12. Now know ye that I Arthur M Shucray as administrator aforesaid by virtue of the authority and of the Statute in such cases made and provided have bargained sold and conveyed and by these presents do bargain sell and convey unto the said Nathaniel Terry all the right title interest and claim which the said George Petty Jr had in and to the above described tract or parcel of land with the appurtenances thereto for the sum of one hundred and twenty six dollars the receipt whereof is hereby acknowledged. To have and to hold the above land with the appurtenances thereto as fully as I as administrator aforesaid could and by that under the authority aforesaid and of the Statute in such cases made and provided unto the said Nathaniel Terry his heirs and assigns forever. Given under my hand and seal this day and date above written.

A. M. Shucray (Seal)

The State of Alabama } Limestone County; Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Arthur M Shucray whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said Nathaniel Terry on the day and year therein mentioned. Given under my hand and seal this 5th day of October 1846.

Robert Austin (Seal)
Filed in the Office of the Clerk of the County Court of Limestone County & State of Alabama for Registration the 5th day of October 1846-

Recorded in Blue Book No 7 page 271-

Teste Robert Austin Clerk
Teste Robert Austin Clerk

Wm. Miles & Son
To: S. R. R.
Jas. C. Malone

This Indenture made and entered into this eighth day of July in the year of our Lord One thousand eight hundred and forty six by and between William Miles and Eliza Miles his wife and Jonathan Sorn and Martha Sorn his wife of the County of Carroll in the State of Missouri of the first part and James Callahan of the County of Simons in the State of Alabama of the second part. Witnesseth that for and in consideration of the sum of Two thousand dollars to them the said party of the first part in hand paid by the said party of the second part the receipt whereof is hereby acknowledged they the said party of the first part have given granted bargained and sold and do by these presents give grant bargain and sell unto the said party of the second part and to his heirs and assigns forever the following described real estate situate lying and being in said County of Simons and State of Alabama and known and designated as the South half of the East half of the South East quarter of Section thirty four (34) Township One (1) Range Six (6) West and the East half of the North East quarter of Section three (3) Township two (2) Range Six (6) West, and the East half of the South East quarter of Section three (3) Township two (2) Range Six (6) West, and the South West quarter of Section two (2) Township two (2) of Range Six (6) West, and the South half of the North East quarter of Section two (2) Township two (2) of Range Six (6) West, and the South half of the North East quarter of Section three (3) Township two (2) of Range Six West. To Have and To Hold the real estate hereby conveyed together with all and singular the rights privileges and appurtenances thereto belonging or in any wise appertaining unto him the said party of the second part his heirs and assigns forever And they the said party of the first part for themselves their heirs executors and administrators do hereby Covenant and agree with him the said party of the second part his heirs and assigns that they will warrant and forever defend the right title Claim and interest to and in the aforesaid tracts lots or parcels of land hereby conveyed free from the claim or Claims of all and every person or persons whatsoever. In Testimony whereof they the said parties of the first part have hereunto set their hands and seals this the day and year first above written.

William Miles (Seal)
Eliza Miles (Seal)
Jonathan Sorn (Seal)
Martha Sorn (Seal)

State of Missouri ss.
County of Carroll } Be it remembered that on this the fourteenth day of July in the year of our Lord One thousand eight hundred and forty six before us two Justices of the Peace in and for said County of Carroll personally came William Miles and Eliza Miles his wife and Jonathan Sorn and Martha Sorn his wife all of whom are personally known to us to be same persons whose names are subscribed to the foregoing instrument of writing as having executed the same and severally acknowledged the same to be their act and deed for the uses and purposes therein mentioned. They the said Eliza Miles and Martha Sorn being by us made acquainted with the contents thereof and examined separately and apart from their respective husbands whether they signed the same voluntarily fully and without compulsion or undue influence of their said husbands and upon said examination they acknowledged and declared that they did sign the same voluntarily fully and without compulsion or undue influence of their said husbands and that they do not wish to retract therefrom Taken and Certified this the day and year first above written.

State of Missouri ss.
County of Carroll } I Lewis N. Rice Clerk of the County Court in and for said County of Carroll do hereby Certify that Hiram McCall and William Brown

Hiram McCall J.P.
William Brown J.P.

Whose names appear to the foregoing Certificate of acknowledgment as Justices of the Peace at the time of signing the same and still are both acting Justices of the Peace in and for said County of Carroll duly Commissioned and qualified as such and that full faith and credit are due to all their official acts as such.

(Seal)

In Testimony whereof I Lewis N. Rice Clerk as aforesaid have hereunto set my hand and affixed the Seal of said Court at Office in Carrollton this 15th day of July 1846.

Lewis N. Rice Clerk of
Carroll County Court Mo.

State of Missouri ss.
County of Carroll } I Thomas Arnold presiding Justice of the County Court of Carroll County do hereby Certify that Lewis N. Rice whose name appears to the foregoing Certificate as Clerk of the County Court of Carroll County Mo. at the time of signing the same and still is acting Clerk of said Court duly Commissioned and qualified as such and that full faith and credit are due to all his official acts as such. Given under my hand this 15th day of July 1846.

Filed in the Office of the Clerk of the County Court of Simons County State of Alabama for Registration the 7th day of October 1846.
Recorded in Book No. 7 pages 272 & 273. T. R. Robert Austin Clerk

John W. Sanders
To: S. R. R.
Jas. C. Malone

An Indenture made this 8th day of October AD 1846. between John W. Sanders of the County of Simons and State of Alabama of the first part, Enlist Jones of the same County and State of the second part and John Sautrop of the third part. Whereas the said party of the third part has this day become the security of the said party of the first part in and for the sum of sixty four dollars and twenty Cents made of an even date herewith to Vaper Coleman Vaper and payable on or before the 1st day of January eight hundred and forty eight and whereas the said party of the first part is willing and desirous to indemnify and save himself the said party of the third part on account of his said securityship. Now this Indenture Witnesseth that for and in consideration of the sum of five dollars in hand paid by the said party of the second part to the said party of the first part, the receipt whereof is hereby acknowledged he the said party of the first part bargains sells alien assigns and Conveys and by these presents does bargain sell alien assigns and Conveys unto the said party of the second part his heirs and assigns all that certain tract or parcel of land lying and being in said County and State and known as the North East fourth of the South West fourth of Section twenty nine Township One of Range five West. To Have and To Hold the same together with all and singular the privileges and appurtenances thereto belonging, or in any wise appertaining to him the said party of the second part his heirs and assigns forever and the said party of the first part for himself his Executors Administrators and assigns Covenants and agrees with the said party of the second part that he the said party of the first part will and his Executors administrators and assigns shall warrant and defend the title to the said land and appurtenances unto the said party of second part his heirs and assigns forever against the lawful claims and demands of all persons whatsoever. Upon Trust nevertheless and for the uses and purposes following, and none other to wit 1st that the said party of the second part shall permit the said party of the first part to remain in quiet

and peaceable possession of the said land and appurtenances until default be made in the payment of the said sum of money or some part thereof, and And then upon the further trust that the said party of the second part be soon after the happening of such default as he may think proper or as he may be requested by the said party of the third part or the said Jasper Coleman Wapser, or either of them shall proceed to sell the said land to the highest bidder at public outcry in the town of Athens for cash after having given full and ample notice of the time and place thereof; and out of the proceeds of said sale shall after defraying all necessary expenses attending the writing recording and execution of this trust pay to the said Jasper Coleman Wapser, or to the said party of the third part if he has paid sum of money as security the said sum of money with lawful interest or whatever part or portion thereof remains unpaid. But if the said party of the first part shall fully pay off and discharge the said debt so that there is no default of payment thereof and so that the said party of the third part shall not be called on to pay the same as security, then this indenture to be null and void otherwise to remain in full force and effect - In Testimony whereof the parties aforesaid have hereunto set our names and affixed our seals this the day and year first above written -

John R Sanders *Esq*
Egbert S Jones *Esq*
Stith Lantrop *Esq*

The State of Alabama ss.
Sumner County

Personally appeared before me Robert Austin Clerk of the County Court of said County the above named John R Sanders whose name is signed to the above deed in trust and acknowledged the signing sealing and delivery of the same to the said Egbert S Jones on the day and year therein mentioned. Also appeared before me the above named Egbert S Jones and Stith Lantrop whose names are signed to the foregoing deed in trust and acknowledged the signing sealing of the same for the purposes therein specified on the day and year of its date - Given under my hand and seal this 8th day of October 1846 -

Robert Austin *Esq*

Filed in the Office of the Clerk of the County Court of Sumner County State of Alabama for Registration on the 8th day of October 1846 -

I test Robert Austin Clerk

Recorded in said Book No 7 pages 273 & 274 -

I test Robert Austin Clerk

Charles W Cordle
To { Lived in Trust
McCauley & Hayes

Whereas Charles W Cordle of Sumner County in the State of Alabama is justly indebted to William McCauley and Francis Hayes Merchants and Partners Trading under the firm name of McCauley & Hayes by bond bearing date the third day of September eighteen hundred and forty six payable one day after date to said McCauley & Hayes of the sum of nine hundred & eighty one dollar and twenty five Cents for value received. Also by bond executed by said Cordle and William Lepley dated the seventeenth day of July eighteen hundred and forty four for the payment on or before the first day of August next thereafter to James Sandman of the sum of Seventeen hundred & forty five dollars and sixty Cents on which last bond is a credit on the fifteenth day of February eighteen hundred & forty four of one hundred & twenty dollars also on the tenth day of March eighteen hundred & forty five a credit of one hundred & thirty dollars fifty Cents also on the eighteenth day of January eighteen hundred & forty six a credit of one hundred & twenty dollars; and on the sixteenth day of March eighteen

hundred & forty six a credit of eight hundred dollars; and whereas also he is indebted by Bill of Exchange drawn by said Charles W Cordle on Louis & Patterson at Huntsville Alabama and dated at Huntsville Alabama on the third of September eighteen hundred & forty six for the payment five months after its date of four hundred & eighty dollars to the order of William Lepley and by him endorsed; and also by bond drawn by said Cordle for the payment one day after its date to William DeHayes or Order of two hundred & fifty seven dollars and sixty eight Cents and dated first August eighteen hundred & forty six; also by Bill of Exchange drawn by said Cordle on Martin Pleasant Co. at Huntsville Alabama and dated Madison County Alabama on first of April eighteen hundred and forty six for payment of six hundred and fifty six dollars & fifty nine Cents for value received nine months after its date to said William Lepley and by said Lepley endorsed; also by Bill of Exchange drawn by said Cordle on William DeHayes Sumner County Alabama and dated at Athens Alabama on the thirteenth day of August eighteen hundred & forty six for the payment nine months after the date thereof to the order of said William Lepley of the sum of five hundred & ninety three dollars and nineteen Cents; also by Bill of Exchange drawn by said Cordle on the fifteenth day of May eighteen hundred & forty three on Fann, Cranshaw & Co. New Orleans for the payment to William Lepley of five hundred and thirty dollars & fifty four Cents twelve months after the date thereof and by said Lepley endorsed to McCauley & Hayes, and which said bill has been protested for non payment; also to said McCauley & Hayes by open account in the sum of fourteen dollars & eighty eight Cents due on the first day of January eighteen hundred & forty four and in the sum of twenty three dollars & forty seven Cents due on the first day of January eighteen hundred & forty five; and also in the sum of eighteen dollars and twenty five Cents due on the first day of January eighteen hundred & forty six; And whereas the said Charles W Cordle is willing and desirous to secure the debts aforesaid; Now therefore this indenture made and entered into this sixteenth day of September in the year of our Lord one thousand eight hundred & forty six, by and between the said Charles W Cordle of Sumner County Alabama of the first part William DeHayes of the County and State last aforesaid of the second part and the said William Lepley as endorser of the Bills of Exchange aforesaid, the said McCauley & Hayes, James Sandman, William DeHayes and the said McCauley & Hayes, all of the County of Madison said State of Alabama except said William DeHayes of said County of Sumner of the third part; Witnesseth that the said Charles W Cordle for and in consideration of the premises aforesaid and of the further consideration of the sum of one dollar to him in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, hath this day bargained, sold aliened and by their presents cloth bargain sell and deliver unto the said party of the second part, the following described Negro Slaves, to wit, Daniel, a negro man, aged about thirty seven years, Betty, a negro woman, aged about thirty two years and her four children, Cam a boy, about eight years of age, Alingo, a boy about six years old, Amanda a girl about four years old and Jane a girl about two years old, Hattwell a man, aged about thirty five years, Clarissa a woman aged about thirty six years and her two children, John a boy about four years old and Bruce about two years old; Benull a man about thirty years old; Scipio about eighteen years old; Lafayette, a boy, about fourteen years old, Tom a man about forty years old, Polly a woman aged about forty years; Cordine, a woman about thirty two years; Wemy about eighteen years old; Julia a girl about fourteen years old, and Agnes about thirteen years old. To Have and to hold, the above described property to him the said party of the second part, and the said party of the first part do warrant and will

for ever defend the title to the slaves aforesaid unto the said party of the second part from and against himself the said Charles W. Cordle, and all and every person or persons whomsoever and also the future increase of the females thereof. In Trust for the said party of the second part upon this express condition that if the debts aforesaid which are now due or may be due by the first day of January next be paid at that time, and the balance as they become due, that then this indenture shall be null and void, But if the debts aforesaid shall not be paid by the said first day of January next, that the said William D. Hayes shall be authorized and empowered to sell the slaves aforesaid at such time and place upon such notice, and at such place, either publicly or privately and for cash as the said Hayes may think proper, and it shall be his duty to do so, upon the request of either of the parties hereto of the third part, and out of the proceeds thereof first to pay and satisfy the costs incident hereto, then the debts aforesaid, and the balance if any to the said party of the first part. And it is hereby expressly understood that the slaves aforesaid which are now hired out for the balance of the year are to remain where they are now hired, until the expiration of the time for which they are hired. In Testimony whereof the said parties hereto subscribe their names and affix their seals the eleventh day of September eighteen hundred and forty six -

Signed sealed and delivered

in the presence of

B. J. Moore

M. H. Moore

C. W. Cordle

Wm. D. Hayes

Wm. McDowell

Francis J. Levert

James Lammam

Thos. S. McCalley

Geo. W. Drake

Mrs. Seplic

The State of Alabama

Madison County, Ala. Personally appeared before me John W. Clay, Clerk of the County Court of this County and State aforesaid the above named Benjamin T. Moore one of the subscribing witnesses to the foregoing deed who being first duly sworn depose and testify that he saw the above named Charles W. Cordle, William McDowell, Francis J. Levert, James Lammam, Thomas S. McCalley, and George W. Drake whose names are subscribed thereto, sign, seal and deliver the same to the said William D. Hayes that he this deponent subscribed his name as a witness thereto in the presence of the said Charles W. Cordle, William McDowell, Francis J. Levert, James Lammam, Thomas S. McCalley, and George W. Drake and that he saw the other subscribing witness, William H. Moore sign the same in the presence of the said Charles W. Cordle, William McDowell, Francis J. Levert, James Lammam, Thomas S. McCalley, and George W. Drake, and in the presence of each other on the day and year therein named.

Subscribed

In Witness whereof I have hereunto set my hand and affixed the seal of the said County Court at my Office in Huntsville in said County on the eleventh day of September in the year of our Lord One thousand eight hundred and forty six and of American Independence the seventy first year -

John W. Clay, Clerk C.D.

The State of Alabama, St. Simons County; Personally appeared before me Robert Austin Clerk of the County Court of said County the above named William D. Hayes and William Seplic whose names are subscribed to the foregoing deed in Trust and acknowledges that they signed sealed and delivered the same for the purposes therein named - Given under my hand and seal this 8th day of October 1846 -

Robert Austin Clerk

Filed in the Office of the Clerk of the County Court of Simons County State of Alabama

the 8th day of October 1846 for Registration -

Recorded in said Book No 7 pages 274-5, 6 & 7 -

Teste Robert Austin Clerk

Teste Robert Austin Clerk

No. Austin Clerk
do { Read

This Indenture made this twenty ninth day of June in the year One thousand eight hundred and forty six between Robert Austin and Elizabeth F. Austin his wife of the County of Simons in the State of Alabama of the one part and Guelulums Wood of said County of the other part Witnesseth that the said Robert Austin for and in consideration of the sum of One hundred and ten dollars to him 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 Guelulums Wood all that certain lot or parcel of land lying and being in the Town of Athens County of Simons and State of Alabama being part of the East half of the North West quarter of Section No 8 Township Three Range four West and bounded as follows, to wit, Beginning at the North East Corner of said lot, the North West Corner of a lot formerly owned by J. W. Drake thence North six poles & 68/100 of a pole thence South twenty two poles & 84/100 of a pole to the Florence road thence North by degree East with said road seven poles & 25/100 of a pole thence North twenty poles & 12/100 of a pole to the Beginning containing Eighty nine hundredths of an acre more or less. 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 Guelulums Wood his heirs and assigns forever, and the said Robert Austin and Elizabeth F. Austin 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 Guelulums Wood his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Robert Austin and Elizabeth F. Austin his wife And also against the lawful Claims or demand of all and every person or persons whomsoever. In Testimony whereof the said Robert Austin and Elizabeth F. Austin have hereunto subscribed their names and affixed their seals the day and year above written -

Signed sealed and delivered

in the presence of

Mary E. Davis

Rebecca F. Davis

The State of Alabama St. Simons County; Personally appeared before me Frederick B. Nelson Judge of the County Court of said County the above named Robert Austin whose name is subscribed to the within and acknowledged the signing making and delivery of the same to the said Guelulums Wood on the day and year therein mentioned - Given under my hand and seal this 9th day of October 1846 -

Filed in the Office of the Clerk of the County Court of the County of Simons and State of Alabama for Registration on the 9th day of October 1846 -

Recorded in said Book No 7 page 277 -

Teste Robert Austin Clerk

Peter Taylor & Co
To David
Aaron McCormack

This Indenture made this twenty third day of May in the year one thousand eight hundred and forty six between Peter Taylor of the one part and Aaron McCormack of the County of Sumner in the State of Alabama of the other part Witnesseth that the said Peter Taylor 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 bargained sold aliened conveyed and confirmed and by these presents does bargain sell alien convey and confirm unto the said Aaron McCormack all that certain tract or parcel of land lying and being in the County of Sumner and State of Alabama known and distinguished in the plan of said County as the West half of the North East quarter of Section thirty five in Township One of Range five West Containing twenty nine acres and forty six hundredths 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 Aaron McCormack his heirs and assigns forever and the said Peter Taylor for himself his heirs executors administrators and assigns does warrant and will forever defend the title to the above described and hereby granted tract or parcel of land unto the said Aaron McCormack his heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said Peter Taylor and also against the lawful title claim or demand of all and every person or persons whatsoever and whomsoever claiming or holding by force or under the government of the United States In testimony whereof the said Peter Taylor has hereunto set his hand and seal the day and date first above written

Peter Taylor (Seal)

My Agent Joseph Taylor (Seal)

The State of Alabama Sumner County Personally appeared before me Wm. M. Adams an acting justice of the peace for the aforesaid County Joseph Taylor whose name appears signed to the foregoing deed and acknowledged the signing sealing and delivery of the same to Aaron McCormack for the purposes therein specified on the day of its date as agent or attorney for Peter Taylor Given under my hand and seal this 23rd day of May 1846

William M. Adams Jr (Seal)

Filed in the Office of the Clerk of the County Court of Sumner County State of Alabama on the 26th day of October 1846 for registration

Robert Austin Clerk

Recorded in Deed Book No 7 page 278

Teste Robert Austin Clerk

William E. Inman & Co
To David
Harriet E. Inman

This Indenture made this 5th day of October in the year of our Lord one thousand eight hundred and forty six between William E. Inman and his wife Harriet Inman late Harriet Malone of the County of Carroll in the State of Mississippi of the one part and Harriet C. Featherston of the other part Witnesseth that the said William E. Inman and Harriet Inman 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 Harriet C. Featherston all that certain tract of land lying and being in the County of Sumner in the State of Alabama bounded and described as follows beginning at the North West corner of the South West qtr of Section thirty three Township No. three in Range No. four West and coming thence South forty poles, thence East one hundred and sixty poles to the North forty poles thence West one hundred and sixty poles to the Beginning Containing forty 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 Harriet C. Featherston his heirs assigns forever And the said William E. and Harriet Inman 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 Harriet C. Featherston his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said William E. and Harriet Inman and also against the lawful title claim or demand of all and every person or persons whatsoever In testimony whereof the said William E. and Harriet Inman hereunto subscribe their names and affix their seals the day and year above written

William E. Inman (Seal)

Harriet Inman (Seal)

State of Mississippi Carroll County Personally appeared before me James S. Johnson Judge of Probates in & for said County the above named William E. Inman who acknowledged that he signed sealed and delivered the foregoing deed on the day & year therein mentioned as his act and deed Given under my hand and seal this 5th day of October 1846

James S. Johnson Judge (Seal)

State of Mississippi Personally appeared before me James S. Johnson Judge of Probates in & for said County the above named Harriet Inman wife of the said William E. Inman who on a private examination separate and apart from her husband acknowledged that she signed sealed and delivered the foregoing deed as her voluntary act and deed fully without any fear threats or compulsion of her husband

James S. Johnson Judge (Seal)

The State of Mississippi Carroll County I Samuel Hart Clerk of the Probate Court of said County do hereby certify that James S. Johnson whose proper signature appears to the foregoing Certificate of Acknowledgment of Wm. E. Inman & Harriet Inman his wife is now & was at the time of signing the same to wit on the 5th day of October A.D. 1846 the duly presiding Judge of the Probate Court of said County duly elected qualified & commissioned that all his official acts are entitled to full faith & credit that his signature is genuine

In testimony whereof I have hereunto set my hand and affixed the seal of said Court at Carrollton the 12th day of October A.D. 1846

(Seal)

Samuel Hart Clerk

State of Mississippi James S. Johnson Judge of Probates in & for said County do hereby certify Carroll County that Samuel Hart whose signature is affixed to the foregoing Certificate is now at the time the same was signed and sealed by him the duly qualified & commissioned Clerk of said Court that said Certificate is in due form of law & is entitled to full faith & credit touching the matters therein Certified that the signature of the said Samuel Hart to the foregoing Certificate is genuine In testimony whereof I have hereunto signed my name & affixed my seal

James S. Johnson (Seal)

Judge of Probates &c

Filed in the Office of the Clerk of the County Court of Sumner County State of Alabama on the 27th day of October 1846 for registration

Teste Robert Austin Clerk

Recorded in Deed Book No 7 page 278 & 79

Teste Robert Austin Clerk

John B. Dawson
to 3d and
Echols & Hollowell

This Indenture, made this eighteenth day of April in the year one thousand eight hundred and forty three between John B. Dawson and his wife Mary Dawson of the County of Davidson in the State of Tennessee of the one part and William Echols Junr & William D. Hollowell trading under the name of firm of Echols & Hollowell of the other part. Witnesseth that the said John B. Dawson and Mary Dawson his wife for and in consideration of the sum of Fifty hundred dollars to them in hand paid the receipt whereof is hereby acknowledged has this day given granted bargained sold, aliened conveyed and confirmed and by these presents do give grant bargain sell alien convey and confirm unto the said Echols & Hollowell All that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama known and described as follows, To wit the South East quarter of Section fourteen Township One in Range three West of the Meridian line, Also the N. E. quarter of Section fourteen Township One in Range three West of the Meridian line, Also the North West quarter Section fourteen in Township One Range three West containing One hundred & fifty nine acres & 7/100 Acres about seventy acres more or less lying and being part of the North East quarter of Section Twenty three of Township One in Range three West being that part lying East of Limestone Creek, the said Creek being the divided line in said quarter section with William Hallcut. To Have and To Hold the above described Tracts or parcels of land with the improvements and appurtenances thereto belonging or in any wise appertaining unto the said Echols & Hollowell their heirs and assigns forever. And the said John B. Dawson & Mary Dawson 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 Echols & Hollowell their heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John B. Dawson this wife Mary Dawson 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 B. Dawson and Mary Dawson his wife has hereunto subscribed their names and affixed their seals the day and year first above written.

Signed sealed and delivered in the presence of 3

Test us to J. B. Dawson signature

James Chapman

Wm H. King

William Hallcut

State of Tennessee Davidson County, ss. I Alpha Kingsley 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 Nashville in said State to take acknowledgment of Deeds and other writings under seal, do hereby certify that this deed from John B. Dawson and Mary Dawson his wife to William Echols Junr and William D. Hollowell was this day produced to me in my Office in the City of Nashville aforesaid by Mary Dawson, one of the grantors, and then was examined by me privately and apart from her said husband, declared that she did freely and willingly without threats or constraint from him execute acknowledge and deliver the said deed shown & explained and read to her to be her act and deed for the purposes therein mentioned and consented that the same may be recorded, which is hereby certified to the proper registering Office in the State of Alabama where the premises lay. In Testimony whereof

John B. Dawson (Seal)

Mary Dawson (Seal)

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have hereunto set my hand and affixed my seal of Office this 30th day of November 1844

Alpha Kingsley
Commissioner

The State of Alabama Madison County ss. Before me John W. Key Clerk of the County Court of said County this day personally appeared James Chapman one of the subscribing witnesses to the within deed who being first duly sworn deposed and said that he saw the within named John B. Dawson sign seal and deliver the within deed to William Echols Junr and William D. Hollowell on the day and year therein mentioned that he this deponent subscribed his name thereto as witness in the presence of the said John B. Dawson and in the presence of the other subscribing witnesses on the day of its date.

In Testimony whereof I have hereunto set my hand and affixed this seal of said Court at Office in Huntsville this the first day of September Eighteen hundred and forty six and of American Independence the seventy first year.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama on the 27th day of October 1845 for Registration.

John W. Key Clerk

Recorded in deed Book No. 7 pages 280 & 281.

John W. Key Clerk

James H. Budd
to 3d and
Ruth Paine

This Indenture made and entered into this the second day of May one thousand eight hundred & forty six between James H. Budd & Harriet A. Budd his wife of the County of Limestone and State of Alabama of the one part and Ruth Paine of the County of Limestone and State of Tennessee of the other part. Witnesseth that the said James H. Budd and Harriet A. Budd his wife for and in consideration of the sum of Six hundred & fifty dollars to them in hand paid the receipt whereof is hereby acknowledged hath this day bargained sold aliened conveyed and confirmed and by these presents do bargain sell alien convey and confirm unto the said Ruth Paine her 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 quarter of fractional Section No. three Township No. One Range four West in the district of Lands sold at Huntsville 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 Ruth Paine her heirs and assigns forever. And the said James H. Budd & Harriet Ann Budd his wife for themselves their heirs Executors administrators, do warrant and will forever defend the title to the above described and hereby granted premises unto the said Ruth Paine her heirs & assigns from and against themselves and all and every person or persons claiming or holding under them the said James H. Budd & Harriet A. Budd 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 James H. Budd and Harriet Ann Budd have hereunto set their hands and seals the day and year above written.

Signed sealed and delivered in presence of 3
The State of Alabama. Personally appeared before me A. H. Graham an acting justice Limestone County 3 of the peace in and for State and County aforesaid James H. Budd and Harriet Ann his wife who acknowledged that they severally signed sealed and delivered the within deed on the day and year therein mentioned to the aforesaid Ruth Paine

James H. Budd (Seal)

Harriet A. Budd (Seal)

and the said Harriettan his wife being by me privately or amind separate and apart from her husband who acknowledged that she signed sealed and delivered the within deed fully without any fear threats or compulsion of her husband. Given under my hand and seal on this the 2^d day of May 1846.

A. H. Guesen (S)
Justice of the peace

Filed in the Office of the Clerk of the County Court of Sumner County State of Alabama on the 2^d day of November 1846 for Registration -

Teste Robert Austin Clerk

Recorded in Dead Book No. 7 page 281 & 282.

Teste Robert Austin Clerk

Jacob Tyron
To: David
M. N. Pope

This Indenture made and entered into this 11th day of July One thousand eight hundred and forty six between Jacob Tyron & Rebecca Tyron his wife of the first part and Micajah N. Pope of the second part all of the County of Sumner and State of Alabama. Witnesseth that the said Jacob Tyron & Rebecca Tyron for and in consideration of the sum of One hundred and twenty dollars to them in hand paid the receipt whereof is hereby acknowledged have this day bargained sold aliened conveyed and by these presents do grant bargain sell alien convey and by these presents do give unto the said Micajah N. Pope all that certain tract or parcel of land lying and being in the County of Sumner and State of Alabama and known as a tract of One hundred and fifteen acres off of the south part of the North West quarter of Section Twenty One Township three Range five West and the East half of the East quarter of Section Twenty Township three Range five West which will include all south of a parallel line thirty three and a half chains South of the North line of said section. To Have and To Hold the above described land with the appurtenances thereunto belonging or in any wise appertaining unto the said Micajah N. Pope his heirs and assigns forever. And the said Jacob Tyron & Rebecca Tyron 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 Micajah N. Pope his heirs and assigns from and against themselves their heirs and assigns from and against themselves their heirs and all and every person claiming or holding under them the said Jacob Tyron & Rebecca Tyron his wife and also against the lawful 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 we have hereunto set our hands and seals the day and date above written -

Jacob Tyron (S)

Rebecca Tyron (S)

State of Alabama Sumner County: Personally appeared before me Henry Smith an Acting Justice of the Peace for Sumner County Jacob Tyron & Rebecca Tyron his wife who acknowledged that they signed sealed and delivered the foregoing deed on the day therein mentioned to the above Micajah N. Pope Given under my hand and seal this 13th day 1846 -

H. C. Smith J.P.

Filed in the Office of the Clerk of the County Court of Sumner County State of Alabama on the 2^d day of November 1846 for Registration -

Teste Robert Austin Clerk

Recorded in Dead Book No. 7 page 282.

Teste Robert Austin Clerk (S)

John W. Holt
To: David
R. H. H. H.

This Indenture made the 5th day of November One thousand eight hundred and forty six between John W. Holt of the one part and Roswell Hine and William Hine Merchants Trading under the firm of R. Hine & Co. of the other part. Witnesseth that the said John W. Holt for and in consideration of the sum of One hundred and fifty dollars to him in hand paid the receipt whereof is hereby acknowledged have this day bargained sold aliened conveyed and by these presents do sell bargain convey and by these presents do give unto the said Roswell Hine and William Hine all that certain tract or parcel of land lying in the County of Sumner and State of Alabama known as the North East quarter of the North West quarter of Section twenty four in Town ship two Range four West containing Forty acres of land more or less. To Have and To Hold the above described tract of land with the appurtenances thereunto belonging or in any wise appertaining unto the said Roswell Hine and William Hine their heirs and assigns forever, and the said John W. Holt for himself his heirs and assigns doth warrant and will forever defend the above title of the hereby granted premises unto the said Roswell Hine and William Hine their heirs and assigns from and against themselves & also all other person or persons claiming or holding under him the said John W. Holt & 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 W. Holt has hereunto set his hand and affixed his seal the day and date above written.

John W. Holt (S)

The State of Alabama Sumner County: Personally appeared before me Robert Austin Clerk of the County Court of the County and State aforesaid the above named John W. Holt whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said Roswell Hine & Co. on the day and year therein mentioned. Given under my hand and seal this 5th day of November 1846 -

Robert Austin Clerk

Filed in the Office of the Clerk of the County Court of Sumner County State of Alabama on the 5th day of November 1846 for registration -

Teste Robert Austin Clerk

Recorded in Dead Book No. 7 page 283.

Teste Robert Austin Clerk

Edward Ragdale
To: David
M. H. Turner

This Indenture made and entered into this 21st day of September in the year of Lord One thousand eight hundred and forty six between Edward Ragdale of the one part, and M. H. Turner of the other part all of the County of Sumner State of Ala. Witnesseth that the said Edward Ragdale for and in the consideration of Five hundred dollars to him in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold transferred conveyed aliened conveyed confirmed & set over and by these presents do give and bargain sell transfer convey alien convey and confirm unto the said M. H. Turner his heirs and assigns all that tract or parcel of land lying and being in Sumner County known and designated as the West half of the North West quarter of Section Twenty One of Township No. three of Range six West containing Twenty nine 59/100 acres be the same more or less together with all and singular the appurtenances thereunto belonging or in any wise appertaining the said Edward Ragdale his heirs and assigns against all and every person or persons whomsoever claiming or to claim any right title interest or demand in or to the above described tract of land or any part thereof shall and will warrant and forever defend unto him the said M. H. Turner his heirs and assigns the right title claim and interest to and in the above named land and premises. In Testimony whereof the said Edward Ragdale have hereunto subscribed my name and affixed my seal this day and year first above written by J. P.

28th 1846

First M. M. Marshall
W. H. Ray

Edward X. Ragdale
Abelance Ragdale

The State of Alabama, Limestone County, before me, W. H. Ray, an acting justice of the peace, and for the County aforesaid personally appeared Edward Ragdale and Abelance Ragdale, wife of the said Edward Ragdale, who severally acknowledged that they signed sealed and delivered the foregoing deed on the day and year therein mentioned to the said W. H. Ray for the purposes therein contained, and the said Abelance Ragdale being by me privately examined separately and apart from her said husband acknowledged that she signed the within deed freely and of her own voluntary consent without any fear, threats or compulsion of her said husband.

Given under my hand and seal this 28th Sept 1846
Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama on the 6th day of November 1846 for registration -
Recorded in Black Book No 7 pages 283 & 284 -

W. H. Ray J. P. & C.

Teste Robert Austin Clerk

Teste Robert Austin Clerk C.

Bob Gregory
To W. H. Ray
W. H. Ray

This Indenture made this 15th day of October in the year of our Lord one thousand eight hundred & forty six between Brown Lee Gregory & Abdon Chilcote both of the State of Mississippi of the one part & Wm. R. Brown of the County of Giles & State of Tennessee of the other part. Witnesseth that for & in consideration of the sum of Three hundred & fifty dollars to us in hand paid by said Wm. R. Brown the receipt whereof is hereby acknowledged hath granted bargained sold aliened conveyed by these presents do grant bargain sell alien & convey unto the said Wm. R. Brown his heirs & assigns forever a certain tract or parcel of land being the West half of the South East quarter Section No 3 Township No 2 Range 6 West in Limestone County State of Alabama To Have and To Hold the aforesaid land & bargain premises with all & singular the rights profits & appurtenances of in & to the same belonging or in any wise appertaining unto the said Wm. R. Brown his heirs & assigns forever the said Wm. R. Brown his heirs & assigns for ever & the said Brown Lee Gregory & Abdon Chilcote for themselves their heirs Executors Admins and assigns do Covenant & Warrant to with the said Wm. R. Brown his heirs & assigns that the before granted land & bargain premises that they Bob Gregory & Mr. Chilcote will warrant & forever defend unto him the said Wm. R. Brown his heirs & assigns &c against the claim right title interest or claims of all and every person or persons whatsoever. In testimony whereof we have set our hands & seals this day & date above.

State of Alabama }
Limestone County } Personally appeared before me Robert Tindall an acting justice of the peace for and in the County aforesaid Brown Lee Gregory and acknowledged that he signed sealed and delivered the foregoing deed on the day of its date for the purposes therein named to the aforesaid William R. Brown - Given under my hand and seal this the 19th day of October 1846 -

Robert Tindall

Justice of the Peace

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration the 9th day of November 1846 -
Recorded in Black Book No 7 page 284 -

Teste Robert Austin Clerk

Teste Robert Austin Clerk

William S. McKinney
To J. M. McKinney
J. M. McKinney

This Indenture made and entered into this 14th Novr 1846 between William S. McKinney of the one part James L. Ramey of the 2d part and William B. McKinney of the 3d part all of the County of Limestone and State of Alabama Whereas the said William S. McKinney is justly indebted to the said William B. McKinney in the sum of Three hundred & thirty dollars in manner and form as follows One hundred dollars for money loaned & advanced & fifty dollars for work and labor done by said W. B. for said W. S. McKinney during the years '43, '44 - '45 and the sum of Forty dollars for one bay horse sold by said W. S. to said W. B. McKinney to be paid by the 1st January 1848 which debt the said William S. McKinney is desirous of securing Now this Indenture Witnesseth that for and in consideration of the premises and for the further consideration of one dollar to the said William S. McKinney in hand paid by the said James L. Ramey at and before the making and delivery of these presents the receipt whereof is hereby acknowledged he the said William S. McKinney hath this day bargained sold & conveyed by these presents doth bargain sell & convey unto the said James L. Ramey his heirs and assigns forever the following described property Three Acre & Coverings & 3 Sheddade One sideboard One Bureau One dressing table One square table One prop. Closets of plates One chest of drawers & forks & china furniture 2 doz (5) Glasses & split tea & coffee & all of his cooking utensils and kitchen furniture all plantation tools & farming utensils To Have and to Hold the said property hereby conveyed unto the said James L. Ramey his heirs Executors Administrators & assigns forever upon trust & notwithstanding that the said James L. Ramey his heirs Executors Administrators or assigns shall permit the said William S. McKinney to remain in possession of said property hereby conveyed until default be made in the payment of the said sum of \$390.00 in whole or in part and then upon this further trust the said James L. Ramey his heirs Executors or Administrators or assigns so soon after the happening of such default of payment as he may think proper or the said William B. McKinney shall request sell the said property hereby conveyed or such part thereof as may be sufficient for the purposes herein mentioned to the highest bidder for ready money at public auction after having fixed the time & place of sale at his own discretion and giving ten days notice thereof by advertisement at the Court house door in the town of Athens and at two other public places in the County of Limestone and out of the monies arising from such sale shall after satisfying the charges thereof and all other expenses attending the premises pay to the said William B. McKinney the said sum of \$390.00 with the interest which may have accrued thereon and the balance if any pay to the said William S. McKinney his heirs Executors Administrators or assigns but if the whole of the said debt shall be fully paid off and discharged to the said William B. McKinney so that no default of payment be made then this indenture to be null and void otherwise to remain in full force and effect In Witness whereof the said parties have hereunto set their seals this the 14th Novr 1846 -

W. S. McKinney
James L. Ramey
W. B. McKinney

The State of Alabama }
Limestone County } This day before me Robert Austin Clerk of the County Court of said County and State personally came the above named William S. McKinney whose name is subscribed to the foregoing deed in trust and acknowledged that he signed sealed and delivered the same to the said James L. Ramey for the purposes therein named on the day and year therein mentioned. Also on the same day personally

appeared the above named James L. Raring and William D. McKinney whose names are signed to the foregoing deed in trust and acknowledged that they signed sealed and delivered the same for the purposes therein mentioned on the day of its date - Given under my hand and seal this 14th day of November 1846 -
 Robert Austin Clerk
 Filed in the Office of the Clerk of the Circuit Court of Sumner County State of Alabama for Registration on the 14th day of November 1846 -
 Recorded in Red Book No 7 page 255 + 256 -

Austin & Sands
 To & from
 Francis Philippon

This Indenture made the sixteenth day of October in the year of our Lord One thousand eight hundred and thirty four between Austin L. Sands of the City and County of New York, and Ann M. Sands his wife of the first part and Francis Philippon of the said City and County of the second part, Witnesseth that Whereas the said Austin L. Sands did some time in or about the year of our Lord One thousand eight hundred and caused to be purchased, through the agency of General John Coffee and others, at Huntsville in the State of Tennessee, the several lots Section and Quarter sections of Land sold by the United States in pursuance of the laws providing for the sale of the lands of the United States at Huntsville aforesaid, and herein after particularly described, as well as about alike quantity of other lands not described in this Indenture but about similarly situated, and of like value, and purchased at the same sales - And whereas the said Austin L. Sands in the said purchases both of the part described and the residue of the parcels referred to acted jointly for himself, and the said Francis Philippon, although the titles Certificates, or patents were taken for all parcels, in the name of the said Austin L. Sands. And whereas the said Austin L. Sands and Francis Philippon have drawn lots for the purpose of making a division of the whole of the said property so purchased as aforesaid, and as the plots herein after described fell to the lot or share of the said Francis Philippon, and then not conveyed by this Indenture, to the lot or share of the said Austin L. Sands. Therefore this Indenture Witnesseth that the said Austin L. Sands, and Ann M. Sands his wife of the first part, for and in consideration of the facts and circumstances above set forth, and in consideration of the sum of One dollar lawful money of the United States of America, to them in hand paid by the said Francis Philippon of the second part, at or before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged Have granted bargained sold, aliened united released confirmed and conveyed and by these presents do grant bargain sell, alien release release convey and confirm unto the said Francis Philippon of the second part and to his heirs and assigns forever All those certain lots pieces parcels and sections of Land contained in the following letters patent, that is to say - One patent signed James Munroe and Josiah Mijs Comptroller of the General Land Office dated at Washington the fourteenth day of October in the year of our Lord One thousand eight hundred and nineteen, under the Seal of the General Land Office certifying that Austin L. Sands, assignee of John Coffee had deposited in the General Land Office a certificate of the Register of the Land Office at Huntsville whereby it appeared that full payment had been made for the South East quarter of Section twenty nine in Township Five of Range One West Containing One hundred and fifty seven acres and eight hundredths of an acre of the lands directed to be sold at Huntsville, in pursuance of the Laws of the United States, which Patent is

recorded in Volume 4 Page 70 - And also all that other certain South West quarter of Section Twenty nine, in Township Five of Range One West Containing One hundred and fifty seven acres and eight hundredths of an acre of land, in like manner sold at Huntsville and patented and conveyed to the said Austin L. Sands, assignee of the said John Coffee, by letters patent under date of the fourteenth day of October in the year of our Lord One thousand eight hundred and nineteen, signed and sealed in like manner and recorded in said Volume 4 page 71 - And also all that other certain North West quarter of Section Twenty nine in Township Five of Range One West, Containing One hundred and fifty seven acres and eight hundredths of an acre of land, in like manner sold at Huntsville and patented and conveyed to the said Austin L. Sands assignee of the said John Coffee by letters patent under date of the fourteenth day of October in the year of our Lord One thousand eight hundred and nineteen signed and sealed in like manner, and recorded in said Volume 4 Page 64 - And also all that other certain Fractional Section Thirty two in Township Five, and Fractional Section Five in Township Six both of Range One West Containing six hundred and twenty one acres and fifty four hundredths of an acre of land, in like manner sold at Huntsville and patented and conveyed to the said Austin L. Sands, assignee of the said John Coffee by letters patent under date of the fourteenth day of October in the year of our Lord One thousand eight hundred and nineteen, signed and sealed in like manner and recorded in said Volume 4 Page 66 - And also all that other certain South West quarter of Section Fifteen in Township Five of Range two West Containing One hundred and sixty acres and seven hundredths of an acre of land in like manner sold at Huntsville, and patented and conveyed to the said Austin L. Sands assignee of the said John Coffee by letters patent under date of the fourteenth day of October in the year of our Lord One thousand eight hundred and nineteen, signed and sealed in like manner and recorded in said Volume 4 Page 67 - And also all that other certain Fractional Section (West of Elk River) Twelve in Township One of Range Five (West) Containing Two hundred acres and forty five hundredths of an acre of land, in like manner sold at Huntsville, and patented and conveyed to the said Austin L. Sands, assignee of the said John Coffee by letters patent under date of the twenty ninth day of December in the year of our Lord One thousand eight hundred and twenty three signed by the said James Munroe, and by George Graham Comptroller of the General Land Office under the Seal of the General Land Office and recorded in Vol. 7 Page 330 - And also all that other certain South West quarter of Section Twenty seven in Township Three of Range Five (West) Containing One hundred and fifty nine acres and fifty four hundredths of an acre of land in like manner sold at Huntsville and patented and conveyed to the said Austin L. Sands, assignee of John D. Doxy by letters patent, under date of the twenty ninth day of December in the year of our Lord One thousand eight hundred and twenty three signed and sealed in like manner last above mentioned and recorded in Vol. 7 Page 325 - And also all that other certain South West quarter of Section Eleven in Township Four of Range Five (West) Containing One hundred and fifty nine acres and thirty eight hundredths of an acre of land, in like manner sold at Huntsville and patented and conveyed to the said Austin L. Sands assignee of the said John D. Doxy by letters patent under date of the twenty ninth day of December in the year of our Lord One thousand eight hundred and twenty three signed and sealed in like manner last above mentioned and

Recorded in said Vol. No. 7 Page 329. And also all that other certain fractional section (East of Elk river) thirty two in Township two of Range Six West, containing two hundred and twenty six acres and fifty three hundredths of an acre of land in like manner sold at Huntsville, and patented and conveyed to the said Austin L. Sands a signee of the said John Coffee by letters patent under date of the twenty ninth day of December in the year of our Lord one thousand eight hundred and twenty three, signed and sealed in like manner last above mentioned and recorded in said Vol. No. 7 Page 327. And also all that other certain South East quarter of section eight in Township three of Range Seven West, containing one hundred and sixty acres and fourteen hundredths of an acre of land in like manner sold at Huntsville, and patented and conveyed to the said Austin L. Sands a signee of the said John Coffee, by letters patent under date of the twenty ninth day of December in the year of our Lord one thousand eight hundred and twenty three, signed and sealed in like manner last above mentioned and recorded in said Vol. No. 7 Page 332. And also all that other certain South West quarter of section nine in Township three of Range Seven West, containing one hundred and sixty acres and two hundredths of an acre of land in like manner sold at Huntsville, and patented and conveyed to the said Austin L. Sands a signee of the said John Coffee, by letters patent under date of the twenty ninth day of December in the year of our Lord one thousand eight hundred and twenty three signed and sealed in like manner last above mentioned, and recorded in said Vol. No. 7 Page 333. And also all that other certain South West quarter of section three in Township two of Range Ten West, containing one hundred and sixty acres of land in like manner sold at Huntsville, and patented and conveyed to the said Austin L. Sands, a signee of the said John Coffee by letters patent, under date of the twenty ninth day of December in the year of our Lord one thousand eight hundred and twenty three signed and sealed in like manner last above mentioned, and recorded in said Vol. No. 7 Page 338. And also all that other certain South East quarter of section four in Township two of Range Ten West, containing one hundred and sixty acres of land in like manner sold at Huntsville and patented and conveyed to the said Austin L. Sands, a signee of the said John Coffee by letters patent under date of the twenty ninth day of December, in the year of our Lord one thousand eight hundred and twenty three signed and sealed in like manner last above mentioned, and recorded in said Vol. No. 7 Page 339. Together with all and singular the hereditaments and appurtenances therunto belonging or in any wise appertaining and the reversions and reversions, remainders and reversionary interests of fees and profits thereof; And also all the estate right title interest, dower and right of dower claims or demand whatsoever of the said Austin L. Sands and Ann M. Sands his wife of the first part either in law or equity of law and to the above bargained premises, and every part and parcel thereof. To Have and To Hold the said lands and hereditaments, and all and singular the premises herein before mentioned with their appurtenances unto the said Francis Philippon his heirs and assigns, to his and their own proper use and behoof forever. And the said Austin L. Sands doth hereby for himself his heirs executors and administrators, covenant promise and agree to and with the said Francis Philippon his heirs his executors administrators and assigns in manner and form following, that is to say; that the said Francis Philippon, his heirs and assigns

shall and may peaceably and quietly have held and enjoy the said lands premises and appurtenances and every part and parcel thereof without the let suit trouble vexation or disturbance of the said Austin L. Sands, his heirs or assigns or of or by any other person or persons lawfully claiming, or to claim from by or under any trust for him them or any of them. And that the said lands and premises, and every part and parcel thereof now are and hereafter shall remain unto the said Francis Philippon his heirs and assigns free and clear of from and against all former and other gifts grants bargains and sales, made or done by the said Austin L. Sands, or by his agent, act means or procurement. And the said Austin L. Sands and his heirs all and singular the aforesaid lands and premises and every part and parcel thereof unto the said Francis Philippon his heirs and assigns against him the said Austin L. Sands his heirs and assigns shall and will warrant and by these presents for ever defend. In Witness Whereof the said parties have hereunto interchangeably set their hands and seals the day and year first above written.

Signed sealed and delivered
in the presence of ————
Senniah Miller for

Austin L. Sands
Ann M. Sands

State of New York, City and County of New York ss: On the 16th day of October in the year 1834 before me personally came Austin L. Sands and Ann M. his wife known to me to be the persons named in, and who executed the foregoing Indenture of Conveyance, and personally duly acknowledged the execution thereof. And the said Ann M. on a private examination separate and apart from her said husband acknowledged that she executed the same freely and without any fear of, or compulsion from her said husband.

Senniah Miller's
Commissioner of deeds

State of New York, City and County of New York ss: I, Abraham Nelson, Clerk of the City and County of New York do hereby certify that Senniah Miller Esq. whose name is subscribed to the Certificate of the Proof or acknowledgment of the annexed Instrument and thereon written was at the time of taking such proof or acknowledgment a Commissioner in and for the City and County aforesaid dwelling in the said City Commissioner and sworn and duly authorized to take the same. And further that I am well acquainted with the hand writing of such Commissioner, and truly believe that the signature to the said Certificate of proof or acknowledgment, is genuine. In Testimony Whereof I have hereunto set my hand and affixed the seal of the said County the 16th day of October 1834.

Abm Nelson

United States of America, State, City, and County of New York, ss:
I John Bissell, a Commissioner appointed by the Governor of the State of Alabama and under the laws of said State, with full power and authority to take acknowledgments or proofs of all deeds or other instruments, in writing depositions and other testimony &c. in and for the State of New York to be used in said State of Alabama duly commissioned by said Governor, and affirmed, and dwelling in the City of New York, do by this public instrument given under my hand and official seal certify and make known that on the 16th day of November one thousand eight hundred and forty six before me personally appeared in my State aforesaid Austin L. Sands and Ann M. his wife, the signers and sealers of the annexed instrument bearing date the 16th day of October 1834, who personally and respectively acknowledged the same to be their free act and deed the said Ann M. Sands on a private examination by me

Separate and apart from her husband she did voluntarily and of her own free will and accord and without any fear threats or compulsion of or by any person or persons whomsoever, begin and as her act and deed deliver the said instrument. Dated this 16th November 1846-

John Russell Commissioner for Alabama
The State of Alabama Lauderdale County, ss. I Wiley J. Hawkins Clerk of the County Court of Lauderdale County Alabama do hereby Certify that the annexed deed of Conveyance from Austin & Sons to Francis Philippon was this day deposited in my Office for registration and was by me together with the several Certificates thereto annexed duly registered in my Office in Book A No 12 pages, 31, 32, 33, 34, 35, 36 & 37. Given under my hand and seal of Office at office in the town of Florence on this the 18th day of December 1846

W. J. Hawkins Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration the 22nd day of December 1846-

Teste Robert Austin Clerk

Recorded in Book No 7 pages, 286, 287, 288, 289 & 290-

Teste Robert Austin Clerk

Wm B McKimney
Do 3d
Jasell Cooke

This Indenture made this sixteenth day of November in the year one thousand eight hundred and forty six Between William B McKimney of the County of Limestone in the State of Alabama of the one part and James M Cook of the other part Witnesseth that the said William B McKimney for and in consideration of the sum of ten hundred dollars to him in hand paid the receipt whereof is hereby acknowledged hath this day ^{been 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 Cook all that certain tract of land lying and being in the County of Limestone and known as the North half of the South West quarter of section one in Township three of Range five West containing Eighty 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 M Cook his heirs and assigns forever And the said William B McKimney for himself his heirs Executors and Administrators do hereby and in consideration of the premises warrant and will forever defend the title title above described and hereby granted premises unto the said James M Cook his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said William B McKimney and also against the lawful title claim or demand of all and every person or persons whomsoever. In Testimony whereof the said William B McKimney hath hereunto subscribed his name and affixed his seal the day and year above written:-

Signed sealed and delivered
in the presence of

W. B. McKimney

The State of Alabama ss. Limestone County, Personally appeared before me Robert Austin Clerk of the County Court of said County the above named William B McKimney whose name is subscribed to the foregoing deed and acknowledged the signing sealing and delivery of the same to the said James M Cook on the day and year therein mentioned. Given under my hand and seal this 16th day of November 1846-

Robert Austin Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of

Alabama on the 16th day of November 1846, for registration.

Teste Robert Austin Clerk

Recorded in Book No 7 pages 290 & 291-

Teste Robert Austin Clerk

Heirs of John
H. Harris
Do 3d
Jas. R. Harris

Know all men by these presents that Whereas a deed was made by said John Harris in his lifetime to a certain tract or parcel of land as described below which said tract of land was property and in fact and truth the property of one Gabriel Smith who paid the consideration money and to whom the deed should have been made And Whereas further John R Harris afterwards became the purchaser of said tract of land from the estate of him the said Gabriel Smith, and before the making of any title by him the said John R Harris in his lifetime, since deceased, and whereas further neither him the said John R Harris in his lifetime or his Executors since the death of the said John R Harris has made a deed to said tract of land as herein after described. Now know that for the legacies under the Will of him the said John R Harris deceased recognizing the above as true and wishing to dispose with any further expense and for and in consideration of the above facts and the sum of five dollars to each of us paid the receipt whereof is hereby acknowledged have bargained sold and quit claimed unto the said John R Harris and his heirs and assigns forever all our and each of right, title interest estate claim and demand both at law and in equity as well in possession as in expectancy of in and to all that certain parcel or piece of land situated in the County of Limestone State of Alabama known as the East half of the South East quarter of Section 36 Townships four Range four West with all and singular the tenements and appurtenances thereto belonging. In Witness whereof we have hereunto set our hands and affixed our seals this sixth day of March 1846-

Julia Pryor (Dea.)

Isabella V Pryor (Dea.)

Matthew H Roberts (Dea.)

Sarah A Roberts (Dea.)

Schylor Harris (Dea.)

Ann E Harris (Dea.)

Wm H Sledge (Dea.)

Francis R Sledge (Dea.)

The State of Alabama

Limestone County ss. I James Taylor a Justice of the peace in and for said County do hereby Certify that Isabella V Pryor Wife of Julia Pryor Jr and Sarah A Roberts wife of Matthew H Roberts and Ann E Harris wife of Schylor Harris who being first by me duly sworn & examined separate and apart from their husbands acknowledged that they signed and sealed the above deed foregoing quit claim deed for the purposes therein specified without and free from the threats, force compulsion or persuasions of their said husbands and that they thereby relinquished all interest or claims to down in the land as mentioned in said deed. Witness my hand and seal this 6th day of March 1846-

James Taylor Jr

State of Tennessee Shelby County ss. Personally appeared before me Jas. Rose a duly Commissioned and sworn Justice of the peace and Notary Public in and for said County Wm H Sledge and Francis R Sledge two of the bargainors within named with whom I am personally acquainted who acknowledged the execution of the within name and hereto attached deed for the purposes therein contained. And Francis R Sledge

having also personally appeared before me privately and apart from her husband the said Mary Sayle acknowledged the execution of said deed to have been done by her freely, voluntarily and understandingly without compulsion or restraint from her said husband and for the purposes therein contained. Witness my hand and Seal at Office in Memphis in the County aforesaid this 27th day of March 1846.

ES

Isaac Rose Justice of the Peace
Notary Public for the County
of Shelby - Tennessee

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama the 30th day of November 1846 for Registration -

Records in Dead Book No 7 pages 291 & 292.

Teste Robert Austin Clerk
Teste Robert Austin Clerk

Clay Stimmtle
To 3 Ads
James Cox

This Indenture made this the nineteenth day of October one thousand eight hundred and forty six between Clay Stimmtle and Mary E Stimmtle of the County of Limestone and State of Alabama of the one part and James Cox of said County of the other part Witnesseth that the said Clay Stimmtle and Mary E Stimmtle for and in consideration of the sum of seven hundred and fifty dollars to them in hand paid the receipt whereof is hereby acknowledged both this day bargained sold aliened conveyed and conveyed and by these presents do bargain sell alien conveyed and convey unto the said James Cox all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama aforesaid (To wit: The South East quarter of Section twenty one Township one Range six West also twenty acres in the South West quarter of Section twenty one; and the North West quarter of Section twenty eight in Township one Range six West also eighty acres known as the North West quarter of the North quarter of Section twenty eight; also the North East quarter of the North East quarter of Section 28th Township one Range six West; To Have and To Hold the above described tract of land with the appurtenances thereto belonging or in any way appertaining unto the said James Cox his heirs and assigns forever and the said Clay Stimmtle and Mary E Stimmtle his wife for themselves their heirs Executors and Administrators do warrant and defend forever the title to the above described hereby granted premises unto the said James Cox his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Clay Stimmtle and Mary E Stimmtle 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 Clay Stimmtle and Mary E Stimmtle his wife have hereunto set their hands and seals this day and date above written.

Clay Stimmtle (Sd)

Mary E Stimmtle (Sd)

The State of Alabama Limestone County; Personally appeared before me Isaac Rose a Justice of the Peace in and for the County aforesaid the above named Clay Stimmtle and Mary E Stimmtle his wife who acknowledge that they severally signed sealed and delivered the foregoing deed on the day and year therein mentioned to the aforesaid James Cox and the said Mary E Stimmtle being by me privately examined apart from her husband acknowledged that she signed sealed and delivered the said deed freely without any fear threats or compulsion of her said husband - Given under

my hand and seal this the 17th day of October 1846 -

Isaac Rose Jt. Clk.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama on the 20th day of November 1846 for Registration -

Teste Robert Austin Clerk

Records in Dead Book No 7 pages 292 & 293.

Teste Robert Austin Clerk

Abraham Chilcote
To 3 Ads
Robt Woodfin

This Indenture made and entered into this the thirteenth day of October one thousand eight hundred and forty six between Abraham R Chilcote & Martha Chilcote his wife of the County of Limestone State of Alabama of the one part and Robert Woodfin of the other part Witnesseth that the said Abraham R Chilcote for the consideration of the sum of four hundred twenty five dollars to them in hand paid the receipt whereof is hereby acknowledged both this day bargained sold aliened conveyed and conveyed and by these presents do bargain sell alien conveyed and convey unto the said Robert Woodfin 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 the South East quarter of Section No 26 in Township No One of Range No Four West. Beginning at a stake on the East boundary line of said quarter Section, Section sixty two poles from the South East Corner of said quarter Section thence North to the North East Corner of said quarter Section thence West to the North West Corner of said quarter Section thence South to a stake on the West boundary line of said quarter Section sixty poles from the South West Corner of said quarter Section thence East to the beginning corner making in all One hundred Acres more or less. To Have and To Hold the above described and hereby granted parcel or lot of land with the appurtenances thereto belonging or in any way appertaining to the said Robert Woodfin his heirs or assigns forever and the said Abraham R Chilcote for himself his heirs Executors or Administrators to warrant and forever defend the title to the above described and hereby granted parcel of land unto the said Robert Woodfin his heirs or assigns forever and against himself and all and every person claiming or holding under him the said Abraham R Chilcote and also against the lawful title claim or demand of all and every person or persons whatever or whomsoever claiming or holding by agreement or under the Government of the United States. In Testimony whereof the said Abraham & Martha Chilcote have hereunto set their hands & seals this day & date above written.

Abraham R Chilcote (Sd)

Martha Ann Chilcote (Sd)

Test
Robert Woodfin

William F Atkinson

The State of Alabama Limestone County; Personally appeared before me William F Atkinson a Justice of the Peace in and for the County aforesaid Abraham R Chilcote and Martha Chilcote his wife who acknowledge that they severally signed sealed and delivered the foregoing deed on the day and year therein mentioned to the said Abraham R Chilcote and the said Martha Chilcote being by me examined apart from her said husband acknowledged that she signed sealed and delivered the said deed freely without any fear threats or compulsion of her said husband - Given under my hand and seal this the 17th day of October 1845.

Wm F Atkinson Jt. Clk.

Filed in the Office of the Clerk of the County Court of Simontons County State of Alabama on the 7th day of December 1846 for Registration -

Teste Robert Austin Clerk

Recorded in Deed Book No 7 pages 293 & 294 -

Teste Robert Austin Clerk

Edy Ferguson & wife
To & Bead
Joshua P. Coman

This Indenture made this 28th day of November 1846, between Frederick G. Ferguson and his wife Lucinda Ferguson of the one part and Joshua P. Coman of the other part, all of the County of Simontons and State of Alabama. Witnesseth, that the said F. G. Ferguson and wife for and in consideration of the sum of Eight hundred dollars to them in hand paid the receipt whereof they hereby acknowledge have this day bargained sold aliened, conveyed and confirmed, and by this deed do bargain sell alien, convey and confirm unto the said J. P. Coman certain lots or parcels of land lying and being in the Town of Athens and County aforesaid known in the plan of said Town as lots No 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100. To Have and To Hold the above described lots aforesaid with all the fixtures appurtenances therunto belonging or in anywise appertaining unto the said Coman his heirs and assigns forever; and the said F. G. Ferguson and wife Lucinda Ferguson for themselves their heirs Executors and Administrators do warrant and will forever defend the title to the lots aforesaid and described above, unto the said Joshua P. Coman his heirs and assigns from and against the Claims of any and all persons whomsoever. In Testimony whereof the said Frederick and wife Lucinda have hereunto set hands and affixed their seals, the day and year first above written.

Teste

Wm. D. Hayes

State of Alabama

The State of Alabama, Simontons County. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Frederick G. Ferguson whose name is subscribed to the foregoing deed of Conveyance and acknowledges that he signed sealed and delivered the same to the said Joshua P. Coman on the day and year therein mentioned for the purposes therein expressed. Given under my hand and seal this 30th day of November 1846 -

Robert Austin Clerk

Filed in the Office of the Clerk of the County Court of Simontons County State of Alabama on the 30th day of November 1846 for Registration -

Teste Robert Austin Clerk

Recorded in Deed Book No 7 pages 294 -

Teste Robert Austin Clerk

Alexander Aikin
To & Bead
John L. Bead

This Indenture made this 27th day of August Eighteen hundred and Forty six (1846), between Alexander Aikin and Matilda Aikin, his wife of Simontons County and State of Alabama of one part and John L. Bead of Simontons County Alabama of the other part. Witnesseth that the said Alexander Aikin and Matilda Aikin his wife for and in consideration of the sum of One hundred and twenty dollars to them in hand paid by the said John L. Bead the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened, conveyed and confirmed, and by these presents do give grant bargain sell alien, convey and confirm unto the said John L. Bead and to his heirs and assigns

forever a Tract or parcel of Land lying and being in the County of Simontons, and State of Alabama known and designated as the East half of the West half of the North East quarter of Section numbered Twenty two in Township Three (3) of Range Six (6) West of the Huntsville Meridian Containing Fifty Acres and eight hundredths of an acre of Land, more or less, agreeable to the United States Survey. To Have and To Hold the above described tract or parcel of Land with the fixtures and appurtenances therunto belonging or in anywise appertaining unto the said John L. Bead his heirs and assigns forever. And the said Alexander Aikin and Matilda Aikin 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 within described, and hereby granted premises unto the said John L. Bead his heirs and assigns from and against themselves, and all and every person or persons, whatsoever except for Taxes that may hereafter accrue. In Testimony whereof the said Alexander Aikin and Matilda Aikin have hereunto subscribed their names and affixed their seals the day and year within written. The word (names), was initial previous to signing -

Alexander Aikin (Seal)

Matilda Aikin (Seal)

Signed sealed and delivered
in the presence of
Robert A. Malone
Robert B. Allen

State of Alabama Simontons County. This day personally appeared before me Morgan Lambert an acting Justice of the peace in and for the County aforesaid the above named Alexander Aikin and Matilda Aikin who acknowledged that they signed sealed and delivered the within deed on the day and year therein mentioned to the aforesaid John L. Bead and Matilda Aikin acknowledge on a private examination, separate and apart from her husband that she signed sealed and delivered the within Deed as her voluntary act and deed fully without fear, threat or compulsion of her husband the said Alexander Aikin - Given under my hand and seal this 27th day of August Eighteen hundred and forty six (1846)

Morgan Lambert J. P. (Seal)

Filed in the Office of the Clerk of the County Court of Simontons County State of Alabama on the 3rd day of December 1846 for Registration -

Teste Robert Austin Clerk

Recorded in Deed Book No 7 pages 294 & 295 -

Teste Robert Austin Clerk

Richard W. Anderson
To & Bead
John L. Bead

This Indenture made this thirtieth day of July in the year One thousand eight hundred and forty six (1846), between Richard W. Anderson of Madison County Alabama, of one part and John L. Bead of Simontons County Alabama of the other part. Witnesseth that the said Richard W. Anderson for and in consideration of the sum of Twenty five Dollars (25⁰⁰) payable on or before the twenty fifth (25th) day of December Eighteen hundred and forty six (1846) for and in consideration of which the said John L. Bead has this day executed his note to the said Richard W. Anderson, or Order, the receipt whereof is hereby acknowledged has this day given granted bargained sold aliened, conveyed and confirmed; and by these presents do give grant bargain sell alien, convey and confirm unto the said

John L. Beard; Two Tracts or parcels of Land, lying and being in the County of Summerson and State of Alabama, known and designated as the North half of the North half of the East half of the North East quarter, and the East half of the North half of the East half of the South East quarter all in Section Twenty Two (22) in Township Three (3) of Range Six (6) West of the Basis Meridian Containing together Forty acres and some hundredths of an acre of land more or less agreeable to the United States Survey. To Have and To Hold the land within described with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said John L. Beard his heirs and assigns forever. And the said Richard M. 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 within described land hereby granted premises unto the said John L. Beard his heirs and assigns from and against himself, and all and every person or persons whatever except for taxes which may hereafter accrue; and the Consideration within named. In Testimony whereof the said Richard M. Anderson has hereunto subscribed his name and affixed his seal this thirtieth day of July 1846.

Signed sealed & delivered
in the presence of
Morgan Lambert.

R. M. Anderson

State of Alabama Summerson County; This day personally appeared before me Morgan Lambert an acting justice of the peace in and for the County aforesaid the within named Richard M. Anderson who acknowledged that he had signed sealed and delivered the within deed on the day and year therein mentioned to the aforesaid John L. Beard. Given under my hand and seal this thirtieth day of July eighteenth hundred and forty six

Morgan Lambert J.P.

Filed in the Office of the Clerk of the County Court of Summerson County State of Alabama on the 3rd day of December 1846 for Registration.

Teste Robert Austin Clerk

Recorded in deed Book No. 7 pages 295-296.

Teste Robert Austin Clerk

James Sexton

To & Deed

Religion of Kitterell

This Indenture made this tenth day of September in the year one thousand eight hundred and forty six between James Sexton of the County of Summerson in the State of Alabama of the one part and Ely J. Kitterell Sally J. Kitterell & Martha J. Kitterell of the other part Witnesseth that the said James Sexton for and in consideration of the sum of one hundred & twenty dollars to her in hand paid, the receipt whereof is hereby acknowledged her 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 unto the said Ely J. Kitterell Sally J. Kitterell and Martha J. Kitterell all that certain lot of land lying and being in the town of Athens County of Summerson State of Alabama and bounded as follows Beginning thirty poles south of the North West Corner of the East half of the North West quarter of Section Eight Township 3 Range 4 West thence North West quarter poles thence South ten poles lacking twelve feet all along the South side thence East quarter poles thence North to the Beginning 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 Ely J. Kitterell Sally J. Kitterell & Martha J. Kitterell their heirs and assigns forever. And

the said James Sexton for 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 Ely J. Kitterell Sally J. Kitterell & Martha J. Kitterell their heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said James Sexton and also against the lawful title claim or demand of all and every person or persons whomsoever. In Testimony whereof the said James Sexton hereunto subscribes her name and affixes her seal the day and date above written.

James Sexton

Signed sealed and delivered
in the presence of

State of Alabama Summerson County; This day personally appeared before me Samuel Tanner an acting justice of the peace in and for said County and acknowledged that she signed the foregoing deed and for the purposes therein contained. Given under my hand and seal this 10th day of Sept. 1846.

Samuel Tanner J.P.

Filed in the Office of the Clerk of the County Court of Summerson County State of Alabama on the 4th day of December 1846 for registration.

Teste Robert Austin Clerk

Recorded in deed Book No. 7 pages 296 & 297.

Teste Robert Austin Clerk

Almond Atkinson
To & Deed
James Conolly

This Indenture made this twentieth day of November 1846 between Almond Atkinson of the County of Madison in the State of Alabama of the one part and James Conolly of Summerson of the other part Witnesseth that the said Almond Atkinson for and in consideration of the sum of fifty hundred dollars to him in hand paid the receipt whereof is hereby acknowledged has this day bargained sold aliened conveyed and confirmed and by these presents do bargain sell alien convey release confirm unto the said James Conolly all that certain tract or parcel of land lying and being in the County of Summerson State of Alabama (to wit the North East quarter of Section Sixteen Township five Range three and contains One hundred & sixty acres more or less subject to dower of Mary Atkinson widow of James Atkinson deceased, 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 James Conolly his heirs and assigns forever; And the said Almond Atkinson for his heirs Executors and Administrators do warrant and will forever defend the title to the above described and hereby granted premises unto the said James Conolly his heirs and assigns from and against himself & all and every person claiming or holding under the said Almond Atkinson and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by from under the Government of the United States. In Testimony whereof the said Almond Atkinson has hereunto set his hand and seal the day and date above written.

Signed sealed and delivered
in the presence of

Chas. C. Gordon

Mr. Edwards

George Evans

State of Alabama, Personally appeared before me Chas. C. Gordon an acting justice of the peace in and for said County Almond Atkinson

Almond Atkinson

and acknowledged the signing sealing the within deed for and in consideration of the purposes therein named. Given under my hand and seal this 12th day of November 1846

Chas. C. Gordon Justice peace (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama the 7th day of December 1846 for registration -
Recorded in Deed Book No 7 page 297 & 8 -

Teste Robert Austin Clerk

Teste Robert Austin Clerk

Know all men by these presents that William J. Fannar of Limestone County and State of Alabama have made nominated and appointed Tandy R. Fannar of the same County and State my true and lawful attorney for me and in my name and for my use and benefit to take charge of all the property of every description both real and personal belonging to me the said W. J. Fannar in the County of Limestone and State of Alabama and to dispose of said property both real and personal or so much thereof as may be necessary to discharge all my just claims against me the said W. J. Fannar; and to ask demand sue for recover and receive of and from all persons indebted to me their respective dues, and receipt therefor fully and in every respect as I might or could do myself were I personally present, and attorneys one or more under him for the purposes aforesaid to make and again at his pleasure to revoke, ratify and confirm and by these presents allowing whatsoever my said attorney shall in any manner lawfully do or cause to be done in and about the premises by virtue of these presents. In Witness whereof I have hereunto set my hand and affixed my seal this the ninth day of September eighteen hundred and forty six -

William J. Fannar (Seal)

The State of Alabama Limestone County. Before me personally appeared this day William J. Fannar and acknowledged the signing sealing and delivering of the within power of Attorney to Tandy R. Fannar on the day of its date for the purposes therein specified Given under my hand and seal this the 14th of September 1846 -

Morgan Lambert Jr. (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 7th day of December 1846 -

Teste Robert Austin Clerk

Recorded in Deed Book No 7 page 298 -

Teste Robert Austin Clerk

7
This Indenture made this the seventh day of December in the year of our Lord One thousand eight hundred and forty six between William J. Fannar of the County of Limestone and State of Alabama on the one part & Nathaniel C. Malone of the same County and State of the other part, Witnesseth that the said William J. Fannar for & in consideration of the sum of Eighteen hundred dollars to him in hand paid by the said Nathaniel C. Malone the receipt whereof is hereby acknowledged have this day bargained sold aliened conveyed and confirmed and by these presents do give grant bargain sell alien convey and confirm unto the said Nathaniel C. Malone all right title claim which he has into a 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: East half of the South East quarter of Section twenty eight in Township three & Range six West, Also North West quarter of Section Twenty Seven Township three Range six West The whole containing Two hundred & forty acres more or less. To Have

and To Hold the above described tracts of land with all the appurtenances thereunto belonging or in any manner wise appurtenant unto the said Nathaniel C. Malone; And the said William J. Fannar doth for himself his heirs Executors and Administrators Covenant and will forever defend the title to the above described land hereby granted unto the said Nathaniel C. Malone his heirs Executors Administrators or assigns from & against all persons or persons claiming by or through the said William J. Fannar or through any other person whomsoever In Witness whereof he the said William J. Fannar has hereunto set his hand and affixed his seal the day and year above written -

William J. Fannar (Seal)

Signed sealed and delivered

in the presence of us

First Teste

John N. Malone

The State of Alabama Limestone County. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named John N. Malone one of the subscribing Witnesses to the foregoing deed who being first duly sworn deposes and saith that he saw the above named Tandy R. Fannar whose name is subscribed thereto as attorney in fact of William J. Fannar sign seal and deliver the same to the said Nathaniel C. Malone that he this deponent subscribed his name as a witness thereto in the presence of the said Tandy R. Fannar and that he saw the other subscribing Witness Frederick Tate sign the same in the presence of the said Tandy R. Fannar and in the presence of each other on the day and year therein mentioned, Given under my hand and seal this 7th day of December 1846 -

Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 7th day of December 1846 -

Teste Robert Austin Clerk

Recorded in Deed Book No 7 page 298 & 299.

Teste Robert Austin Clerk

Robert W. Coltart
to & Deed
Miles W. Brown
This Indenture made this twenty eighth day of December in the year One thousand eight hundred and forty six between Robert W. Coltart of the County of Alabama in the State of Alabama of the one part and Miles W. Brown of the other part Witnesseth that the said Robert W. Coltart 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 bargain 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 Miles W. Brown all that certain tract or parcel of land lying and being in the County of Limestone and State aforesaid known and described as the West half of the South West quarter of Section Ten Township three and Range five West It being the tract of land purchased by the said Robt W. Coltart of S. D. Cabanis a negro in Bankruptcy for the Northern district of Ala. To have and to hold the above described Tract of land with the tenements and appurtenances thereunto belonging or in any wise appurtenant unto the said Miles W. Brown his heirs and assigns forever. And the said Robt W. Coltart for his heirs and assigns forever. And the said Robt W. Coltart 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 Miles W. Brown his heirs and assigns from and against himself and all and every person or persons claiming or

Holding under him the said Robt W Coltart, In Testimony whereof the said Robt W Coltart have hereunto subscribed his name and affixed his seal the day and year first above written -
Robt W Coltart (S)

signed sealed and delivered
in the presence of
J. W. Coltart

Before me John W. City Clerk of the County Court of Limestone County in the State of Alabama this day personally appeared the within named Robt W Coltart and acknowledged that he had signed sealed and delivered the within deed to the within named Miles W Barron on the day and year therein mentioned.

In Testimony whereof I have hereunto set my hand and affixed the seal of said County Court at Office in Huntsville this the twenty eighth day of November Eighteen hundred and forty six -
Jno W City Clerk (S)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 2^d day of January 1847. Teste Robert Austin Clerk
Recorded in Red Book No 7 page 299 & 300 -

M Lambert Trustee
To { L 1846
John L Beard

This Indenture made this 10th day of December 1846 between Morgan Lambert of the County of Limestone State of Alabama of the first part and John L Beard of the second part Witnesseth that Whereas by virtue of a deed of trust bearing date the 14 day of June 1845 made by J. W. Robert Brandon to Morgan Lambert as trustee for the purpose of securing a certain sum of money therein specified to Wilson Robinson which said deed is duly recorded in the Clerk's Office of said County I did as trustee for the purpose of satisfying the said claim as mentioned in said deed sell at public auction according to the terms of said deed on the sixth day of April 1846 all that certain tract or parcel of land lying and being in Limestone County and known as the South half of the East half of the North West quarter of Section No Twenty Three Township No Three Range No Six West for the sum of Ninety Seven dollars to John L Beard his being the highest bid made. Now know ye that I the said Morgan Lambert Trustee as aforesaid by virtue of the said deed in trust and in consideration of the sum of Ninety Seven dollars aforesaid to him in hand paid by the said John L Beard the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do grant bargain sell unto the said John L Beard his heirs and assigns forever all and singular the above described tract or parcel of land with the appurtenances and appurtenances thereunto belonging or in any wise appertaining and all the right title and interest which the said George W Robert Brandon had in the aforesaid tract of land on the 14th day of June 1845 or at any time since had To Have and to hold said tract of land and every part and parcel thereof with the appurtenances thereunto belonging or in any wise appertaining to the said John L Beard his heirs and assigns forever as fully and absolutely as the said Morgan Lambert as trustee as aforesaid might could or ought to sell and convey the same. In Witness whereof I have hereunto set my name and affixed my seal the day and date above written -
Morgan Lambert Trustee (S)

The State of Alabama ss: Limestone County, Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Morgan Lambert whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the

same to the said John L Beard on the day and year therein mentioned. Given under my hand and seal this 10th day of December 1846 - Robert Austin (S)
Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 10th day of December 1846 - Teste Robert Austin Clerk
Recorded in Red Book No 7 pages 300 & 301 -

W. H. Dawson Trustee
To { L 1846
Matthews Furman

This Indenture made this ninth day of November in the year of our Lord one thousand eight hundred and forty six between William H Dawson and his wife Alis Dawson of Limestone County and State of Alabama of the first part and David Matthews and Lillibury Furman of Limestone County and State of Alabama of the second part Witnesseth that the said William H Dawson and Alis Dawson his wife of the first part for and in consideration of the sum of six hundred dollars to the said William H Dawson and Alis Dawson his wife in hand paid the receipt and title whereof is hereby acknowledged have this day bargained and sold aliened enfeoffed and conveyed and by these presents do bargain and sell unto the said David Matthews and Lillibury Furman a certain tract or parcel of land lying and being in the County of Limestone and State of Alabama known as the South West quarter of Section Two Township One Range Three West of the Basis Meridian of Huntsville The South East quarter of Section Two in Township One Range Three West of the Meridian of Huntsville Also the South half North West quarter of Section Two Township One Range Three West of the Meridian of Huntsville Containing four hundred acres of land thenceforth belonging unto the said David Matthews and Lillibury Furman their heirs and assigns forever And the said William H Dawson and Alis Dawson his wife do forever warrant and will forever defend the title to the above directed tract or parcel of land unto the said David Matthews and Lillibury Furman against the claim of all persons holding claim thereby through or under the Government of the United States or any other person. In Testimony whereof the said William H Dawson and Alis Dawson his wife of the first part have hereunto set their hands and affixed their seals the day and date above written.

W. H. Dawson (S)
Alis Dawson (S)
The State of Alabama ss: Limestone County, This day personally appeared before me William C Dawson one of the justices of the peace in said County William H Dawson and Alis Dawson his wife and acknowledged the within writing to be their act and deed for the purposes therein contained and that the same might be recorded as such. Given under my hand and seal this 9th day of November 1846 - W. C. Dawson (S)
Justice of the peace

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama on the 11th day of December 1846 for registration - Teste Robert Austin Clerk
Recorded in Red Book No 7 page 301 -

Geo Williamson Trustee
To { L 1846
Geo Williamson

The State of Alabama ss: Limestone County, This Indenture made and entered into this the twelfth day of November eighteen hundred and forty four between George Williamson of the one part and John W Williamson of the other of the County and State aforesaid Witnesseth that Whereas the said George Williamson acting Executor of the last Will and Testament of John B Williamson deceased by and according

to an order obtained from the Orphans Court of said County did bargain and sell and convey and do by these presents bargain and sell and convey to the said John G. Wilkinson the following described parcels or tracts of land marked and designated as follows: West North East quarter of Section twenty four Township five of Range three West containing One hundred and eighty acres South East quarter of Section twenty four Township five Range three West containing One hundred and eighty acres West end of South West quarter of Section twenty five Township five Range three West containing One hundred and thirty acres more or less of said quarter section and a fraction of North West quarter of Section of Section twenty five (being the South East Corner) Township five Range three West containing forty five acres more or less, Making in all together five hundred and thirty five acres for and in consideration of the sum of five thousand three hundred and fifty dollars which was the last and highest bid for said land at public sale on the premises the day and date before mentioned the receipt of which is hereby acknowledged and now for and in consideration of the above premises the said George Wilkinson has this day sold and conveyed to the said John G. Wilkinson his heirs executors and assigns forever all the right title and claim vested in him as Executor of the last will and Testament of John B. Wilkinson deceased. In Witness whereof the parties have hereunto affixed their hands and seals this the twentieth day of December eighteen hundred and forty six

Test
Geo. J. Ward

Samuel Wilkinson

Bouldin C. Blackwell

The State of Alabama St. Limestone County; Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Bouldin C. Blackwell one of the subscribing Witnesses to the foregoing and who being first duly sworn deposes and swears that he saw the above named George Wilkinson and John G. Wilkinson whose names are subscribed thereto sign seal and deliver the same to the said John G. Wilkinson that he this deponent subscribed his name as attesting thereto in the presence of the said George Wilkinson and John G. Wilkinson and that he saw the other subscribing Witnesses John J. Ward and Samuel Wilkinson sign the same in the presence of the said George Wilkinson and John G. Wilkinson and in the presence of each other on the day and year therein named. Given under my hand and seal this 23rd day of December 1846.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 23rd day of December 1846.

Recorded in said Book No. 7 pages 301 & 302 - Teste Robert Austin Clerk

Sam. Blackwell

To & David

Geo. G. Wilkinson

This Indenture made this twenty second day of December in the year one thousand eight hundred and forty six between Samuel Blackwell of the one part & John G. Wilkinson of the other part all of the County of Limestone and State of Alabama, Witnesses that the said Samuel Blackwell for and in consideration of the sum of seven 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 do by these presents give grant bargain sell alien release convey and confirm unto the said John

G. Wilkinson all that certain tract or parcel of land lying and being in the County of Limestone and State aforesaid known and designated by metes and bounds as follows to wit: by the West half of the North East quarter of Section thirty six Township five Range three West containing Ninety One acres more or less, also the East half of North East quarter of fractional Section thirty six Township five Range three West containing Ninety One acres more or less, making in all one hundred and eighty two acres more or less - To Have and to hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging to the said John G. Wilkinson his heirs and assigns forever And the said Samuel Blackwell 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 John G. Wilkinson his heirs and assigns from and against any and all and every person or persons claiming or holding under the said tract or parcel of land 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 Blackwell & John G. Wilkinson have hereunto subscribed their names and affixed their seals the day and year first above written

Signed sealed & delivered
in the presence of
Bouldin C. Blackwell

Geo. S. Wilkinson

The State of Alabama St. Limestone County; Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Bouldin C. Blackwell and George S. Wilkinson subscribing Witnesses to the foregoing and who being first duly sworn depose and say that they saw the above named Samuel Blackwell and Sarah M. Blackwell his wife whose names are subscribed thereto sign seal and deliver the same to the said John G. Wilkinson that they these deponents subscribed their names as witnesses thereto in the presence of the said Samuel Blackwell and Sarah M. Blackwell and in the presence of each other on the day and year therein named. Given under my hand and seal this 23rd day of December 1846.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 23rd day of December 1846.

Recorded in said Book No. 7 pages 302 & 303. Teste Robert Austin Clerk

James M. Temple
To & David
Miller & Anna

This Indenture made this twenty fourth day of December in the year one thousand eight hundred and forty six between James M. Temple and his wife Martha Jane Temple of the County of Limestone in the State of Alabama of the one part and Willis Hanna of the other part Witnesses that the said J. M. Temple and his wife Martha Jane Temple 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 do by these presents do give grant bargain sell alien release convey and confirm unto the said Willis Hanna all that certain tract of land

lying and being in the County of Limestone and State of Alabama and known by the following description, viz, The South East fourth of the North West fourth of Section No. thirty Township No. three Range No. four West of the Davis Meridian of Huntsville Alabama. To Have and To Hold the above described tract or parcel of land with the improvements and appurtenances thereunto belonging to and in full and complete satisfaction of the debt due by the said Willis Danna his heirs and assigns forever. And the said J. M. D. Temple & his wife M. J. Temple 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 Willis Danna his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said J. M. D. Temple & his wife M. J. Temple and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said J. M. D. Temple & his wife M. J. Temple hereunto subscribe their names and affix their seals the day and year above written -

signed sealed and delivered }
in the presence of } James M. Temple (Sd)
Martha J. Temple (Sd)

The State of Alabama Limestone County. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named James M. Temple and Martha Jane Temple his wife whose names are subscribed to the foregoing deed and acknowledged that they signed sealed and delivered the same to the said Willis Danna on the day and year therein mentioned. Given under my hand and seal this 24th day of December 1846 -

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration the 24th day of December 1846 -

Recorded in said Book No. 7 pages 303 & 304 -

Note Robert Austin Clerk

Geo. G. Wilson
To } Deed
Alex. P. Eastham

This Indenture Made this thirty first day of August One thousand eight hundred and forty six between George G. Wilson of the County of Limestone in the State of Alabama of the one part and Alexander P. Eastham of the County and State aforesaid of the other part Witnesseth that the said George G. Wilson for and in consideration of the sum of twenty five dollars to him in hand paid the receipt whereof is hereby acknowledged have this day bargained sold aliened conveyed and by these presents do bargain sell alien convey and convey unto the said Alexander P. Eastham all of a 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 South West quarter of the South West quarter of Section Number thirty in Township No. One of Range No. four West, Containing thirty nine acres and ninety two hundredths of an acre. To Have and to Hold the above described tract or parcel of land with the appurtenances thereunto belonging or in anywise appertaining unto the said Alexander P. Eastham his heirs and assigns forever and the said George G. Wilson for himself his heirs Executors and Administrators do warrant and will forever defend the title to the above described and hereby granted premises unto the said Alexander P. Eastham his heirs and assigns from and against himself and from all and every person or persons claiming or holding under him the said George G. Wilson and also against

the lawful title claim or demand of all and every person or persons claiming or holding by him or under the Government of the United States. In Testimony whereof the said George G. Wilson hereunto set his hand and seal this the thirty first day of August One thousand eight hundred and forty six -

G. G. Wilson (Sd)

The State of Alabama Limestone County. Personally appeared before me W. R. Howard an acting justice of the peace for the County aforesaid the within named George G. Wilson and acknowledged the signing sealing & delivery of the within deed on the day of its date to the within named Alexander P. Eastham for the purposes therein named - Given under my hand & seal this 31st August One thousand eight hundred and forty six -

W. R. Howard J. P. (Sd)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 28th day of December 1846 -

Note Robert Austin Clerk

Recorded in said Book No. 7 pages 304 & 305 -

Elias D. Winsett &
W. J. P. Faust
vs. Logan Stephenson

This Indenture Made and entered into this 20th day of December 1846 between Elias D. Winsett and James Winsett his wife of the first part and Isaac James of the second part and Logan Stephenson of the third part all of the County of Limestone and State of Alabama Whereas the said Elias D. Winsett is justly indebted to the said Logan Stephenson in the sum of two hundred dollars as by his bond of this date and due on the 1st day of October 1847 more fully shown which sum of money the said Elias D. Winsett is willing and desirous to share Now this Indenture Witnesseth that for and in consideration of the premises and for the further consideration of the sum of One dollar to him the said Elias D. Winsett in hand paid the receipt whereof is hereby acknowledged hath this day bargained and sold and by these presents do bargain sell unto the said Isaac James his heirs and assigns the following tract or parcel of land lying and being in Limestone County and known as the E 1/4 of the N W 1/4 S 1/4 T 3 N 5 West Containing 80 1/2 Acres Also One acre of ground where the stable now stand together with the following personal property to-wit One bay horse One Gigg & hamp Three beds Bedsteads of furniture One Canebrake One Clock two lot and vases three looking glasses To have and to hold the above described tract or parcel of land & personal property to him and his heirs forever Upon Trust nevertheless that the said Logan Stephenson shall permit him the said Elias D. Winsett to remain in the peaceable possession of said land & personal property and take the profits thereof to his own use until default be made in the payment of said sum either in the whole or in part and then upon this further trust that he the said Isaac James shall and will so soon after the happening of such default of payment of said sum as he may think proper or as the said Logan Stephenson shall request sell the said tract or parcel of land & personal property to the highest bidder for ready money after having given the time and place of said sale at his own discretion and given twenty day previous notice thereof by advertisement set up at the Court house door in Adams and other public places in the County aforesaid and out of the monies arising from such sale shall after paying all the expenses attending the premises shall pay to the said Logan Stephenson the amount due as above with interest thereon and the balance if any shall pay unto him the said Elias D. Winsett or his legal representative. But should the whole of said debt be paid off on or before the same shall become due so that no default be made Then

this Indenture to be void otherwise to remain in full force & virtue. Given under our hands & seals the day & date above written.

Elias D. Winsett (Seal)

James M. Smith (Seal)

Isaac James (Seal)

Dogan Stephenson (Seal)

State of Alabama }
 Limestone County } Personally appeared before me Allison C. Cain an acting justice of the peace in and for said State and County the within named Elias D. Winsett & James M. Smith who acknowledged that they & jointly signed sealed and delivered the within deed on the day and year therein mentioned to the within Isaac James and the said Isaac James his wife being by me privately examined apart from her said husband acknowledged that she signed sealed and delivered the said deed fully without any fear threat or compulsion of said husband. Given under my hand and seal this 28th day of December 1846.

Allison C. Cain J.P. (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration the 29th day of December 1846.
 Recorded in Clerk's Book No. 7 pages 305 & 306.
 Teste Robert Austin Clerk

Charles Hodge & Mary Hodge his wife
 To }
 John Barnette

This Indenture made & entered into this 28th day of December 1846 between Charles Hodge & Mary Hodge his wife of the County of Limestone & State of Alabama of the one part & John Barnette of the other part Witnesseth that the said Charles Hodge & Mary Hodge his wife for & in consideration of the sum of four hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have this day granted bargained & sold & conveyed by their privies do grant bargain & sell & convey unto the said John Barnette all that certain tract or parcel of land lying & being in the County of Limestone & State of Alabama known as the East half of the North East quarter of Section 25 of Township One of Range 5 West Containing 80 Acres more or less. To have and to hold the above described and hereby valued lands with the tenements & appurtenances thereto belonging or in any wise appertaining unto the said John Barnette his heirs & assigns forever & the said Charles Hodge & Mary Hodge his wife for themselves their heirs & assigns warrant & forever defend the title to the above described hereby granted premises unto the said John Barnette his heirs & assigns from & against themselves & all & every person or persons claiming or holding under them the said Charles Hodge & Mary Hodge his wife Value against the lawful title claim or demand of all & every person whomsoever. In Testimony whereof we have hereunto set our hands & seals this day & date above written signed sealed & delivered

Charles Hodge (Seal)

Mary Hodge (Seal)

in the presence of }
 William J. Powell
 Adam Powell

The State of Alabama }
 Limestone County } Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Adam Powell one of the subscribing Witnesses to the foregoing deed who being first duly sworn deposed that he saw the above named Charles Hodge and Mary Hodge his wife whose names are subscribed thereto sign seal and deliver the same to the said John Barnette that he this deponent subscribed his name as a witness thereto in the presence of the said Charles Hodge and Mary Hodge and that he saw the other subscribing Witness William J. Powell

I Powel signed the same in the presence of the said Charles Hodge and Mary Hodge and in the presence of each other on the day and year therein named. Given under my hand and seal this 29th day of December 1846.

Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 29th day of December 1846.
 Recorded in Clerk's Book No. 7 pages 306 & 307.
 Teste Robert Austin Clerk

Allen A. Bunnay & Theresa E. Bunnay his wife
 To }
 John Barnette

This Indenture made and entered into this 25th day of December 1846, between Allen A. Bunnay & Theresa E. Bunnay his wife of the County of Limestone State of Alabama of the one part & John Barnette of the County of Limestone State of Alabama of the other part Witnesseth that the said Allen A. Bunnay & Theresa E. Bunnay his wife 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 granted bargained & sold & conveyed by their privies do grant bargain & sell unto the said John Barnette his heirs & assigns forever all that certain tract or parcel of land lying & being in the County of Limestone State of Alabama and known as the North East fourth of the South East fourth of Section 25 Township One Range five West Containing 40 Acres more or less. To have and to hold the above described & hereby granted premises with all the appurtenances thereto belonging or in any wise appertaining unto the said John Barnette his heirs & assigns forever and the said Allen A. Bunnay & Theresa E. Bunnay his wife for themselves their heirs Executors & assigns do hereby warrant & forever defend the title to the above described hereby granted premises unto the said John Barnette his heirs & assigns forever from & against themselves all other persons claiming or holding by from or under them as well as from the lawful claim or claims of any other person whomsoever claiming or holding by from or under any other title whatsoever. In Testimony whereof we have hereunto set our hands & seals this day & date above.

Allen A. Bunnay (Seal)

Theresa E. Bunnay (Seal)

Adam Powell

Robert Powell

The State of Alabama }
 Limestone County } Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Adam Powell one of the subscribing Witnesses to the foregoing deed who being first duly sworn deposed that he saw the above named Allen A. Bunnay and Theresa E. Bunnay his wife whose names are subscribed to the foregoing deed sign seal and deliver the same to the said John Barnette that he this deponent subscribed his name as a witness thereto in the presence of the said Allen A. Bunnay and Theresa E. Bunnay and that he saw the other subscribing Witness Robert Powell sign the same in the presence of the said Allen A. Bunnay and Theresa E. Bunnay and in the presence of each other on the day and year therein named. Given under my hand and seal this 29th day of December 1846.

Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration the 29th day of December 1846.
 Recorded in Clerk's Book No. 7 page 307.
 Teste Robert Austin Clerk

Reuben H. Huggins & Mary Huggins his wife
 To }
 John Barnette

This Indenture made and entered into this 30th day of December 1846 between Reuben H. Huggins of the one part and John Barnette of the other part both of the County of

Simmons and State of Alabama, Witnessed that the said Rufus L. Hughes for and in consideration of the sum of One hundred and fifty four dollars paid 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 J. H. Wynn his wife Elizabeth M. Hughes intestate which is the one sixth part in three eighths belonging to the heirs of the Estate of Woodson A. J. dec'd; to, viz Washington, Henry, and Mariah their heirs in the County of Limestone in the State of Alabama. To have and to hold the above described interest or part in said negroes or any wise appertaining unto the said J. H. Wynn his heirs and assigns forever shown under my hands and seals this day and date above written -

Rufus L. Hughes

The State of Alabama ss. Limestone County, Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Rufus L. Hughes whose name is subscribed to the foregoing and acknowledged the signing sealing & delivery of the same to the said John H. Wynn on the day and year therein named. Given under my hand and seal this 30th day of December 1846.

Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration the 30th day of December 1846 -
Recorded in Blue Book No 7 pages 307 & 308 -
Teste Robert Austin Clerk

Jas M. Coman & wife
To & Mrs
Mary E. Ganaway

This Indenture made this 18th day of April in the year One thousand eight hundred and forty six between J. M. Coman Elizabeth J. Coman J. A. Martin & Sarah A. Martin of the County of Limestone in the State of Ala of the One part and Mary E. Ganaway of the Other part Witnessed that the said J. M. Coman & wife Joshua A. Martin & wife for and in consideration of the sum of Twenty two \$22.00 dollars to them in hand paid the receipt whereof is hereby acknowledged ha. 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 Mary E. Ganaway all th- Certain lot of land lying and being in the County of Limestone a part of S 17 1/4 14, 13 N 1/4 lot beginning at the corner of S 1/4 N 1/4 lot thence along said road to said N 1/4 corner thence South 1/2 mile to the beginning containing One hundred and forty four poles To Have and To Hold the above described parcel of land with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said Mary E. Ganaway her heirs and assigns forever; And the said Coman & wife & Martin & 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 Mary E. Ganaway her heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Coman & wife & Martin & wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In Testimony whereof the said Coman & wife & Martin & wife have hereunto subscribed their name and affix their seal the day and year above written.

Signs sealed and delivered in the presence of
Jas M Coman
Robt L. Bucknell

J. M. Coman (Seal)
Elizabeth J. Coman (Seal)
J. A. Martin by (Seal)
J. M. Coman atty
Sarah A. Martin by (Seal)
J. M. Coman atty

The State of Alabama ss. Limestone County, Personally appeared before me Robert Austin Clerk of the County Court of said County the above named James M. Coman whose name is subscribed to the foregoing and individually and as attorney in fact for Joshua A. Martin and Sarah A. Martin and acknowledged that he signed sealed and delivered the same to the said Mary E. Ganaway on the day and year therein mentioned. Given under my hand and seal this 31st day of December 1846.

Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 31st day of December 1846 -
Recorded in Blue Book No 7 pages 308 & 309 -
Teste Robert Austin Clerk

Jas M. Coman & wife
To & Mrs
Sarah A. Martin

This Indenture made this twenty sixth day of March in the year One thousand eight hundred and forty six between James M. & Elizabeth J. Coman and Joshua A. Martin & Sarah A. Martin of the County of Limestone in the State of Alabama of the One part and Thomas S. Malone of the Other part Witnessed that the said Coman & Martin for and in consideration of the sum of Twenty 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 Thomas S. Malone all that Certain tract or parcel of land lying and being in the County of Limestone and known and described as follows commencing at a stake in the Hagley run road running East 1/4 Chain 20 links thence North ten Chains & forty links thence down Chain & twenty five links to the beginning containing Ninety eight poles more or less To Have and To Hold the above described land with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said Thomas S. Malone his heirs and assigns forever; And the said Martin & Coman 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 Thomas S. Malone his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Martin & Coman and also against the lawful title claim or demand of all and every person or persons whomsoever. In Testimony whereof the said James M. & Elizabeth J. Coman Joshua A. Martin & Sarah A. Martin have hereunto subscribed their names and affix their seals the day and year above written.

Signs sealed & delivered in the presence of
John R. Martin
Phoenia Mason

J. M. Coman (Seal)
J. A. Martin by his (Seal)
att in fact J. M. Coman
Elizabeth J. Coman (Seal)
Sarah A. Martin by (Seal)
J. M. Coman att in fact

The State of Alabama ss. Limestone County, Personally appeared before me Robert Austin Clerk of the County Court of said County the above named James M. Coman whose name is subscribed to the foregoing and individually and as attorney in fact for Joshua A. Martin and Sarah A. Martin and acknowledged that he signed sealed and delivered the same to the said Thomas S. Malone on the day and year therein named. Given under my hand and seal this 31st day of December 1846.

Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration the 31st day of December 1846 -
Recorded in Blue Book No 7 page 309 -
Teste Robert Austin Clerk

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J. M. Coman &
To & Read
B. H. Hubbard

This Indenture made this tenth day of April in the year one thousand eight hundred and forty six between J. M. Coman & Elizabeth S. Coman J. L. Martin Sarah A. Martin his wife of the County of Limestone in the State of Alabama of the one part and B. H. Hubbard of the other part. Witnesseth that the said J. M. Coman wife and J. L. Martin 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 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 B. H. Hubbard all that certain lot of land lying and being in the County of Limestone Beginning at stake in the Winchester Road running North twenty six chains thence West to the Center of Elkton Road thence South twenty four feet along said road to stake thence South twenty chains to stake in the Winchester Road thence East down chains twenty five links to the beginning containing four acres sixty four poles more or less Being a part of South West 1/4 of Sec 4 Township 3 Range 4 West To Have and To Hold the above described piece of land with the tenements and appurtenances thereunto belonging or in anywise appertaining unto the said B. H. Hubbard his heirs and assigns forever. And the said J. M. Coman wife & J. L. Martin 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 B. H. Hubbard his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said J. M. Coman wife & J. L. Martin wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said J. M. Coman & J. L. Martin Sarah A. Martin have hereunto subscribed their names and affix their seals the day and year above written.

Signed sealed and delivered
in the presence of
James M. Martin
Elihu R. Mason
John Turrittin

J. M. Coman (Seal)
Elizabeth S. Coman (Seal)
J. L. Martin (Seal)
By J. M. Coman his atty in fact
Sarah A. Martin (Seal)
By J. M. Coman atty in fact

The State of Alabama ss. Limestone County. Personally appeared before me Robert Austin Clerk of the County Court of said County the within named James M. Coman whose name is signed to the foregoing and individually and as attorney in fact for Joshua L. Martin and Sarah A. Martin and acknowledged that he signed sealed and delivered the same to the said Benjamin H. Hubbard on the day and year therein mentioned. Given under my hand and seal this 2^d day of January 1847.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 2^d day of January 1847.
Recorded in Elvid Book No. 7 page 310.
Teste Robert Austin Clerk

A. Miller dec'd
To & Read
Elihu Weatherford

This Indenture made this 5th day of January in the year one thousand eight hundred and forty seven between Spotswood McGregor Administrator of A. Miller deceased of the County of Limestone in the State of Alabama of the one part and Elihu Weatherford of the other part. Witnesseth that the said S. McGregor Administrator of A. Miller dec'd for and in consideration of the sum of Twenty five dollars to him in hand paid the receipt whereof is hereby acknowledged he - This day given granted

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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 Elihu Weatherford his heirs and assigns forever. And the said S. McGregor Administrator of A. Miller dec'd 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 S. McGregor Administrator of A. Miller dec'd heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said S. McGregor Administrator of A. Miller dec'd and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said S. McGregor Administrator of A. Miller dec'd have hereunto subscribed his name and affix his seal the day and year above written.

Signed sealed and delivered
in presence of
The State of Alabama Limestone County. This day personally appeared before me Henry Stanley an acting justice of the peace in and for said County Spotswood McGregor Administrator of A. Miller dec'd and acknowledged the signing sealing and delivering the foregoing and to Elihu Weatherford on the day of its date for the purposes therein specified. Given under my hand and seal this the 5th day of January 1847.
H. Stanley J.P. Seal

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama on the 5th day of January 1847 for registration.
Recorded in Elvid Book No. 7 page 310 & 311.
Teste Robert Austin Clerk

Elihu Weatherford
To & Read
S. McGregor

This Indenture made this fifth day of January in the year one thousand eight hundred and forty seven between Elihu Weatherford his wife Margaret S. Weatherford of the County of Limestone in the State of Alabama of the one part and Spotswood McGregor of the other part. Witnesseth that the said Elihu Weatherford and his wife Margaret S. Weatherford 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 enfeoffed released conveyed and confirmed and by these presents do give grant bargain sell alien enfeoff release convey and confirm unto the said Spotswood McGregor all that certain tract of land lying and being in the County of Limestone and State of Alabama and known as the South East fourth of Section No. 27 Township No. 3 of Range No. 5 West Containing One hundred and fifty nine acres and 24/100 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 Spotswood McGregor his heirs and assigns forever. And the said Elihu Weatherford and his wife M. S. Weatherford 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 Spotswood McGregor his heirs and assigns from and

against themselves and all and every person or persons claiming or holding under them the said E. L. Weatherford & his wife M. L. Weatherford and also against the lawful title claim or demand of all and every person or persons whomsoever In Testimony Whereof the said E. L. Weatherford this 14th day of January 1847 signed sealed and delivered his name and affixed their seals the day and year above written -

in the presence of
Elihu L. Weatherford
Margaret L. Weatherford
The State of Alabama Sumner County. This day personally appeared before me Henry Stanley an acting Justice of the peace in and for said County Elihu L. Weatherford and his wife Margaret L. Weatherford and acknowledged the signing sealing and delivering the foregoing deed to Spotswood McGeorg on the day of its date for the purposes therein specified - Given under my hand and seal this 5th day of January 1847 -

Filed in the Office of the Clerk of the County Court of Sumner County State of Alabama on the 6th day of January 1847 for registration.

Recorded in Blud Book No. 7 pages 311 & 312 -

Teste Robert Austin Clerk
Teste Robert Austin Clerk

Elizabeth L. Locke
To 3 Power of Atty
John A. Smith

Know all men by these presents that I Elizabeth L. Locke of the State of Arkansas and the County of Sevier have made Constituted and appointed John A. Smith of the State of Alabama and the County of Sumner my true and lawful attorney for me and in my name to lease, let, sell or demise a certain tract of land known as the N.E. 1/4 of Section 35 of Township 3 of Range four West to such person or persons, and at and under such yearly or other rents as he shall think fit; or otherwise to sell, grant and convey the same absolutely in fee simple for such price or sum of money and to such person or persons as he shall think fit and convenient, and also for me and in my name to seal execute and deliver such deeds conveyances, bargains and sales for the absolute sale and disposition thereof with such clauses, covenants, and agreements to be therein contained as my said attorney shall think fit and expedient; thereby ratifying and confirming all such lease, lease deeds, conveyances, bargains or sales which shall at any time hereafter be sealed and executed by my said attorney touching or concerning the premises. Given under my hand and seal this 27th November AD 1846 -

Elizabeth L. Locke

John A. Smith

The State of Alabama Sumner County. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named George W. Miller one of the subscribing witnesses to the foregoing power of attorney who being first duly sworn deposed and said that he saw the above named Elizabeth L. Locke whose name is subscribed thereto sign seal and deliver the same to the said John A. Smith, that he this deponent subscribed his name as a witness thereto in the presence of the said Elizabeth L. Locke and that he saw the other subscribing witness William Locke subscribe his name thereto in the presence of the said Elizabeth L. Locke and in the presence of each other on the day and year therein mentioned - Given under my hand and seal this 6th day of January 1847.

Filed in the Office of the Clerk of the County Court of Sumner County State of Alabama for registration the 6th day of January 1847.

Recorded in Blud Book No. 7 page 312 -

Teste Robert Austin Clerk

George W. Campbell
To 3 Power of Atty
John A. Smith

Know all men by these presents that George W. Campbell of Madison County in the State of Mississippi have made Ordained Constituted and appointed and by these presents do Ordain & constitute and appoint John A. Smith of the County and State aforesaid my true and lawful attorney for me and in my name to sell lease or rent a tract or parcel of land lying in Madison County State of Alabama on Ragdale Creek, and to receive all monies or other things, the proceeds of the said sale lease or rent in the same as if the same was done by myself and to make execute and acknowledge and such deed as may be necessary for the conveying transferring, and setting over to the purchaser, or whoever may lease or rent said land, that may be necessary for that object as if I was personally present hereby agreeing to ratify and confirm whatever my said attorney the said John A. Smith shall cause to be done in the matter of my said estate on said Ragdale Creek in Madison County in the State of Alabama. In Testimony Whereof I have set my hand and affixed my seal this 14th day of December 1846.

The State of Mississippi

For the Superior Court of Chancery December Term 1846.

A letter of Attorney from George W. Campbell to John A. Smith was this day produced in Open Court and acknowledged by the said George W. Campbell to be his act and deed for the purposes therein mentioned, and ordered to be certified.

I Robert Hughes Clerk of the said Superior Court of Chancery do hereby certify that the foregoing is a true copy of an Order from the records of said Court made on this day,

(L)

In Testimony Whereof I have subscribed my name and have caused the seal of said Court to be affixed this 17th day of December AD 1846 -

Robert Hughes Clerk

The State of Mississippi do I Stephen Locke Chancellor of the State aforesaid do hereby certify that Robert Hughes whose signature is to the foregoing Certificate, is now and was at the time of making said signature Clerk of the Superior Court of Chancery aforesaid duly Commissioned and qualified according to law, and that his said Certificate and attestation are in due form. In Testimony Whereof I have subscribed my name this 17th day of December AD 1846 -

Stephen Locke

Filed in the Office of the Clerk of the County Court of Sumner County State of Alabama for Registration on the 6th day of January 1847 -

Recorded in Blud Book No. 7 page 313 -

Teste Robert Austin Clerk

John A. Smith
To 3 Power of Atty
William Locke

This Indenture made this fifth day of January 1847 between John A. Smith and Elizabeth his wife of the County of Madison and the State of Mississippi equal heirs with George W. Campbell and their equal agreement of said Campbell of the one part and John A. Smith of the other part Witnesseth that the said John A. Smith & Elizabeth his wife and George W. Campbell for and in consideration of the sum of six hundred dollars to them in hand paid the receipt whereof is hereby acknowledged hath this day bargained sold aliened conveyed and conveyed and by these presents do bargain sell alien convey and convey unto the said William Locke all that certain tract or parcel of land lying and being in the County of Sumner and in the State of Alabama as known as the East part of Fractional Section Eleven and the fractional two in Township One of Range four West in the district of Mountville and State of Alabama containing four hundred and twenty three acres & 7/100 of an acre which was divided by the United States to Elizabeth Campbell widow for her one hundred and sixty three acres 7/100 of an acre which was conveyed to

Joseph R Campbell and Abraham C. Conway. To have and to hold the above described tract or parcel of land with appurtenances thereto belonging or in anywise appertaining unto the said William Smith his heirs and assigns forever. And the said George W. Campbell, Mrs. Smith and Elizabeth 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 William Smith his heirs and assigns from and against themselves and alls and every person or persons claiming or holding under them the said George W. Campbell, Mrs. Smith and Elizabeth his wife 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 George W. Campbell, John Smith and Elizabeth his wife hath hereunto set their hands and seals the day and date above written.

Witness my hand and seal this 6th day of January 1847.
in presence of
J. A. Smith
E. Smith
G. W. Campbell
By J. A. Smith agent

The State of Alabama ss, Limestone County; Personally appeared before me Robert Austin Clerk of the County Court of said County the above named John Smith whose name is subscribed individually and as attorney for George W. Campbell to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said William Smith on the day and year therein mentioned - Given under my hand and seal this 6th day of January 1847.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 6th day of January 1847.
Recorded in said Book No. 7 pages 313 & 314. Teste Robert Austin Clerk

Geo. W. Couch To { Deed in Trust } of our Lord One thousand eight hundred and forty seven between George W. Couch of the first part Robert C. Brichell of the second part and Roswell Hine and William Hine of the third part. Witnesseth that Whereas the said Couch is justly indebted to the said party of the second part in the sum of twenty five dollars - And to the said party of the third part as part of a trading under the name of R. Hine & Co. in about the sum of forty five dollars, both which amounts on the first day of January 1847 - And whereas the said George W. Couch is anxious and desirous of securing the payment of the above described debts and for the further convenience of one dollar to him in hand paid by the said party of the second part the said Couch hath given granted bargained and sold and by these presents doth give grant bargain and sell unto the said Robert C. Brichell the following described personal property to wit, two bay mares, one about three years old, the other about two years old, a bay pony about five years old must spring - and one two horse Wagon which is worn. Upon the following Trust: That the said Brichell is to furnish the said property to remain in possession of the said Couch until the 1st day of January 1848 when if the said Couch pays the debts by this deed intended to be secured the same shall be null and void - but upon his failure to pay the said Brichell is to expose the same to public sale after having given ten days notice of the time and place of sale and the proceeds of said sale to apply first to the payment of the expenses of this deed and then to the payment of the before mentioned debts with the interest thereon accruing - Given under our hands and seals January 12th 1847. George W. Couch (Seal) Robert C. Brichell (Seal)

The State of Alabama ss, Limestone County; Personally appeared before me Robert Austin Clerk of the County Court of said County the above named George W. Couch and Robert C. Brichell whose names are subscribed to the foregoing deed and acknowledged that they signed sealed and delivered said deed for the purposes therein expressed on the day and year therein mentioned - Given under my hand and seal this 12th day of January 1847.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration the 12th day of January 1847.
Recorded in said Book No. 7 pages 314 & 315. Teste Robert Austin Clerk

William Boudinot
John H. Davis

This Indenture made this first day of January One thousand eight hundred and forty seven between John H. Davis Administrator of William Boudinot dec'd late of the County of Limestone and State of Alabama of the one part and John H. Davis of the said County and State of the other part Whereas the said John H. Davis as aforesaid by virtue and by the authority of a decree from the County Court of Limestone County bearing date 10th December 1845 sold the tract of land belonging to the Estate of said William Boudinot at public sale to said John H. Davis for the sum of Eighty seven dollars being the highest sum bid for the tract of land aforesaid. Now by virtue of the said Order of the Court and in consideration of the sum of eighty seven dollars in hand paid by the said John H. Davis the receipt whereof is hereby acknowledged have sold all the right and title held by the said William Boudinot in his lifetime and or due by the Court to be sold in said tract of land which tract of land is known as lying in Limestone County and known as the South half of the South West quarter section two Township two Range five West. Also the South West quarter of the South East quarter section two Township three Range five West containing one hundred and twenty acres be the same more or less. To have and to hold the said land and premises and every part thereof with the appurtenances unto the said John H. Davis his heirs and assigns as fully and as absolutely as the said John H. Davis Administrator as aforesaid and under the authority as aforesaid might could or ought to sell and convey the same.

In Testimony Whereof I have hereunto set my hand and affix my seal this day and year above written

John H. Davis agent
William Boudinot dec'd (Seal)

The State of Alabama ss, Limestone County; Personally appeared before me Robert Austin Clerk of the County Court of said County the above named John H. Davis whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said John H. Davis on the day and year therein mentioned - Given under my hand and seal this 12th day of January 1847.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 12th day of January 1847.
Recorded in said Book No. 7 page 315. Teste Robert Austin Clerk

John Boucher
To { Deed in Trust }

This Indenture made this first day of January One thousand eight hundred and forty seven between John H. Davis Administrator of Joshua Boucher dec'd late of the County of Limestone and State of Alabama of the one part and Robert W. Boucher of the said County and State of the other part Whereas the said John H. Davis as aforesaid by virtue and by the authority of a decree from the County Court of Limestone County bearing date 10th December 1845 sold the tract of land belonging to the Estate of said Joshua Boucher at public sale to said Robert W. Boucher for the sum of two hundred

Eighty One and 2/100 dollars being the highest sum bid for the tract of land aforesaid. Now by virtue of the said Order of Court and in consideration of the sum of two hundred eighty One and 2/100 dollars in hand paid by the said Robert M. Brouche the receipt whereof is hereby acknowledged the said John H. Wynn Administrator as aforesaid hath sold all the right and title held by the said John Brouche in his lifetime in said Tract of land and Orders by the Court to be sold which Tract of land is known as lying in Sumner County and South of the Stage Road leading from Athens to Huntsville and bounded North by said road and known as being part of the South East quarter of Section 14 Township Three Range Three West and Containing One hundred fifty Acre more or less. To Have and To Hold the said land and premises and every part thereof with the appurtenances unto the said Robert M. Brouche his heirs and assigns as fully and absolutely as the said John H. Wynn Administrator as aforesaid and under the authority aforesaid might could or ought to sell and convey the same. In Testimony whereof I hereunto set my hand and affix my seal this day and date above written.

The State of Alabama ss. Sumner County; John H. Wynn Administrator

Personally appeared before me Robert Austin Clerk of the County Court of said County the above named John H. Wynn whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said Robert M. Brouche on the day and year therein mentioned. Given under my hand and seal this 12th day of January 1867.

Filed in the Office of the Clerk of the County Court of Sumner County State of Alabama on the 12th day of January 1867 for registration - Robert Austin Clerk
Recorded in said Book No. 7 pages 315 & 316 -

Milton Walker Clerk
To
Thomas Rides

This Indenture made this the fourth day of January in the year One thousand eight hundred and sixty seven between Milton Walker and Vermina I. Walker his wife of the County of Sumner in the State of Alabama of the One part and Thomas Rides of the same County and State of the Other part. Witnesseth that the said parties of the first part for and in consideration of the sum of Thirty four hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened released conveyed and confirmed and by these presents do give grant bargain sell alien release convey and confirm unto the said party of the second part his heirs and assigns all that certain tract or parcel of land lying and being in the County and State aforesaid and consisting of fractional portions of Section twenty two twenty three fronting and fifteen in Township One and Range five West and bounded as follows: Commencing on the Bank of Elk River where the North boundary line of Richard Walker strikes said river, running up said river with the meanderings thereof, to the bluff corner thence South by crossing hewn logs three hundred and forty five 87/100 poles to a stake thence East One hundred and fifty rods to a stake corner with Thomas William Rides thence South Seventy five 1/2 rods to a stake corner to Richard Walker thence West to the beginning. Containing three hundred and thirty nine 70/100 acres 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 party of the second part his heirs and assigns forever. And the said parties of the first part for themselves and for their 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 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 parties of the first part and also against the lawful title claim or demand of full and every person or persons whomsoever. In Testimony whereof the said parties of the first part have hereunto subscribed their names and affixed their seals the day and year above written.

signed sealed and delivered in the presence of William M. Rides

John S. Rides

The State of Alabama Sumner County. Personally appeared before me William M. Rides an acting Justice of the peace for the County and State aforesaid Milton Walker whose name appears signed to the foregoing deed of conveyance and acknowledged that he signed sealed and delivered the foregoing deed to Thomas Rides for the purposes therein contained. I also exhibited said deed to Vermina I. Walker wife of the said Milton Walker who acknowledged the signing sealing and delivering of the foregoing deed for the purposes therein contained that she freely and voluntarily relinquished her right of dower without fear threats or compulsion of her husband. Given under my hand and seal this 7th day of January 1867.

Filed in the Office of the Clerk of the County Court of Sumner County State of Alabama for registration on the 14th day of January 1867.

Recorded in said Book No. 7 pages 316 & 317. State Robert Austin Clerk

The State of Alabama Wilcox County. Know all men by these presents that whereas by the death of James Hargrove and Mary Hargrove wife of said James of Sumner County Alabama a portion of the estate belonging to said deceased devolves to the undersigned as the lawful heirs of the late Charles H. Christian died who intermarried with Sarah Hargrove the daughter of the aforesaid James and Mary Hargrove dec'd by Porter B. Huntington in right of his wife Martha Huntington formerly Martha Christian from A. Fisher in right of his wife Nancy Fisher formerly Nancy Christian and Alexander F. A. McGraw Guardian of Charles H. Christian now known as that the said Porter B. Huntington from A. Fisher and A. F. A. McGraw as aforesaid have made ordained constituted and appointed George A. Christian of Wilcox County our true and lawful attorney for us and in our names and for our use and benefit to ask demand and receive of and from the heirs or the administration or the Executor of the said estate devolving to us as aforesaid; and upon receipt thereof by or payment thereof to our said attorney a general release or discharge from the same to make execute and deliver hereby ratifying confirming and allowing whatever our said attorney shall lawfully do in the premises In Witness whereof we have hereunto set our hands and seals this 22nd day of December in the year of our Lord One thousand eight hundred and forty six and of the independence of the United States of America the twenty first the substitution regarding the County of Sumner was made before signing signed sealed and acknowledged in presence of J. M. Mathews.

Justice of the peace in and for Wilcox County Alabama
The State of Alabama Wilcox County. I William C. Gibson Clerk of the County Court of said County certify that J. M. Mathews was an acting Justice of the peace for said County on the day and date above mentioned duly sworn and qualified as Justice of the peace for said County that his official acts as such are entitled to full faith and credit. Given under my hand and seal of Office at Office in Camden this 28th day of December A.D. 1846.

The State of Alabama Wilcox County. I David W. Stewart Judge of the County Court of said County certify that William C. Gibson whose name and seal appears to the above Certificate is Clerk of the County Court for said County and that he is duly

Authorized to act as such, and that his attestation is in due form of law and made by the proper Officer. Witness my hand and seal this 28th December 1846.

J. W. Stenette Judge Clerk

Filed in the Office of the Clerk of the County Court of Sumner County, State of Alabama for Registration on the 16th day of January 1847.
Recorded in Dead Book No. 7 pages 317 & 318. Teste Robert Austin Clerk

Philippon Hinn
To & And
May deker

United States of America State of Louisiana City of New Orleans.
Know all men by these presents that I Antoine Henry Philippon late of the City and State of New York, at present in the City of New Orleans having acting as the agent and attorney in fact of Reine Ray Widow of the late Antoine Philippon junior, Alfred Philippon & Anais Philippon wife of John A. Meade all residing in this City & State, by virtue of the annexed letter of substitution executed in my favour by Edward Philippon of the City and State of New York, of the powers and authority conferred on him by the said Reine Ray Widow of Antoine Philippon junior, Alfred Philippon wife of John A. Meade in and by certain letter of Attorney which is also herewith annexed have bargained, sold and acknowledged and by these presents do bargain sell and quitclaim unto I Henry deker of the said City and State of New York, and to his heirs & assigns forever, all the right title interest claim & demands what ever both at law and in Equity and as well in person as in representative which they the said Reine Ray Widow of the late Antoine Philippon junior, Alfred Philippon and Anais Philippon wife of John A. Meade now have or may hereafter have as heirs at law of the said Antoine Philippon junior and to the following described tracts or parcels of lands situate lying and being in the Counties of Lowndes, Madison and Sumner State of Alabama, to wit: The South East quarter of Section twenty nine in Township five of Range One West Containing One hundred and fifty seven acres and eight one hundredths of an acre. The North West quarter of Section twenty nine in Township five of Range One West Containing One hundred and fifty seven acres and eight one hundredths of an acre. The fractional Section thirty four in Township five and the fractional Section five in Township six, both of Range One West, Containing One hundred and twenty one acres and fifty four one hundredths of an acre and the South West quarter of Section fifteen in Township five of Range One West Containing One hundred and sixty acres and one hundredths of an acre, all being in the County of Madison and State of Alabama. Also fractional Section twelve in Township one of Range five West Containing two hundred acres and fifty four one hundredths of an acre. The South West quarter of Section twenty seven in Township three of Range five West Containing One hundred and fifty seven acres and fifty four one hundredths of an acre and the South West quarter of Section eleven in Township four of Range five West Containing One hundred and fifty seven acres and fifty four one hundredths of an acre. All situate lying and being in the County of Sumner and State of Alabama. Also the South West quarter of Section three in Township four of Range five West Containing One hundred and sixty acres, and the North East quarter of Section four in Township two of Range five West Containing One hundred and sixty acres and situate lying and being in the County of Lowndes State of Alabama together with all heretofore and hereafter claims belonging the interest of said vendors in said lands being One undivided half which they inherited from Antoine Philippon junior who inherited the same from his brother F. Philippon, the other half being the property of Auguste Allouard of the City & State of New York - To have and to hold aforesaid right title property and demand what ever of the said vendors in & to the said described tracts of land unto the said I Henry deker his heirs and assigns forever, This sale is made and accepted for and in

consideration of the price and sum of One thousand dollars which I the said Antoine Henry Philippon acting as aforesaid do hereby acknowledge to have received of and from the said I Henry deker and for which I hereby grant acquittance. In testimony whereof I have hereunto set my hand and seal at the City of New Orleans aforesaid this fourth day of January One thousand eight hundred and forty seven.

Antoine Philippon

signed sealed & delivered
in the presence of me
Jin. deker

Michellgen

Personally appeared before me Constantine D. Beverly a Commissioner of the State of Alabama, for the State of Louisiana duly Commissioned and sworn Henry Philippon a resident of the State of New York who signed the foregoing instrument of writing in my presence, and who acknowledged to me that he executed the same for the uses and purposes therein set forth.

Given under my hand and seal at the City of New Orleans, State of Louisiana this 4th day of January in the year of our Lord One thousand eight hundred and forty seven and the twenty first year of the Independence of the United States of America.

C. D. Beverly

Commissioner

Filed in the Office of the Clerk of the County Court of Sumner County State of Alabama The 18th day of January 1847 for Registration.
Recorded in Dead Book No. 7 pages 318 & 319. Teste Robert Austin Clerk

Philippon

To & And

A. H. Philippon

Know all men by these presents that I Edward Philippon of the City of New York and State of New York, the person named as attorney in the annexed letter of Attorney, in virtue of the power and authority to me given in and by the said annexed letter of Attorney have appointed and hereby do appoint Antoine Henry Philippon of the said City of New York as well mine as the true and lawful Attorney and Substitute of Reine Ray Widow of the late Antoine Philippon junior, Alfred Philippon, Anais Philippon wife of John A. Meade and the said John A. Meade, therein named, for and in the name of the Constituent therein named to do and perform each, any every and all things and acts thing and things herein which in and by the said letter of Attorney I have power to do and to have all power and authority which thereby are conferred on me, hereby ratifying all that the said Antoine Henry Philippon shall lawfully do in virtue of the said letter of Attorney and hereof. In Witness whereof I have hereunto set my hand and seal at the City of New York this sixth day of October in the year 1846.

Sealed and delivered in the presence of

Edward Philippon

the word "do being interlined

F. R. Tollen

John Bissell

United States of America State, City, and County of New York, ss.
I John Bissell, a Commissioner appointed by the Governor of the State of Alabama and under the laws of said State with full power and authority to take acknowledgments or proof of all deeds or other instruments in writing & positions and other testimony &c. &c. in and for the State of New York to be used in said State of Alabama, duly Commissioned by said Governor, and appearing and dwelling in the City of New York do by this public instrument, given under my hand and official seal, certify and make known that

This 6th day of October One thousand eight hundred and forty six before me personally appeared in my State a forsaied Edouard Philippson the signer and dealer of the annexed instrument bearing date the 6th day of October 1846 who acknowledged the same to be his free act and deed, for the purposes therein mentioned. Dated this 6th October 1846

John Russell Comptroller for Alabama

Filed in the Office of the Clerk of the County Court of Summerville County State of Alabama for Registration the 18th day of January 1847 -
Recorded in Deed Book No 7 pages 319 & 320.

Teste Robert Austin Clerk
Teste Robert Austin Clerk

Philippson Val
To 3 Power of Attorney
Philippson

Whereas Francois Philippson formerly a merchant in the City State of New York died in the said City of New York on the fifth day of May Eighteen hundred forty three leaving as one of his heirs his brother Antoine Philippson junior who since died in the parish of St Bernard State of Louisiana on the twenty fourth June Eighteen hundred forty four leaving his widow Mrs. Reim Rey as the usufructuary of his Estate, this two Children Alfred Philippson & Mrs. Anais Philippson wife of John A. Melle residing in the City of New Orleans State of Louisiana as his only heirs and representatives. Now know all men by these presents that for the purposes the said Reim Rey widow of the late Antoine Philippson junior Alfred Philippson & Anais Philippson wife of the said John A. Melle by him herein duly authorized & assisted, have made and appointed & do by these presents jointly make nominate ordain, authorize, constitute & appoint Edouard Philippson residing in the said City of New York & State of New York to be our true & lawful agent and attorney in fact for us & in our names & in the name of each of us and in our Capacities aforesaid, to enter into, execute possession of all such Mesuages, lands, tenements, hereditaments and real Estate whatsoever situate in the Counties of Leinster, Summerville & Madison in the State of Alabama & belonging to the Estate of the said late Francois Philippson. And also for us & in our names & in the name of each of us, and in our Capacities aforesaid to grant, bargain & sell the said lands, tenements and Mesuages, or any part thereof & proportion thereof & all such right title & interest both in law & equity as we may have in & to the same for such price & on such terms & conditions as to our said Attorney shall seem most advantageous, and for us & in our names and in our Capacities aforesaid to make sign, execute good and sufficient deeds of Conveyances for the same. And until the sale thereof to let lease & demise the said lands tenements hereditaments or any part thereof, for the best rent that can be gotten for the same - and in case any of the said lands should have been sold for taxes, for us & in our names to enter into any agreement with the said purchasers thereof & to redeem the same if possible & to appoint one or more person or persons to manage & superintend the said lands. Also we or more Attorney or Attorneys under him to appoint & again at pleasure to revoke & hereby agreeing to ratify, allow & confirm all and whatsoever our said Attorney shall lawfully do or cause to be done by virtue hereof. In Testimony whereof we have hereunto set our hands & seals at the City of New Orleans this day of April Eighteen hundred forty six.

signed sealed & delivered
in the presence of us

Thos. Cayot
J. Crockett

I Constantine A. Beverly, Comptroller of the State of Alabama for the State of Louisiana do hereby certify, that the above persons signed sealed, and delivered the

Edouard Philippson (25)
Anais Melle nee Philippson (25)
John A. Melle (25)
Jno. A. Philippson (25)

foregoing power of Attorney. All which was done in my presence, and that of the two subscribing witnesses - Given under my hand and seal, this the 9th day of April, 1846 at the City of New Orleans and State of Louisiana, United States of America.

C. A. Beverly (25)

Filed in the Office of the Clerk of the County Court of Summerville County State of Alabama for Registration on the 18th day of January 1847.
Recorded in Deed Book No 7 pages 320 & 321.

Teste Robert Austin Clerk

Teste Robert Austin Clerk

Gray Summerville
To 3 Deed
Alfred Turner

This Indenture made this fourteenth day of December in the year One thousand eight hundred and forty six between Gray Summ and Lydia Summ his wife of the County of Summerville in the State of Alabama of the one part and William H. Turner of the other part Witnesseth that the said Gray Summ and Lydia Summ 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 bargain sold released conveyed and confirmed, and by these presents do give grant bargain sell release convey and confirm unto the said William H. Turner all that certain tract or parcel of land lying and being in the County of Summerville and State of Alabama and known as the North East quarter of Section four Town ship three of Range four West containing One hundred and sixty three acres and 83/100 of an acre. To Have and To Hold the above described tract or parcel of land with the premises and appurtenances therunto belonging over any and every appurtenance unto the said William H. Turner his heirs and assigns forever. And the said Gray Summ and Lydia Summ his wife for themselves their heirs Executors and Administrators, do hereby and in consideration of the premises warrant and will for ever defend the title to the above described land hereby granted premises unto the said William H. Turner his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Gray Summ & Lydia Summ his wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Gray Summ and Lydia Summ 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

Gray Summ (Seal)
Lydia A. Summ (Seal)
Mark

The State of Alabama Summerville County; This day personally appeared before me Henry Stanley an acting Justice of the peace in and for said County Gray Summ and his wife Lydia A. Summ and acknowledged that they signed sealed and delivered the foregoing deed on the day of its date to William H. Turner for the purposes therein specified. Given under my hand and seal this the 15th day of December 1846.

H. Stanley J. P. (Seal)

Filed in the Office of the Clerk of the County Court of Summerville County State of Alabama for Registration on the 18th day of January 1847.
Recorded in Deed Book No 7 pages 321.

Teste Robert Austin Clerk

Teste Robert Austin Clerk

Deed Matthew
To 3 Deed
Wm. H. Matthews

This Indenture made this the 24th day of January in the year of our Lord One thousand eight hundred and forty six between Duke Matthews of the one part and William H. Matthews of the other part both of the County of Summerville Alabama, Witnesseth that whereas heretofore the said Duke Matthews and William H. Matthews and Samuel Matthews purchased of Thomas Bell a tract of land lying in the County aforesaid then known as

the Oakland tract, and Whereas a division of said tract of land has taken place between the said Duke, William W. and Samuel Matthews, and the said Duke Matthews having received a title to the whole of said tract of land from the said Thomas Pitt Norr this Indenture Witnesseth that pursuant to written agreement between the said Duke Matthews, William W. and Samuel Matthews bearing date the day of 1846 he the said Duke Matthews hath given granted bargained and sold and by these presents doth give grant bargain sell alien suffice and convey unto the said William W. Matthews to him and his heirs forever, the West half of the South East quarter of Section thirty five Township four Range four as well as five acres adjoining and parallel with said half of said South East quarter, containing eighty five acres, also the North West quarter and the South West quarter of Section two Township five Range four each containing One hundred and sixty acres, also the North East quarter of Section three Township five Range four containing One hundred and sixty acres, also the West half of the South East quarter of Section two Township five Range four containing eighty acres, also the South West quarter of Section two Township five Range four containing One hundred and sixty acres, also the East half of the North East quarter of Section two Township five Range four containing eighty acres also the East half of the North West quarter of Section eleven Township five Range four containing eighty acres the whole containing Nine hundred and sixty five acres more or less. To Have and to Hold the aforesaid described lands with all the appurtenances thereto belonging to him the said William W. Matthews to him and his heirs forever. And the said Duke Matthews for himself his heirs Executors and Administrators doth hereby Covenant and agree with the said William W. Matthews his heirs and assigns in manner and form following that he the said Duke Matthews will warrant and defend the title to the above described and hereby conveyed lands to him the William W. Matthews his heirs and assigns forever free from the claims of all persons Whosoever claiming under him the said Duke Matthews and not otherwise or further more, it being distinctly understood and agreed that the said Duke Matthews does not by the premises warrant the title conveyed by the heirs of the said Thomas Pitt to him the said Duke Matthews he the said Duke Matthews not having received any consideration for this conveyance from the said William W. Matthews. In Testimony whereof we hereunto set our hands and seals the day and year first above written.

Duke Matthews (Seal)

The State of Alabama Ls. Limestone County; Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Duke Matthews whose name is subscribed to the foregoing and who acknowledged that he signed sealed and delivered the same to the said William W. Matthews on the day and year therein mentioned. Given under my hand and seal this 19th day of January 1847.

Robert Austin (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 19th day of January 1847.

Teste Robert Austin Clerk

Recorded in Black Book No 7 pages 321 & 322.

Teste Robert Austin Clerk

Nancy Harris To & her heirs and assigns
This Indenture made this the 11th day of December 1846 between Nancy Harris of the County of Limestone in the State of Alabama of the one part and Isaac Hyde and Thomas B. Daly of the other part Witnesseth that the said Nancy Harris

for and in consideration of the sum of sixty dollars to her in hand paid the receipt whereof is hereby acknowledged have this day bargained sold aliened conveyed and by these presents do bargain sell alien suffice and convey unto Isaac Hyde & Thomas B. Daly all that certain parcel or tract of land lying and being in the County of Limestone and State of Alabama being the North part of the North West part of fractional Section No 11 of Township No 1 of Range No 4 West containing forty acres. To Have and to Hold the above described parcel of land with the appurtenances thereto belonging even anywise appurtenances unto the said Isaac Hyde & Thomas B. Daly their heirs or assigns forever and the said Nancy Harris for herself her heirs Executors and Administrators doth warrant and will forever defend the title to the above described and hereby granted premises unto the said Isaac Hyde & Thomas B. Daly their heirs and assigns from and against herself & all and every person claiming or holding under her the said Nancy Harris & 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 United States. In Testimony whereof the said Nancy Harris has hereunto set her hand and seal the day and date above written.

Nancy Harris (Seal)

The State of Alabama Limestone County; Personally appeared before me A. H. Giverson and acting justice of the peace in & for the State and County aforesaid Nancy Harris who acknowledged that she signed sealed and delivered the within deed on the day and year therein mentioned to the said Isaac Hyde & Thomas B. Daly. Given under my hand and seal this the 14th day of December 1846.

A. H. Giverson (Seal)

Justice of the peace

Filed in the Office of the Clerk of the County Court of Limestone County and State of Alabama on the 28th day of January 1847 for registration.

Teste Robert Austin Clerk

Recorded in Black Book No 7 pages 322 & 323.

Teste Robert Austin Clerk

I know all men by these presents that Mr. Thomas B. Lynd, Henry Stanley, John M. Hey Robert J. Jones, John R. Mason and George Malone are here and jointly bound unto Joshua & Martin Governor of the State of Alabama and his successors in Office in the penal sum of Five thousand dollars which sum shall and lawfully be paid to the said Governor and his successors in Office, We bind ourselves our heirs and Executors jointly by these presents, to keep our hands and seals this 31st day of March 1847.

The Condition of the above obligation is such that Whereas the above bounden Thomas B. Lynd hath this day been appointed Clerk of the County Court of Limestone County and State aforesaid to fill the vacancy occasioned by the death of Robert Austin, Now if the said Thomas B. Lynd shall safely keep the records and faithfully discharge the duties of his Office as such as aforesaid as required by law then this obligation to be void otherwise to remain in full force and virtue.

Signed in presence of and approved by me

F. B. Nelson

Judge of the County Court of Limestone County Alabama.

Thomas B. Lynd (Seal)

Henry Stanley (Seal)

John M. Hey (Seal)

Robert J. Jones (Seal)

John R. Mason (Seal)

George Malone (Seal)

Filed in the Office of the Clerk of the County Court of Simstone County State of Alabama for registration on the 31st day of March 1847

Test Thomas B. Lyus, Clerk

Recorded in Dead Book No 7, Page 323 & 4

Test Thomas B. Lyus, Clerk

Know all men by these presents that we Samuel Newbery, William H. Higgins, John Thorenton, Thomas Pope, James M. Greenshaw, & James L. Malone, are held and firmly bound unto Joshua S. Martin, Governor of the State of Alabama and his successors in office in the penal sum of Ten thousand dollars, which sum well and truly to be paid to the said Governor and his successors in office. We bind ourselves our heirs and executors firmly by these presents, witness our hands and seals this 6th day of April 1847.

The Condition of the above obligation is such that the above bounden Samuel Newbery hath this day been duly appointed Clerk of the Circuit Court of the County of Simstone and State aforesaid to fill the vacancy occasioned by the death of Robert Austin. Now if the said Samuel Newbery shall safely keep the records and faithfully discharge the duties of his office as Clerk as aforesaid as required by law then the above obligation to be void otherwise to remain in full force and virtue.

Test William C. Hooker

the foregoing bond & the securities

approved by me this 6th April 1847.

Samuel Newbery

William H. Higgins

John Thorenton

James M. Greenshaw

James L. Malone

Joshua S. Martin

Recorded in Dead Book No 7, Page 324

Test Thomas B. Lyus, Clerk

Recorded in Dead Book No 7, Page 324

Test Thomas B. Lyus, Clerk

Recorded in Dead Book No 7, Page 324

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above described and hereby granted premises unto the said Gray Dunn his heirs and assigns from and against themselves and all and every person or persons claiming or holding under him the said William L. Morris, and also against the lawful title, claim or demand of all and every person or persons whatsoever. In testimony whereof the said William L. Morris hath 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 SS. Simstone County, personally appeared before me Robert Austin Clerk of the County Court of the County Court of the County and State aforesaid the above named William L. Morris whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the same to the said Gray Dunn on the day and year therein mentioned. Given under my hand and seal this 15th day of December 1846.

Recorded in Dead Book No 7, Pages 324 & 325

Test Thomas B. Lyus, Clerk

W. N. Pope

This Indenture made this 11th day of July one thousand eight hundred and forty six between Micajah W. Pope and Sarah Jane Pope his wife of the first part and Jacob Tyronne of the second part of the County of Simstone and State of Alabama, witnesseth that the said Micajah W. Pope for and in consideration of the sum of one hundred and twenty dollars to him in hand paid the receipt whereof is hereby acknowledged, have this day bargained sold aliened conveyed and conveyed, and by these presents do grant bargain sell alien convey and convey unto the said Jacob Tyronne, the following certain tract or parcels of land, lying and being in the County of Simstone and State of Alabama, and situate as part of the North West quarter of Section Twenty one in Township Three Range four West, and also the East half of North East quarter of Section Twenty Township Three Range five West, to be run in the following manner, to commence at a point on the East side of the North West quarter of Section Twenty one, Township Three Range five West running thence due West, so as to make a straight line, through the above described or Section also through the East half of North East quarter of Section Twenty Township Three Range five West to the West line of said half quarter, so as to give to said Jacob Tyronne, one hundred and twenty five acres of the two tracts of land, including the ten acres in the S.E. Corner of the first mentioned tract already divided to said Jacob Tyronne, by T. Hildner & sons to have and to hold, the above described land, with the appurtenances thereunto belonging, or in any wise appertaining unto the said Jacob Tyronne, his heirs, and assigns forever and the said Micajah W. Pope & Sarah J. Pope 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 Jacob Tyronne, his heirs and assigns from and against themselves their heirs, and all and every person claiming or holding under them, the said Micajah W. Pope & Sarah J. Pope and also against the lawful title claim or demand of all and every person, person or persons, whatsoever claiming or holding by from or under the Government of the United States

In testimony whereof we have hereunto set our hands this day & date above written

Micajah W Pope *(Seal)*
Sarah Jane Pope *(Seal)*
her *(Seal)*
mark

State of Alabama Limestone County

Personally appeared before me Henry Smith an acting justice of the Peace for the County of Limestone Micajah W Pope and Sarah Jane Pope his wife who acknowledged that they signed sealed and delivered the foregoing deed on the 18th July, eighteen hundred and forty six given under my hand and seal this 18th July 1846

Henry Smith J.P.

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 29th day of January 1847

Teste Rob Austin Clerk

Recorded in Deed Book No 7 pages 325 & 326

Teste Thomas G. Tyus, Clerk

Micajah W Pope & wife
To S Deed
Jacob Tyronne
This Indenture made this 28th day of December in the year one thousand eight hundred and forty six between Micajah W Pope and Sarah Jane Pope of the County of Limestone in the State of Alabama of the one part and Jacob Tyronne of the other part. Witnesseth that the said Micajah W Pope & Sarah Jane Pope for and in consideration of the sum of One hundred and Twenty one dollars & fifty 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 Jacob Tyronne, all that certain tract of land lying and being in the County of Limestone & State of Alabama (viz.) all the right title claim or interest which we have to the North ^{one} 1/2 gr. of section twenty ^{one} Township Three Range five West, also East half of North East gr. of section twenty ^{one} Township Three Range five West. To have and to hold, the above described tracts of lands with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Jacob Tyronne his heirs and assigns forever. And the said Micajah W Pope & Sarah Jane Pope 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 Jacob Tyronne his heirs and assigns from and against themselves, and all and every person or persons claiming or holding under them the said Micajah W Pope and Sarah Jane Pope and also against the lawful title, claim or demands, of all and every person or persons whatsoever. In testimony whereof the said Micajah W Pope & Sarah Jane Pope have hereunto subscribe their names and affixed their seals, the day and year above written

Signed sealed and delivered in the presence of

Micajah W Pope
Sarah Jane Pope *(Seal)*
her *(Seal)*
mark

State of Alabama Limestone County

Personally appeared before me Henry Smith an acting justice of the Peace for the aforesaid County Sarah Jane Pope who acknowledged that she signed sealed and delivered the foregoing deed to Jacob Tyronne on the

2^d January 1847 given under my hand and seal this 2^d January 1847.

State of Alabama

Henry Smith *(Seal)*

Limestone County This day came Micajah W Pope before me Saml. Tanner an acting justice of the Peace, in and for said County acknowledged that he signed the foregoing deed for the purposes therein set forth. Given under my hand and seal this 28th day of December 1846

Samuel Tanner J.P. *(Seal)*

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 29th day of January 1847

Teste Rob Austin Clerk

Recorded in Deed Book No 7 pages 326 & 327

Teste Rob Austin Clerk

Evelina Russell
To S Deed
John B Russell
This Indenture made and entered into this the twenty eighth day of January in the year of our Lord one thousand eight hundred and forty seven, between Evelina Russell of the County of Limestone and State of Alabama, of the first part, and John B Russell of said County, and State of the second part. Witnesseth that the said Evelina Russell for and in consideration of the sum of fifteen hundred dollars to her in hand paid the receipt whereof is hereby acknowledged that this day, bargained, sold, aliened, enfeoffed, and conveyed, and by these presents, doth bargain, sell, alien, enfeoff and convey unto the said John B Russell, the following, described, lots to wit, Lot Number thirty three known as such in the plan of the Town of Athens in the County, and State aforesaid containing one fourth of an acre, more or less, and that part of lot Number thirty four, and five, not heretofore sold to Henry Stanley, and the North half of lot Number thirty two containing 32 square poles, more or less, to have and to hold the above described lots or parcels of ground, with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said John B Russell his heirs and assigns forever; and the said Evelina Russell, for herself her heirs, Executors and administrators do warrant and will forever defend the title to the above described lots or parcels of ground unto the said John B Russell his heirs and assigns forever from and against herself and all and every person, whatsoever. In testimony whereof the said Evelina Russell, have hereunto set her hand and seal this the day and date above written

State of Alabama Evelina Russell *(Seal)*

Limestone County This day appeared before me Samuel Tanner an acting justice of the Peace in and for said County Evelina Russell, and signed the foregoing deed for the purposes therein set forth given under my hand and seal this 28th day of January 1847. Samuel Tanner J.P. *(Seal)*

Filed in the office of the Clerk of the County Court of Limestone County, State of Alabama for registration on the 29th day of January 1847

Teste Rob Austin Clerk

Recorded in Deed Book No 7 pages 327.

Teste Rob Austin Clerk

William Holt & wife
To S Deed
George Malone
This Indenture made this seventh day of January one thousand eight hundred and forty seven, between William Holt & Martha B his wife of the County of Limestone in the State of Alabama, of the one part and Geo Malone of said County of the other part. Witnesseth that the said William Holt & Martha B his wife for and in consideration of the sum of fifty dollars to — in hand, paid the

Receipt whereof is hereby acknowledged have this day bargained sold aliened enfeofed and conveyed and by these presents do bargain sell alien enfeof and convey unto the said Geo. Malone all that certain tract or parcel of land lying and being in the County of Limestone & State of Alabama known as the South West quarter of the North East quarter of Section thirty one in Township two of Range three West in the District of lands subject to sale at Huntsville Ala. containing thirty nine acres & eighty nine hundredths of an acre. To have and to hold the above described tract or parcel of land with the appurtenances thereunto belonging, or in any wise appertaining unto the said Geo. Malone, his heirs and assigns forever. And the said William Holt and Martha B. his wife for themselves heirs executors and administrators doth warrant and will forever defend the title to the above described and hereby granted premises unto the said Geo. Malone his heirs and assigns from and against the claim or claims of all and every person claiming or holding under them the said William Holt and Martha B. 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 Holt & Martha B. his wife have hereunto set their hands and seals the day and date above written.

Signed sealed and delivered
in the presence of

Wm Holt Seal

Martha B Holt Seal

The State of Alabama Before me Isaac Dicks a justice of the Peace in and for said Limestone County. } County Personally appeared William Holt and his wife Martha B. who acknowledge they signed sealed and delivered the foregoing deed unto George Malone and his wife being privately and apart from her husband and examined by me. saying she signed the foregoing without fear or threats of her husband. Given under my hand and seal this the 18th day of January 1847.

Isaac Dicks J.P.

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 19th day of February 1847. Robert Austin Clerk
Recorded in Book No 7 pages 327 & 328.

Isaac Thomas & Sons Clerk

Robert Lindall
Geo. J. Wood
Henry Macham

This indenture made and entered into this the 25th day of February 1847 between Robert Lindall and Sarah Lindall his wife of the County of Limestone and State of Alabama, of the one part, and Henry Macham of the other part. Witnesseth that the said Robert Lindall and Sarah Lindall his 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 bargained sold alien enfeofed and conveyed and by these presents do bargain sell alien enfeof and convey unto the said Henry Macham 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 Section No twenty one, of Township two Range five West to have and to hold the above described tract of land, with the appurtenances thereunto belonging unto the said Henry Macham his heirs and assigns forever, and the said Robert Lindall, and Sarah Lindall his wife for themselves their heirs executors and administrators do warrant and defend the title of the above described land unto the said Henry Macham his heirs executors and assigns from and against every person, claiming or holding under them the said Lindall and

and Sarah his wife and also against the lawful title claim or demand, of all and every person or persons whatsoever. In testimony whereof the said Robert Lindall and Sarah Lindall his wife have hereunto set their hands and seals the day and date above written.

Robert Lindall Seal

Sarah Lindall Seal

The State of Alabama Personally appeared before me Samuel H. Meals, an acting justice of Limestone County. } the Peace in and for said County Robert Lindall and his wife Sarah Lindall and acknowledged that they signed sealed and delivered the foregoing deed on the day of its date for the purpose therein named unto the said Henry Macham also on the same day exhibited said deed unto Sarah Lindall wife of the said Robert Lindall who on a private examination separate and apart from her said husband acknowledged that she relinquished her right of dower freely and voluntarily without any fear threats or compulsion of her said husband. Given under my hand and seal this the 25th day of February 1847.

Samuel H. Meals J.P.

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 21st day of February 1847.

Robert Austin Clerk

Recorded in Book No 7 pages 328 & 329.

Isaac Thomas & Sons Clerk

Mary Ann Malone Fulkers
Geo. J. Wood
John Wofford

This indenture made this 25th day of December 1846 between Mary Ann Malone, J. C. Malone, J. M. Malone, J. S. Malone, & R. J. Muscum, of the County of Limestone in the State of Alabama, of the one part, and John Wofford of the other part. Witnesseth that the said named parties of the first part for and in consideration of the sum of sixteen hundred and one dollars to them in hand paid the receipt whereof is hereby acknowledged has this day bargained sold aliened enfeofed and conveyed and by these presents do bargain sell alien enfeof and convey unto the said John Wofford all that certain piece or parcel of land lying and being in the County of Limestone and State of Alabama, and known by being the West half of the North West quarter of Section thirty four in Township three Range five West containing eighty acres the North East quarter of Section thirty three (33) in Township three Range five West containing one hundred and sixty one acres. The West half of the South East quarter Section thirty three Township three Range five West containing eighty two acres. The East half of South East quarter Section thirty three Township three Range five West containing eighty acres more or less. Also known by a map and a sixty six poles bounded as follows, and known as part of the North half of South East quarter Section four Township four Range five West beginning at the South East Corner of the half quarter thence west thirteen poles to the Creek, up the Center of the Creek with its meanderings to the North boundary of the half quarter containing fifty eight poles to the North East Corner of the quarter thence south to beginning to have and to hold the above described tracts or parcels of land, with the appurtenances thereunto belonging, or in anywise appertaining unto the said John Wofford his heirs and assigns forever, and the said parties of the first part 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 John Wofford his heirs and assigns

from and against themselves and also any and every person claiming or holding under them the said parties of the first part and also against the lawful title or 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 parties of the first part have hereunto set their hands and seals the day and date above written.

Signed, sealed and delivered

in presence of

David Malone

John Henry Malone

John M. Malone

The State of Alabama

Shelburne County Personally appeared before me Robert Austin Clerk of the County Court of the County aforesaid the above named James L. Malone and Robert J. Mendum whose names are subscribed to the foregoing deed and acknowledged that they signed sealed and delivered the same to the said John Mofford on the day and year therein mentioned - Given under my hand and seal this 26th day of December 1845.

Mary Ann Malone (Seal)

James L. Malone (Seal)

J. McDonald (Seal)

Thos H. Malone (Seal)

T. H. Malone (Seal)

R. J. Mendum (Seal)

The State of Alabama Personally appeared before me Robert Austin Clerk of the County Court of said County the above named Thomas L. Malone whose name is subscribed to the foregoing deed and acknowledged the signing, sealing and delivery of the same to the said John Mofford on the day and year therein mentioned - Given under my hand and seal this 10th day of February 1847.

The State of Alabama Personally appeared before me Robert Austin Clerk of the County Court of said County the above named James M. Malone one of the subscribing witnesses to the annexed and foregoing deed who being first duly sworn depose and say that he saw the above named Mary Ann Malone, Jonathan McDonald, and Thomas H. Malone whose names are subscribed thereto sign seal and deliver the same to said John Mofford that he this deponent subscribed his name as witness thereto in the presence of the said Mary Ann Malone, Jonathan McDonald, and Thomas H. Malone and that he saw the other subscribing witnesses thereto J. David Malone & John Henry Malone, sign the same in the presence of the said Mary Ann Malone, Jonathan McDonald, and Thomas H. Malone, and in the presence of each other on the day and year therein mentioned Given under my hand and seal this 10th day of February 1847.

Filed in the Office of the County Court of Shelburne County State of Alabama for registration on the 10th day of February 1847. Teste Robert Austin Clerk Recorded in Book No. 7 pages 327 & 328. Teste Robert Austin Clerk

Richard Strange & others show and men by their presents that we Richard L. Strange Attorney at Law of the State of Virginia do by these presents make constitute and appoint for A. Strange of the State of Georgia our sufficient attorney for us and in our names to grant bargain sell and convey

to such person or persons and for such consideration or considerations as to our said attorney shall appear most for our advantage all our rights titles and interest of every kind whatever in and to a certain tract or parcel of land in the State of Alabama, Shelburne County lying on the corner of which our Father died seized and possessed and upon such sale or sales necessary and provided with such usual covenants as our said attorney shall deem expedient in due form of law in our names to execute and in our names and for our uses to receive the consideration or considerations bargained for on said sale or sales and when the deeds thereof suitable a quietness acquittances in our names and in our deeds to execute and to do all lawful acts and things whatsoever concerning the premises and fully and effectually in every respect as we might or could do if we were personally present and an attorney or attorneys under him for the purposes aforesaid to make and at his fees use, receive, hereby ratifying and confirming all lawful acts done by our attorney by virtue hereof in testimony whereof we have hereunto set our hands and seals this 10th day of June in the year eighteen hundred and forty four.

R. L. Strange (Seal)

A. W. Strange (Seal)

Thos. L. Strange (Seal)

State of Virginia Shelburne County to wit:

We Richard Neal & Thomas L. Payne justices of the peace in the County aforesaid in the State of Virginia do hereby certify that Richard C. Strange, Abner W. Strange and Thomas D. Strange parties to a certain power of Attorney bearing date on the tenth day of June 1844 and hereto annexed personally appeared before us in our County aforesaid and acknowledged the same to be their acts and deed and directed us to certify the said acknowledgment to the Clerk of the County of Shelburne in the State of Alabama in order that the said power of Attorney may be recorded hereunder our hands and seals this 10th day of June 1844.

Richard Neal (Seal)

Thos. L. Payne (Seal)

The State of Virginia Shelburne County to wit:

I Abraham Sheppard Junr Clerk of the County Court of the said County in the State aforesaid do hereby certify that Richard Neal and Thomas L. Payne whose names are affixed to the foregoing Certificate are acting justices of the peace in and for the said County duly nominated commissioned and qualified as such and that their acts are entitled to full faith and credit.

In testimony whereof I have hereunto set my hand and affixed the seal of the said County Court this tenth day of June 1844. And in the sixty eighth year of the American Independence
- meath
Abra Sheppard Clerk of Shelburne County Court

State of Virginia Shelburne County to wit:

I Barrett L. Payne Presiding Justice of the County Court of Shelburne in the State aforesaid do hereby certify that Abraham Sheppard Junr whose name is affixed to the foregoing Certificate was on the date of the said Certificate Clerk of the said County Court duly appointed and qualified as such and that his Certificate is in due form of law.

In testimony whereof I have hereunto set my name and seal this 1st day of July 1844

Barrett L. Payne (Seal)

Presiding Justice of the

County Court of Shelburne

Filed in the Office of the County Court of Shelburne County State of

Joab Strange Father
 & Sons
 James de Malone

Alabama for Registration on the 17th March 1847 Let Robert Austin Clerk
 Recorded in Deed Book No 7 Pages 331 & 332. Test Thomas G. Egan, Clerk

This Indenture made this fourth day of February in the year
 three thousand eight hundred and forty seven between Joab Strange
 Reuben Strange, Abner Strange & Thomas Strange all of the County of St. Lawrence
 State of Virginia except Joab Strange who resides in the County of Dallas in
 the State of Alabama, of the one part and James de Malone of Limestone
 County State of Alabama, of the other part. Witnesseth, That the said Parties
 of the first part, 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 and confirm unto the said party of the second
 part, all that certain tract or parcels of land, lying and being in the
 County of Limestone and State of Alabama known and described as follows
 (to wit) the North West quarter of Section Eleven Township Two Range One
 West in the District of Lands sold at Huntsville Alabama, 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 party of the second part, his heirs and assigns forever. And
 the said parties of the first part, 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 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 parties of the first part, and also against
 the lawful title, claim or demand of all and every person or persons
 whatsoever. In testimony whereof the said Parties of the first part,
 hereunto subscribe their names and affix their seals, the day and year
 above written

Signed sealed and delivered
 in the presence of

Joab A Strange (Seal)
 Reuben Strange (Seal)
 Thomas Strange (Seal)
 Abner Strange (Seal)

The State of Alabama Personally appeared before me J. M. Strong
 Dallas County Justice of the Peace in and for said County Joab
 A. Strange, who acknowledged, that he signed, sealed, and delivered the
 foregoing deed, for himself and as attorney in fact, for Reuben Strange
 Thomas Strange and Abner Strange, to the aforesaid James de Malone
 on the day and year therein mentioned. Given under my hand
 and seal this the 22^d day of February 1847.

J. M. Strong J. P. Dallas
 State of Alabama Dallas County I Thomas G. Egan Clerk of the
 County Court in and for the County aforesaid do hereby certify that
 John M. Strong whose name appears to the within Certificate of acknowl-
 edgement and was at the time of signing the same an acting Jus-
 tice of the Peace in and for said County duly commissioned and

qualified as such, and that all his official acts as such are entitled to full faith and credit
 and that said attestation is in due form of law

Given under my hand and seal of Office at Office this 22^d
 day of February 1847

Thomas G. Egan Clerk

Filed in the Office of the County Court of Limestone County State of
 Alabama for Registration on the 17th day of March 1847

Let Robert Austin Clerk

Recorded in Deed Book No 7 Pages 332 & 333.

Test Thomas G. Egan Clerk

John B. Eldridge wife & Sons
 & Sons
 James Thompson

This Indenture made this 1st day of October in the year one thousand
 eight hundred and forty four between John B. Eldridge & his wife Elizabeth
 W of the County of Madison in the State of Alabama, of the one part, and
 James Thompson of the County of Limestone State of Alabama, of the other part. Witnesseth, That the
 said John B. Eldridge & wife, for and in Consideration of the sum of three hundred
 dollars to them in hand paid, the receipt whereof is hereby acknowledged, has this
 day given, granted, bargained, sold, aliened, enfeoffed, conveyed, and confirmed,
 and by these presents, do give, grant, bargain, sell, alien, enfeoff, release, convey and
 confirm, unto the said James Thompson, all that certain tract or piece of land
 lying and being in the County of Limestone and State of Alabama, described
 as the South East quarter of Section Twenty four, of Township one Range three,
 West of the Meridian line, in the District of Lands subject to sale at Huntsville
 To have and to hold, the above described tract or piece with the tenements
 and appurtenances thereto belonging, or in any wise appertaining unto
 the said James Thompson his heirs and assigns forever. And the said
 John B. Eldridge & 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 James Thompson his heirs and assigns from and against
 themselves, and all and every person or persons, claiming or holding
 under them the said John B. Eldridge & wife, and also against
 the lawful title claim or demand of all and every person or
 persons whatsoever. In testimony whereof the said John B.
 Eldridge & his wife Elizabeth W. Eldridge hereunto subscribe their
 names, and affix their seals, the day and year above written
 Signed sealed and delivered
 in the presence of

John B. Eldridge (Seal)
 Elizabeth W. Eldridge (Seal)

Before me John W. Oley Clerk of the County Court of the County of Mad-
 ison in the State of Alabama, this day personally appeared before me
 the within named John B. Eldridge and acknowledged that he had signed,
 sealed and delivered the within deed to the within named James
 Thompson, on the day and year therein named, given under my
 hand and seal, at Office in Huntsville this the first
 day of November Eighteen hundred and forty four.
 John W. Oley Clerk (Seal) Before me John W. Oley Clerk of

The County Court of Madison County, in the State of Alabama, this day personally appeared, the within named Hugh L. Deal, the subscribing witness to the within deed, who being duly sworn, depose and saith that he saw the within named Elizabeth M. Eldridge wife of the said John B. Eldridge sign and deliver the within deed to the within named James Thompson on the day and year therein named and that he signed the same as a witness thereto in the presence of the said Elizabeth M. Eldridge. Given under my hand and seal at office in Mountville this the first day of November, Eighteen hundred and forty four

pro M. Clay, Clerk, C. C. (Seal)

The within deed was delivered into the office of the Clerk of the County Court of Madison County in the State of Alabama for registration on the first day of November, Eighteen hundred and forty four, and was duly registered on the second day of January, 1845, in Deed Book V pages 91 & 92

pro M. Clay, Clerk, C. C.

Filed in the office of the Clerk of the County Court of Limestone County in the State of Alabama for registration on the 3rd day of April 1847

Teste Thomas B. Tyus Clerk, C. C.

Recorded in Deed Book No 7 pages 333 & 334

Teste Thomas B. Tyus Clerk, C. C.

By Joyner & Wife & Trust *This Indenture* made this 5th day of April in the year one thousand eight hundred and forty seven between *Roderick Joyner & Emily Joyner his wife and Paul Robbins Trustee* of the County of Limestone in the State of Alabama of the one part, and *Ruben Louchner* of the other part, Witnesseth that the said Roderick Joyner & Emily Joyner, Paul Robbins Trustee, 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 and convey, and confirm unto the said Ruben Louchner, all that certain lot or parcel of land, lying and being in the Town of Athens, Limestone County, Alabama and known in the plan of the Town as the south half of Lot Number thirty nine in said Town, to have and to hold, the above lot or parcel of land, with the tenements and appurtenances thereto belonging, or in anywise appertaining, unto the said Ruben Louchner, his heirs and assigns forever, and the said Roderick Joyner and wife and Trustee for themselves, heirs executors and administrators, do hereby and in consideration of the premises, warrants and will forever defend, the title to the above described and hereby granted premises unto the said Ruben Louchner, his heirs and assigns, from and against themselves and all and every person or persons, claiming or holding under them the said Roderick Joyner, wife and Trustee, and also against the lawful title, claim or demands, of all and every person or persons, whatsoever. In testimony whereof the said Roderick Joyner, wife and Trustee have subscribed their names and affix their seal, the day and year above written signed sealed and delivered in the presence of

R. Joyner (Seal)

Emily Joyner (Seal)

Paul Robbins Trustee (Seal)

The State of Alabama Limestone County. Personally appeared before me Thomas B. Tyus, Clerk of the County Court of said County the within named Rhaden Mc Joyner and Emily Joyner his wife and Paul Robbins Trustee whose names are subscribed to the within deed, and acknowledged that they signed, sealed and delivered the same to the said Ruben Louchner for the purposes therein named, on the day and year therein mentioned, Given under my hand and seal this the 5th day of April 1847.

Thomas B. Tyus Clerk (Seal)

Filed in the office of the Clerk of the County Court of Limestone County in the State of Alabama for registration on the 5th day of April 1847.

Teste Thomas B. Tyus Clerk

Recorded in Deed Book No 7 pages 334 & 335

Teste Thomas B. Tyus Clerk

Enos C. Tate & Wife *Know all men by these presents* that we Enos C. Tate and Nancy Tate his wife of the one part, and Stephen B. Nelson of the other part, all of the County of Limestone and State of Alabama, Witnesseth that the said Enos C. Tate and Nancy Tate 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 bargained sold and conveyed unto the said Stephen B. Nelson, his heirs and assigns, all that lot or parcel of ground with all the appurtenances thereto belonging, lying and being, in the County of Limestone and State of Alabama as known as the East half of the East side of the North West quarter of Section Twenty three of Township five Range three containing eighty acres more or less, the right and title to the above described lot or parcel of land, unto the said Stephen B. Nelson his heirs and assigns, the said Enos C. Tate and Nancy Tate his wife will forever warrant and defend from themselves their heirs, and all and every person or persons, legally claiming the same, Witness our hands and seals this 7th day of April 1847. signed sealed and acknowledged in the presence of

Enos C. Tate (Seal)

Nancy Tate (Seal)

The State of Alabama I Charles C. Gordon an acting Justice of the Limestone County peace in and for said County do hereby certify that Enos C. Tate and also Nancy Tate his wife separate and apart from their husbands severally acknowledged the signing the within deed for and in consideration of the purchases, therein named, Given under my hand and seal this 7th April 1847.

Chas C. Gordon J. P. (Seal)

Filed in the office of the Clerk of the County Court of Limestone County in the State of Alabama for registration on the 12th day of April 1847

Teste Thomas B. Tyus Clerk, C. C.

Recorded in Deed Book No 7 page 335

Teste Thomas B. Tyus Clerk, C. C.

William R. Tate & Wife *Know all men by these presents* that we William R. Tate and Lucy A. Tate his wife of the one part, and Stephen B. Nelson of the other part, all of the County of Limestone and State of Alabama, Witnesseth that the said William R. Tate and Lucy A. Tate, 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 bargained sold, and conveyed unto the said Stephen B. Nelson, his heirs and assigns all that lot or parcel of ground with all the appurtenances

thereupon belonging, lying and being in the County of Limestone & State of Alabama known as the west half of the North East quarter of Section twenty six, in Township five of Range three West, containing seventy nine acres. More or less, the light and title to the above described lot or parcel of land, unto the said Stephen & Nelson his heirs and assigns, the said William R. Tate and Lucy A. Tate, his wife with former warrant and defend, from themselves their heirs and all and every person or persons, legally claiming the same, Witness our hands and seals this 7th day of April 1847

William R. Tate (Seal)

Lucy A. Tate (Seal)

presence of

Chas. L. Gordon J.S.

The State of Alabama, Limestone County, I Charles L. Gordon an acting justice of the peace in and for said County do Certify that William R. Tate and also Lucy A. Tate his wife separate and apart from her husband severally acknowledged the foregoing the within deed, for and in consideration of the purposes therein named, given under my hand and seal this 7th day of April 1847

Chas. L. Gordon J.S. (Seal)

Filed in the Office of the Clerk of the County Court of the County of Limestone in the State of Alabama for registration on the 12th day of April 1847

Test: Thomas G. Tyus Clerk C.S.

Recorded in Deed Book No 7 pages 335 & 336. Test: Thomas G. Tyus Clerk C.S.

Samuel J. Greenhaw & wife This Indenture made this first day of March in the year of 1847 between James M. Greenhaw of the County of Limestone & State of Alabama of the one part, and Samuel J. Greenhaw & Mary his wife of the County of Limestone & State of Alabama of the other part, and James M. Greenhaw, of the other part, Met together that the said Samuel J. Greenhaw & Mary 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, delivered, confirmed & by these presents do give, grant, bargain, sell, alien, convey, release, confirm unto the said James M. Greenhaw, a certain Mill seat & Mill lying & being in the County of Limestone & State of Alabama, and known as Blackwood Mill, to wit, beginning at line between Robert Montgomery & myself on the West Bank of Swan Creek, thence up said Creek, to the mouth of the Turnstone branch, thence up the said branch to the Mill dam, across said branch including all the land between said branch and the Mill race, containing ten acres more or less with the privilege of opening the race, on the South side leaving the one half of the Spring North of the Mill about one hundred yards, to have and to hold the above described Mill seat & land with the tenements & appurtenances thereto belonging, or in any wise appertaining unto the said James M. Greenhaw, his heirs & assigns forever, and the said Samuel J. Greenhaw & Mary his wife 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 James M. Greenhaw, his heirs & assigns from & against themselves & all persons claiming or holding under them the said Mill seat & land & also against the lawful title claim or demand of all and every person or persons whomsoever, In testimony whereof the said

Samuel J. Greenhaw & Mary his wife, hereunto subscribe their names & affix their seals, the day and year above written

Samuel J. Greenhaw (Seal)

Mary J. Greenhaw (Seal)

The State of Alabama, Limestone County, I Personally appeared before me Thomas G. Tyus Clerk of the County Court of said County Samuel J. Greenhaw & Mary J. Greenhaw his wife and acknowledged that they signed sealed and delivered the foregoing deed to James M. Greenhaw on the day of its date for the purposes therein specified, Given under my hand and seal, the 13th day of April 1847.

Thomas G. Tyus Clerk (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for registration on the 13th day of April 1847. Which is duly done in Deed Book No 7 pages 336 & 337.

Test

Thomas G. Tyus Clerk C.S.

Abner D. Landersdale This Indenture made this 7th day of December one thousand, eight hundred and forty six between Abner D. Landersdale of the County of Desoto and State of Mississippi of the one part, and Alay Malones of the County of Limestone and State of Alabama, of the other part, Met together that the said Abner D. Landersdale for and in consideration of the sum of four hundred dollars, the receipt whereof is hereby acknowledged, has this day bargained and sold, conveyed, and by these presents, doth bargain, sell and convey to the said Alay Malones all, that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama, and known as the last half of the North east quarter of Section seven, Township 11, Range 11 West, also the South East quarter of Section No six Township 11 and Range 11 West, except forty poles South and twenty eight West in the North East corner of said quarter section, 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 Alay Malones, and his heirs, and assigns forever and the said Landersdale for himself, his heirs, Executors and administrators doth warrant and will forever defend, the title to the above described and hereby granted premises unto the said Alay Malones, his heirs and assigns, from against himself and all and every person claiming under him the said Landersdale In testimony whereof the said Landersdale hath hereunto set his hand and seal, the day and date above written

Abner D. Landersdale (Seal)

The State of Mississippi, I Personally appeared before me George Foote Clerk of the Desoto County, I Probate Court of said County the above named Abner D. Landersdale, who acknowledged that he signed sealed and conveyed delivered the foregoing deed of conveyance on the day and year therein named as his act and deed.

Given under my hand and the seal of said Court at

Office the 20th day of December A.D. 1846.

George Foote Clerk

The State of Mississippi, I Mrs. L. Pryor Judge of the Probate Court of the County of Desoto County, I and state aforesaid do hereby Certify that George Foote whose genuine signature appears to the foregoing Certificate and attestation is and was at the date thereof Clerk of said Court duly elected, qualified and commissioned and that his said Certificate and attestation are in due form of Law and that all of his acts in the premises are and ought to be entitled to full faith and credit, Given under my hand and seal

This 11th day of January A.D. 1847

James L. Pryor

Judge of Probate

Filed in the office of the Clerk of the County Court of Limestone County in the State of Alabama for Registration on the 18th day of April 1847 and duly recorded in Book No 7 pages 337 & 338

State Thomas B. Byrd, Clerk, C.C.

Jonathan McDonald
To & Died in Trust
James L. Malone, Trustee

This Indenture

Made this 8th day of April Eighteen hundred and forty seven, between Jonathan McDonald (Debtor) of the first part, and James L. Malone, Trustee J. L. Malone (Trustee) of the second part, and Benjamin F. Read (Creditor) of the third part. Whereas the said Jonathan McDonald is justly indebted to the said Benjamin F. Read in the sum of Five Thousand dollars, to be paid in ten annual installments as evidenced by ten several Bonds, or scaled notes, all bearing date on the eighth day of April Eighteen hundred and forty seven, drawn by Jonathan McDonald, and payable to the said Benjamin F. Read or order, for the sum and maturing as follows: The first bond, drawn for the sum of one Thousand dollars, payable on or before the first day of January, Eighteen hundred and forty eight, the second bond for the sum of one thousand dollars, payable on or before the first day of June Eighteen hundred and forty nine, the third bond for one thousand dollars, payable on or before the first day of June Eighteen hundred and fifty, the fourth bond for one thousand dollars, payable on or before the first day of June Eighteen hundred and fifty one, the fifth bond for one thousand dollars payable on or before the first day of June Eighteen hundred and fifty two, the sixth bond for the sum of one thousand dollars, payable on or before the first day of June Eighteen hundred and fifty three, the seventh bond, for one thousand dollars payable on or before the first day of June Eighteen hundred and fifty four, the eighth bond for one thousand dollars payable on or before the first day of June Eighteen hundred and fifty five, the ninth bond for one thousand dollars, payable on or before the first day of June Eighteen hundred and fifty six, the tenth and last bond for one thousand dollars, payable on or before the first day of June Eighteen hundred and fifty seven, which debt in the aggregate the said Jonathan McDonald 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 five dollars to the said Jonathan McDonald in hand paid by the said James L. Malone at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged by the said Jonathan McDonald, has given granted bargained sold aliened conveyed released and confirmed and by these presents doth give grant bargain sell alien, convey, release and confirm unto the said James L. Malone his heirs and assigns forever all that tract or parcels of lands lying and being in the County of Limestone and State of Alabama containing six hundred and forty acres be the same more or less, and bounded as follows, To wit: hundred and sixty acres is bounded on the North by the land now owned by Stokes Robinson on the East by the land now owned by Elizabeth Minnott and Schuyler Harris on the South by the land now owned by Schuyler Harris and Benjamin Bites on the West by the land now owned by Benjamin Bites and Lemuel Foster, and always known as the Fulton tract and the tract upon which the said Benjamin F. Read now resides - Also eighty acres bounded as follows, on the South by the land

James L. Malone Trustee in the within deed in Trust as hereby certified that the within deed in Trust is fully satisfied this 17 day of January, 1880
J. L. Malone
17th January 1880

now owned by Lemuel Foster, on the East by the land now owned by Stokes Robinson on the North and West by the land now owned by James Taylor, the above being the most definite description that now can be given, with all the appurtenances to the said tract or parcel of land belonging or in anywise appertaining and all the estate, right, title and interest of the said Jonathan McDonald, in and to the said granted tract or parcels of land, and premises, also the following Negro Slaves to wit, Nathan a man twenty seven years old, of black complexion, John a man twenty six years old, and black complexion Henry a man twenty two years old, and inclined to be yellow, Isaac a boy thirteen years old and yellow complexion, Irvin a boy eleven years old and black, Embree a boy nine years old and yellow, Sally a woman twenty six years old, and black, and her four children to wit, James yellow, four years old, Eliza black three years old, Lucy black two years old, and an infant eight months old, Mary a woman yellow, and twenty six years old, and her three children to wit, Anocha eight years old, and yellow, Mary three years old, Alabama two years old and black, Margaret fifteen years old, and black complexion and the future in case of said female slaves, to have and to hold the said hereby granted tract or parcel of land with its appurtenances, together with the afore said slaves, and the future in case of the female slaves thereof, unto the said James L. Malone his heirs Executors, administrators and assigns forever, and the said Jonathan McDonald for himself his Executors, and administrators doth hereby covenant, promise and agree, to and with the said James L. Malone his heirs Executors, administrators and assigns forever in manner and form following, that is to say that the said Jonathan McDonald, his heirs Executors and administrators the aforesaid tract or parcel of land, and premises to gether with the aforesaid slaves, and the future in case of the female slaves thereof, unto the said James L. Malone his heirs Executors, administrators and assigns against all persons whatsoever shall and will warrant, and forever defend by these presents, upon Trust nevertheless, that the said James L. Malone shall permit the said Jonathan McDonald to remain in quiet and peaceable possession of said tract or parcel of land and premises, together with the aforesaid slaves, until default be made in the payment of the said several sums of money, either in whole or in part, and if the said Jonathan McDonald should fail to pay or make default in the payment of any of said bonds above mentioned in whole or in part, the said James L. Malone trustee as aforesaid shall so soon as default be made, proceed to sell to the highest bidder for cash at public Auction and giving sixty days notice thereof in any newspaper printed in Limestone or Madison County, Alabama, any or all of the property hereby conveyed, and out of the monies arising from such sale, shall after satisfying the charges thereof and all other expenses attending the premises paid to the said Benjamin F. Read, his heirs Executors administrators or assigns, any sum or sums which may be due, on any or all of said bonds with the interest which may thereon lawfully have accrued. But if the whole of said several sums of money shall be fully paid off and discharged to the said Benjamin F. Read, his Executors administrators or assigns on or before the maturity of each and all of said bonds, as above mentioned, so that no default be made in the payment in the said several sums of money as above mentioned either whole or in part, then this obligation to be void or else to remain in full force and virtue.

In testimony whereof the said parties to these presents have hereunto set their hands, and affixed their seals this 8th day of April

year above written
signed sealed and delivered
in the presence of

The State of Alabama ss: Personally appeared before me Thomas G. Tyus Clerk of the County Court
Limestone County } of said County, the above named Benjamin H. Reed, whose name is
signed to the foregoing deed in Trust, and acknowledged the signing, sealing & delivery of the
same to the said James L. Malone, on the day and year therein named, under my
hand and seal this 11th day of April 1847

Jonathan M. Hancock (Seal)
J. L. Malone (Seal)
Benjamin H. Reed (Seal)

The State of Alabama ss: Personally appeared before me Thomas G. Tyus Clerk of the County Court
Limestone County } of said County, the above named Jonathan M. Hancock and
James L. Malone, whose names are subscribed to the foregoing deed in Trust, and acknow-
ledged that they signed sealed and delivered the same for the purposes therein named
under my hand and seal this 16th day of April 1847.

Thomas G. Tyus (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of
Alabama for Registration on the 10th day of April 1847 State Thomas G. Tyus Clerk
Recorded in Deed Book No. 7 pages 338, 339 & 340 State Thomas G. Tyus Clerk

Josiah R. Hancock & wife
To & Deed
John D. Holt

This Indenture made this thirtieth day of January in the
year of our Lord, one thousand eight hundred and forty seven between Josiah
R. Hancock and Milly R. Hancock his wife of the County of Limestone and
State of Alabama, of the one part, and John D. Holt, of the County and State aforesaid of
the other part. Witnesseth that for the said Josiah R. Hancock, and Milly his wife for
and in consideration of the sum of three hundred dollars, to them in hand paid
by the said John D. Holt, the receipt whereof is hereby acknowledged have this day
bargained sold, aliened enfeofed and conveyed unto the said John D. Holt, 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 half of South quarter of Section No. six Township No. three
Range Three West, also the South West quarter of the North East quarter of Section No.
six Township No. three Range Three West, containing in all one hundred and nineteen
acres and 87/100 of an acre more or less. To have and to hold the above described tracts
as parcels of land, with the appurtenances thereto belonging, or in anywise appertain-
ing unto the said John D. Holt, his heirs and assigns forever, and the said Josiah R.
Hancock, and Milly R. his wife for themselves their heirs Executors and administrators
do warrant and give forever defend the title to the above described and hereby granted
premises, unto the said John D. Holt, his heirs and assigns from and against
themselves their heirs Executors and administrators, do warrant and give forever
defend the title to the above described and hereby granted premises, and all and
every person claiming or holding under them the said Josiah R. Hancock and
Milly R. his wife 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 Govern-
ment of the United States, in testimony whereof the said Josiah R. Hancock and Milly R.
Hancock his wife have hereunto set their hands and affixed their seals this day and
date first above written

J. R. Hancock (Seal)
Milly R. Hancock (Seal)

State of Alabama }
Limestone County } Personally appeared before me Matthew Wells an acting
justice of the Peace in and for said County Josiah R. Hancock and Milly R.

Hancock his wife and severally acknowledged the making sealing, signing, and delivery of the
foregoing deed to John D. Holt, for the purposes therein mentioned given under my hand and
seal this 20th day of January 1847.

W. Bell S. D. Clerk

Filed in the Office of the Clerk of the County Court of Limestone County in the State of Alabama
for Registration on the 17th day of April 1847.

State Thomas G. Tyus Clerk

Recorded in Deed Book No. 7 pages 340 & 341.

State Thomas G. Tyus Clerk

Samuel Newberry
To & Deed
& Governor

Know all men by these presents that we Samuel Newberry, H. H. Higgins, W. H. Hayes & B. Nelson
of the Rivers, are held and firmly bound unto Joshua L. Martin Governor of the State of Alabama
and his successors in office in the penal sum of Ten thousand dollars, which sum shall and lawfully
to be paid to the said Governor and his successors in office. We bind ourselves our heirs and Executors
jointly by these presents, setting our hands and seals, this 22nd day of April 1847.

The condition of the above obligation is such that whereas the above bounden Samuel Newberry hath
this day been appointed Register and Master in Chancery for the 21st District of the Northern
Chancery Division of the State of Alabama. Transferred, of the County of Limestone to hold his
Office for the term of four years from the date hereof. Now if the said Samuel Newberry shall
safely keep the records and faithfully discharge the duties of his Office as Register and Master
in Chancery as aforesaid as required by law then the above obligation to be void otherwise
to remain in full force and virtue

Samuel Newberry (Seal)

H. H. Higgins (Seal)

W. H. Hayes (Seal)

B. Nelson (Seal)

O. H. Rivers (Seal)

Approved

J. B. Ligon - Chancellor

Filed in the Office of the Clerk of the County Court of Limestone County in the State
of Alabama for Registration on the 20th day of April 1847. Which is duly recorded
in Deed Book No. 7 page 341.

State Thomas G. Tyus Clerk, C. C.

William Tilant & wife
To & Deed
Washington Lafayette Hopkin

Know all men by these presents that we William Tilant and Eliza Tith
Tilant his wife of the County of Limestone and State of Alabama for
and in consideration of the sum of three hundred dollars to us in
hand paid by Washington Lafayette Hopkin of the County of Lincoln State of
Tennessee, the receipt whereof we do hereby acknowledge, have bargained and sold
unto the said Washington Lafayette Hopkin his heirs and assigns forever all
right title interest or claim both at law and in Equity that we have to a
certain tract or parcel of land situated in the County of Limestone and State
of Alabama, it being the North West quarter of Section Twenty six in Township
one of Range Three West of the Meridian line and containing one hun-
dred and sixty acres more or less with all and singular the hereditaments
and appurtenances thereto belonging and the said William Tilant doth
hereby warrant and ever defend the title of said land free from the claim
or claims of him his heirs or assigns and also free from the claim of all and every
person or persons, whomsoever in testimony whereof we have hereunto set our hands
and seals this the 26th day of December 1846.

Wm. T. Tilant (Seal)

Eliza Tith Tilant (Seal)

State of Alabama } Personally appeared before me William Dawson a Justice
Limestone County } of the Peace for the County aforesaid William Tilant and
Eliza Tith Tilant his wife who acknowledged that they severally signed sealed

and delivered the foregoing deed on the day and year therein mentioned to the said Washington Lafayette Hoeflin and the said Elizabeth Tiant his wife being by me personally examined separate and apart from her said husband, acknowledged that she signed sealed and delivered the said deed freely without any fear threats or compulsion from her said husband, given from under my hand and seal this the 26th day of December 1846

M. L. Wiggins S. P. Clerk

Filed in the office of the Clerk of the County Court of the County of Limestone State of Alabama for registration on the 17th day of April 1847. Teste Thomas G. Tyus, Clerk. Recorded in Deed Book No 7 page 341 & 342

John M. Kinley & wife This Indenture made and entered into this the twenty fifth day of December in the year eighteen hundred and forty six by and between John M. Kinley and Elizabeth his wife of the first part, and James M. Scott of the second part, Minnephath, that said parties of first part, for and in consideration of the sum of one hundred and ninety five dollars to them in hand paid the receipt whereof is hereby acknowledged, have granted bargained, sold conveyed and confirmed and by these presents, do hereby grant, bargain, sell, convey, and confirm unto the said party of the second part, the following described property to wit:

Thirteen (13) acres of land in the County of Limestone and State of Alabama being part of the S. W. quarter of section four (4) Township three (3) Range four (4) bounded on the west by a three acre lot heretofore conveyed to Gilbert J. Jones on the north by the road & Martin & Cassman's line on the east by the line of said quarter section and on the south by the line of the Mills tract and the section line, to have and to hold unto said James M. Scott, his heirs and assigns forever, and the said parties of the first part, for themselves their heirs, executors and administrators well forever warrant and defend the title to the property herein conveyed unto said party of second part, his heirs executors administrators and assigns against the claim of all and every person whatsoever. In testimony whereof said parties of the first part have set their hands and affixed their seals this day and year first above written

J. M. Kinley, Esq.
E. M. M. Kinley, Esq.

State of Kentucky }
County of Jefferson } This day personally appeared before me William F. Bullock Judge of the Circuit Court for the County of Jefferson and State of Kentucky John M. Kinley and Elizabeth his wife who being examined acknowledge the foregoing to be their act and deed for the purposes therein mentioned and the said Elizabeth in a private examination apart from her said husband, acknowledged that she signed sealed and delivered the same as her voluntary act and deed freely without any fear threats or compulsion of her said husband.

W. F. Bullock
Judge of the Circuit Court

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 12th day of April 1847.

Teste Thomas G. Tyus, Clerk. C. C.

Recorded in Deed Book No 7 page 342

Teste Thomas G. Tyus, Clerk

Alexander Alkin & wife The State of Alabama } We it remembered that S. Alexander Alkin for and in consideration of
to } Deed } Limestone County } One hundred and fifty dollars to me in hand paid by Francis Whit-
Francis Whitfield } filed the receipt whereof is hereby acknowledged, have this day, given granted, bargained sold, aliened, enfeoffed, transferred and conveyed, and by these presents do give grant bargain sell alien enfeoff transfer and convey, to him the said Francis Whitfield, all the right title, interest claim and demand, which S. the said Alex. Alkin, have in and to the following described tracts or parcels of land, lying and being in the County and State of aforesaid known as the North half of the East half of the South East quarter of section No 15 Township No 8 Range No 6 West also the South half of the East half of the South East quarter of section No 15 Township No 8 Range No 6 West with all and singular the appurtenances thereto belonging or in anywise appertaining to have and to hold, the said land to him the said Francis Whitfield to his own proper use, benefit and behoof his heirs and assigns forever And furthermore S. the said Alex-ander Alkin do hereby covenant and agree for myself my heirs and assigns the title to the said land to warrant and forever defend, against all and every other person or persons claiming or to claim, under the State of Alabama, the United States or any other claim whatever unto him the said Francis Whitfield his heirs and assigns. In testimony of all and singular the foregoing considerations, and stipulations, S. the said Alex. Alkin and Matilda Alkin wife of the said Alex. Alkin, have hereunto set our names and affixed our seals this sixth day of November one thousand eight hundred and forty six, Nov 6th 1846.

John L. Board

Alexander Alkin Esq.

Samuel Penders

Matilda Alkin Esq.

The State of Alabama } Before me Samuel Ray an acting Justice of the Peace in and
Limestone County, ss } for the County aforesaid Tersonally appeared Alex. Alkin and
Matilda Alkin his wife, and acknowledged that they severally signed and sealed the within deed for the purposes therein specified and the said Matilda Alkin being by me examined, separate and apart from her said husband did acknowledge that she signed the same freely and voluntarily of her own accord without any fear threats or compulsion of or from her said husband, given under my hand and seal this sixth day of November one thousand eight hundred and forty six - 6th Nov. 1846.

Sam. Ray, J. P.

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 21st day of April 1847. Teste Thomas G. Tyus, Clerk. Recorded in Deed Book No 7 page 343

Hiram H. Higgins & wife This Indenture made this the twenty sixth day of April in the year of our Lord eighteen hundred and forty seven between Hiram H. Higgins and Elizabeth H. Higgins his wife of the County of Limestone and State of Alabama of the first part, and Gilbert J. Jones of the same County and State of the second part, Minnephath that the said parties of the first part, for and in consideration of the sum of three hundred and fifty dollars to them in hand paid by the said party of the second part, the receipt whereof 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 party of the second part, his heirs and assigns all that certain tract or parcel of ground lying and being in the Town of Athens, in said County and State and known

in the place of said Town as part of lot number twenty one, being the south east corner of said lot on which stands a small brick tenement and embracing ten feet north and eight feet west of said tenement to have and to hold the said premises with all privileges and appurtenances to him the said party of the second part, his heirs and assigns forever and the said Parties of the first part Covenant and agree to and with the said party of the second part his heirs and assigns that they the said Parties of the first part will and their heirs Executors and administrators shall warrant and forever defend the title to the same unto said party of the second part his heirs and assigns from and against the Claims of the Government of the United States and the Government of the State of Alabama or against the Claims of all and every person or persons, Whatsoever. In testimony whereof we have hereunto set our hands and affixed our seals, this the day and year above written.

W. H. Higgins Seal

The State of Alabama ss.

Eliabeth W. Higgins Seal

Linestone County. Personally appeared before me Thomas S. Tyus Clerk of the County Court of said County Wiram H. Higgins and Eliabeth W. Higgins his Wife and severally acknowledged that they signed, sealed and delivered the above deed of conveyance to Gilbert J. Jones for the purposes therein mentioned on the day and year therein mentioned given under my hand and seal this 27th day of April 1847

Thomas S. Tyus Seal

Filed in the office of the Clerk of the County Court of Linestone County State of Alabama for registration on the 27th day of April 1847.

State Thomas S. Tyus Seal

Recorded in Deed Book No 7 pages 311 & 312

Teste Thomas S. Tyus. Clerk

Rachael Bailey & Joseph Kirk To & Deed. This Indenture made this third day of November one thousand eight hundred and forty six, Rachael Bailey of the one part and Joseph Kirk of the other part, Witnesseth that the said Rachael Bailey for and in consideration of the sum of Four hundred and sixteen dollars in hand paid the receipt is whereof hereby acknowledged have this day bargained sold, aliened, conveyed and confirmed and by these presents do give grant bargain sell alien, convey and confirmed unto the said Joseph Kirk all that certain tract or parcel of land lying and being in the County of Linestone and Madison County and State aforesaid the North East quarter of Section twenty five of Township one Range three and also the North West quarter of Section thirty Township one and Range two west of the Meridian, in Linestone and Madison County containing three hundred acres, lying on Thomas Creek, to have and to hold the above described tracts or parcels of land with the appurtenances there unto belonging or in any wise appertaining unto the said Joseph Kirk his heirs Executors administrators or assigns forever and the said Rachael Bailey heirs Executors administrators or assigns do warrant and will defend the title to above described and hereby granted premises unto the said Kirk his heirs or assigns

from and against themselves and all and every person claiming or holding under these the said Rachael Bailey and also against the lawful title claim or demand of all and every persons Whatsoever claiming or holding from or under the Government of the United States in testimony whereof the said Rachael Bailey have hereunto set my hand and seal this day and date now written this the third day of Nov 1846

Signed sealed and delivered in presence of us

Rachael Bailey Seal

John William H. Motz

Abraham Mitchell

The State of Alabama Linestone County Personally appeared before me W. C. Dawson an acting justice of the Peace in and for the County aforesaid Rachael Bailey who acknowledged that she signed sealed and delivered the foregoing deed on the day and the year therein mentioned to the aforesaid Joseph Kirk for the true intents therein named.

The above signed sealed and delivered in the presence of me W. C. Dawson (J.P.) filed in the office of the Clerk of the County Court of Linestone County State of Alabama for registration on the 29th day of April 1847. Teste Thomas S. Tyus. Clerk. Recorded in Deed Book No 7 pages 311 & 312

Teste Thomas S. Tyus. Clerk

Benjamin F. Read & Wife To & Deed

Jonathan M. Starnald

This Indenture made this eighth day of April Eighteen hundred and forty seven between Benjamin F. Read and Sarah Ann Read his wife of the one part and Jonathan M. Starnald of the other part, Witnesseth that the said Benjamin F. Read and Sarah Ann Read his wife for and in consideration of the sum of Four thousand dollars the receipt they do hereby acknowledge have given granted, bargained sold aliened conveyed and confirmed and by these presents do give grant bargain sell alien convey and confirmed to the said Jonathan M. Starnald his heirs and assigns forever all that tract or parcel of land lying and being in the County of Linestone and State of Alabama containing six hundred and forty acres more or less and bounded as follows. Five hundred and sixty acres is bounded on the North by the land now belonging to Stokes Robinson. On the East by the land now owned by Eliabeth Minsett and Schuyler Harris. On the South by the land now owned by Schuyler Harris and Benjamin Teeter. On the West by the land owned by Benj. Teeter and Lemm Forte, and always known as the Fullen tract and the tract upon which I now reside. Also eighty acres, as follows. On the South by the land now owned by Lemm Forte. On the East by the land now owned by Stokes Robinson. On the North and West by the land now owned by James Eggleston the above being the most definite description we are now able to give. With all the appurtenances to the said tract or parcels of land belonging or in any wise appertaining, and all the Estate right and title of the said Benjamin F. Read and Sarah Ann Read in and to the said granted or intended to be hereby granted tract or parcel of land and premises. To have and to hold the said hereby granted tract or parcels of land and premises with its appurtenances unto the Jonathan M. Starnald his heirs Executors administrators and assigns forever and the said Benjamin F. Read and Sarah Ann Read for himself and herself their heirs Executors administrators do hereby Covenant, promise and agree to and with the said Jonathan M. Starnald his heirs Executors administrators and assigns forever in manner and form following: That is to say, That the said Benjamin F. Read and Sarah Ann Read his wife their heirs Executors and administrators

the aforesaid tract or parcels of land and premises with their appurtenances unto the said Jonathan M. Starns his heirs Executors administrators and assigns against all persons whatsoever shall and will warrant and forever defend by these presents. In witness whereof we have hereunto set our hands and affixed our seals this eight day of April 1847.

Signed sealed and delivered in the presence of

State Trier Jr

Philip T. Hall

James Taylor

The State of Alabama. I, James Taylor an acting justice of the Peace in and for Limestone County, do hereby certify that Benjamin F. Reid acknowledged the signing sealing and delivery of the said deed to said M. Starns after having examined Sarah Ann Reid the wife of Benjamin F. Reid separate and apart from him Benjamin F. Reid her husband the said Sarah Ann Reid acknowledged that she signed and sealed the above and foregoing deed without any threat force compulsion or persuasion of her husband and that it is and was her free act and deed.

Witness my hand and seal in the Office of the Clerk of the County Court of the County of Limestone State of Alabama for Registration on the 20th day of April 1847.

Teste Thomas B. Lyus Clerk
Recorded in Deed Book No. 7, pages 245 & 246

Anderson Esperson & Paul Robbins. This Indenture made this twentieth day of March in the 20th year of the said one thousand eight hundred and forty seven between Anderson Esperson of the County of Limestone in the State of Alabama of the one part and Paul Robbins of the County and State aforesaid of the other part. Witnesseth that the said Anderson Esperson for and in consideration of the sum of three hundred dollars to him in hand paid the receipt whereof is hereby acknowledged has this day bargained sold aliened enfeoffed and conveyed unto the said Paul Robbins all that certain tract or parcel of land (reserving only the possession and use of the same for the present year) lying and being in the County of Limestone and State aforesaid. Known and distinguished in the plan of said County as part of the East half of the South West quarter of section thirty one in Township one of Range four (West) and bounded as follows (Viz) Beginning at a stake on the East boundary line of said East half forty poles south of the North East corner of said East half, and running thence south to a stake in the middle of the Channel of Maple Creek thence down the middle of the Channel of said Creek to a stake on the West boundary line of said East half thence North along said boundary line to a stake to a stake forty poles south of the North West corner of said East half thence East to the beginning supposed to contain thirty acres to be the same more or less to have and to hold the above described tract or parcel of land with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said Paul Robbins his heirs and assigns forever And the said Anderson Esperson for himself his heirs Executors administrators and assigns does warrant and never forever defend the title to the above described tract or parcel of land

unto the said Paul Robbins his heirs and assigns from and against himself and all and every person or persons whatsoever or whomsoever claiming or holding by from or under the Government of the United States. In witness whereof the said Anderson Esperson has hereunto set his hand and seal the day and year above written.

Acknowledged in the presence of us

Isaac Wilson

John Bennett

The State of Alabama Limestone County. Personally appeared before me Thomas B. Lyus Clerk of the County Court of said County the above named Isaac Wilson one of the subscribing witnesses to the foregoing deed who being first duly sworn depose and swear that he saw the above named Anderson Esperson whose name is subscribed thereto sign seal and deliver the same to the said Paul Robbins that he this deponent subscribed his name as witness thereto in the presence of the said Anderson Esperson and that he saw the other subscribing witness John Bennett sign the same in the presence of the said Anderson Esperson and in the presence of each other on the day and year therein mentioned. Given under my hand and seal this 29th day of April 1847.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 29th day of April 1847. Teste Thomas B. Lyus Clerk
Recorded in Deed Book No. 7, pages 246 & 247. Teste Thomas B. Lyus Clerk

Joseph Hastings & wife. This Indenture made this the eight day of February one thousand eight hundred and forty seven between Joseph Hastings and Sarah Ann his wife of the County of Limestone in the State of Alabama of the one part and Thomas Martindale of the County and State aforesaid of the other part. Witnesseth that the said Joseph Hastings and Sarah his wife for and in consideration of the sum of one thousand dollars to them in hand paid the receipt whereof is hereby acknowledged hath this day bargained sold aliened enfeoffed and conveyed and by these presents do bargain alien enfeoff and convey unto Thomas Martindale all that certain tract or parcel of land lying and being in the County of Limestone and the State of Alabama known as the East half of the North West quarter of section seven Township one Range four West containing eighty acres more or less. Also forty acres lying and being in the South East corner of the South West quarter of section six Township one Range four West to have and to hold the above described tracts or parcels of land with appurtenances thereunto belonging or in any wise appertaining unto the said Thomas Martindale his heirs and assigns forever And the said Joseph Hastings and Sarah Ann his wife for themselves their heirs Executors and administrators do warrant and never forever defend the title to the above described and hereby granted premises unto the said Thomas Martindale his heirs and assigns from and against themselves and all and every person claiming or holding under the said Joseph Hastings and Sarah Ann his wife and also against the lawful title or 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 Hastings and Sarah Ann his wife have hereunto set their hands and seals the day and date above written.

Attest

Thos. B. Lyus

William Leveque

Joseph Hastings

Sarah Ann Hastings

State of Alabama } Personally appeared before me James Towne and acting Justice
 Limestone County } of the Peace for the aforesaid County Joseph Hastings and Sarah
 Ann Hastings his wife, whose names appear signed to the foregoing deed and acknowledged
 signing, sealing and delivering of the same to Thomas Martindale for the purpose
 therein specified on the day of its date and the said Sarah Ann Hastings, on a private
 examination separate and apart from her said husband acknowledges the signing
 sealing and delivering of the same to be her voluntary act and deed and that she
 freely without and fear threats or compulsion of her said husband relinquished
 her title of dower. Given under my hand and seal this the eighth day of February
 1847. James Towne, J.P. (Seal)

Filed in the office of the Clerk of the County Court of Limestone County State of
 Alabama for Registration on the 3rd day of May 1847.

Test Thomas B. Lyons Clerk
 Recorded in Deed Book No 7 Pages 347 & 349 Test Thomas B. Lyons Clerk

Jonathan McDonald administrator } This Indenture made this the third day of May one thousand
 To & Seem } eight hundred and forty seven between Jonathan McDonald administrator
 William Barham } of Fredericka Batts late of Limestone County State of Alabama of the
 first part and William Barham of the said County and State of the other part. Witnesseth
 the said Jonathan McDonald administrator as aforesaid by virtue by authority
 of a decree from the Orphans Court of Limestone County sold all the right title and
 interest in a certain undivided tract of land belonging to the Estate of the said
 Fredericka Batts at public sale to the said William Barham for the sum of one thousand
 eight hundred and fifty two dollars and fifty cents being the highest sum bid for the under-
 sold tract of land aforesaid. Now by virtue of the said order of the Court and in
 consideration of the sum of one thousand eight hundred and fifty two dollars and fifty cents
 in hand paid by the said William Barham the receipt whereof is hereby acknowledged
 have sold all the interest held by the said Fredericka Batts in her lifetime and ordered by
 the Court to be sold in said tract of land is known as lying in the County of Limestone
 and described as follows to wit: The South West quarter of Section thirty six Township
 three Range four West South West quarter of Section twenty five Township three Range
 four West and also North West quarter of Section thirty six Township three Range four
 West and also the South East Corner of the North East quarter of Section thirty five
 Township three Range four West. Beginning at the South East Corner of said quarter
 Section running North thirteen Chains to a stake thence West three rods to a stake
 thence nearly South West to a stake on the East & West line of said quarter Section
 seven Chains from the beginning Corner thence to the beginning Corner containing
 five acres. To have and to hold the undivided half of said land and premises
 with the appurtenances unto the said William Barham his heirs and assigns as
 fully as absolutely as the said Jonathan McDonald administrator as aforesaid
 could or lawfully sell or convey the same. Given under my hand and seal the day and year above written

Jonathan McDonald administrator
 of Fred Batts Decd.
 State of Alabama } Personally appeared before me Allison C. Cain an acting
 Limestone County } Justice of the Peace in and for said County, State Jonathan McDonald administrator of

Frederick Batts decd. who acknowledged he signed sealed and delivered the within deed
 unto William Barham on the day and year therein mentioned Given under my hand and seal
 this the 11th day of May 1847

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for
 Registration on the 11th day of May 1847

Recorded in Deed Book No 7 Pages 348 & 349

Allison C. Cain J.P. (Seal)

Test Thomas B. Lyons Clerk

Test Thomas B. Lyons Clerk

Elizabeth Batts
 To & Seem
 William Barham

This Indenture made this third day of May in the year one thousand eight hundred
 and forty seven between Elizabeth Batts of the County of Limestone in the State of Alabama of
 the one part and William Barham of the other part. Witnesseth that the said Elizabeth Batts party
 other part for and in consideration of the sum of one thousand eight hundred and fifty two dollars
 of her 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
 Barham all that certain undivided half of land lying and being in the County of Limestone
 State of Alabama and known and described as follows to wit: The South West quarter of
 Section thirty six Township three Range four West South West quarter of Section twenty five
 Township three Range four West North West quarter of Section thirty six Township three
 Range four West and also the South East Corner of the North East quarter of Section thirty five
 Township three Range four West. Beginning at the South East Corner of said quarter
 Section running North thirteen Chains to a stake thence West three rods to a stake
 thence nearly South West to a stake on the East & West line of said quarter Section
 seven Chains from the beginning Corner containing five acres. To have and to hold the undivided
 half of the above described land with the tenements and appurtenances thereto belonging
 or in any wise appertaining unto the said William Barham his heirs and assigns forever
 and the said Elizabeth Batts for herself her 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 Barham
 his heirs and assigns, from and against themselves, and all and every person or
 persons claiming or holding under her the said Elizabeth Batts her heirs or assigns
 and also against the lawful title, claim or demand, of all and every person or
 persons whomsoever. In Testimony whereof, The said Elizabeth Batts has here
 unto subscribed her name and affixed her seal, the day and year above
 written Elizabeth Batts (Seal)

Signed sealed and delivered in presence of
 State of Alabama } Personally appeared before me Allison C. Cain an acting
 Limestone County } Justice of the Peace in & for said County and State Elizabeth
 Batts who acknowledged that she signed sealed and delivered the within deed
 unto William Barham on the day and year therein mentioned Given under
 my hand and seal this the 11th day of May 1847.

Filed in the office of the Clerk of the County Court of Limestone County State
 of Alabama for Registration on the 11th day of May 1847

Recorded in deed Book No 7 Page 349

Allison C. Cain J.P. (Seal)

Test Thomas B. Lyons Clerk

Test Thomas B. Lyons Clerk

This Indenture made this fourth day of May in the year one thousand eight hundred and forty seven between William Parham and Mary his wife of the County of Limestone in the State of Alabama of the one part, and James M Lane of said County and State of the other part. Witness that the said William Parham and Mary his wife for and in consideration of the sum of twelve hundred and ninety 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 Lane, 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 thirty six Township three Range four West, 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 thereto belonging, or in any wise appertaining unto the said James M Lane his heirs and assigns forever, and the said William Parham and Mary his wife 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 James M Lane his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said William Parham and Mary his wife and also against the lawful title claim or demand of all and every person or persons whatsoever. In testimony whereof the said Parham & Wife hereunto subscribe their names, and affix their seals, the day and year above written signed sealed and delivered

William Parham Seal
Mary Parham Seal

in the presence of -

State of Alabama: Personally appeared before me, Allison Le Cain an acting Justice of the Peace in and for said County and State William Parham and Mary his wife, who severally acknowledged that they signed sealed and delivered the within deed unto James M Lane on the day and year therein mentioned, and Mary his wife (who being by me privately examined apart from her said husband, acknowledged that she signed, sealed, and delivered, the said deed, without any fear threats or compulsion of her said husband, given under my hand and seal this 11th day of May 1847.

Allison Le Cain J.P. Seal
Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 11th day of May 1847

Recorded in Deed Book No 7 page 351

This Indenture made this first day of January one thousand eight hundred and forty seven between John H & Myron administrator of Joshua Boucher dec'd late of the County of Limestone and State of Alabama of the one part and William R Pettus of the said County and State of the other part. Whereas the said John H & Myron admin. as aforesaid by virtue and by the Authority of a decree from the County Court of Limestone County bearing date 15th April, 1846, sold the tract of land belonging to the Estate of said Joshua Boucher dec'd at public sale to said Mr R Pettus for the sum of six hundred and fifty dollars, being the highest sum bid for the tract of land aforesaid. Now by virtue of this said order of Court and in consideration of the sum of

six hundred and fifty dollars in hand paid by the said Mr R Pettus the receipt whereof is hereby acknowledged, the said John H & Myron administration of aforesaid, have sold, all the right and title held by the said Joshua Boucher in his lifetime in the said tract of land, and ordered by the Court, to be sold, which tract of land is known as lying in Limestone County and further known as the North East quarter of Section nineteen in Township three of Range three West and all that portion of south East quarter of Section nineteen in Township three Range three West lying north of the Stage Road leading from Athens to Huntsville and bounded south by said Road, and containing one hundred and sixty eight acres more or less. To have and to hold the said land and premises and every part thereof with the appurtenances, unto the said William R Pettus his heirs and assigns as fully and absolutely as if the said John H & Myron admin. as aforesaid and under the Authority aforesaid, might, could or ought to sell and convey the same. In testimony whereof I hereunto set my hand and affix my seal this day and date above written

John H & Myron administrators
of Joshua Boucher dec'd Seal

The State of Alabama ss Limestone County: Personally appeared before me, Thomas G Lyus Clerk of the County Court of said County, the within named John H & Myron, whose names is subscribed to the within deed and acknowledged the signing, sealing, & delivery of the same to the said William R Pettus on the day and year therein named given under my hand and seal this 17th day of April 1847

Thomas G Lyus Clerk
Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 17th day of April 1847
Recorded in Deed Book No 7 pages 354 & 355

Teste Thomas G. Lyus, Clerk

This Indenture made this first day of January one thousand eight hundred and forty seven between John H & Myron administrator of Joshua Boucher dec'd late of the County of Limestone and State of Alabama of the one part and John Shimpock of the said County, and State of the other part. Whereas the said John H & Myron admin. as aforesaid by virtue and by the Authority of a decree from the County Court of Limestone County bearing date 15th April 1846 sold the tract of land belonging to the Estate of said Joshua Boucher at public sale to said John Shimpock for the sum of two hundred and fifty dollars, being the highest sum bid for tract of land, aforesaid; Now by virtue of the said order of the Court and in consideration of the sum of two hundred and fifty dollars, in hand paid by the said John Shimpock the receipt whereof is hereby acknowledged, the said John H & Myron admin. aforesaid have sold, all the right and title held by the said Boucher in his lifetime in the said tract of land, and ordered by the Court to be sold, which tract of land is known as lying in Limestone County and further known, as being the North East quarter of Section seven in Township one of Range three West, and containing one hundred and sixty acres more or less. To have and to hold the said land and premises and every part thereof with the appurtenances unto the said John Shimpock, his heirs and assigns as fully and absolutely as if the said John H & Myron admin. as aforesaid and under the Authority aforesaid might, could, or, ought to sell and convey the same. In testimony whereof I hereunto set my hand and affix my seal this day and date above written

John H & Myron administrators
of Joshua Boucher dec'd Seal

The State of Alabama ss Limestone County } Personally appeared before me Thomas
 & Lyus Clerk of the County Court of said County the within named John H. & Myrre
 whose name is subscribed to the within deed, and acknowledged the signing sealing &
 delivery of the same to the said John Shirkock on the day and year therein named
 Given under my hand and seal this 17th day of April 1847.

Thomas & Lyus Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of
 Alabama for Registration on the 17th day of April 1847. State Thomas & Lyus Clerk
 Recorded in Deed Book No 7 pages 351 & 352

James W. Greenshaw & wife } This Indenture made this twenty third day of February 1847 between
 To S. Reed } James W. Greenshaw and Elvira Virginia Greenshaw his wife of the County
 William A. Haine } of Limestone in the State of Alabama, of the one part and William A.
 Haine of said County of the other part, Witnesseth that the said James W. Greenshaw
 and Elvira Virginia Greenshaw 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, enfeoffed, and conveyed, and by these
 presents do bargain, sell alien enfeoff and convey unto the said William A.
 Haine, all those certain lots or parcels of land lying and being in the Town of
 Athens and County of Limestone and known and designated in the plan of said
 Town as lots numbered one hundred and one, one hundred and two, one
 hundred and three, and one hundred and four (101, 102, 103, 104)
 to have and to hold the above described lots numbered 101, 102, 103 and 104 with the appurte-
 nances thereto belonging, or in anywise appertaining unto the said William A. Haine
 his heirs and assigns forever. And the said James W. & Elvira Virginia Greenshaw for them-
 selves, 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 A. Haine
 his heirs and assigns from and against themselves and all and every person claiming
 or holding under them the said James W. Greenshaw & Elvira Virginia Greenshaw 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 W. Greenshaw and Elvira Virginia Greenshaw
 have hereunto set their hands and seals day and date above written

James W. Greenshaw (Seal)

Elvira V. Greenshaw (Seal)

The State of Alabama ss
 Limestone County } Personally appeared before me Thomas & Lyus Clerk
 of the County Court of Limestone County James W. Greenshaw and Elvira V.
 Greenshaw his wife and severally acknowledged that they signed sealed and
 delivered the within deed of conveyance to William A. Haine for the purposes
 therein named on the day and year therein mentioned. Given under my
 hand and seal this 6th day of May 1847

Thomas & Lyus Clerk

Filed in the Office of the Clerk of the County Court of Limestone County
 State of Alabama for Registration on the 6th day of May 1847.

State Thomas & Lyus Clerk

Recorded in Deed Book No 7 page 352

State Thomas & Lyus Clerk

George R. Anderson and wife } This Indenture made this 10th day of February 1847 between Geo. R. Anderson and
 To S. Reed } Eliza A. M. Anderson his wife of the County of Limestone in the State of Alabama
 Alexander Seaford } of the one part and Alex Seaford of the other part, Witnesseth that the said Geo. R. Anderson
 and Eliza A. M. Anderson his wife, for and in Consideration of the sum of four hundred and
 five dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day
 bargained, sold aliened, enfeoffed, and conveyed, and by these presents do bargain sell alien
 enfeoff and convey unto the said A. Seaford certain lots or parcels of ground lying and being
 in the Town of Athens and County of Limestone and State of Alabama, known and described
 in the plan of said Town, as follows to wit, The South half of lots nineteen and twenty two
 and fifty feet of the North part of twenty, to have and to hold the above described lots or parcels
 of ground, with the appurtenances thereto belonging or in anywise appertaining unto the
 said A. Seaford, his heirs and assigns forever and the said Geo. R. Anderson and Eliza A. M.
 Anderson 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 A. Seaford, his heirs and assigns from and against all and every person claiming
 or holding under them the said Geo. R. Anderson and Eliza A. M. Anderson his wife
 and also against the lawful title or claim or demand of all and every person or
 persons, whomsoever, claiming or holding under them the said Geo. R. Anderson and
 Eliza his wife. In testimony whereof the said Geo. R. Anderson and Eliza A. M. An-
 derson his wife have hereunto set their hands and seals the day and date above
 mentioned

Geo. R. Anderson (Seal)

Eliza A. M. Anderson (Seal)

The State of Alabama ss } Personally appeared before me Thomas & Lyus Clerk of the
 Limestone County } County Court of said County George R. Anderson and
 Eliza A. M. Anderson his wife and severally acknowledged that they signed sealed and
 delivered the within deed of conveyance to Alexander Seaford for the purposes therein
 named on the day and year therein mentioned. Given under my hand and seal
 this 10th day of May 1847.

Thomas & Lyus Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State
 of Alabama for Registration on the 10th day of May 1847.

State Thomas & Lyus Clerk

Recorded in Deed Book No 7, pages 353.

Leroy M. Barnett & wife } This Indenture made this twenty first day of September in
 To S. Reed } the year one thousand eight hundred and forty six between Leroy
 George W. Joyner } M. Barnett and his wife Mary Barnett of the County of Madison in
 the State of Alabama of the one part, and George W. Joyner of the County of
 Limestone of the State of Alabama, of the other part, Witnesseth that the said
 Leroy M. Barnett and his wife Mary Barnett 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, enfeoffed, released, conveyed and confirmed and by these
 presents do give, grant, bargain, sell, alien enfeoff release convey and
 confirm unto the said George W. Joyner, all that certain tract of land
 lying and being in the County of Limestone State of Alabama and
 known as the North half of the North East quarter of Section No 23.

Township No 2. and Range No 3 West. Containing Eighty 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 George M. Joyner, his heirs and assigns forever. And the said Leroy M. Barnett and his wife Mary for themselves their heirs Executors and administrators, do hereby and in consideration of the promises, warrants and will forever defend the title to the above described and hereby granted premises unto the said George M. Joyner. — heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Leroy M. Barnett and his wife Mary Barnett, and also against the lawful title, claim or demand of all and every person or persons whatsoever in witness whereof the said Leroy M. Barnett his wife Mary Barnett hereunto subscribe their names, and affix their seals the day and year above written

Signed sealed and delivered in the presence of
Leroy M. Barnett and Mary M. Barnett
delivered with this deed. G. M. Joyner

The State of Alabama Personally appeared before me M. Braves Bouldin an acting Justice Madison County ss of the Peace in and for said County Leroy M. Barnett and Mary M. Barnett his wife and acknowledged that they severally signed sealed and delivered the within deed of conveyance on the day and year therein mentioned to the aforesaid George M. Joyner and the said Mary M. wife of said Leroy M. Barnett being by me examined separately and apart from her said husband acknowledged that she signed sealed and delivered the same freely without any fear, threats or compulsion of her said husband, given under my hand and seal, this twentieth day of November Eighteen hundred and forty six.

M. Braves Bouldin J.P. Seal
Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 12th day of May 1847

Teste Thomas G. Lyons Clerk
Recorded in Deed Book No 7 pages 353 & 354

James B. Waller and wife This Indenture made and entered into this twenty seventh day of January in the year of our Lord one thousand eight hundred and forty seven between James B. Waller and Elizabeth Waller his wife of the County of Limestone and State of Alabama of the first part, and Robert B. Pebles of the County of Limestone and State of Alabama of the second part, Witness that the said James B. Waller and Elizabeth Waller his wife for and in consideration of the sum of thirty dollars to them in hand paid by the said Robert B. Pebles of the second part, the receipt of which is hereby acknowledged have given, granted, sold, and by these presents do give grant, bargain sell and convey unto the said Robert B. Pebles his heirs and assigns a certain lot or parcel of land situated lying and being in the County of Limestone and State of Alabama in the Town of Moonsville and known in the survey of said Town as lot or part of lot number forty four with its appurtenances thereunto belonging, commencing on the South East Corner of said lot number forty four in the Town of Moonsville and running thence ninety feet west thence North twenty feet thence West (18) Eighteen feet thence North twenty two feet thence East one hundred and twenty feet thence South to the

beginning corner to have and to hold the said lot in the Town of Moonsville No forty four and appurtenances and every part thereof unto the said Robert B. Pebles his heirs and assigns forever as fully and absolutely to him and his heirs and assigns forever and to his only proper use and behoof And this James B. Waller and Elizabeth Waller his wife for themselves their heirs and assigns do covenant and agree to and with the said Robert B. Pebles his heirs and assigns that they will forever warrant and defend the title to the above described tract or lot of land against the claim or claims of any person or persons whatever in witness whereof we have hereunto set our hands and affixed our seals this day and date above written

James B. Waller Seal
Elizabeth Waller Seal
The State of Mississippi
Leflore County ss Personally appeared before me Daniel Hunt, Clerk of the Probate Court of said County the above named James B. Waller who acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein mentioned as his act and deed. Also personally appeared before me, Elizabeth Waller the wife of the above named James B. Waller who on a private examination by me, separate and apart from her husband acknowledged that she signed sealed and delivered the same on the day and year therein mentioned as her act and deed, freely without any fear threats or compulsion of her husband.

Given under my hand and the Seal of said Court at Office this the 27th day of January A.D. 1847

Daniel Hunt Clerk
Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 12th day of May 1847

Teste Thomas G. Lyons Clerk
Recorded in Deed Book No 7 pages 354 & 355

Teste Thomas G. Lyons Clerk

John J. Johnson and wife This Indenture made this tenth day of December one thousand eight hundred and forty six between John J. Johnson and Elizabeth M. Johnson his wife of the County of Fayette State of Tennessee of the one part, and Allen Hancock of the County of Limestone and State of Alabama of the other part, Witness that the said John J. Johnson and Elizabeth M. his wife for and in consideration of the sum of Three Thousand Dollars to them in hand paid the receipt whereof is hereby acknowledged has this day bargained sold aliened conveyed and by these presents do bargain sell alien conveyed and convey unto the said Allen Hancock all that certain tract or parcel of land lying and being in the County of Limestone State of Alabama viz the East half of the South East quarter of Section Thirty one Township one Range five West the East half of the South West quarter of Section Thirty one Township one Range five West the West half of the South East quarter of Section Thirty one Range five West the West half of the North of the North East quarter of Section Thirty one Township one Range five West the South half of the East half of North East quarter of Section Thirty one Township one Range five West the East half of fractional Section six Township one Range five West on the North side of Elk River except one hundred acres Beginning at the South East Corner of the fractional Section six, Thence down Elk River to an Elm tree marked Mark Williams R. Co. old Landing thence North and East so as to include one hundred and

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 John Hancock his heirs and assigns forever, and the said John T. Johnson and Elizabeth M. Johnson for themselves their heirs, Executors and administrators doth warrant and well perform defend the title to the above described and hereby granted premises unto the said John Hancock his heirs and assigns from and against themselves and all and every person claiming or holding under them the said John T. Johnson and Elizabeth M. Johnson and also against the lawful title claim or demand of all and every person or persons, Whomsoever claiming or holding under the Government of the United States. In Testimony Whereof the said John T. Johnson and Elizabeth M. Johnson his wife have hereunto set their hands and seals this day and date above written.

The State of Mississippi
Marshall County

John T. Johnson (Seal)
Elizabeth M. Johnson (Seal)

Personally before me John L. Teel, an acting justice of the Peace for aforesaid County, came John T. Johnson and Elizabeth Johnson the wife of the said John T. Johnson, who severally acknowledged that they signed sealed and delivered the foregoing Deed of Conveyance to John Hancock and the same is their act and deed. Elizabeth Johnson the wife of the said John T. Johnson separate and apart from her husband acknowledged that she signed the foregoing deed without any fear, threat, fear or Compulsion of her husband in any manner whatever and the same is her act and deed, given under my hand and seal, this 10th day of December 1846.

The State of Mississippi
Marshall County

John L. Teel (Seal)
Justice of the Peace

I Cordelia Maite Clerk of the Probate Court of said County. Certify that John L. Teel, whose genuine signature appears to the above Certificate, is and was, on the date of his said Certificate an acting justice of the Peace in and for the County of Marshall aforesaid, duly elected qualified and commissioned, and that due faith and credit are due to any act done by him in his official capacity. Given under my hand and the seal of said Court at office, in Holly Springs the 19th day of December A.D. 1846.

Cordelia Maite Clerk

The State of Mississippi
Marshall County

I Byron M. Gentry Judge of the Probate Court of said County. Certify that Cordelia Maite, whose genuine signature appears to the foregoing Certificate and attestation is and was at the date thereof the Clerk of said County, duly elected qualified and commissioned that his said Certificate and attestation are in due form of law and that all of his acts in the premises are and ought to be entitled to full faith and credit. Given under my hand and seal this 19th day of December A.D. 1846.

Byron M. Gentry Judge (Seal)

Filed in the Office of the Clerk of Limestone County State of Alabama for Registration on the 15th day of March 1847.

John Robert Austin Clerk

Recorded in Deed Book No. 7 pages 355 & 356 on the 17th day of May 1847.

John Thomas & Sons Clerk

John R. Mason wife & John P. Irvine
This Indenture made this 1st day of January in the year
1847 between John R. Mason
and his wife Elvina Mason of the County of Limestone in the State of

Ala. of the one part and John P. Irvine of the other part, Witness that the said John R. Mason & his wife Elvina Mason for and in consideration of the sum of one dollar to them in hand paid the receipt whereof is hereby acknowledged, hath this day given granted bargained sold aliened enfeoffed released, conveyed and confirmed unto the said John P. Irvine all that certain tract of land lying and being in the County of Limestone & State of Alabama, known as the South East quarter of the South East quarter of Section twenty two, of Township No. 11. of Range No. 5 West containing forty 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 John P. Irvine his heirs and assigns from and against themselves and all and every person, claiming under them conveying however such title only as was vested in us by J. Robbins as Sheriff of Limestone County, State of Ala. being in no way bound to warrant or defend the title only as above stated with my hands and seals this 21st April in the year of our Lord one thousand eight hundred and forty seven.

John R. Mason (Seal)

Elvina Mason (Seal)

The State of Alabama

Limestone County. This day personally appeared before me Thomas B. Sykes Clerk of the County Court of said County, the above named John R. Mason and Elvina Mason his wife whose names are subscribed to the foregoing deed, and acknowledged that they signed sealed and delivered the same to the said John P. Irvine on the day and year therein mentioned. Given under my hand and seal this 21st day of April 1847.

Thomas B. Sykes (Seal)

The State of Alabama Limestone County, I Thomas B. Sykes Clerk of the County Court of said County, do hereby certify that the foregoing deed, from John R. Mason and Wife to John P. Irvine with the Certificate thereon endorsed was deposited in my office to be recorded the 21st day of April 1847. Which is duly done in Deed Book No. 7, pages 356 & 357.

Teste Thomas B. Sykes Clerk

Maahala Lee

Is a Delinquent of Law

John P. Irvine

The State of Alabama

Limestone County

Personally appeared before me James Taylor an acting justice of the Peace in & for the County & State of aforesaid Maahala Lee the wife of Wiley M. Lee who acknowledged the conveyance of her dower in and to the South East quarter of the South East quarter of Section twenty two of Township No. 11. Range No. 5 West containing forty acres more or less in the County of Limestone and State of Alabama to John P. Irvine of said County and State all my right & title to said tract or parcel of land for the consideration of one hundred dollars to me in hand paid by the said John P. Irvine the said Maahala Lee being by me examined separately and apart from her said husband Wiley M. Lee, that she done the same freely & voluntarily without the fear or Compulsion of her husband also acknowledged the signing and sealing of this relinquishment of dower. Given under my hand and seal this 8th day of January 1847.

James Taylor (Seal)

Maahala Lee (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 21st day of April 1847 which is duly done in Deed Book No. 7 pages 357.

James P. Wood State of South Carolina
 To Mortgage
 William Wood James P. Wood of the State of Alabama send Greeting
 Whereas, the said James P. Wood, was indebted to William P. Wood by sealed note in the sum of Five hundred dollars, payable five years after the date with interest thereon from the date hereof (payable annually and promptly at the end of each year, as in and by the said sealed note Relation thereto being had) doth more fully and at large appear
 Now know ye that the said James P. Wood for the better securing the payment of the said sum of one hundred and twenty dollars, his Executors, Administrators or assigns together with lawful interest for the same, have bargained and sold, and by these presents do bargain and sell, and in plain and open Market, deliver unto the said W. P. Wood, a Negro Girl named Thobe. To Have and to hold, the said Negro Girl Thobe, unto the said W. P. Wood, his Executors Administrators and assigns forever. Provided always nevertheless that if the said James P. Wood his Executors, or Administrators shall and do sell and truly pay or come to be paid unto the said W. P. Wood, his certain Attorney Executors Administrators or assigns, the full and just sum above mentioned according to the true intent and meaning of the sealed note aforesaid, and of these presents then this deed of bargain and sale, and all and every clause, article and thing therein contained shall cease, determine, and be utterly void and of no effect; any thing herein contained to the contrary thereof in anywise notwithstanding. And it is hereby declared by and between the parties, and the said James P. Wood for himself his Executors, Administrators and assigns doth, Covenant, Promise and agree to and with the said W. P. Wood his Executors, Administrators and assigns, by these presents that if default shall happen to be made of, or in payment of the said sum above mentioned, according to the true intent and meaning of the said sealed note then and in such case it shall and may lawful to and for the said W. P. Wood his Executors, Administrators, assigns, Attorneys or agents, from time to time and at any times hereafter, peaceably and quietly, to enter into any or all the Premises, lands or tenements of the said James P. Wood, and to take said Negro Girl Thobe into his Custody and possession, and the same to hold and detain to his own use, and behoof (as his own proper goods and chattels) from thence forth and forever, or the same to sell, and dispose of at his will and pleasure returning the overplus, if any should happen to be, after paying of the sum above mentioned unto the said James P. Wood his Executors, Administrators or assigns. In Witness Whereof the said James P. Wood have hereunto set my hand and seal this first day of March in the year of our Lord one thousand eight hundred and forty seven and in the seventy first year of the sovereignty and Independence of the United States of America
 Signed sealed and delivered
 in the presence of
 J. M. Moore.

The State of Alabama } Remanably appeared before me Robert
 Limestone County } Austin Clerk of the County Court of
 Stone the County and State aforesaid James P. Wood and

a acknowledged that he signed, sealed and delivered the within Mortgage to William P. Wood on the day and date therein named and for the purposes therein mentioned, given under my hand and seal this 13th day of March in the year of our Lord one thousand eight hundred and forty seven, and 71st year of American Independence

Robert Austin Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 13th day of March 1847. Which is duly done in record Book No. 7, page 358
 Teste Robert Austin Clerk

Francis Thomas } This Indenture made and entered into this 19th day of May in the year of
 J. S. Wood in Trust } our Lord one thousand eight hundred and forty seven, between Francis Thomas of
 John Edmundson } the first part, John Edmundson of second part, and David Gilbert of the third part.
 (Witnesseth) that Whereas the said Francis Thomas is justly indebted to the said John Edmundson in the sum of Fifty six dollars and seventy three Cents, which said sum the said Francis Thomas is willing and desirous to secure the payment to the said John Edmundson doan. Now, for and in consideration of the above named sum of fifty six dollars and seventy three Cents and for the further Consideration of one dollar in hand paid by the said David Gilbert at and before the sealing and delivery and delivering of this Indenture the said Francis Thomas doth hereby acknowledge, that he the said Francis Thomas, both and with by these presents grant bargain sell alien enfeoff, and Convey and doth over grant, bargain sell alien enfeoff and Convey unto the said David Gilbert his heirs Executors, Administrators and assigns forever all the following described land and premises (Vizt), it being the North West quarter of the North West quarter of section No one in Township No one of Range No six West in the County of Limestone and State of Alabama, containing forty acres, more the said Francis Thomas, for himself, his heirs Administrators &c. doth and will forever defend, unto the said David Gilbert his heirs Executors Admins to, the right and title of the said hereby conveyed land and premises from the lawful Claim of all and every person or persons claiming or holding or claiming under him. The said Francis Thomas, or any other person in Trust under the and upon the express Condition that the said Francis Thomas, is to remain and hold peaceable possession of the above land and premises until the 25th day of December next, and after the default shall have been made in whole or in part, in the payment of the said sum of Fifty six dollars and seventy three Cents, with interest thereon by the 25th Decr. next and then upon this further trust, that the said David Gilbert shall so soon after the 25th Decr. next as the said John Edmundson or Francis Thomas may request, sell to the highest bidder on the premises of the said Francis Thomas after giving at least twenty days notice previous to sale, by advertisement to be set up at least three public places in Limestone County, of the time and place of sale, of the here described land and premises to be sold for cash and out of the Money arising from said sale shall first satisfy all charges attending the same, and to the said John Edmundson his heirs &c. the said sum herebefore specified or such part thereof as shall arise from the sale of the said herebefore described land and premises the balance after paying the herebefore named sum of Fifty six dollars & seventy three Cents with interest may lawfully arise on the same, and all charges attending the execution of this deed into effect he the said David Gilbert shall pay over to the said Francis Thomas, his heirs &c. but if the whole of said sum of Money, specified be fully paid off, and all charges,

to the said John Edmundson or his assigns on or before the 25th of December next and no default be made of the payment aforesaid then this indenture to be null & void otherwise to remain in full force and virtue In Witness Whereof the parties have hereunto set their hands and affixed their seals the day and date above written

Isaac Edmundson
Jas. B. Pugh

Francis Thomas (Seal)
John Edmundson (Seal)
David Gilbert (Seal)

The State of Alabama Personally appeared before me Thomas B. Tyus Clerk of the Limestone County, 3 County Court of the County and State of said Isaac Edmundson one of the subscribing parties to the foregoing deed in Court who being first duly sworn depose and say that he saw the above named Francis Thomas, John Edmundson and David Gilbert whose names are subscribed there to sign seal and deliver the same and that he this deponent subscribed his name as witness in the presence of the said parties and that he saw the other subscribing parties sign the same in the presence of the said parties and in the presence of each other on the day and year therein mentioned, Given under my hand and seal this 20th day of May 1847

Thomas B. Tyus (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 20th day of May 1847. Which is duly done in Deed Book No 7, Pages 359 & 360

Teste Thomas B. Tyus, Clerk

Robert M. Boucher and Susan his wife of the County of Limestone and State of Alabama, of the one part, and Henry Curry of the said County and State of the other part, Intendeth that the said Robert M. Boucher and Susan 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, hath 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 Henry Curry a certain tract or parcel of land lying and being in the County of Limestone State of Alabama known and described as follows to wit a part of the South East quarter of section nineteen in Township three of Range three West, in the Huntsville District, Beginning at a point in the Huntsville Road one chain and fifteen links South of the Centre of section nineteen from which South 78.55 Chain to the South boundary of said section 19. Hence East 20 Chain to a stake thence East on same line 10.25 Chain thence North 29.26 Chain thence West 10.25 thence West 17 degrees North 5 Chain to the Creek thence North the Creek 65 Chains from which North 27 Chain to the Huntsville Road, and with the said road to the beginning, containing 66 acres more or less To have and to hold the above described tract or parcel of land with the appurtenances thereto belonging or in anywise appertaining unto the said Henry Curry his heirs and assigns forever, and against them selves, and all and every person or persons claiming or holding under

them the said Robert M. Boucher and Susan his wife, and also against the title claim or demand of all and every person or persons whomsoever, In testimony Whereof the said Robert M. Boucher and Susan 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

R. M. Boucher (Seal)
S. E. Boucher (Seal)

The State of Alabama Personally appeared before me Preston Morris an acting justice of the peace in and for said County, Robert M. Boucher and his wife Susan E. Boucher who acknowledged that they signed sealed and delivered the within deed to the aforesaid Henry Curry on the day and date therein mentioned and Susan E. Boucher his wife being by me privately examined separate and apart from her said husband, acknowledged that she signed sealed and delivered the within deed freely without any threats fear or compulsion of her husband Given under my hand and seal this 20th day of February 1847.

Preston Morris (Seal)
Justice of the Peace

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for registration on the 20th day of May 1847. Which is duly done in Deed Book No 7, Pages 360 & 361

Teste Thomas B. Tyus, Clerk

Stokes Robinson & Alfred Collins Whereas Stokes Robinson an adult male now of the State of John P. John deceased hath sold to Alfred Collins, pursuant to and order of the Orphans Court of Limestone County, State of Alabama the following described parcel of land to wit a part of the South West q^r of sec 9 Twp 3 N Range 4 W bounded as follows, to wit, Beginning at the S. West Cor- ner of said section thence East seventy poles thence North to the Northern boundary of said quarter section thence West seventy poles to the Western bound- ary of said section thence South to the beginning for the sum of four hundred and seventy two dollars, he being the highest bidder for the said land at that time, Now this indenture made this 10th day of January 1847. Between the said Stokes Robinson of the first part, and the said Alfred Collins of the second part, Intendeth that the said Stokes Robinson as administrator aforesaid for and in consideration of the premises & pursuant to the order of said Court made the 12th day of January 1847 hath given granted sold to the said Alfred Collins his heirs and assigns forever all the right, title claim & interest of the said John P. John dec'd into the tract of land aforesaid which he the said Stokes Robinson as administrator as aforesaid can & ought to grant, & convey by virtue of the order aforesaid. In testimony Whereof the said Stokes Robinson as administrator aforesaid hath hereunto set his hand & seal the date above written

Stokes Robins (Seal) Admin of John P. John dec'd

The State of Alabama Personally appeared before me Thomas B. Tyus, Clerk of the County Court of the County and State of said Stokes Robins and Alfred Collins that he signed sealed and delivered the foregoing deed to the said Alfred Collins for the purpose therein speci- fied and on the day and year therein named Given under my hand and seal this 27th day of May 1847.

Thomas B. Tyus (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 27th day of May 1847. Which is duly done in said Book No 7 Page 361
 Teste Thomas B. Lyons, Clerk

Alfred Collins & This Indenture made this twentieth day of February in the year of our
 To S Deed
 Stokes Robinson of Limestone in the State of Alabama of the first part and Alfred Collins of the other
 part, Witnesseth that the said Alfred Collins for and in consideration of the sum
 of four hundred and twenty two 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
 Stokes Robinson, all that Certain tract of land lying and being in the County
 of Limestone State of Alabama and known as a part of the South West cor of
 Sec 9 in Township No four in Range four West, bounded as follows, to wit, beginning
 at the S West Corner of said section thence East seventy poles, thence North to the
 Northern boundary of said quarter section thence West seventy poles to the Western
 boundary of said section then south to the beginning, 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 Stokes Robin-
 son his heirs and assigns forever, And the said Alfred Collins 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 Stokes Robinson, his heirs and
 assigns from and against themselves and all and every person or
 persons claiming or holding under them the said Alfred Collins and
 also against the lawful title, claim or demand of all and every
 person or persons whatsoever. In testimony whereof the said Alfred
 Collins hath hereunto subscribed his name and affixed his seal the day
 and year above written
 Alfred Collins (Seal)

Signed sealed and delivered in the presence of
 The State of Alabama & Personally appeared before me Thomas B. Lyons
 Limestone County & Clerk of the County Court of the County and State
 of said Alfred Collins and acknowledged that he signed sealed and
 delivered the foregoing deed to the said Stokes Robinson for the purpo-
 ses therein expressed And on the day and year therein named
 Given under my hand and Seal this 27th day of May 1847

Thomas B. Lyons (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County
 State of Alabama for registration on the 27th day of May 1847. Which is
 duly done in said Book No 7 Page 362

Teste Thomas B. Lyons Clerk

Francis M Whitfield & This Indenture made this 28th day of December in the year one thousand eight hundred
 To S Deed
 James H Brandan
 and forty six between Francis M Whitfield and Eliza J Whitfield his wife of the County of
 Limestone in State of Alabama of the one part, and James H Brandan of the other part, Witnesseth
 the said Francis M Whitfield and Eliza J Whitfield for and in consideration of the 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 convey release convey and confirm unto the said James H Brandan
 all that Certain tract of land lying and being in the Limestone County, known as the North
 half of the East half of the South East quarter of Section No 15 Township No 3 Range No 6 West,
 to have and to hold the above described tract or parcel of land, with the tenements and appur-
 tenances thereunto belonging or in anywise appertaining, unto the said James H Brandan
 heirs and assigns forever. And the said Francis M Whitfield and Eliza J Whitfield 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 H Brandan, heirs and assigns, from and against them-
 selves and all and every person, or persons claiming or holding under them the said
 Francis M Whitfield and Eliza J Whitfield, and also against the lawful title claim or
 demand of all and every person or persons whatsoever. In testimony whereof the said
 Francis M Whitfield and Eliza J Whitfield have hereunto subscribed their names and affixed
 seals, the day and the year above written

Signed sealed and delivered in the presence of

The State of Alabama &

Limestone County & Personally appeared before me Morgan Lambert acting
 justice of the peace in and for the County of said Francis M Whitfield and
 Eliza J Whitfield his wife who acknowledged that they severally signed sealed
 and delivered the foregoing deed on the day and the year therein mentioned
 to the aforesaid James H Brandan and the said Eliza J Whitfield being by
 me privately examined separate from her said husband acknowledged
 that she signed sealed and delivered the said deed, freely, without any fear
 threats or compulsion of her said husband, Given under my hand and
 seal,
 Morgan Lambert (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State
 of Alabama for registration on the 28th day of May 1847. Which is duly done
 in said Book No 7 page 363
 Teste Thomas B. Lyons, Clerk

John Donaldson & This Indenture made and entered into this 22nd day of May
 To S Deed in Trust
 John Riley
 in year of our Lord one thousand eight hundred and forty seven
 between John Donaldson of the County of Limestone and State
 of Alabama of the first part, and Nathaniel Davis of said County of
 the second part, and John Riley of said County and State of the third
 part, Whereas the said John Donaldson is indebted to said John Riley
 by note, or bond in the sum of one hundred dollars, with interest
 from date and dated on the 11th day of May 1847, and due twenty four
 months after date and Whereas the said John Donaldson is anxious
 and desirous of securing and paying the above debt to said Riley
 now this indenture Witnesseth that for and in consideration of the

premises, and also for the further sum of one dollar to the said John Donaldson in hand paid by the said Nathaniel Davis at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged by the said John Donaldson, hath given, granted, bargained, conveyed, and sold, and by these presents doth give, grant, bargain and sell, to the said Nathaniel Davis his heirs and assigns forever all that lot or parcel of land on which the said Donaldson now lives, viz 3. of R & Mch of Huntsville and bounded as follows, to wit, East by the lands of Donaldson North and West, by the lands of R & S Hartwright South by the lands of Mrs. Betty Matthews containing Ninety two and three fourths acres, More or less to have and to hold, the hereby granted lot or parcel of land, hereby granted unto the said Nathaniel Davis, his heirs, Executors administrators and assigns for ever, upon trust never to sell, that the said Davis shall permit the said John Donaldson to remain in possession of the said land until the 1st day of May 1848, and if default be made in the payment of said debt to said Riley by said Donaldson, also the expenses of making and recording this deed and other expenses necessary, then it shall be the duty of said Davis to sell at the house of said Donaldson to the highest bidder after giving at least fifteen days public notice at the more public places in the neighbourhood the above described lot or parcel of land, and after paying the expenses that will necessarily arise in making sales of, out of the proceeds of said sale the balance shall be paid to said Riley or to Mch thereof as said ceding party his debt and interest and the balance if there should be any, shall be by said Davis paid to said Donaldson Intestment whereof the parties have hereunto set their hands, and affixed their seals this day of May 1847.

Signed in the presence of
Witnesses

W. Murrin
Silas Dabbs.

Quinn McMillan

The State of Alabama
Limestone County

The State of Alabama } Personally appeared before me Thomas S. Lynd Clerk of
Limestone County } the County Court of the County and State of said the above
named Nathaniel Davis and John Riley and acknowledged that they signed and delivered the foregoing deed in trust for the purposes therein specified and on the day and year therein named And also personally appeared Silas Dabbs, one of the subscribing witnesses thereto, who after being duly sworn depose and say that he saw the said John Donaldson sign his name to the above deed in trust and deliver the same, for the purposes therein specified, and that he himself signed his name to the same as witness in the presence of the said Donaldson and in the presence of the other two subscribing witnesses and in the presence of each other, Given under my hand and seal this 28th May 1847

Thomas S. Lynd Clerk

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 28th day of May 1847. Which is duly done in Book No 7 page 363 & 364.

Leato Thomas S. Lynd Clerk

Hiram H. Higgins & Wife
vs
Deed in Trust
George S. Houston

and all the other wife Maria, and her children Jackson, Emily and Cynthia are hereby released
Nathaniel Davis is hereby bound to the said Hiram H. Higgins & Wife & 1847.
in being bound by the said Hiram H. Higgins & Wife & 1847.
John Surrentine & 1847.
John Surrentine & 1847.

This Indenture made this 27th day of May 1847, between Hiram H. Higgins and his wife Elizabeth Higgins of the first part, John Surrentine of the second part, and George S. Houston of the third part. Whereas the said Hiram H. Higgins is justly indebted to the said George S. Houston as follows viz on two notes under seal, one dated the 1st September 1845, and due one day after date for eight hundred and ten dollars signed by said Higgins and Saml Dewoddy, and John Surrentine. Dated by J. S. 1st Jan'y 1846. One other dated 23rd November 1845, for six hundred and four dollars and eighty cents, due one day after date signed by Saml Dewoddy Hiram H. Higgins and John Surrentine. And also one promissory note, signed by Saml Dewoddy John Surrentine and Hiram H. Higgins for seven hundred and thirty seven dollars, and eighty cents, dated 23rd Novr 1846, and due on or before 1st Jan'y 1847. Which said debts with the legal interest thereon accruing, the said Higgins 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 Higgins in hand paid by the said John Surrentine at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged by the said Higgins and his wife Elizabeth have given, granted, bargained, sold, aliened, released, conveyed and confirmed and by these presents do give, grant, bargain, sell, alien, convey, release and confirm to the said John Surrentine his heirs and assigns forever all of that tract or parcel of land lying in the County of Limestone and State of Alabama, known as of Section 3 Township Three Range 21 West, containing eighty acres, also a lot of land containing about five & one half acres, on which the said Higgins and his family now reside in the Town of Athens, & County & State of said also the following slaves, to wit, Maria a woman about twenty three years and her three children viz Jackson 11 years old, Lucy 30 months old, Cynthia six months old, and Stephen a man about thirty one years old, with all and singular the appurtenances to the said tracts or lots of land, belonging or in any way appertaining, and the future increase of the females of said slaves, and all the estate, right, title and interest of the said Hiram H. Higgins & Elizabeth his wife, in and to the said granted, intended to be hereby granted tracts, lots, or parcels of land, and to hold the said hereby granted, intended to be hereby granted tracts or parcels of land, premises, with its appurtenances together with the said slaves and their future increase, of the females thereof unto the said John Surrentine his heirs Executors, administrators and assigns forever to the duly proper use and behoof of the said John Surrentine his heirs Executors, administrators and assigns forever And the said Hiram H. Higgins and his wife for themselves their heirs, Executors and administrators do hereby Covenant, promise and agree to and with the said John Surrentine his heirs Executors, administrators and assigns forever in manner and form following, that is to say that the said Hiram H. Higgins and his wife Elizabeth their heirs Executors, and administrators the aforesaid tracts or parcels of land and premises, with their appurtenances together with the aforesaid slaves, and the future increase of the females thereof unto the said John Surrentine his heirs Executors, administrators and assigns, against all persons whatsoever shall and lawfully warrant and forever defend by these presents, upon trust nevertheless that the said John Surrentine his heirs Executors & administrators shall permit the said Hiram H. and his wife Elizabeth to remain in quiet and peaceable possession of the said tracts or parcels of land and premises with the appurtenances together with the

aforsaid slaves and take the profits thereof to his own use until default be made in the payment of said sums of money, and interest thereon in whole or in part, and then, when this further trust that he the said John Surrentine his heirs Executors administrators, or assigns shall and will so soon after the happening of such default of payment, as he his executors, administrators and assigns may think proper, or the said George & Houston his Executors, administrators or assigns shall request, shall sell, the said tracts or parcels of land and premises with the appurtenances together with the aforsaid slaves, & the increase of the females thereof, or such part of said property, as the said John Surrentine or his Representative 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 his own discretion and given days notice thereof by advertisement to be set up at the Court house door, in the Town of Athens Alabama and such other places, as the said Trustee, may think proper, and out of the money arising from said sale shall first pay off, all proper expenses attending the execution & recording, of this deed, - he shall secondly pay to the said George & Houston his executors, administrators and assigns the said sums of money herein specified together with the interest due thereon & the balance if any he shall pay to the said William H. Higgins his heirs Executors, administrators or assigns, But if the whole of said money, shall be fully paid off & discharged, so that no default be made in the premises then this indenture to be void or else 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 above written

W. H. Higgins Seal

Elizabeth W. Higgins Seal

John Surrentine Seal

The State of Alabama Personally appeared before me Thomas S. Lyles Clerk of the Limestone County, J. County Court of said County, William H. Higgins and acknowledged, that he signed, sealed and delivered the foregoing deed in trust, with the following words interlined (And his wife Elizabeth) (To have and to hold the said hereby granted or intended to be hereby granted tracts or parcels of land and premises) for the purposes therein specified and on the day and year therein named, Given under my hand and seal this 30th day of May 1847 And the 11th year of American Independence

Thomas S. Lyles Seal

The State of Alabama Personally appeared before me Thomas S. Lyles Clerk of the Limestone County, J. of the County Court of said County, Elizabeth W. Higgins and John Surrentine Whom names are subscribed to the foregoing deed in trust and acknowledged that they signed, sealed and delivered the same with the following words interlined (And his wife Elizabeth) (To have and to hold the said hereby granted or intended to be hereby granted tracts or parcels of land and premises) for the purposes therein specified and on the day and year therein named Given under my hand and seal this 30th day of May 1847 And the 11th year of American Independence

Thomas S. Lyles Seal

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 31st day of May 1847, which is duly done in Deed Book No 7 pages 365 & 366

Teste Thomas S. Lyles, Clerk

Joshua P. Leaman & wife ^{to & Deed} ~~James P. Sawell~~ ^{James P. Sawell} This Indenture made this the first day of June in the year one thousand eight hundred and forty seven between Joshua P. Leaman & his wife Jane M. Leaman of the County of Limestone in the State of Alabama of the one part, and James P. Sawell of the other part, Witnesseth that the said Joshua P. Leaman & 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, bargained, sold, aliened, conveyed, released, conveyed, and confirmed; And by these presents, do give grant, bargain, sell, alien, convey, release, confirm unto the said James P. Sawell all that certain parcel of land, or lots lying and being in the Town of Athens County and State of Alabama known and described in the plan of said Town of Athens as lots numbered Nine and Ten, To have and to hold the above described parcel of land or lots with the tenements and appurtenances, the same belonging or in anywise appertaining unto the said James P. Sawell his heirs and assigns forever. And the said Joshua P. Leaman & wife 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 James P. Sawell his heirs and assigns from and against themselves and all and every person or persons, claiming or holding under them the said Joshua P. Leaman & wife and also against the lawful title, claim or demand of all and every person or persons (Whomever) In Testimony whereof the said Joshua P. Leaman & his wife hereunto subscribe their names, & affix their seals, the day & year above described or written

The State of Alabama

Limestone County

Personally appeared before me Thomas S. Lyles

Deputy Clerk of the County Court of said County Joshua P. Leaman and Jane M. Leaman whose signatures are subscribed to the foregoing deed and acknowledged that they signed, sealed and delivered the said deed to said James P. Sawell for the purposes therein specified and on the day and year therein named, Given under my hand and seal this 1st day of June 1847

Thomas S. Lyles Seal

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 1st day of June 1847 which is duly done in Deed Book No 7 page 367-

Teste Thomas S. Lyles, Clerk

James M. Slops & wife ^{to & Deed} ~~James P. Sawell~~ ^{James M. Slops} This Indenture made this 30th day of May in the year one thousand eight hundred and forty seven between James P. Sawell & Elizabeth M. Sawell his wife of the County of Limestone in the State of Alabama of the one part and James M. Slops of the other part, - Witnesseth that the said James P. Sawell & Elizabeth M. Sawell for and 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 granted, bargained, sold, aliened, conveyed, released, conveyed, and confirmed; and by these presents do give grant, bargain, sell, alien, convey, release, confirm unto the said James M. Slops all that certain lot of land lying and being in the Town of Athens County of Limestone in the State

of Alabama, and therein and described in the plan of the Town of Athens as lots, number five six seven and eight, to have and to hold, the above described lots with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said James M. Slop his heirs and assigns forever and the said James M. Slop his wife for themselves heirs 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 M. Slop his heirs and assigns, from and against themselves, and all and every person or persons, claiming or holding under them the said James M. Slop his wife, and also against the lawful title, claim or demand of all and every person or persons, whomsoever. In testimony whereof, the said James M. Slop 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 } Personally appeared before me Thomas B. Lyles
Lincoln County } Clerk of the County Court of said County
James M. Slop his wife whose names are
subscribed to the foregoing Deed, and acknowledged that they signed
sealed and delivered the foregoing Deed for the purposes therein specified
and on the day and year therein named - Given under my hand
and seal this 20th day of May 1847. Thomas B. Lyles Clerk

Filed in the Office of the Clerk of the County Court of Limestone County
State of Alabama for registration on the 18th day of June 1847 which
is duly done in Deed Book No 7 pages 367 & 368

Teste Thomas B. Lyles Clerk

Joshua L. Martin & wife } This Indenture made and entered into this 12th day
of March in the year of our Lord eighteen hundred and forty
James C. Jones } seven between Joshua L. Martin & Sarah Ann his wife of
the first part of the City of Tuscaloosa and James C. Jones of Limestone
County, of the second part, Witnesseth that the said party of the first
part for and in consideration of the sum of three thousand dollars the
receipt of which is hereby acknowledged, have granted, bargained, sold
by these presents do grant, bargain, sell and convey unto the said
James C. Jones, of the second part, all that piece or parcel of land
situate, lying and being in the County of Limestone State of Alabama
& therein in the surveys of the United States as the south half of the south
west quarter of section five in Township three Range four West of
the Meridian of Huntsville containing eighty acres more or less
to have and to hold the above described premises with the tenements &
appurtenances unto the said James C. Jones his heirs & assigns forever
and the party of the first part hereby warrant the title to the same against
the lawful title of every person or persons whatsoever In testimony
whereof we have hereunto set our hands & seals the day and date

above written

Witness

W. B. Martin

W. M. M. Mason

The State of Alabama } This day personally came before me John J. Armistead one of the
Limestone County } Judges of the Supreme Court of said State Joshua L. Martin Sarah
Ann his wife who are known to me & each of them acknowledged the due execution of
the within Deed on the day of its date, given under my hand the 12th day of March
1847

J. J. Armistead, Judge of
Sup. Court of Ala.

Filed in the Office of the Clerk of the County Court of Limestone County State of
Alabama for registration on the 2nd day of June 1847. which is duly done in
Deed Book No 7 pages 367 & 368

Teste Thomas B. Lyles Clerk

Asa J. Childers & others } This Indenture made and entered into this fourteenth day of
to } November eighteen hundred and forty six between Asa J. Childers, Senr
William S. Wimblerly } and Elizabeth Childers his wife, who was daughter and heir of William
Stannard, dec'd. and Ephraim M. Gully and Annana M. Gully, his wife
who is daughter of the above named Asa J. Childers and Elizabeth Childers
and James S. Childers and William S. Childers and Jesse W. Childers and
David M. Childers and Asa J. Childers Junior and Isabel Childers daughter
also Children of the said Asa J. Childers and Elizabeth his wife, all
of the first part, And William S. Wimblerly of the second part, Witness
eth that for and in consideration of the sum of seven hundred and
fifty dollars, to us in hand paid by the said party of the second
part, the receipt whereof is hereby acknowledged, have this day bar-
gained, sold, aliened, conveyed and conveyed and by these
presents, do bargain sell alien convey, and convey to the said
party of the second part, his heirs and assigns forever, the following
described tracts or parcels of land lying and being in Limestone County
State of Alabama, to wit the South East quarter of section nineteen in
Township two of Range five West, also the North West quarter of the
South West quarter of section twenty in Township two of Range five
West, the whole containing three hundred acres more or less, which
said land has and is to descend to us by heirship from the above
named William Stannard dec'd by entailment, to have and to
hold the above described tracts or parcels of land together with all
and singular the appurtenances, thereto belonging or in anywise
appertaining to the said party of the second part, his heirs and
assigns forever. And we the said parties of the first part, for ourselves
our heirs and assigns do covenant to and with the said party of
the second part, that we will warrant and defend the title to
the above described and hereby granted premises to the said party
of the second part, his heirs and assigns forever against all
persons, claiming by through or under us, or against the United
States and any and all persons claiming by through or under

the United States, or in any other way manner or form. In testimony whereof the said parties of the first part, have hereunto set their hands and affixed their seals, this day and year above written.

A. J. Childers (Seal)
 Elizabeth Childers (Seal)
 Ephraim M. Gully (Seal)
 Amanda M. Gully (Seal)
 William J. Childers (Seal)

State of Alabama
 Limestone County, Personally appeared before me Matthew Bell an acting justice of the peace in and for said County, A. J. Childers, Elizabeth Childers and William J. Childers and severally acknowledged the making, sealing, signing and delivery of the foregoing deed to Mrs. S. Miniberly for the purposes therein mentioned, given under my hand and seal this 11th Nov. 1846 the State of Alabama.

Landersdale County, Personally appeared before me B. C. Bourland an acting justice of the peace in and for said County, Ephraim M. Gully and Amanda M. Gully his wife and severally acknowledged the making, sealing, signing and delivery of the foregoing deed to Mrs. S. Miniberly for the purposes therein mentioned, given under my hand and seal, this 26th Nov. 1846.

The State of Alabama, J. Wiley Hawkins Clerk of the County Court of Landersdale County, do hereby Certify that B. C. Bourland whose Certificate is given above is and was at the time of subscribing to the same an acting justice of the peace in and for said County & State aforesaid, duly commissioned & qualified as such and that faith and credit is due and ought to be given to all his official acts, as such justice of the peace.

In testimony of which, I hereunto subscribe my name and affix my seal of Office at Florence the 8th day of April A. D. 1846, and the 71st year of American Independence.

Filed in the Office of the Clerk of the County Court of Limestone County for registration State of Alabama for registration on the 3rd day of June 1847 (which is duly done in Deed Book No 7 pages 369 & 370) J. Wiley Hawkins Clerk

Isaac Pully & This Indenture, made and entered into this the 3rd day of June in the year of our Lord one thousand eight hundred and A. J. Featherston & forty seven, between Isaac Pully of the first part, & A. J. Featherston of the second part, And William J. Allen Esq. Dorice M. Townsend, George A. Peck, John W. Richardson, Thomas Bays, J. D. Armstrong & Robert L.

Hendricks of the third part, that whereas the said Isaac Pully, is justly indebted to the above named individuals & firms in the following sums as follows, To the said Dorice M. Townsend in the sum of Ninety nine dollars 89 Cents, due by note dated Jan'y 1846 due one day after date also in the sum of one hundred & fifty dollars, due by account due on the first day of January 1847, also one account due Jan'y 1st 1848 for one hundred and thirty seven dollars & 49 Cents, also to the said William J. Allen Esq. in the sum of 300 hundred and seven dollars, 73 Cents in small notes dated 1 day of Jan'y 1847, and due one day after date also on open account due Jan'y 1st 1848 for the sum of fifty dollars & forty eight Cents, also to the said George A. Peck in the sum of twenty eight dollars & ninety two Cents, due 1st Jan'y 1847, also to the said J. D. Armstrong, in the following manner, one note payable in cash for thirty dollars one do for Hearnoff for twenty eight dollars one payable in cash for fifteen dollars & seventy five Cents, & open account for nine dollars & seventy five Cents, & unto the said Thomas Bays in the sum of eighty nine dollars & fifty four Cents, and unto the said John W. Richardson twenty four dollars on a/c, to the said R. L. Hendricks thirty dollars, all of which debts, the said Isaac Pully is willing and desirous to secure, Now this Indenture, Witnesseth, that for & in consideration of the premises & for the further consideration of the sum of one dollar to him in hand paid by the said Richard J. Featherston the receipt whereof is hereby acknowledged, hath this day given, granted, bargained & sold, and by these presents, have given granted, bargained & sold unto the said R. J. Featherston the following property to wit, one Negro Man named Moses, aged about twenty one years, one two horse wagon and five Barren and China Cows, three Kitchen Beds, headsteds of furniture six Mens saddles, one Buggy & harness, one Table 3000 dog sitting Chairs one rocking Chair, also one Clock, to have and to hold the above described and hereby granted property, unto him the said Richard J. Featherston his heirs & assigns forever, upon trust Neverthless, that the said Richard J. Featherston shall permit him the said Isaac Pully to remain in the possession of said property, until the first day of January 1848, provided the said Pully shall not attempt to remove or dispose of the said property, and upon this further trust, that the said R. J. Featherston, shall so soon after the happening of default in payment of the said several sums, as above mentioned, or so soon as any of the parties to this deed shall require sell the said property, to the highest bidder for ready money, at public auction after fixing the time and place of sale at his own discretion and giving at least ten days notice of the said sale by advertisement in some public News Paper printed in North Alabama, and out of the sales of said property, after paying, all the expenses attending the same, shall pay unto the said parties as above described the several sums so due them with interest thereon & the balance of any shall pay to the said Isaac Pully, but should the whole of said sums be paid off, on or before the said first day of Jan'y 1848, so that no default shall be made in the payment of said sums, then this indenture to be void otherwise to remain in full force & Virtue, In testimony whereof we have hereunto set our hands & seals this day and date above written.

Isaac Pully (Seal)
 Rich^d J. Featherston (Seal)
 D. M. Townsend (Seal)
 W. J. Allen Esq. (Seal)

The State of Alabama, Personally appeared before me Thomas B. Lyons Clerk of Limestone County, the County Court of the County aforesaid, Isaac Pully

and acknowledged that he signed sealed and delivered the foregoing deed in trust for the purposes therein specified and on the day and year therein named, given under my hand and seal this 3rd day of June 1847.

Thomas B. Lyus Clerk
The State of Alabama } Personally appeared before me Thomas B. Lyus Clerk of the
Limestone County } County Court of said County, of the County aforesaid Richard
J. Hatcherston, Bruce W. Townsend, and Peterson Tanner one of the firm of
W. S. Allen & Co. and severally acknowledged that they signed sealed and delivered
the foregoing deed in trust for the purposes therein specified, and on the day
and year therein named, given under my hand and seal this 11th day of June
1847.

Filed in the Office of the Clerk of the County Court, of Limestone County State
of Alabama for registration on the 11th day of June 1847. Which is duly
done in Deed Book No. 7. Pages 370, 371, & 372.

Teste Thomas B. Lyus, Clerk

Thomas D. Simms wife } Whereas Francis S. Hodges one of the heirs of William
D. S. Lee } Hodges dec'd did seize of a certain tract of land containing fifty acres
John W. S. Lee } the same being his distributive share of the lands belonging to the estate
of his deceased father William Hodges, situated lying and being in Limestone
County and State of Alabama and known in the distribution of the lands among
the legatees of the said William Hodges as lot No. 11 lying south of lot No. 1 and east
of lot No. 3 of the N.E. 1/4 of Section 34 Township 14 Range 3 West of the Huntsville
Meridian and Whereas Thomas D. Simms was appointed administrator of the
estate of above named Francis S. Hodges, dec'd and did proceed to sell the above
described land on the 10th day of May 1847, to highest bidder and a credit of twelve
months, in Town of Mauston in Lawrence County, At which time and place, he the
Thomas D. Simms administrator aforesaid became the highest bidder and purchaser
of the above described land, and Whereas, he the said Thomas D. Simms having sold
the above described land to John W. S. Jones, of Limestone County, & State of Alabama
has this 26th day of May 1847, made the following deed (viz) This Indenture
made this 26th day of May 1847, between Thomas D. Simms and Martha E. Simms
his wife of the first part, & J. W. S. Jones of the other part, all of the State of Ala.
Witnesseth, that the said Thomas D. Simms and Martha E. Simms his wife for
and in consideration of six hundred dollars, to them in hand paid by the
said John W. S. Jones, have this day bargained sold & by these presents do bargain
sell unto the said J. W. S. Jones forever the above described lands, to wit lot No. 11 lying
south of lot No. 1 and east of lot No. 3 of the N.E. 1/4 of Section 34 Township 14 Range 3
West of the Huntsville, Meridian containing fifty acres, to have and to hold
free from the claim of the said Thomas D. Simms and Martha E. his wife
and of all and every person, or persons, whatsoever do witness our hands and
seals the day and year above written
Thomas D. Simms
Martha E. Simms
The State of Alabama }
Lawrence County } Personally came before me John H. Knott and acting
justice of the peace, in the County and State aforesaid Martha E. Simms who
acknowledges that she signed the above deed of land to John W. S. Jones without
any fear or threats from her said husband the said Thomas D. Simms for the purposes

Expire date this 3rd day of May 1847

The State of Alabama }
Lawrence County } I, Barnabas M. DeBell Clerk of the County Court of said County, certify that
John H. Knott, whose name appears to the within Certificate, was at the time of signing the same, an
acting Justice of the peace in and for said County, duly commissioned and qualified as such, that full
faith and credit are due all his official acts, as such and that the signatures purporting to be
his is genuine - Given under my hand and seal of Office at Office in Mauston the
31st day of May 1847, and of American Independence the 11th year

B. M. DeBell Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama
for registration on the 11th day of June 1847 Which is duly done in Deed Book No. 7. Pages
372 & 373

Teste Thomas B. Lyus, Clerk

James Dawson } The State of Alabama Limestone County
B. B. Bond }
Arthur L. Martin } Hatckett Floods Mitchell and Nelson A. Blazer are and are jointly bound unto
Joshua L. Martin Governor of the State of Alabama and his successors in Office in
the sum of fifteen thousand dollars, the payment of which well and truly to be made, we
bind ourselves, our Executors, administrators, and assigns forever, given under our
hands and seals this 28th day of June 1847. The Condition of the above obligation
is such, that if the above bound James Dawson shall faithfully discharge the
duties of Tax Collector in Limestone County and faithfully account for and
pay over all monies that may come into his hands appertaining to his Office
to the person or persons authorized to receive the same, then the above obligation
to be void otherwise to remain in full force and virtue
J. H. B. Nelson judge of the County Court
of said County, do certify that the parties
to the foregoing bond are good for the
same in their expense, June 28th 1847
J. H. B. Nelson

James Dawson
Edgar Hatckett
Florence Mitchell
N. A. Blazer

Filed in the Office of the Clerk of the County Court of Limestone County State of
Alabama for registration on the 29th day of June 1847 Which is duly done
in Deed Book No. 7. Page 373.

Teste Thomas B. Lyus, Clerk

Henry Meacham wife } This Indenture made this 26th day of May in the year
J. S. Lee } of our Lord one thousand eight hundred and forty seven
William M. Coenshaw } between Henry Meacham his wife Lettie Meacham of the
Joseph A. Lodge } County of Limestone in the State of Alabama of the one part
William S. Wimberly } and William Coenshaw, Joseph A. Lodge, & William S. Wimberly
in trust for the sole use & benefit of that Branch of the Baptist Church
on Big Creek in said County called Berea Church of the other part
Witnesseth, that the said Henry & Lettie Meacham for and in considera-
tion of the sum of ten dollars to them 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 unto the said William Cornshaw, Joseph Adage & William S. Wimberly all that certain tract of land lying and being in the County of Limestone & known as the East of section twenty one Township No 2, in Range No five West, Commencing at a Rock, at or near the Centre of said quarter running thence West, twenty four poles 32 links to a stake, thence South twenty four poles 32 links thence East twenty four poles 32 links, thence North twenty four poles 32 links to the beginning containing four acres with the privileges of free access to all persons, visiting or belonging to said Church to a spring on said quarter called Fowlers Spring. 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 William Cornshaw, & Joseph Adage & William S. Wimberly, heirs and assigns forever, and the said Henry & Lettice Meacham 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 Cornshaw, & Joseph Adage & William S. Wimberly, heirs and assigns from and against, themselves, and all and every person, or persons, claiming or holding under them the said Henry & Lettice Meacham, and also against the lawful title Claim or demand of all and every person or persons whomsoever. In Testimony Whereof the said Henry & Lettice Meacham hereunto subscribe their names, and affix their seals the day and year above written

Signed Sealed and delivered
in the presence of

W. Meacham Seal
her
Lettice = Meacham Seal
Mark

The State of Alabama } Personally appeared before me Thomas G. Lynd Clerk of
Limestone County } the County Court of said County Henry
Meacham & Lettice Meacham his wife whose names are subscribed to the
foregoing Deed, and severally acknowledged that they signed, sealed
and delivered the foregoing deed for the purposes therein specified
and on the day and year therein named. Given under my hand
and Seal this 7th day of May 1847. Thomas G. Lynd Clerk Seal
Filed in the Office of the Clerk of the County Court of Limestone County
State of Alabama for registration on the 7th day of May 1847 which
is duly done in Deed Book No 7 Pages 373 & 374

Teste Thomas G. Lynd Clerk

James H. Brandon } This indenture, made and entered into this second day of
De 3 Deed } January, one thousand eight hundred & forty seven between
Jane Brandon & } James H. Brandon of the one part and Jane Brandon & Benjamin
Benj. R. Brandon } R. Brandon of the second part Witnesseth, that for and in the
Consideration of one hundred dollars, to him in hand paid by the
said Benj. R. Brandon the receipt whereof is hereby acknowledged
the said James H. Brandon, hath this day given, granted, bargained
sold, aliened enfeoffed, convey, transferred, confirmed & set over by these

presents, do give, grant, bargain & set alien enfeoff, convey transfer confirm & set over
to the above named Jane Brandon, in trust & for the use, of the said Benj. R. Brandon, during
his minority, then to come to his own proper use (all that tract or parcel of land, lying and
being in the County of Limestone State of Alabama designated and known as the North
half of the East half of the South East quarter of section No 16, Township No 3 of Range
No 6 West to have and to hold the above described land with all and singular the tenements
& appurtenances thereto belonging or in anywise appertaining unto her the said Jane
Brandon (in trust and for the use of the said Benj. R. Brandon as aforesaid his heirs
and assigns forever and the said James H. Brandon for himself his heirs and assigns
do hereby covenant and agree to warrant and defend the title to the above described
land, against the lawful claim or claims of all and every person or persons claiming
under him or any other claim or right whatsoever, unto her the said Jane Brandon
to be by her held in trust and for the benefit of the said Benj. R. Brandon during his
minority and no longer according to the true intent and meaning of the aforemen-
tioned Conditions & stipulations, to their own proper use, benefit and behoof and
to the lawful heirs, and assigns of the said Benj. R. Brandon forever. In
Testimony of all and singular the foregoing Considerations, I the said James H.
Brandon do hereunto set my hand & affix my seal this day & year first above writ-
ten

Signed Sealed and delivered
in presence of
Daniel Ray
George Adams.

James H. Brandon Seal
Mark

The State of Alabama } Personally appeared before me Thomas G. Lynd Clerk of
Limestone County } the County Court of the County of said County Samuel
Ray whose signature appears to the foregoing deed, as a subscribing
Witness thereto and after being duly sworn, depose & say that he saw
the said James H. Brandon sign seal and deliver the foregoing deed
to the said Jane Brandon on the day of its date and for the purposes
therein named, and that he the said deponent, signed his name as wit-
ness in the presence of the said James H. Brandon on the day of its
date, Given under my hand and seal this 28th day of May 1847

Thomas G. Lynd Clerk Seal

Filed in the Office of the Clerk of the County Court of Limestone County
State of Alabama for registration on the 28th day of May 1847 which
is duly done in Deed Book No 7. Pages 374 & 375

Teste Thomas G. Lynd Clerk

Samuel Wickham & wife } This indenture, made this 5th day of May, one thou-
De 3 Deed } sand eight hundred and forty seven between Samuel
James Cox } Wickham and Eliza Wickham his wife of the one part and
James Cox of the other part both of the State of Alabama Limestone County
Witnesseth, that the said Samuel Wickham and Eliza Wickham his wife
for in for the Consideration of the sum of Forty dollars, to them in hand
paid, the receipt is hereby acknowledged, have this day bargained, sold,
sold, aliened enfeoffed and conveyed and by these presents, do bargain

alien except and convey unto the said James Cox, all that certain tract or parcel of land lying and being in the County of Limestone County, State of Alabama as the North West quarter of the South East quarter of Section No twenty, in Township No one, of Range Six West, containing forty to acres, more or less to have and to hold the above described tract or parcels of land, with all appurtenances thereto belonging or in anywise appertaining unto the said James Cox his heirs, and assigns forever, and the said Samuel Wickham and Eliza Wickham his wife for themselves Executors administrators do warrant and will forever defend the title to the above described and hereby granted premises unto the said James Cox his heirs and assigns from and against themselves and all other persons claiming or holding under them, the said Samuel Wickham and Eliza Wickham his wife and also against the lawful title or claim or demands of all and every person or persons, Whomsoever, Claims or holding, by force under the Government of the United States. In testimony whereof the said Samuel Wickham and Eliza Wickham his wife, hereunto set their hands and seal the day and date above written

Samuel Wickham (Seal)

Eliza Wickham (Seal)

The State of Alabama Personally appeared before me ~~Isaac Dial~~ ~~Isaac Dial~~ a Justice of the Peace in and for Limestone County, Samuel Wickham and Eliza Wickham and acknowledged that they signed signed sealed and delivered the foregoing deed on the day and year therein written unto James Cox, and his heirs being privately and apart from her said husband examined by me, says she signed the foregoing without fear or threats of her husband, Given under my hand and seal this 5th day of May 1847.

Isaac Dial JP Seal

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 2nd day of June 1847 which is duly done in Deed Book No 7 pages 375 & 376

Teste Thomas G. Lyles Clerk.

Benjamin Swinell Esq. Know all Men by these presents that I Benjamin Swinell Esq. State of Cincinnati Ohio, now of the City and County of The Middle of Athens in the County of Limestone & State of Alabama My true and lawful Attorney in My Name and stead to make and execute a deed of Trust to Nelson & Co. of Athens in aforesaid County and State for the following described pieces or parcels of land: To wit, one undivided third of Lot No 7 in Mooreville in the County of Limestone and aforesaid State, also one undivided third of the East half of the South East quarter of Section No 7, in Township No 3 of Range 4 West also one undivided third of the North half of the South West quarter Section No 9, Township No 5 of Range 4 West, All in the County of Limestone and State of Alabama To the secure the payment of a

draft of Two hundred dollars, drawn by S^r Nelson & Co. on the 7th Novr, 1844. to the order of said Swinell on S^r Nelson & Co. New Orleans, payable on the 30th June 1845 hereby ratifying and confirming all acts and deeds of My Attorney as herein above stated, Witness my hand and seal this 26th day of November 1844.

Sealed and delivered

Benjamin Swinell (Seal)

in presence of us

M^r A Mathis

R. Badger

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 11th day of June 1847 which is duly done in Deed Book No 7 pages 376 & 377-

Teste Thomas G. Lyles Clerk

Thomas Maclin

Ben M. Maclin

Rebecca E. Hobbs

Thomas H. Hobbs

To & Deed

Female Institute

Whereas Thomas Maclin, Benjamin M. Maclin, Rebecca E. Hobbs and Ben M. Maclin, Thomas H. Hobbs, are anxious to endue the Trustees of the Female Institute of the Tennessee Annual Conference of the Methodist Episcopal Church at Athens Alabama to make or erect the buildings or improvements or part thereof on certain lots known in the plan of the Town of Athens Limestone County, as lots No Two hundred and Thirteen Two hundred and Fourteen Two hundred and Twenty one, and Two hundred and Twenty two, and whereas the said Thomas Maclin here before on the twelfth day of July one thousand eight hundred and forty two, by deed of that date inadvertently conveyed said lots of ground to James C. Malone, and Benjamin M. Maclin in Trust & Co, as therein particularly set forth, and whereas also in Consideration, that the said Rebecca E. Hobbs, and Thomas H. Hobbs, will forever release all and each of their claim to said above described lots of ground, the said Thomas Maclin will and hereby agrees to make amiable provision for them in lieu of the value thereof by deed - Now this Indenture made this 18th day of February in the year 1843, between the said Thomas Maclin, Benjamin M. Maclin, Rebecca E. Hobbs, and Thomas H. Hobbs, of the first part, and the Trustees aforesaid of the second part, Witnesseth that the said party of the first part, for and in Consideration of the premises and for the further Consideration of one hundred dollars to them in hand paid, the receipt whereof is duly acknowledged have given, granted bargained, aliened, released conveyed and confirmed and by these presents do give grant bargain alien release and confirm unto the Trustees of the Female Institute of the Tennessee Annual Conference of the Methodist Episcopal Church at Athens Alabama and their successors in Office the said lots known in the plan of the Town of Athens Limestone County as lots No Two hundred and Thirteen Two hundred and Fourteen Two hundred and Twenty one and Two hundred and Twenty two, to have and to hold the above described lots with the appurtenances, thereto belonging unto the said Trustees and their successors in Office forever, And the said parties of the first part, for themselves, their heirs, Executors and administrators do hereby and in Consideration of the premises, warrant and

forever, defend the title to the above described, and hereby granted premises unto the said Trustees and their successors in Office from and against, themselves, 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, whatsoever and the said Thomas Maclin and Benjamin Maclin, hereby Covenant and agree to and with the said Party of the second part, and their successors in Office, that they will pay them the full value of all buildings or improvements they may make or cause to be made on said lots, in the event the said Rebecca E. Hobbs, and Thomas H. Hobbs, or either of them, may claim or recover said lots or any of them by virtue of said Deed dated the 12th day of July 1842, And that they, hereby bind themselves fully, indemnify and save harmless the said Party of the second part, and their successors in Office against all damages, cost, loss or injury said Institution may sustain for or on account, of or by means, of any recovery disturbance of possession or dispossesion or other act whatsoever of said Rebecca E. Hobbs, or Thomas H. Hobbs, or either of them in relation to said lots or improvements or buildings thereon or any part thereof in testimony whereof the parties have hereunto set their hands & affixed their seals this 18th day of February 1843.

Thomas Maclin *(Seal)*
Ben^o Maclin *(Seal)*
Rebecca E. Hobbs *(Seal)*
Thos. H. Hobbs *(Seal)*

The State of Alabama Personally appeared, before me Robert Austin, Clerk of the County Court of said County, the above named Thomas Maclin, Benjamin Maclin and Thomas H. Hobbs, whose names are subscribed, to the foregoing deed and acknowledged, that they signed sealed and delivered the same to the said Trustees of the Female Institute of the Tennessee Annual Conference at Athens State of Alabama on the day and year therein mentioned, Given under my hand and seal this 18th day of February 1843.

Robert Austin *(Seal)*

The State of Alabama Personally appeared before me Thomas G. Lyons Clerk of the Limestone County Court of said County, the above named Thomas H. Hobbs whose name is subscribed to the foregoing deed and acknowledged that he signed, sealed and delivered the same to the said Trustees of the Female Institute of the Tennessee Annual Conference at Athens State of Alabama on the day and year therein mentioned, Given under my hand and seal this 7th day of June 1847.

Thomas G. Lyons *(Seal)*

The State of Alabama Personally appeared before me Thomas G. Lyons Clerk of the Limestone County Court of said County, Rebecca E. Hobbs whose name is subscribed to the foregoing deed, and after being examined separately and apart from her husband Thos. H. Hobbs, acknowledged that she signed sealed and delivered the same to the Trustees of the Female Institute of the Tennessee Annual Conference at Athens Alabama on the day and year therein mentioned Given under my hand and seal this 12th day of August 1847.

Thomas G. Lyons *(Seal)*

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 12th day of August 1847, which is duly done in Deed Book No. 7, pages 377 & 378. Teste Thomas G. Lyons Clerk

John S. Mitchell & wife, This Indenter, made this 30th day in the year of our Lord one thousand eight hundred and forty six between John S. Mitchell and Susannah his wife of the County of Madison State of Alabama of the first part, & Isaac James of the County of Limestone and State of Alabama of the 2^d part, Witness the said John S. Mitchell & Susannah Mitchell his wife the party of the first part, for and in consideration of the sum of three hundred and fifty dollars, to him in hand paid the receipt of which is hereby acknowledged have this day bargained sold conveyed released and confirmed and by these presents, do bargain sell, convey release & confirm unto the said Isaac James, the said party of the 2^d part, the East half of the South East quarter of Section Twenty in Township three of Range 5 West, containing eighty acres and thirty seven hundred and eighty one also the South West quarter of the South East quarter of Section Twenty in Township three of Range five West, containing forty acres and nineteen hundred and eighty one of an acre. To have and to hold the above described parcels of land, with all and singular the appurtenances, thereto belonging to him his heirs forever and the said John S. Mitchell and Susannah his wife, the said party of the first part, their heirs and assigns Covenant, and bind themselves unto the said Isaac James, the said party of the 2^d part his heirs, Executors administrators & assigns to warrant and forever defend the title to the above described tract of land against all persons, whatsoever In testimony whereof we have hereunto set our hands and seals.

John S. Mitchell

The State of Alabama, Susannah Mitchell
Limestone County, Personally appeared before me Samuel S. Mitchell an acting Justice of the Peace in and for said County, John S. Mitchell and Susannah Mitchell his wife whose names are affixed to the within Deed of Conveyance and acknowledged, that they severally, signed sealed & delivered the within Deed on the day and year of its date, to the Isaac James, for the purposes therein named, and the said Susannah Mitchell the wife of the said John S. Mitchell, being by me examined separately & apart from her said husband, acknowledged that she signed sealed and delivered the same, freely, without any fear, threat or compulsion of her said husband, Given under my hand and seal this the 31st day of July 1846.

Samuel S. Mitchell *(Seal)*

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 7th day of June 1847, which is duly done in Deed Book No. 7, page 377.

Teste Thomas G. Lyons Clerk

380
 Claiborn Wright & This Indenture, made the 9th day of March in the year of our Lord one
 To & Deed
 Charles Smith 3 thousand eight hundred and forty seven, between Claiborn Wright of the first
 part, and Charles Smith of the second part, Witnesseth, That the said party of
 the first part, for and in consideration of the sum of Twenty five dollars to him in
 hand paid, and before the making and delivery of these presents, by the 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 and to his heirs and assigns forever, all that tract or piece
 of land, in Township 11. Range 5 Section 5 - N. W. 1/4, on which said Smith
 resides, commencing on the Township line on the west side of said Smith's
 Garden, running South 11 1/2 Rods to a Rock, then East 1 1/2 Rods to a Rock then
 North to Township line 6 feet East of Smith's Corit then along the Township
 line to the beginning where to be one acre more or less, together with all
 and singular the tenements and appurtenances thereto belonging or in
 any wise appertaining, and also all the estate, right, title, interest, claim
 or demand whatever 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 whole and only 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 himself, his heirs, Executors and administra-
 tors, doth hereby warrant and will forever defend the title to the above
 bargained premises to the said party of the second part, his heirs and
 assigns free from the claim or claims of all and every person or persons
 whatsoever, as also the claims of the general Government, In testimony
 whereof the aforesaid party of the first part, hath hereunto set
 his hand and affixed his seal the day and year above written
 Signed sealed and delivered

In the presence of

Claiborn Wright Seal

The State of Alabama Personally appeared before me Thomas S. Lyons Clerk of the County
 of Limestone County 3 Robert of said County Claiborn Wright, whose name is subscribed
 to the foregoing deed and acknowledges that he signed sealed and delivered the same to
 the said Charles Smith for the purposes therein specified and on the day and year therein
 named, Given under my hand and seal this 8th day of June 1847

Thomas S. Lyons Seal

Filed in the Office of the Clerk of the County Court of Limestone County State of
 Alabama for registration on the 8th day of June 1847, which is duly done in
 Deed Book No 2 page 277

Teste Thomas S. Lyons Clerk

381
 David Malone & wife This Indenture, made this twenty fourth day of December in
 To & Deed
 James M. Malone 3 the year of our Lord one thousand eight hundred and forty six, between
 of Limestone of the State of Alabama of the one part and James M.
 Malone of the County of Limestone of the State of Alabama of the
 other part, Witnesseth That the said J. David Malone and Susan C.
 Malone

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 to Malone, for and in consideration of the sum of Eight hundred and Eighty three 83/100
 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 presents do give grant, bargain, sell, alien, enfeoff, release, convey and confirm
 unto the said James M. Malone, all their interest in a certain tract of land, lying and
 being in the County of Limestone State of Alabama, and known as the west half of
 the South West quarter of Section Three Township four, Range five West, also the west
 half of the North East quarter of Section ten, Township four Range five West, con-
 taining one hundred and sixty acres more or less, it being the same purchased by
 James M. & David Malone from the Commissioners James H. Rine, William C. Malone
 and Jas. H. Sowell appointed by the County Court of Limestone County and State of
 Alabama, to sell the real estate of John P. Malone dec'd as per deed dated 8th April
 one thousand eight hundred forty four, and recorded in said Book No 2 page
 666 & 607. Also all their interest in a certain tract or parcel of land lying and
 being in the County and State as aforesaid and known as four and one quarter
 acres, of the west one half North West quarter Section Number three, Township
 four Range five West plus East one half North West quarter Section Number
 two Township four Range five West, containing Eighty acres more or less
 also twenty seven acres off the west side West one half North East quarter
 Section Number two Township four Range five West, containing in all
 one hundred and eleven and one quarter acres, being the same purchased
 of William H. Harrison and wife, on the 9th December 1843, and recorded
 in Deed Book No 2 pages 582 & 583. To have and to hold the above desor-
 bed tracts of land, with the tenements and appurtenances thereto
 belonging or in any wise appertaining unto the said James M. Malone
 his heirs and assigns forever, and the said J. David and Susan C.
 Malone, for themselves and their heirs, Executors and administra-
 tors do hereby and in consideration of the premises, warrant and
 will forever defend the title to the above and hereby described
 and granted premises unto the said James M. Malone his heirs
 and assigns, from and against themselves and all and every person
 or persons, claiming or holding under them the said J. David and
 Susan C. Malone and also against the lawful title claim or
 demand, of all and every person or persons whatsoever, In tes-
 timony whereof the said J. David and Susan C. Malone hereunto
 subscribe their names, and affix their seals, the day and year above
 written

J. David Malone Seal
 Susan C. Malone Seal

Signed sealed and delivered

in the presence of

Nathaniel H. Malone

Presley H. Hobbs

The State of Alabama Personally appeared before me Thomas S.
 of Limestone County 3 Lyons Clerk of the County Court of said County
 Nathaniel H. Malone and Presley H. Hobbs, the two subscribing witnesses
 to the foregoing deed, who after being duly sworn depose and say that
 they were present when the said J. David & Susan C. Malone signed
 the foregoing deed and delivered the same to the said James M. Malone

for the purposes therein mentioned and on the day and year therein named and that they the said defendants, signed their names as witnesses to said deed in the presence of the said J David & Susan M Malone and in the presence of each other given under my hand and seal this 21st day June 1847.

Thomas G. Lyons Clerk (Seal)

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 21st day of June 1847. Which is duly done in Deed Book No 7 pages 380, 381 & 382.

Teste Thomas G. Lyons Clerk

James M Malone & wife, This Indenture made this twenty fourth day of December 1846 in the year one thousand, eight hundred and forty six, between J David Malone of the County of Limestone in the State of Alabama of the one part, and James M Malone and his wife Martha Jane Malone of the County of Limestone in the State of Alabama of the other part, witnesseth that the said James M and Martha Jane Malone 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 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 J David Malone all their interest in a certain tract of land lying and being in the County of Limestone State of Alabama, and known as the South West quarter of Section Number two, in Township Number four, in Range five West, containing one hundred and sixty three acres except one fourth of an acre, occupied by James S. Howell, being the same tract sold by Daniel Coleman to J & M Malone, 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 J David Malone, his heirs and assigns forever and the said James M & Martha Jane Malone 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 J David Malone his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said James M & Martha Jane Malone and also against the lawful title claim or demand of all and every person or persons whatsoever. In testimony whereof the said James M & Martha Jane Malone, hereto subscribe their names, and affix their seals the day and year above written.

James M Malone (Seal)
Martha J Malone (Seal)

Signed sealed and delivered in the presence of
Nathanial H. Hobbs.
Presley H. Hobbs.

The State of Alabama & Personally appeared before me Thomas G. Lyons

Clerk of the County Court of said County, Nathanial H. Malone and Presley H. Hobbs the said subscribing witnesses to the foregoing deed, who after being duly sworn, depose and say that they were present, when the said James M & Martha Jane Malone subscribed their names to the foregoing deed and that they delivered the same to the said J David & Susan M Malone for the purposes therein specified and on the day and year therein named and that they the said defendants subscribed their names, as witnesses to said deed in the presence of the said James M & Martha Jane Malone, and in the presence of each other, given under my hand and seal this 21st day of June 1847.

Thomas G. Lyons (Seal)

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 21st day of June 1847 Which is duly done in Deed Book No 7 pages 382 & 383.

Attest

Thomas G. Lyons Clerk

Elisha H French & wife, This Indenture, made this 30th day of October eighteen hundred and forty six between Elisha H French & Mary A French his wife of the County of Limestone in the State of Alabama of the one part, & Howell Peckles of the other part, witnesseth that the said Elisha H French & his wife 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 bargained sold alien conveyed & confirmed by these presents do bargain sell alien, convey & confirm unto the said Howell Peckles, all that certain tract of land lying & being in the County of Limestone in the State of Alabama & known and described as follows, to wit, as the half of the South half of the East half of the North West quarter & the half of the South half of the West half of the North East quarter of Section Number six Township two Range three West beginning at the West bank of Limestone Creek running West one hundred & thirty nine rods to the South East corner of the West half of the North West quarter, thence North forty six rods to Stephen Coulchers line thence East with said line to a small hickory tree standing on the West bank of Limestone Creek, thence down said creek to the beginning, containing forty one acres & 1/2 more or less, to have and to hold the above described with tenements & appurtenances thereto belonging or in anywise appertaining unto the said Howell Peckles his heirs & assigns forever and the said Elisha H French & wife for their heirs Executors & administrators, do warrant and will forever defend the title to the above described & hereby granted premises unto the said Howell Peckles his heirs & assigns from & against them and all & every person or persons claiming or holding under them the said Elisha H French & wife & also against the lawful title claim or demand of all & every person or persons whatsoever, claiming or holding under them or under the Government of the United States. In testimony whereof, the said Elisha H French & Mary A French his wife, have hereunto set their hands and affixed their seals the day and year within written.

Elisha H French (Seal)
Mary A French (Seal)

Signed sealed & delivered in the presence of
J D Belton

The State of Alabama & Before me Robert M. Bigg, an acting Justice of the Limestone County ss & Peace and for the County of Limestone in the

State of Alabama. This day personally appeared Elisha H. French & Mary Ann French his wife and signed sealed and delivered the foregoing deed on the day and date hereof for the purposes therein mentioned to Howell Pebles and the said Mary Ann French being examined separate and apart from her said husband by me, acknowledged the signing & sealing the foregoing deed without any fear threat or compulsion on the part of her said husband. Given under my hand and seal this 20th day of October 1846.

Robert H. Figg Seal

A Justice of the Peace

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 25th day of June 1847, which is duly done in Deed Book No 7 pages 383 & 384. - State Thomas C. Lyons, Clerk

James H. McNelly & His Wife. This indenture, made this twenty fifth day of December one thousand eight hundred and forty four. Between James H. McNelly of the County of Limestone in the State of Alabama of the one part, and Howell Pebles of the other parts. Witnesseth that the said James H. McNelly for and in consideration of the sum of one hundred dollars to him in hand paid the receipt whereof is hereby acknowledged, hath this day bargained sold alien, conveyed & conveyed by these presents, do bargain sell alien, conveyed & conveyed unto the said Howell Pebles all that certain tract of land lying & being in the County of Limestone & State of Alabama & known as the North half of the South West 1/4 of fractional Section No twenty three in Township No two of Range No. three west. Containing forty acres or more or less. To have and to hold the above described tract of land, with the appurtenances, thereto belonging or in any wise appertaining unto the said Howell Pebles his heirs & assigns forever, & the said James H. McNelly, for himself his heirs Executors & administrators, doth warrant & will forever defend the title to the above described, thereby granting premises unto the said Howell Pebles his heirs & assigns from & against himself & all & every person, claiming or holding under him the said James H. McNelly & 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 James H. McNelly hath hereunto set his hand and seal, the day and date above written.

Signed sealed and delivered in the presence of

Deuben Leontcher
Robert H. McCarver
John R. Mitchell

James H. McNelly Seal
Mark

The State of Alabama. Personally appeared before me, Allen M. Barge, Limestone County, and acting Justice of the Peace in & for the County State aforesaid, James H. McNelly, & acknowledged the signing & sealing & delivery of the within foregoing deed for the purposes therein named.

Howell Pebles, Given under my hand and seal this 20th day of December 1844

Allen M. Barge Seal

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 25th day of June 1847, which is duly done in Deed Book No 7 page 385 - State Thomas C. Lyons, Clerk

Howell Pebles & His Wife. This indenture, made this 20th day of October eighteen hundred & forty four. Between John D. Belew & Mary H. his wife of the County of Limestone in the State of Ala. of the one part & Howell Pebles of the other part. Witnesseth that the said John D. Belew & Mary H. his wife, for & in consideration of the sum of seventy five dollars to him in hand paid the receipt whereof is hereby acknowledged have this day bargained sold alien, conveyed & conveyed by these presents do bargain sell alien, conveyed & conveyed unto the said Howell Pebles, all that certain tract of land lying & being in the County of Limestone & State of Alabama (to wit) the North half of the West half of the South East quarter of Section No twenty six Township No two Range No. three west. Containing forty acres more or less. To have and to hold the above described tract or parcel of land with all the appurtenances thereto belonging or in any wise appertaining unto the said Howell Pebles his heirs & assigns forever & the said John D. Belew & wife for their heirs Executors & administrators do warrant & will forever defend the title to the above described thereby granting premises unto the said Howell Pebles his heirs & assigns from & against them & all & every person claiming or holding under them the said John D. Belew & wife & also against the lawful title claim or demands of all & every person or persons whomsoever claiming or holding under them or under the Government of the United States. In testimony whereof the said John D. Belew & Mary H. Belew his wife have hereunto set their hands & affixed their seals the day and year above written.

Signed sealed & delivered

in the presence of
Elisha H. French

John D. Belew Seal
Mary H. Belew Seal
Mark

The State of Alabama. Before me, Robert H. Figg, an acting Justice of the Limestone County, & for the County of Limestone in the State of Alabama this day personally appeared John D. Belew and Mary H. Belew his wife and signed sealed and delivered the within deed for the purposes therein mentioned to Howell Pebles and the said Mary H. Belew, being examined separate and apart from her said husband by me, acknowledged the signing and sealing of the within deed without any fear threat or compulsion of her said husband. Given under my hand and seal this 20th day of October 1846.

Robert H. Figg Seal

A Justice of the Peace

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 25th day of June 1847, which is duly done in Deed Book No 7 page 385 - State Thomas C. Lyons, Clerk

Petersen James Trustee State of Alabama } Now all men by these presents, that I Petersen James
 To & Deed } Limestone County } of the County of Limestone State of Alabama, by virtue of
 Thomas A Nelson } a deed in Trust, Executed to me by Francis C Nelson of said County, calling
 in fact for Benjamin Swinwell to secure Stephen C Nelson and Thomas A Nelson
 partners in trade under the firm style of Nelson & Co. Which deed was duly recorded
 in the Office of the County Court of the said County of Limestone in Book No
 7 on page 11. I proceeded to sell to the highest bidder for cash at the Court house
 in said County on the 14th day of this Inst. (June) after giving thirty days notice
 of said sale in the Southern Patriot a newspaper printed in the Town of Gadsden
 in the aforesaid County, the undivided one third interest that the said Benjamin
 Swinwell had in and to lot No nine in the Town of Moonville in said
 County, as known in the plan of said Town, and all the appurtenances thereto
 belonging also his undivided one third interest in the undivided East
 half of the South East quarter of section seven in Township Three Range
 four West in said County, for one hundred and fifty dollars to Thomas A
 Nelson he being the highest bidder for the same. Now be it known that
 I the said Petersen James, Trustee as aforesaid in consideration of the said
 sum of one hundred and fifty dollars, to me in hand paid the receipt where
 of is hereby acknowledged, and by these presents, power in me vested by virtue
 of said deed of Trust, do transfer and convey, all the right, title and interest that
 the said Benjamin Swinwell had to the said one third interest in the said lot
 No 9, and the said third of the undivided East half of the South East quarter
 of section seven in Township Three Range four West, and all the appurtenances
 thereto belonging, to him the said Thomas A Nelson his heirs assigns
 Executors & forever, Given under my hand and seal this 22nd June
 1847.

(Petersen James Trustee Seal)
 The State of Alabama } Personally appeared before me Thomas G Lyles
 Limestone County } Clerk of the County Court of the County of aforesaid
 Petersen James, whose signature as Trustee appears to the foregoing deed
 and acknowledges that he signed sealed and delivered the foregoing deed
 to Thomas A Nelson for the purposes therein specified and on the day
 and year therein named Given under my hand and seal this 28th
 day of June 1847.

Thomas G Lyles (Seal)
 Filed in the Office of the Clerk of the County Court of Limestone County
 State of Alabama for Registration on the 28th day of June 1847 Which is
 duly done in deed Book No 7 page 386.

Teste Thomas G Lyles Clerk

William J Foster } This indenture made and entered into this 20th day of
 To & Deed } February 1847. Between Lucinda Foster William J Foster and
 James G Sindall } Asa J Foster of the one part and James G Sindall of the other
 part, all of the County of Limestone and State of Ala. Witnesseth
 that the said Lucinda Foster, W J Foster and Asa J Foster for and in
 consideration of the sum of Five hundred dollars to them in
 hand paid the receipt whereof is hereby acknowledged, hath this day
 bargained, sold alien, enfeoffed and conveyed, and by these presents do

bargain, sell alien, enfeoff, and convey unto the said James G Sindall all that certain tract or parcel
 of land, lying and being in the County and State of aforesaid known as the South East fourth of the
 North East fourth of section nine lot Range West also fifteen acres of the the West side of
 the North East quarter fourth of the North East fourth of section nine Township one Range
 five West, containing in all fifty five acres, to have and to hold the above described tract of
 land, with the appurtenances, thereto belonging or in anywise appertaining unto the said
 James G Sindall, his heirs and assigns forever, and the said Lucinda Foster, W J Foster and
 Asa J Foster for themselves their heirs Executors and administrators, do warrant and
 well forever defend the title to the above described and hereby granted premises unto the
 said James G Sindall his heirs and assigns from and against every person claiming
 or holding under them the said Lucinda Foster, W J Foster, and Asa J Foster, and also
 against the lawful title claim or demands of all and every person, whomsoever, in
 testimony whereof the said parties have hereunto set their hands and seals the day
 and date above written.

Lucinda Foster (Seal)

William J Foster (Seal)

(Seal)

The State of Alabama }
 Limestone County } Personally appeared before me Robert Sindall an acting
 Justice of the Peace in and for said County, Lucinda Foster and William J Foster
 and acknowledged that they signed sealed and delivered the foregoing deed for the
 purposes therein named, Given under my hand and seal this the 20th day of
 February 1847.

Robert Sindall (Seal)

Justices of the peace

Filed in the Office of the Clerk of the County Court of Limestone County State
 of Alabama for Registration on the 30th day of June 1847 Which is duly
 done in deed Book No 7 pages 386 & 387

Teste Thomas G Lyles Clerk

Charles James Hathorns } This indenture made this twenty fifth day of May
 To & Deed } in the year one thousand eight hundred and forty seven
 Thomas A Nelson } between Charles James Hathorns and Mary Ann Hathorns
 his wife of the County of Limestone in the State of Alabama
 of the one part, and Thomas A Nelson of the other part, witnesseth
 that the said Charles James Hathorns and Mary Ann Hathorns his wife for and in
 consideration of the sum of sixteen 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 Thomas A Nelson all that certain lot or piece of land lying and
 being in the Town of Athens County of Limestone State of Alabama, and known as
 a lot number one hundred and ninety six in the plan of said Town as
 extended by John McKinley according to the plan as recorded in the office
 of the Clerk of the County Court of Limestone County and State of Alabama
 to have and to hold the above described lot No 196 with the tenements
 and appurtenances thereto belonging or in anywise appertaining unto
 the said Thomas A Nelson his heirs and assigns forever And the said Charles
 James Hathorns and Mary Ann Hathorns 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 Thomas A. Nelson his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Charles James Hathrens and Mary Ann Hathrens his wife and also against the lawful title claim or demand, of all and every person or persons whomsoever. In testimony whereof, the said Charles James Hathrens and Mary Ann Hathrens his wife hereunto subscribed their names and affixed their seals, the day and year above written.

Signed sealed and delivered in presence of

Charles James Hathrens
Mary A. Hathrens

The State of Alabama. Personally appeared before me Thomas G. Lyons Clerk of the Limestone County 3^d County Court of said County the above named Charles James Hathrens and Mary Ann Hathrens his wife, whose names are subscribed to the foregoing deed, and acknowledged, that they signed sealed and delivered the same, to the said Thomas A. Nelson for the purposes therein mentioned and on the day and year therein, Given under my hand and seal this 30th day of June 1847.

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 30th day of June 1847, which is duly done in deed No. 7 pages 387 & 388

Teste Thomas G. Lyons Clerk

John McKinley wife & Charles J. Hathrens
To & Deed
This Indenture made this 27th day of May in the year of our thousand eight hundred and forty four, between John McKinley and Elizabeth McKinley his wife of the County of Jefferson in the State of Kentucky of the one part, and Charles James Hathrens of the other part, Witnesseth, that the said John McKinley and Elizabeth McKinley 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, enfeoffed, released, conveyed, and confirmed and by these presents do give, grant bargain sell, alien, enfeoff, release, convey and confirm unto the said Charles James Hathrens all that certain lot or piece of land lying and being in the town of Athens County of Limestone State of Alabama, and known as lot number one hundred and ninety six in the plan of said town, as extended by said John McKinley according to the plan as recorded in the office of the Clerk of the County Court, of Limestone County, and State of Alabama. To have and to hold, the above described lot No 196, with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said Charles James Hathrens, his heirs and assigns forever. And the said John McKinley and Elizabeth M. McKinley 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 James Hathrens his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John McKinley and

Elizabeth M. McKinley his wife and also against the lawful title claim or demand of all and every person, or persons whomsoever. In testimony whereof the said John McKinley and Elizabeth M. McKinley 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. McKinley
E. M. McKinley

State of Alabama Limestone County

Personally appeared before me Robert Austin Jr. Clerk of the County Court of said County the above named John McKinley and acknowledged the signing sealing and delivery of the foregoing deed to the aforesaid Charles J. Hathrens on the day and year therein mentioned. Given under my hand and seal this 30th day of May 1847.

Robert Austin Jr. Clerk

The State of Alabama Limestone County.

Personally appeared before me Wiley H. Hanks Clerk of the Court of the County aforesaid the above named Elizabeth M. McKinley wife of the said John McKinley who acknowledged on a private examination before me separate and apart from her said husband, that she signed sealed and delivered the foregoing deed, without any fear threats or compulsion of her said husband to the aforesaid Charles J. Hathrens on the day and year therein mentioned. Given under my hand and seal this 5th day of June 1847.

W. J. Hanks Clerk

Filed

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 30th day of June 1847 which is duly recorded in deed Book No. 7 pages 388 & 389

Teste Thomas G. Lyons Clerk

Sarah Batts
To & Deed
Jonathan McDonald

This Indenture made this 1st July one thousand eight hundred and forty seven between Sarah Batts of the County of Limestone of the State of Alabama, of the one part and Jonathan McDonald of the other part, Witnesseth that the said Sarah Batts for the consideration of the sum of three hundred dollars to her in hand paid the receipt whereof is hereby acknowledged has this day bargained sold, aliened, enfeoffed and conveyed and by these presents do bargain, sell, alien, enfeoff and convey unto the said Jonathan McDonald, 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 the west half of the south east quarter of section 2 Township 21 Range 11 West beginning at the North line of said Township section beginning at Little Piney on said line running South & West with the Meanderings of said Piney on the west side of said Piney containing thirty acres more or less. To have and to hold the above described parcel of land with the appurtenances thereunto belonging or in any wise appertaining unto the said Jonathan McDonald his heirs and assigns forever.

And the said Sarah Batts for her heirs Executors and administrators do warrant and will forever defend, the title to the above described and hereby granted premises unto the said Jonathan McDonald, his heirs and assigns from and against her and all and every persons claiming or holding under her, the said Sarah Batts and also the lawful title claim or demands of all and every person or persons (Whomever, In testimony whereof the said Sarah Batts has hereunto set her hand and seal the day and date above written, signed sealed and delivered in the presence of her Little Jones.

Sarah Batts Seal
mark

W. J. Leair
The State of Alabama Personally appeared before me Thomas G. Lyons Clerk of the Limestone County County Court of the County aforesaid J. H. W. Jones who one of the subscribing witnesses to the foregoing deed, and after being duly sworn depose and say that he was present, when the said Sarah Batts, signed sealed and delivered the same, to the said Jonathan McDonald on the day and year therein named, and that he the said deponent, subscribed his name as witness to the same in the presence of said Sarah Batts and also in the presence of the other subscribing witnesses, Thos J Leair and in the presence of each other on the day and year therein named, Given under my hand and seal this 3rd day of July 1827.

Thomas G. Lyons Seal

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 3rd day of July 1827 which is duly recorded in deed Book No 7 pages 389+390

Teste Thomas G. Lyons Clerk

William A Craig
Wife
To & Deed
David R Craig

The State of Arkansas, County of Dallas. Know all men by these presents that William A Craig and my wife Indiana Craig of the County State above mentioned of the first part, doth bargain sell and convey unto David R Craig of the State of Alabama and County of Limestone, all our undivided interest in the real estate of David R Craig deceased, all of which being or lying in the State of Alabama and County of Limestone known as the place now occupied by his widow for the sum of one hundred dollars, good and lawful money of the U.S. to me in hand paid the receipt of which we do hereby acknowledge also our entire interest in the dower of his widow for or out, the right title and interest of the said W. A. & Indiana Craig and the appurtenances thereunto, we and our heirs administrators and assigns doth relinquish unto the said David R Craig, his heirs and administrators from Given under our hands and seals this 13th Feb. Ad 1827. Signed sealed and delivered

William A Craig Seal
Indiana Craig Seal

Attest
J. T. Craig J. Dallas City Atty
Be it remembered that on this 20 March Ad 1827. of the County aforesaid before me an acting Justice of the Peace for said County personally came and appeared W. A. Craig and Indiana Craig his wife grantors in the above deed, to me personally known, and acknowledged that they have voluntarily executed and delivered the foregoing deed, for the uses and

purposes and Considerations therein expressed, and desired the same to be Certified Given under my hand
William B Holloway J.S.
Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 3rd day of July 1827. Teste Thomas G. Lyons Clerk
Recorded in deed Book No 7 pages 390+391 Teste Thomas G. Lyons Clerk

William R Brown & wife
To & Deed
John M Cox

This indenture made this seventh day of February 1827. between William R Brown, & Abigail Brown his wife of the County of Giles State of Tenn of the first part, & John M Cox, of the County of Limestone State of Ala, of the second part, Witnesseth that the said William R Brown & Abigail his wife for and in consideration of six hundred dollars, to him in hand paid the receipt whereof is hereby acknowledged both this day, bargained, sold, aliened, enfeoffed and conveyed and by these presents do bargain sell alien enfeoff and convey to the said James M Cox, all that certain tract or parcel of land lying and being in the County of Limestone State of Alabama, to wit, the N. E. 1/4 of Section Nos. Township N. 2. & Range N. 6. W. 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 John M Cox, his heirs and assigns forever. And the said William R Brown & Abigail Brown his wife for themselves and their heirs, Executors and administrators, doth warrant and will forever defend, the title to the above described and hereby granted premises unto the said John M Cox, his heirs and assigns from and against themselves and all and every person claiming or holding under them William R Brown & Abigail Brown 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 William R Brown, & Abigail Brown his wife, hath hereunto set their hands & seals the day & date above written, signed, sealed and delivered in the presents of

Wm R Brown Seal
Abigail R Brown Seal
mark

The State of Alabama Personally appeared before me Robert Sindall an acting Justice of the Peace in and for said Co. William R Brown and his wife Abigail Brown, and acknowledged that they signed sealed and delivered the foregoing deed on the day of its date for the purposes therein named to the said John M Cox, also on the same day I exhibited said deed to Abigail Brown who acknowledged that she relinquished her right of dower freely and voluntarily without any fear threat or compulsion of her said husband, Given under my hand and seal this 11th day of February 1827.

Robert Sindall Seal
Justice of the Peace

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 7th day of July 1827

Teste Thomas G. Lyons Clerk

Recorded in deed Book No 7 Page 391

Alford W Hughes & wife This Indenture, made and entered into this second day of January one thousand, eight hundred and forty seven, between Alford W Hughes and David McCormack & Almira Hughes his wife of the County of Simstone and State of Alabama of the one part, and David McCormack of the State of Georgia of the other part, Witnesseth that the said Alford W Hughes Almira his wife for and in consideration of the sum of one hundred and twenty five dollars fifty cents to them in hand paid, the receipt whereof is hereby acknowledged, both this day bargained, sold, aliased, and conveyed, and by these presents do bargain, sell alien enfeoff and convey unto the said David McCormack all that certain tract of ^{land} of land, lying and being in the County of Simstone, and numbered in Certificate No 18 being a part of the North West 1/4 of the South West 1/4 of Section No 19 Township No 1 of Range 11 West, all lying west of the road leading from Athens to Larkins Crossing the River at Mc Browns the said road being the line containing thirty four acres more or less, To have and to hold the above described tract of land, with the appurtenances thereto belonging or in any wise appertaining unto the said David McCormack his heirs and assigns forever and the said Alford W Hughes, and Almira his wife for themselves their executors and administrators, doth warrant and will forever defend the title, to the above described and hereby granted premises unto the said David McCormack his heirs and assigns from and against all and every person claiming or holding under them the said Alford W Hughes and Almira his wife & also against the lawful title or claim or demand of all and every person whomsoever claiming or holding by promise or under the Government, of the United States, In testimony whereof the said Alford W Hughes, and Almira his wife hath hereunto set their hands and seals. This day and date above written

Alford W Hughes ^{his} ~~husband~~ ^{mark} ~~mark~~
Almira ^{her} ~~mark~~ ^{mark} ~~mark~~

The State of Alabama Personally appeared before me William M. Odus an acting Justice of the Peace in and for said County, Alford W Hughes, whose name appears signed to the foregoing deed of conveyance and acknowledged, the signing, sealing and delivering of the same to David McCormack for the purposes therein contained on the day of its date, & also the same day exhibited said deed to Almira Hughes wife of the said Alford W Hughes on examination separate and apart from her said husband, acknowledged that she signed sealed and delivered the same to David McCormack for the purposes therein contained on the day of its date and that she freely and voluntarily relinquished her right of dower without fear threats or compulsion of her said husband, Given under my hand and seal this day and date herein before written

William M. Odus J.P.

Filed in the office of the Clerk of the County Court of Simstone County State of Alabama for registration on the 9th day of July 1847

Teste Thomas & Lynd Clerk

Recorded in Deed Book No 7 page 372

Teste Thomas & Lynd Clerk

James M Cook & wife This Indenture made this nineteenth day of July, in the year one thousand eight hundred and forty seven, between James M Cook and his wife Rebecca Cook of the County of Simstone in the State of Alabama, of the one part, and Ira E Hobbs, of the other part, Witnesseth that the said James M Cook and his wife R. E. Cook for and in consideration of the sum of two hundred and fifty dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given granted, bargained, sold, aliased, enfeoffed, released, conveyed, and confirmed and by these presents do give, grant, bargain, sell alien enfeoff, release, convey and confirm unto the said Ira E Hobbs, all that certain lot of land lying and being in the town of Athens and in the County and State of Georgia and known as Lot Number twelve in the plan of said town except what has been heretofore conveyed to the Methodist Church in said town, To have and to hold the above described Lot No 12, with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Ira E Hobbs, his heirs and assigns forever, and the said James M Cook and R. E. Cook 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 Ira E Hobbs, his heirs and assigns from and against themselves and all and every person or persons, claiming or holding under them, the said James M Cook and his wife R. E. Cook and also against the lawful title claim or demand of all and every person or persons, whomsoever In testimony whereof the said James M Cook and his wife R. E. Cook have hereunto subscribed their names and affix their seals the day and year above written

Signed sealed and delivered in the presence of Henry Stanley

James M Cook
Rebecca E Cook

The State of Alabama This day personally appeared before me Henry Stanley an acting Justice of the Peace in and for said County, James M Cook and his wife Rebecca E Cook and acknowledged, that they signed sealed and delivered the foregoing deed, for part of Lot No 12 to Ira E Hobbs, on the day of its date for the purposes therein set forth Given under my hand and seal this the 19th day of July 1847

Henry Stanley J.P.

Filed in the office of the Clerk of the County Court of Simstone County State of Alabama for registration on the 19th day of July 1847

Teste Thomas & Lynd Clerk

Recorded in Deed Book No 7 page 393

Teste Thomas & Lynd Clerk

Samuel Neishit & wife This Indenture made this eleventh day of February one thousand eight hundred and forty seven between Samuel Neishit and his wife Nancy M. Williamson of the County of Simstone in the State of Alabama, of the one part, and Thomas Neishit of the same County & State of the other part, Witnesseth that the said Samuel Neishit and Mary Neishit 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 conveyed, and by these presents do bargain, sell, alien, convey and convey unto the said Thomas & Neibit all that certain tract or parcel of land lying and being in the County and State aforesaid and known and described as follows to wit: The North East quarter of the South West quarter of Section No 22 Township 12 N Range No 10 West Containing forty acres more or less bounded on the North by the lands of Thomas S Maxwell, on the East by Thomas Gaither on the South by Wiley H Lee or J S Brown on the West by John Brown, 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 Thomas & Neibit his heirs and assigns forever, and the said Samuel Neibit and Mary Neibit 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 Thomas & Neibit his heirs and assigns from and against themselves their heirs &c. and 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 whomsoever, claiming or holding by from or under the Government of the United States. In testimony whereof, the Samuel Neibit and Mary Neibit his wife have hereunto set their hands and seals the day and year above written.

Samuel Neibit Seal

Mary Neibit Seal

Nancy M. Williamson Seal

The State of Alabama
Limestone County. Personally appeared before me, John P. Brown acting Justice of the Peace in and for the County and State aforesaid, Samuel Neibit whose name is subscribed to the foregoing deed of Conveyance and acknowledged the signing, dating, and delivery of the same, for the purposes therein contained on the day of its date, also on the same day I exhibited said deed of Conveyance to Mary Neibit wife of said Samuel Neibit and whose name is likewise subscribed, thereto who on a private examination separate and apart from her said husband the said Samuel Neibit acknowledged that she signed sealed and delivered said deed freely and voluntarily without any fear threat or Compulsion of her husband the said Samuel Neibit on the day of its date, also on the same day personally appeared Nancy M. Williamson wife of Nat M. Williamson whose name is also subscribed to said deed who does acknowledge the relinquishment of her dower in and to the within described tract or parcel of land, who on a separate examination apart from her said husband Nat M. Williamson acknowledged the relinquishment of the said tract of land freely and voluntarily without any fear threat or Compulsion of her husband the said Nat M. Williamson on the day of its date, given under my hand and seal this 11th day of February 1847

Attest

John P. Brown J. P. Seal

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 19th day of July 1847

Teste Thomas G. Lyons Clerk

Recorded in Deed Book No 7 Page 393 & 394

Teste Thomas G. Lyons, Clerk

Hiram Williams of the County of Pontotoc in the State of Mississippi of the one part
To S. D. C. L.
John Hammerley
3 and John Hammerley of the other part, Witnesseth, that the said Hiram Williams for and in consideration of the sum of three hundred dollars to him in hand paid, the receipt whereof is hereby acknowledged has this day bargained, sold, aliened, conveyed and conveyed, and by these presents do bargain, sell, alien, convey and convey unto the said John Hammerley all that certain piece or lot of land lying and being in the Town of Athens Limestone County, in the State of Alabama, the same being lot number of sixty six (66) are the plans of the said Town of Athens aforesaid and the same on which the said John Hammerley now resides, to have and to hold the above described piece or lot of land, with the appurtenances, thereto belonging or in any wise appertaining unto the said John Hammerley his heirs and assigns forever and the said Hiram Williams for himself his heirs executors and administrators, doth warrant and will forever defend, the title to the above described and hereby granted premises, unto the said John Hammerley his heirs and assigns from and against all and every person claiming or holding under him the said Hiram Williams, and also against the lawful title or 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 Hiram Williams, has hereunto set his hand and seal, the day and date above written.

Signed sealed and delivered

Hiram Williams Seal

in the presence of

Elizabeth Williams wife of the within named Hiram Williams in consideration of the sum of Three hundred dollars paid to my said husband, by the within named, John Hammerley, do hereby release and relinquish to the said Hammerley, all my right of dower, in and to the within described & conveyed lot of land, Witness my hand and seal this 20th day of January 1848.

J. J. Wilson

Elizabeth Williams Seal

The State of Mississippi Personally appeared before me, James S. Wilson Clerk Pontotoc County 3 of the probate court, of said County, the within named Hiram Williams, who acknowledged that he signed sealed, and delivered the within deed to the within named John Hammerley on the day that it bears date as his act and deed, appeared also the above named Elizabeth Williams wife of the said Hiram Williams, who being by me examined, separated apart from her husband acknowledged that she signed, sealed & delivered the foregoing relinquishment of dower as her voluntary, act and deed, without any fear threat or Compulsion of her said husband.

Given under my hand and the seal of said Court, at Pontotoc the twentieth day of January A.D. 1848

J. J. Wilson Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 21st day of July, 1847

Test Thomas G. Lyons Clerk

Recorded in Deed Book No 7 Page 395

Test Thomas G. Lyons Clerk

John Hammerly & wife *MRS. MORTIMER* made this 21st day of July 1847, between John Hammerly & Sarah Hammerly his wife of the County of Limestone State of Alabama of the one part and Brice M. Townsend of the other part, Witnesseth that the said John Hammerly & Sarah Hammerly 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 bargained, sold, aliened, enfeoffed and conveyed, and by these presents do bargain, sell, alien, enfeoff and convey unto the said Brice M. Townsend all that certain piece or lot of land, lying and being in the Town of Athens Limestone County Alabama, the same being lot, numbered sixty five (65) on the plan of the Town of Athens, as aforesaid, and the same on which the said Hammerly now resides to have and to hold the above described piece or lot of land, with the appurtenances thereto belonging as in anywise appertaining unto the said Brice M. Townsend, his heirs and assigns forever, and the said John Hammerly & Sarah Hammerly 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 Brice M. Townsend his heirs & assigns from and against all and every person claiming or holding under them the said John Hammerly & Sarah Hammerly his wife and also against the lawful title or 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 Hammerly & Sarah Hammerly hath hereunto set their hands and seals the day and date above written.

John Hammerly (Seal)
Sarah Hammerly (Seal)

Signed sealed and delivered in presence of
Thomas G. Lyons, Clerk.

The State of Alabama Personally appeared before me Thomas G. Lyons Clerk Limestone County 3 of the County Court of said County John Hammerly & Sarah Hammerly his wife, whose names are subscribed to the foregoing deed, and acknowledged that they signed sealed and delivered the foregoing deed for the purposes therein specified, and on the day and year therein named, and on the same day I exhibited said deed to the said Sarah Hammerly, separate & apart from her said husband, who acknowledged that she signed, sealed and delivered the same for the purposes therein specified, without any fear threats or compulsion of her said husband on the day and year therein named, Given under my hand and seal this 21st day of July 1847.

Thomas G. Lyons Clerk

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 21st day of July 1847

Recorded in Deed Book No 7 page 376

Teste Thomas G. Lyons Clerk

Katharine Rodgers The State of Alabama, Madison County, 3 10th day of January 1846, Personally appeared before William East, a Justice of the Peace in and for said County, Katharine Rodgers, Widow and Relict of Benjamin Rodgers late of said County, deceased, who, being by me, examined, acknowledged that

she has sold, aliened, conveyed and confirmed unto Reuben B. Rodgers his heirs & his right of dower as the widow of said Benjamin Rodgers, who died seizer and possessor of part of the South East quarter of Section No. thirteen Township three of Range three West containing one hundred and twenty five acres more or less, beginning at the N. East corner of said quarter section, running east one hundred and twenty poles, to a stake thence South to the quarter section line thence East, one hundred and twenty poles, to the corner on the Madison County line thence North on the Madison line to the place of beginning and the said Katharine Rodgers hereby acknowledges that she sells, aliened and confirms unto Reuben B. Rodgers, all her interest, right claim title or demand, to dower in the said land, for the consideration of thirty five dollars, in hand paid to her, by said Reuben B. Rodgers the receipt whereof she hereby acknowledges. My My hand & seal.

Signed sealed and acknowledged before me
the day and year mentioned

Katharine Rodgers (Seal)

The State of Alabama Personally appeared before me William East an acting Justice Madison County 3 of the Peace in and for said County Katharine Rodgers, who acknowledged that she signed sealed and delivered the within right of dower, to Reuben B. Rodgers on the day and date therein mentioned for value received, Given under my hand and seal this 10th day of January 1846.

William East J. P. East

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 23rd day of July 1847

Teste Thomas G. Lyons Clerk

Recorded in Deed Book No 7 pages 376 & 377

Teste Thomas G. Lyons Clerk

Reuben B. Rodgers & wife *MRS. MORTIMER* made this 10th day of January in the year one thousand eight hundred and forty six between Reuben B. Rodgers & his wife Julia Ann Rodgers of the County of Limestone, in the State of Alabama, of the one part and Levi Partick of the County of Madison in the State of Ala. of the other part, Witnesseth that the said Reuben B. Rodgers and Julia Ann 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, enfeoffed, released, conveyed, and confirmed and by these presents do give, grant sell, alien enfeoff convey and confirm unto the said Levi Partick and to his heirs, executors administrators and assigns all that certain tract or parcel of land, lying and being in the County of Limestone in the State of Alabama and more particularly known, and described as a part of the South East quarter of Section number thirteen of Township No. three, of Range three West, containing one hundred and twenty five acres more or less, beginning at the North East corner of said quarter section, running West, one hundred and twenty poles, to a stake thence South to the quarter section line, thence East, one hundred and twenty poles, to the corner on the Madison County line, thence North on the Madison line to the place of beginning. To have and to hold, the above described premises with the tenements and appurtenances thereto, belonging as in anywise appertaining, unto the said Levi Partick, his heirs, executors, administrators and assigns forever, and the said Reuben B. Rodgers & his wife Julia Ann Rodgers, 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 Levi Partrick and to his heirs, executors, administrators and assigns from and against themselves and all and every person or persons claiming or holding under them the said Reuben B. Rodgers, and Julia Ann his wife and also against the lawful title, claim or demand of all and every person or persons whomsoever and also against the General Council, in testimony whereof the said Reuben Rodgers, and Julia Ann his wife have hereunto subscribed their names and affixed their seals, the day and year first above written

Reuben B. Rodgers (Seal)
Julia Ann Rodgers (Seal)

State of Alabama Madison County, I this day personally came before me, William East Justice of the Peace of said County, the above named Reuben B. Rodgers and acknowledged that he had, signed, and delivered the foregoing deed, on the day and year therein mentioned to the aforesaid Levi Partrick, and Julia Ann Rodgers (who being separately examined by me, also acknowledges that without fear or threats she signed sealed the same to said Levi Partrick, given under my hand and seal this 18th day of January one thousand eight hundred and forty six and of American Independence the twentieth year given under my hand and seal the day and date above written

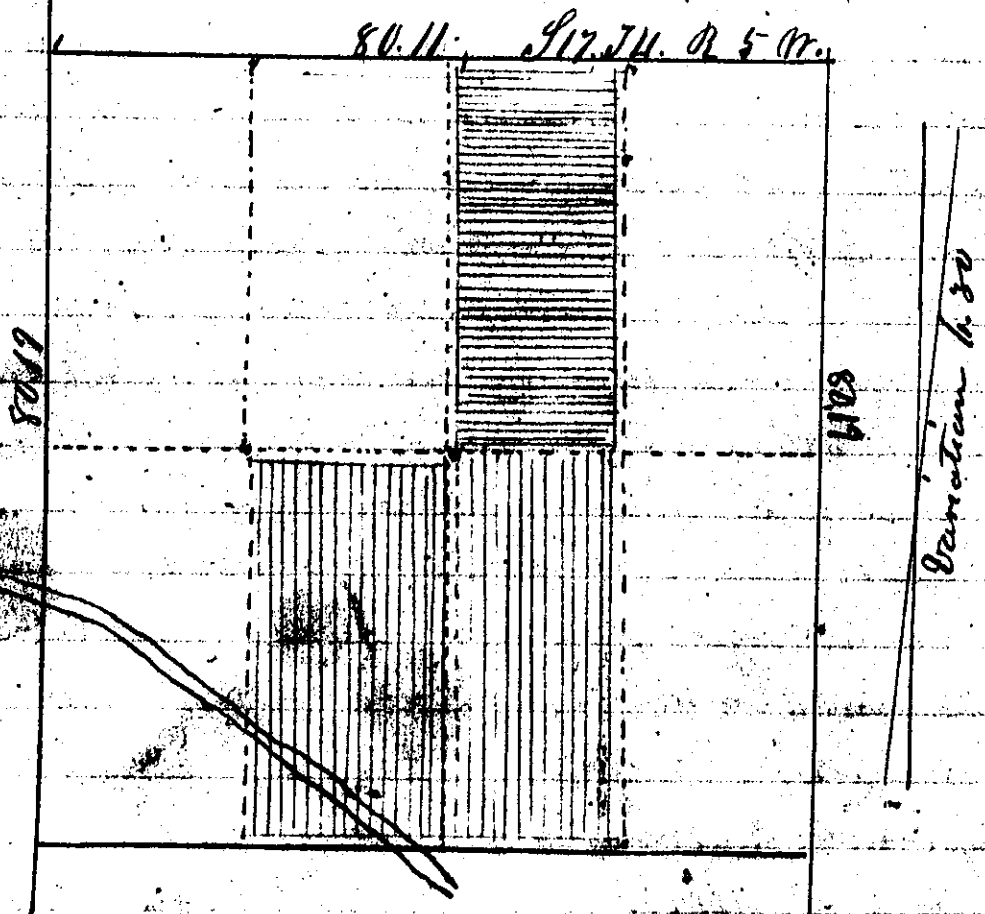
W. William East J.P. (Seal)
Justice of the Peace Madison County Ala.

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 28th day of July 1847
Recorded in Deed Book No 7 pages 397 & 398.

Teste Thomas G. Lyons Clerk

County Surveyor The State of Alabama Limestone County, This may certify that I, John F. McKinney Surveyor in and for said County, of Limestone Ala. did on the 23rd & 24th days of March 1847 survey and came to be measured the following described tracts or parcels of land to wit: The west half of the North East quarter, and the west half of the South East quarter, also the East half of South East quarter of section 20 17, of Township 24 N. of Range 20 E. West in the Huntsville district, Division of Alabama made at the request of John W. McKinney, John B. Ramey and John J. Sisson and Chairman men of which the annexed plat is explanatory (Scale 20 Chain to the inch)

Wm. McKinney S.S.



Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 28th day of July 1847.

Teste Thomas G. Lyons Clerk
Recorded in Deed Book No 7 pages 398. Teste Thomas G. Lyons Clerk

David McGowan & Deed
Williams (Seal)

This Indenture made this the 15th day of February one thousand eight hundred and forty seven between David McGowan and William North both of the County of Limestone State of Alabama, testifies that the said David McGowan, for and in consideration of the sum of one hundred and fifty dollars to him in hand paid the receipt is hereby acknowledged have bargained and sold aliened enfeoffed and conveyed and by these presents do bargain sell alien enfeoff and convey unto the said William North all that certain tract of land lying and being in the State of Alabama, and the County of Limestone to wit: North East quarter of the South East quarter of section thirty four, Township one, Range six West, containing forty two acres and 25 of an acre, more or less to have and to hold the above described tract or parcel of land, with all appurtenances therunto belonging, in any wise appertaining unto the said William North, his heirs and assigns forever and the said David McGowan for himself his heirs his executors & administrators do warrant and defend and well defend forever the title to the above described and hereby described premises unto the said William North, his heirs assigns from and against himself and every other person, claiming or holding, under himself the said David McGowan and also against the lawful title or 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 I have hereunto set my hand and affixed my seal, the day and date above written

The State of Alabama Limestone County, Before me Isaac Dial a Justice of the Peace in and for said County, Personally appeared David McGowan and acknowledged he signed sealed and delivered the foregoing deed - purposes therein specified on the day of its date to the withe mentioned William North. Given under my hand and seal this the 18th day of February 1847.

Isaac Dial J.P. (Seal)

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 28th day of July 1847

Recorded in Deed Book No 7 page 399. Teste Thomas G. Lyons Clerk

David Gilchrist wife
Hester B. Nelson
John R. Mason & others

State of Alabama Lawrence County, I know all men by these presents, that we Daniel Gilchrist and Nancy A. Gilchrist his wife for and in consideration of the sum of one hundred dollars to us in hand paid the receipt whereof is hereby acknowledged, have this day granted bargained and sold and by these presents do grant bargain and sell alien enfeoff and convey unto Hester B. Nelson John R. Mason, George Malone, James Bonald and William Legg Commissioners of Roads & Revenue of said County for the use of said County of Limestone and their successors in office all that piece of parcel of land lying and being in the Town of Athens in the aforesaid County of Limestone known in the plan of said Town as the South half of lot No thirty one to have and to hold the same and the appurtenances therunto belonging for the use of the said County forever and we bind ourselves our executors administrators heirs and assigns to forever warrant and defend the above mentioned land and premises to them the before mentioned

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Frederick B. Nelson, John A. Mason, George Malone, James Donnell, and William Legg,
for the use of said County, against ourselves, or all and every person or persons, claiming
or holding under ~~the~~ testimony thereof we have hereunto set our hands and seals this
the day of March 1827.

The State of Alabama }
Lawrence County } Personally appeared before me, ~~James~~ Ballaway an
acting Justice of the Peace in and for said County, Daniel Gilchrist and Nancy
A. his wife who acknowledged they signed & sealed the foregoing deed on the day of the
date thereof & for the Considerations therein expressed & the said Nancy A. wife of
Daniel Gilchrist being examined by me, separate & apart from her said husband
acknowledged she signed & sealed the foregoing deed of her own free will without
the fear threats or Compulsion of her said husband. Given under my hand and
seal, this 21st day of June 1827.

D. Gilchrist (Seal)
Nancy A. Gilchrist (Seal)
N. S. Ballaway (Seal)
Justice of the Peace

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama
for Registration on the 2nd day of August 1827 which is duly done in Deed Book
No 7 pages 399 & 400

Teste Thomas S. Lyons Clerk

Joshua Collier Sheriff } State of Alabama, Limestone County, } Whereas an Execution
to S. Deed } issued to me, from the Circuit Court of Lauderdale County in
Henry H. Myers } Favor of George Simms and Exr. of Isaac Brownlow deceased, against
Ephraim McCully & Samuel Croft, & levied upon certain tracts of land
(S. Deed) } the East side of the South West quarter of Section twenty three Town
Ship 2 Range 5 West, Containing forty acres. Also the West half of the
North East quarter of Section twenty six Township 2 Range five West
Containing eighty acres more or less. Which land I offered and sold after due notice
to the highest bidder, on the first Monday in August it being the second day
of said month, and Henry H. Myers, was the purchaser. Now I Joshua
Collier as Sheriff and by Virtue of said Execution & of the Statute in such
Cases & Considerations of the sum of Forty six dollars to me in hand paid
by Henry H. Myers. Have this day granted, bargain & sold by these presents
both grant bargain & sell unto Henry H. Myers the above described land
& hereby granted premises he being the highest bidder for the same with
all the Right Title Claim or demand that Ephraim McCully has in and
to the above described land & hereby granted premises & every part thereof
as fully as I as Sheriff as aforesaid under the Authority of said Can or ought
to sell & convey being in no way bound myself to warrant or defend the title
therein, Given under my hand and seal this 2nd day of August 1827

The State of Alabama }
Limestone County } Personally appeared before me Thomas S. Lyons Clerk of
the County Court of said County, Joshua Collier whose name is signed to the
foregoing deed and acknowledged that he signed & sealed and delivered the same to the
said Henry H. Myers on the day and year therein named Given under my hand and seal
this 2nd day of August 1827.

Thomas S. Lyons (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for
Registration on the 2nd day of August 1827
Recorded in Deed Book No 7 page 400

Teste Thomas S. Lyons Clerk

Teste Thomas S. Lyons Clerk

Henry Stanley
& Bond
Governor

The State of Alabama Limestone County } Know all men by these presents that we Henry
Stanley, Equilla Brooks, Richard S. Adams, John B. Russell, Samuel Eckelberger, M. B. Daniel
& Richard Smith are held and firmly bound unto Joshua S. Martin
Governor of the State of Alabama in the penal sum of, Ten thousand dollars for the payment
of which well and truly to be made, to the said Governor, and his executors in office here and
each of us, do bind ourselves, our and each of our joint and several heirs, Executors and
administrators firmly by these presents, sealing our hands, and seals, this the 13th day of
September A. D. 1827.

The Condition of the above obligation is such that Whereas the above bound Henry
Stanley hath been duly elected and commissioned Clerk of the Circuit Court
of Limestone County in the State of Alabama, Now if the said Henry Stanley shall
well and truly perform all the duties of his said office according to law, and that he
will not remove, out of the County the records and papers of the Court, Whence
he is the Clerk, or any part thereof, except in cases allowed by law, then the above
obligation to be void else to remain in full force and effect.

The above Bond duly acknowledged
before me, & I here by Certify that I approve
of the securities thereto this 13th Sept. 1827.
Daniel Coleman Judge
of the 2nd Judicial Circuit Court of
the State of Alabama

Henry Stanley (Seal)
Equilla Brooks (Seal)
Richard S. Adams (Seal)
John B. Russell (Seal)
Samuel Eckelberger (Seal)
M. B. Daniel (Seal)
John Branch (Seal)
Richard Smith (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County
State of Alabama for Registration on the 14th day of September 1827.

Teste Thomas S. Lyons Clerk

Recorded in Deed Book No 7 page 401.

Teste Thomas S. Lyons Clerk

Robert Montgomery
& Wife
& S. Deed
James W. Crossshaw

This Indenture made this nineteenth day of August
in the year one thousand eight hundred and forty seven
between Robert Montgomery and his wife Altha Montgomery
& many of the County of Limestone in the State of Alabama of the
one part, and James W. Crossshaw, of the other part. Witnesseth that the
said Robert Montgomery and his wife Altha Montgomery for and
in consideration of the sum of six hundred and 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 and confirm unto the

100
said James W. Greenhaw, all that Certain tract of land lying and being in the
County of Limestone and State of Alabama, and known as the East half of the South
East quarter of Section 209, Township 20 S. Range 20 W. East, containing Eighty 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 James W. Greenhaw his heirs and assigns forever. And the said Robert Montgomery
and his wife Altha Montgomery 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 W. Greenhaw his heirs and assigns from and against
themselves and all and every person or persons claiming or holding under
them, the said Robert Montgomery and his wife Altha Montgomery and also
against the lawful title claim or demand of all and every person or per-
sons whatsoever. In testimony whereof The said Robert Montgomery
and his wife Altha Montgomery, herunto subscribe their names, and affix
their seals, the day and year above written
Signed Sealed and delivered
in the presence of:

Robt Montgomery (Seal)
Altha Montgomery (Seal)

The State of Alabama } This day personally appeared before me Henry Stanley
Limestone County } an acting Justice of the Peace, in and for said County
Robert Montgomery, and his wife Altha Montgomery and acknowledged
that signing sealing and delivering the foregoing deed to James W. Greenhaw
on the day of its date for the purposes therein specified, Given under my
hand and seal this the 9th day of August 1847.

He Stanley J.P. (Seal)

Filed in the office of the Clerk of the County Court of Limestone County
State of Alabama, for registration on the 11th day of August 1847

Teste Thomas G. Lyons Clerk

Recorded in Deed Book No 7 pages 401 + 402

Teste Thomas G. Lyons Clerk

Richard & Robinson & wife } This Indenture made this the 7th day of December one
To & the said } thousand eight hundred forty two between Richard & Robinson
Robert Beard } and Mary J. Robertson, his wife of the one part, & Robert Beard
of the other part, all of the County of Limestone & State of Alabama
Witnesseth, that the said Richard & Robinson & Mary J. Robertson for
and in consideration of the sum of one hundred and fifty dollars to
them in hand paid the receipt whereof is hereby acknowledged both
this day bargained, sold, aliened, Enfeoffed and Conveyed and by
these presents, do bargain sell alien Enfeoff, and Convey unto the said
Robert Beard, 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 fourth, of the North East fourth of Section nine
Township one Range four West, containing forty acres more
or less, in the District of Lands sold at Huntsville, To have and to
hold, the above, described and hereby granted parcel or lot of land

with the appurtenances, therunto belonging or in any wise appertaining unto the said Robert
Beard, his heirs and assigns forever, and the said Richard & Robinson and Mary J. Robinson
his wife for themselves, their heirs heirs executors and administrators doth warrant and well
forever defend, the title to the above described and hereby granted premises unto the said
Robert Beard, his heirs and assigns from & against themselves and all and every person
claiming or holding under them the said Richard & Robinson & Mary J. Robinson his
wife and also against the lawful title claim or demand of all and every person or per-
sons, (wherever or Whosoever, claiming or holding by from or under the Government of the
United States in testimony whereof the said Richard & Robinson & Mary J. Robinson his
wife hath hereunto set their hands, and seals this day and year first above written

Richard & Robinson (Seal)
Mary J. Robinson (Seal)

The State of Alabama }
Limestone County } Personally appeared before me R. H. Hughes, an acting Justice
of the Peace in and for said County, and State, of said, Richard & Robinson and
Mary J. Robertson his wife who severally acknowledged that they signed sealed
and delivered the within deed for the purposes therein expressed and Mary J.
Robertson being by me Examined separate & apart from her said husband
acknowledged that she signed sealed the within deed freely and voluntarily
without any fear threats or Compulsion of her said husband, Given under
my hand and seal this the 7th day of December 1842

R. H. Hughes J.P. (Seal)

Filed in the office of the Clerk of the County Court of Limestone County State
of Alabama for registration on the 11th day of August 1847

Teste Thomas G. Lyons Clerk

Recorded in Deed Book No 7 pages 402 + 3

Teste Thomas G. Lyons, Clerk

Robert Beard & wife } This Indenture made and entered into this 13th July one
Thousand } thousand eight hundred and forty seven between Robert Beard
and Eliza } and Eliza Beard his wife of the one part, and Thomas Martindale
of the other part, all of Limestone County Ala, Witnesseth that the said Robt
and Eliza Ann Beard for and in consideration of the sum of seventy
five dollars to them in hand paid the receipt whereof is hereby acknow-
ledged, both this day bargained sold, aliened Enfeoffed and Conveyed
and by these presents, do bargain sell alien Enfeoff and Convey unto
the said Thomas Martindale all that Certain tract or parcel of land
lying & being in the County of Limestone & State of Alabama and
known as the North East fourth of the North East fourth of Section nine
Township one Range four West, containing forty acres more or less
in the district of Lands sold at Huntsville, To have and to hold
the above described and hereby granted parcel or lot of land with
the appurtenances thereunto belonging or in any wise appertaining
unto the said Thomas Martindale his heirs and assigns for ever
and the said Robert and Eliza Ann Beard his wife for themselves
their heirs executors and administrators doth warrant and well
forever defend the title to the above described and hereby granted

of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said James Madnes, his heirs and assigns from and against themselves, and all and every person or persons claiming or holding under them the said George H. Harvey and Susan his wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In witness whereof, the said George H. Harvey and Susan his wife hereunto subscribed their names, and affixed their seals the day and year above written.

Signed sealed and delivered
in the Presence of

George H. Harvey (Seal)
Susanah A. Harvey (Seal)

The State of Alabama Personally appeared before me Allison Le Cain
Clintworth County and acting Justice of the Peace in and for said
County & State, George H. Harvey & Susanah his wife who acknowledged
that they severally signed, sealed, delivered the within deed, on the
day and year therein to the within James Madnes and the said Susan
his wife being by me privately examined apart from her said
husband, acknowledged that she signed sealed and delivered the
same, freely without any fear threat or compulsion of her said
husband, Given under my hand and seal the 10th day of July
1847.

Allison Le Cain (Seal)

Filed in the Office of the Clerk of the County Court of Clintworth
County State of Alabama for Registration on the 16th day of August
1847.

Wm. Thomas & Tynd Clerk

Recorded in Deed Book No 7 pages 405 & 406

Wm. Thomas & Tynd Clerk

William Davidson & wife
Do Deed
Henry Lewis

This Indenture made this 11th day of July in the year one
thousand eight hundred and forty seven between William Davidson
and his wife Maria Davidson of the County of Clintworth in the
State of Alabama, of the one part, and Henry Lewis of the other part, Witnesseth
that the said William Davidson and his wife Maria Davidson 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 Henry Lewis
all that Certain tract of land lying and being in the County of
Clintworth State of Alabama, and known as the Middle half of the South
East quarter of Section No 26, Township No 1 Range No 5: West containing
Eighty acres more or less, the said lines running North and South a crop the quarter
of forty acres has been sold off the East and West sides of the said quarter section
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 Henry Lewis, his heirs and assigns forever And the said William
Davidson and Maria 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 Henry Lewis, heirs and assigns, from and against themselves and all and
every person or persons claiming or holding under them the said William Davidson and
Maria his wife and also against the lawful title claim or demand of all and every
person or persons whomsoever. In testimony whereof, the said William Davidson &
Maria his wife have hereunto subscribed their names, and affixed their seals the
day and year above written.

William Davidson (Seal)

Maria Davidson (Seal)

The State of Alabama
Clintworth County Personally appeared before me Thomas G. Tynd Clerk of the County Court
of the County aforesaid, William Davidson & Maria Davidson his wife and severally,
acknowledged that they signed sealed and delivered the within deed to Henry Lewis for
the purposes therein specified and on the day and year therein named, and the said
Maria Davidson being by me examined separately and apart from her said husband
acknowledged that she signed sealed and delivered the same without any fear threat
or compulsion of her said husband. Given under my hand and seal this 19th
day of August 1847.

Thomas G. Tynd (Seal)

Filed in the Office of the Clerk of the County Court of Clintworth County State of
Alabama for Registration on the 19th day of August 1847.

Wm. Thomas & Tynd Clerk

Recorded in Deed Book No 7 pages 405 & 407

John S. Moore & wife
Do Deed
James Taylor

This Indenture made this the eight day of June one thousand
Eight hundred and forty seven between John S. Moore and Camilla E.
Moore his wife of the County of DeSoto in the State of Mississippi of the
one part, and James Taylor of the County of Clintworth in the State of Alabama
of the other part, Witnesseth that the said John S. Moore and Camilla E. Moore
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 bar-
gained sold, aliened enfeoffed and conveyed, and by these presents, do bargain
sell alien, enfeoff, and convey unto the said James Taylor all that Certain
tract or parcel of land, lying and being in the County of Clintworth and
State of Alabama and known and designated as the South West quarter
of Section Number Eight Township Number four Range Number four
West and the West half of the North West quarter of Section Seventeen Town-
ship four Range four West, to have and to hold the above described
tract or parcel of land, with the appurtenances thereto belonging or
in anywise appertaining, unto the said James Taylor, his heirs and
assigns forever, and the said John S. Moore and Camilla E. Moore
his wife for themselves their heirs and administrators do warrant and
will forever defend, the title to the above described and hereby granted
premises, unto the said James Taylor, his heirs and assigns from and
against themselves and all and every person claiming or holding under
them the said John S. Moore, and Camilla E. Moore his wife and also
against the lawful title claim or demand of all and every person
or persons whomsoever, claiming or holding by grant or under the

Government of the United States, In testimony whereof the said John L Moore and Camilla E Moore his wife have hereunto set their hands and seals the day and date above written
 State of Mississippi
 Desoto County. Personally appeared before me Harman Thompson acting Justice of the Peace in and for the County aforesaid the above named John L Moore and Camilla E Moore his wife who acknowledge that they severally signed sealed and delivered the foregoing deed on this day and year therein mentioned to the aforesaid James Taylor, and the said Camilla E Moore being by me privately examined apart from her said husband acknowledged that she signed sealed and delivered the said deed freely without threats or fear or compulsion of her said husband. Given under my hand and seal. This the 8th day of June 1847

Harman Thompson (Seal)
 Justice of the Peace

The State of Mississippi
 Desoto County. George Foote Clerk of the Probate Court of said County do hereby certify that Harman Thompson whose genuine signature appears to the foregoing Certificate of Acknowledgment, and before whom the same was taken is now and was at the date thereof an acting Justice of the Peace in and for said County, duly elected qualified and commissioned, that his said Certificate is in due form of law and that all of his acts in the premises are and ought to be entitled to full faith and Credit

In Testimony whereof I have hereunto set my hand and the seal of said Court at office in Hernando the 3rd day of July A.D. 1847

George Foote Clerk
 The State of Mississippi. I John C Tryor Judge of the Probate Court Desoto County of the County of Desoto and State aforesaid do hereby certify that George Foote whose genuine signature appears to the foregoing Certificate and attestation is and was at the date thereof Clerk of said Court duly elected qualified and commissioned that his said Certificate and attestation are in due form of law, and that all of his acts in the premises are and ought to be entitled to full faith and Credit. Given under my hand and seal this 5th day of July A.D. 1847

John C Tryor (Seal)
 Judge of Probate

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 23rd day of August 1847
 T. Thomas G. Lyons Clerk
 Recorded in Deed Book No 7 pages 1107 & 1108
 T. Thomas G. Lyons Clerk

John W Hey & wife
 In S. Wood
 Henry A Binford
 This Indenture made this twenty fifth day of August in the year one thousand eight hundred and forty seven between John W Hey & Mary S Hey his wife of the County of Limestone in the State of Alabama of the one part and Henry A Binford of the other part. Witness that the said John W Hey and Mary S Hey 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 and confirmed and by these presents do give grant bargain sell alien convey release convey and confirm unto the said Henry A Binford all that certain tract of land lying and being in the County of Limestone and State aforesaid, and known as a part of the south half of the North East quarter of Section 14 T. 14 N. 10 E. Range No 7 West. Containing Sixty acres more or less running parallel East and West including the improvements to have and to hold the above described tract of land, with the tenements and appurtenances therunto belonging or in any wise appertaining unto the said Henry A Binford his heirs and assigns forever and the said John W Hey & Mary S Hey 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 Henry A Binford his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John W Hey & Mary S Hey his wife and also against the lawful title claim or demand of all and every person or persons whatsoever. In testimony whereof the said John W Hey & Mary S Hey 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
 Limestone County. Personally appeared before me Thomas G. Lyons Clerk of the County Court of the County aforesaid John W Hey and Mary S Hey his wife and severally acknowledged that they signed sealed and delivered the foregoing deed to Henry A Binford for the purposes therein specified and on the day and year therein mentioned and the said Mary S Binford being by me examined separate and apart from her said husband acknowledged she signed sealed and delivered the same to the said Binford freely and voluntarily without any fear threats or compulsion of her said husband. Given under my hand and seal this 25th day of August 1847

John W Hey (Seal)
 Mary S Hey (Seal)

Thomas G. Lyons Clerk
 Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 23rd day of August 1847
 Recorded in Deed Book No 7 page 1108
 T. Thomas G. Lyons Clerk

Thomas A Nelson & wife
 This Indenture made this twenty fifth day of August in the year one thousand eight hundred and forty seven between Thomas A Nelson and his wife Mariam W Nelson of the County of Limestone in the State of Alabama of the one part and Benjamin Barclay

of the other part witnesseth that the said Thomas A Nelson and his wife
Miriam M Nelson 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 Benjamin Barclay all those certain lots of land lying and being
in the Town of Athens in the County and State of Georgia and situate
in the plan of said Town as lots No 146, 147, 148, 149, also a certain lot
or parcel of land lying in the North East Corner of the North East
quarter of Sec 8 Township 3 Range 4 West lying each side of the Big
Spring Branch in the Town of Athens and bounded as follows on
the North by the Street between said lot and George R Beck said par-
cel of land begins at the North West Corner of R M Vassers lot on
said Street and runs west to the North East Corner of R M Green
(formerly) Brundidge thence on South to the Street between R M
Vasser dwelling lot and said land thence due East to a point
directly South of ~~the North East~~ the North East Corner of R M Vassers
dwelling lot and said land thence due East first named above Thence
due North to the point of beginning containing one and a fourth
acres of land more or less To have and to hold the above described lot
or parcel of land with the tenements and appurtenances thereto belonging
as in any wise appertaining unto the said Benjamin Barclay his heirs and
assigns forever And the said Thomas A Nelson and Miriam M Nelson 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 Barclay
his heirs and assigns from and against themselves and
all and every person or persons claiming or holding under them
the said Thomas A Nelson his wife Miriam M Nelson and also
against the lawful title claim or demand of all and every person
or persons whatsoever. In Testimony whereof the said Thomas A
Nelson and Miriam M Nelson have hereunto subscribed their
names and affixed their seals the day and year above written
Signed Sealed and delivered
in the presence of

Thomas A Nelson (Seal)
Miriam M Nelson (Seal)
The State of Alabama & Personally appeared before me Thomas G Lyons Clerk of the County
of Limestone County & Court of the County of said Thomas A Nelson and Miriam
M Nelson and severally acknowledged that they signed sealed and delivered the fore-
going deed to the said Benjamin Barclay for the purposes therein specified and on
the day and year therein named, And the said Miriam M Nelson being by me
examined separate and apart from her said husband acknowledged that she
signed sealed and delivered the same freely and voluntarily without any fear
threat or compulsion of her said husband Given under my hand and seal this
26th day of August 1847

Thomas G Lyons (Seal)
Filed in the office of the Clerk of the County Court of Limestone County
State of Alabama for registration on the 26th day of August 1847

Recorded in Deed Book No 7 pages 209 & 210

Teste Thomas G Lyons Clerk

Benjamin Barclay & John D Jones made and entered into this the twenty sixth day of August A.D. Eighteen hun-
dred and forty seven between Benjamin Barclay of the County of Limestone and State of
Alabama of the first part Robert D Jones of the same County and State of the second part and
John D Jones of the third part Whereas the said Party of the first part is justly indebted to the said
Party of the third part in the sum of six hundred and eighty two dollars and nine cents
evidenced by his bond for that amount bearing an even date herewith payable on the first
day of January next which said sum of money the Party of the first part is willing and an-
swers to be due to the said Party of the third part his heirs and assigns Now therefore in
consideration of the premises and for the further consideration of ten dollars to the said
Party of the first part in hand paid by the said Party of the second part the receipt
whereof is hereby acknowledged by the said Party of the first part has this day given
granted bargained sold aliened enfeoffed and conveyed and by these presents do
give grant bargain sell alien enfeoff and convey unto the said Party of the
second part his heirs and assigns all those certain lots or parcels of land lying and
being in the Corporation of the Town of Athens in said County and State and
situate in the plan of said Town as lots No 146, 147, 148, & 149 And also a certain
lot or parcel of land lying in the North East Corner of the North East quarter of Sec
tion Eight Township 3 Range 4 West lying each side of the Big Spring Branch in
said Town containing one and a fourth acres of land more or less To have and
to hold the same together with the tenements and appurtenances thereto belong-
ing or in any wise appertaining unto him the said Party of the second part
his heirs and assigns forever And the said Party of the first part for himself his
heirs Executors & administrators do hereby warrant and will forever defend
in consideration of the premises the title to the above described and hereby
granted premises unto the said Party of the second part his heirs and assigns
from and against themselves and all and every person or persons claiming
by through or under him And also against the lawful claim or title of all
and every person or persons whatsoever Upon Trust Nevertheless and
for the uses and purposes following and none other to wit 1st That the
said Party of the first part shall return possession of said lots and lands until
default in the payment of the said sum of money in whole or in part and
then upon this further Trust that so soon after the happening of such default
as he may be requested by the said Party of the third part or as he may think
proper to do so the said Party of the second part his heirs or assigns shall
proceed to sell the within described premises at public Auction having first
the time and place of sale at his discretion and given twenty days public notice
thereof And out of the proceeds of said sale shall after having satisfied the
expenses thereof and all other expenses attending the execution of this Trust
pay to the said Party of the third part his Executors & administrators or assigns
the debt aforesaid and the interest thereon as such part thereof as may remain
unpaid And the balance if any shall pay to the said Party of the first part
his heirs Executors & administrators or assigns But if the whole of said debt
and accruing interest shall be fully paid off and discharged so that no
default of payment thereof shall be made then this indenture shall be void

otherwise remain in full force and virtue. In testimony whereof the undersigned have hereunto set our hands and official seals this the day and year first before written.

Ed Barclay, Clerk.

Ed Barclay, Clerk.

The State of Alabama
Limestone County. I personally appeared before me Thomas B. Lyons Clerk of said County Court, of the County aforesaid, Benjamin Barclay and Egbert J. Jones who have subscribed to the foregoing deed in trust and acknowledged that they signed said and delivered the same for the purposes therein specified and on the day and year therein named. Given under my hand and seal this 28th day of August 1847.

Thomas B. Lyons Clerk.

Filed in the office of the Clerk of the County Court of Limestone County, State of Alabama for registration on the 28th day of August 1847.

Teste Thomas B. Lyons Clerk.

Recorded in Deed Book No 7 pages 411 & 412.

Teste Thomas B. Lyons Clerk.

John Blackwood & wife. The State of Alabama Limestone County. I know all men by their names & deed. I personally appeared before me John Blackwood and Mary and his wife of the County of Madison in the State of Alabama. For and in consideration of the sum of four hundred dollars, to us in hand paid by Robert Montgomery of the aforesaid County of Limestone the receipt whereof is hereby acknowledged we have this day bargained and sold and by these presents do bargain and sell and convey unto the said Robert Montgomery, his heirs and assigns forever all that certain piece or parcel of land lying and being in the said County of Limestone State of Alabama and known as the south half of the East half of the South East quarter of section nine in Township three of Range four West, to have and to hold, the before mentioned land, and premises, with all the appurtenances thereto belonging and we bind ourselves our Executors, administrators and assigns to forever warrant and defend the right title and claim to the before mentioned and hereby granted premises to him the said Robert Montgomery and his heirs and assigns forever against ourselves or any person or persons holding or claiming under us. Given under our hands and seals this the 30th day of July 1847.

John Blackwood Clerk.

State of Alabama
Madison County. I personally appeared before me William Morris and acting Justice of the Peace in and for the County of Madison aforesaid John Blackwood and his wife and acknowledged that they signed, sealed and delivered the above deed of land to Robert Montgomery his heirs and assigns and also Margaret A. Blackwood after being examined separately apart from her husband and acknowledged the signing & delivery of said deed without any fear, threat or compulsion of her husband given under my hand and seal this 30th day of July 1847.

Wm Morris Clerk.

The State of Alabama
Madison County. I John W. Oley Clerk of the County Court of said County do certify that William Morris whose name is subscribed to the within Certificate is now and was at the date of the same an acting Justice of the Peace in

and for said County, duly commissioned and sworn that the signature purporting to be his is genuine therefore full faith and credit are due and ought to be given to all his official acts as such. In testimony whereof I have hereunto set my hand and affixed the seal of said County Court, Office in Huntsville this the thirtieth day of July eighteen hundred and forty seven.

John W. Oley Clerk, C.E.

Filed in the office of the Clerk of the County Court of Limestone County, State of Alabama for registration on the 3rd day of August 1847.

Teste Thomas B. Lyons Clerk.

Recorded in Deed Book No 7 pages 412 & 413.

Teste Thomas B. Lyons Clerk.

George M. Clive & wife. The State of Alabama Limestone County. I know all men by their names & deed. I personally appeared before me George M. Clive and his wife of the County of Robert Montgomery. Filed in the State of Virginia. For and in consideration of the sum of four hundred dollars, to us in hand paid by Robert Montgomery of the County of Limestone in the said State of Alabama the receipt whereof is hereby acknowledged we have this day bargained and sold, and by these presents do bargain and sell, convey and convey unto the said Robert Montgomery and his heirs and assigns forever all that certain piece or parcel of land lying and being in the said County of Limestone known as the North half of East half of the South East quarter of section nine in Township three of Range four West, to have and to hold the same forever, with all the appurtenances thereto belonging and we bind ourselves our Executors administrators and heirs to forever warrant and defend the right title and claim to the before mentioned land and premises to him the said Robert Montgomery and his heirs forever against ourselves or any other person, or persons holding or claiming under us. In testimony whereof we have hereunto set our hands and seals this the 31st day of July 1847.

George M. Clive Clerk.

Salinda M. Clive Clerk.

The State of Alabama
Limestone County. I personally appeared before me W. H. Hauserd an acting Justice of the Peace in and for the County aforesaid the within named George M. Clive and acknowledged the signing, sealing and delivery of the within deed on the day of its date to the within named Robert Montgomery for the purposes therein named also on the same day exhibited said deed to said Salinda M. Clive wife of the said George M. Clive who upon a private examination separate and apart from her said husband acknowledged that she signed, sealed & delivered said deed freely & voluntarily without any fear, threat or compulsion of her said husband given under my hand and seal this 31st day of July 1847.

W. H. Hauserd J.P. Clerk.

Filed in the office of the Clerk of the County Court of Limestone County, State of Alabama for registration on the 3rd day of August 1847.

Teste Thomas B. Lyons Clerk.

Recorded in Deed Book No 7 pages 413.

Teste Thomas B. Lyons Clerk.

James A. Binford & Alfred Rowan
Know all men by these presents that I, James A. Binford of the County of Dallas State of Alabama for and in Consideration of the sum of Four hundred dollars to me in hand paid by Henry A. Binford & Alfred Rowan of the County of Madison, have this day granted, bargained, sold, aliened, conveyed & confirmed & by these presents do grant, bargain, sell, alien, convey & confirm unto said Henry A. Binford & Alfred Rowan the following tract or parcel of land lying in the County of Limestone in said State, to wit: the South half of the West half of the North West quarter of Section Thirteen of Township Three North Range Seven West containing forty acres. To have & to hold said land to them & their heirs forever, and said James A. Binford doth hereby warrant & will forever defend the above title against the lawful claim or claims of all every person whatever. In testimony whereof I have hereunto set my hand & seal this 8th day of July 1840

Witness

Virgil H. Gardner
B. L. Rowan

James A. Binford

This day personally appeared before me William Whitted Clerk of the Circuit Court, of the County of Dallas State of Alabama, Bryan L. Rowan who signs his name B. L. Rowan who is a subscribing witness to the annexed deed made to Henry A. Binford & Alfred Rowan on the day of its date, & for the purposes therein expressed & that the same was signed sealed and delivered in the presence of Virgil H. Gardner the other subscribing witness. Said witness subscribed said deed in the presence of each other & in the presence of said James A. Binford. In testimony whereof I William Whitted Clerk as aforesaid have hereunto set my hand & affixed the seal of my office at office this ninth day of July A.D. 1840 & 55th year of American Independence

S.L.

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 1st day of September 1847.

Teste Thomas B. Lynd Clerk

Recorded in Deed Book No 7 page 1112

Teste Thomas B. Lynd Clerk

Stephen S. Ewing & Polly Ewing
Know all men by these presents that this indenture made this first day of January in the year one thousand eight hundred and forty two between Stephen S. Ewing and Polly Ewing his wife of the County of Madison in the State of Alabama of the one part and Henry A. Binford of the same County and State of the other part, witnesseth that the said Stephen S. Ewing and Polly Ewing his wife for and in Consideration of the sum of thirty two hundred & forty dollars to them in hand paid the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed & confirmed, and by these presents do give, grant, bargain, sell, alien, convey, and confirm unto the said Henry A. Binford one undivided moiety of the following described tract or parcels of land situated lying and being in the County of Limestone and State of aforesaid (to wit) the West half of the South West quarter of Section No fourteen in Township No three of

of Range No seven West, containing eighty acres the West half of the South West quarter of the same Section Township Three, and containing eighty acres the East half of the South West quarter and the West half of the South West quarter fraction both of the last named tracts of land here in the same Section Township Three North Range and both contain eighty acres each of all which tracts or parcels of lands the said Henry A. Binford did sign in fee, and the South half of the West half of the North West quarter of Section No thirteen in Township No three North Range No seven West, containing forty acres, also forty acres of land taken from the East end of an eighty acre tract, and a twenty five acre tract of land, both lying in Section No twenty three Township No three North Range No seven West, which land is more familiarly known as the body lands being four shares of said body & to which two last described forty acres of land said Henry A. Binford at the time of his death only held the Equitable but is hereby conveyed & stands 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 Henry A. Binford his heirs and assigns forever. And the said Stephen S. Ewing & Polly Ewing 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 A. Binford, his heirs and assigns from and against themselves, and all and every person or persons claiming or holding under them the said Stephen S. Ewing & Polly Ewing 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 of America. In testimony whereof the said Stephen S. Ewing & Polly Ewing his wife, hereunto subscribe their names and affixed their seals this day and year first above written

Signed sealed and delivered in the presence of Rich^d B. Turdum

Stephen S. Ewing
Polly Ewing

Before me Richard B. Turdum Clerk of the County Court of Madison County and State of Alabama, personally appeared Stephen S. Ewing & Polly Ewing his wife who acknowledged the signing, sealing and delivery of the within deed to Henry A. Binford on the day of its date and the said Polly Ewing by me examined separate and apart from her said husband acknowledged the signing, sealing and delivery of said deed of her own free will and accord, without any fear, threat or compulsion of her said husband

In testimony whereof I have hereunto set my hand and affixed the seal of office at office in Huntsville this twelfth day of January, eighteen hundred and forty two

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 1st day of September 1847

Teste Thomas B. Lynd Clerk

Recorded in Deed Book No 7 page 1114 & 115

Teste Thomas B. Lynd Clerk

William T. T. & wife
This indenture made this 22nd January 1844 between William T. T. and Mary his wife of Marshall County and State of Mississippi of the one part, and Henry Binford of Limestone County and State of Alabama of the other part, witnesseth that the said William T. T. and Mary his wife

for and in consideration of the sum of seven hundred dollars to them in hand paid the sum of which is hereby acknowledged, both this day bargained, sold and conveyed and also by the presents, bargain, sell and convey to the said Henry Buford all the right title and estate in a certain tract or parcel of land lying and being in the County of Shinnestown State of Alabama, and known and described as the North West part of Sec. 10 of Township 3 Range 2 West. East of Elk River containing one hundred thirty two ^{1/2} acres more or less and the said William Petty and Mary his wife hereby bind themselves their heirs, Executors, and administrators, to warrant and forever defend the title to said tract or parcel of land unto him the said Henry Buford his heirs and assigns from and against the lawful claims or demands of all persons claiming under the said William Petty and Mary his wife or against the lawful claim of any person or persons whatsoever. In testimony whereof we have hereunto set our names and affixed our seals this day and year above written.

William Petty (Seal)

Mary Petty (Seal)

The State of Mississippi
Marshall County Personally appeared William Petty before me Alexander B. Morton an acting Justice of the Peace, in and for said County and acknowledged that he signed sealed and delivered the foregoing deed to Henry Buford on the day and year it bears date, and for the purposes therein expressed and that the same is his act and deed. Also Mary Petty the wife of William Petty appeared before me, and acknowledged on separate examination separate and apart from her husband that she signed sealed and delivered the foregoing deed to Henry Buford on the day and year it bears date without any fear threat or compulsion on the part of her husband in any way and that the same is her act and deed. Given under my hand and seal the 23rd day of January A.D. 1821.

A. B. Morton (Seal)

The State of Mississippi
Marshall County I Cordelia Waite Clerk of the Probate Court of said County hereby certify that Alexander B. Morton before whom the within deed was acknowledged, and whose Certificate of such acknowledgment appears thereon is and was on the date of his said Certificate an acting Justice of the Peace in and for Marshall County aforesaid, duly commissioned and qualified and that due faith and credit are due to any act done by him in his official capacity.

Given under my hand and seal of said Court, at office in Holly Springs the 7th day of March 1821.

The State of Mississippi
Marshall County I John M. Yancy Judge of the Probate Court of said County certify that Cordelia Waite whose name is signed to the foregoing Certificate is now and was at the time of signing the same the Clerk of said Court, and that his attestation is in due form. Given under my hand and seal this 9th day of March 1821.

J. M. Yancy Judge (Seal)

Filed in the office of the Clerk of the County Court of Shinnestown County State of Alabama for registration on the 1st day of September 1827.

Teste Thomas G. Lyons Clerk

Recorded in Deed Book No 7 pages 415 & 416

Teste Thomas G. Lyons Clerk

211
This indenture made and entered into this 6th day of September 1827, between Alexander M. Henny of the first part, and Samuel Newberry of the second part, and Joshua Collier of the third part. Whereas the said Alexander M. Henny is legally indebted to Joshua Collier in the sum of three hundred and forty six dollars and thirty cents, as by note dated the 28th day of August 1827, and due one day after date more fully shown by the note, and which debt with interest thereon is to be paid by the first day of September 1828. And which note the said Alexander M. Henny is willing and desirous to secure. Now this indenture witnesseth that for and in consideration of the premises and for the further consideration of one dollar to him in hand paid by the said Alexander M. Henny in hand paid by the said Samuel Newberry, the receipt of which is hereby acknowledged, both this day given, granted, bargained and sold, and by these presents, to give, grant, bargain and sell, unto the said Samuel Newberry his heirs and assigns forever, the following property to wit, Courtney a Negro Woman about nineteen years old, and her child a boy about three months old to have and to hold the above described Negro woman and child to him and his heirs forever. Upon Trust Nevertheless that the said Samuel Newberry shall suffer the said Alexander M. Henny to remain in the possession of said Negroes, until default shall be made in the payment of said sum as above, and upon this further trust that the said Samuel Newberry shall so soon as such default of payment is made or so soon as the said Joshua Collier shall request, sell said Negroes to the highest bidder for ready money after giving the time and place of said sale at his own discretion and giving ten days notice thereof by advertisement set up at three public places in Shinnestown County Alabama. And out of the moneys arising from said sale shall after paying all charges, concerning the premises, shall pay over to the said Joshua Collier the amount of said note with interest, and the balance if any shall pay over to the said Alexander M. Henny, but if said sum of money as above, shall fully be paid off, on or before the first day of September 1828, so that no default is made in the payment of said sum of money, as above then this obligation is to be void otherwise to remain in full force and virtue. Given under our hands and seals, the day and date above written.

A. M. Henny (Seal)

Samuel Newberry (Seal)

Joshua Collier (Seal)

The State of Alabama
Shinnestown County Personally appeared before me Thomas G. Lyons Clerk of the County Court of the County aforesaid Alexander M. Henny Samuel Newberry and Joshua Collier and severally acknowledged the signing, sealing and delivery of the aforesaid deed in trust, for the purposes therein specified and on the day and year therein named, Given under my hand and seal this 6th day of September 1827.

Thomas G. Lyons (Seal)

Filed in the office of the Clerk of the County Court of Shinnestown County State of Alabama for registration on the 6th day of September 1827.

Teste Thomas G. Lyons Clerk

Recorded in Deed Book No 7 page 417

Teste Thomas G. Lyons Clerk

212
This indenture made and entered into this 28th day of December 1821, between Benjamin Croft and Martha Croft his wife of the County of Lauderdale State of Alabama of the one part, and James Jackson of the County of Shinnestown and State

aforsaid of the other part, Whereof that for and in Consideration of the sum of six hundred dollars in hand paid the receipt Whereof is hereby acknowledged have given, granted, bargained, and sold, enfeoffed and conveyed and by these presents do grant, bargain sell enfeoff. and convey unto the said James Jackson of the second part, and his heirs forever, two certain tracts of land lying and being in the County of Sumner and State of Alabama to wit: the South West quarter of Section five in Township one of Range six West, containing one hundred and twenty acres and a twenty sixth hundredths of an acre also the North West quarter of the East half of the North West quarter of Section Eight in Township one of Range six West containing forty acres, in all two hundred more or less to have and to hold the aforsaid lots of land with all and singular the appurtenances thereto belonging unto the said James Jackson, his heirs forever and the said Benjamin Croft, Martha Croft as aforsaid on their part of the first part do hereby warrant and agree to and with the said James Jackson his heirs and assigns forever that they will warrant and forever defend, the right title claim and interest of the said land or lots of ground unto the said James Jackson, and his heirs against them and their heirs, all other persons, or by or through under them in any manner, whatsoever or claiming by through or under any other person or persons. In testimony Whereof We have hereunto set our hands and affixed our seals, date above written

Benjamin Croft (Seal)
Martha Croft (Seal)
The State of Alabama }
Lauderdale County } This day - Personally before me John Harrison
an acting Justice of the Peace in and for said - Benjamin Croft, his wife
Martha Croft who acknowledge that they severally signed, sealed and
delivered the within deed, on the day and year therein mentioned to the
within named, James Jackson and the said Martha Croft being by
me privately examined apart from her husband, acknowledged 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 28th day of December 1841. John Harrison (J.P.)

The State of Alabama } Wiley J. Hankins Clerk of the County Court
Lauderdale County } of said County, do Certify that John Harrison
whose signature appears to the foregoing Certificate is and was at the time
of signing the same Justice of the Peace in and for said County, duly
Commissioned and qualified as such. Said Certificate is by the proper
Officer and all his official acts as such are entitled to full faith and
credit. In testimony Whereof I have hereunto set my hand and affixed
the seal of the County this 18th day of January 1847
W. J. Hankins Clerk

L.S.

Filed in the office of the Clerk of the County Court of Lauderdale County State of
Alabama for registration on the 6th day of September 1847

Teste Thomas G. Lynd Clerk

Recorded in Deed Book No 7 page 417 & 418

Teste Thomas G. Lynd Clerk

Presley W. McKimison Attorney at Law This Indenture made this 30th day of August in the year one thousand eight hundred
and forty seven between Presley W. McKimison Attorney in fact for J. M. McKimison of the County
of Limestone in the State of Alabama of the one part and John Holbert Jr. of the other part.

Whereof that the said Presley W. McKimison Attorney at Law for and in Consideration of the sum of seven
hundred dollars to him 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 Holbert Jr. all them certain certain tracts of land lying and being in the County of Limestone
and State of Alabama, and known as the East of the South West 1/4 of Section No 2 Township No 2
of Range 6 West also the East part of the South 1/2 of the West 1/2 of the South West 1/4 of Section No 2 Town-
ship No 2 of Range No 6 West containing in the whole one hundred acres more or less also the
South East 1/4 of the South East 1/4 of Section No 1 of Township No 2 of Range No 6 West, also the
West part of the South 1/2 of the West 1/2 of the South West 1/4 of Section No 2 Township No 2 of Range
No 6 West containing in the whole sixty acres more or less. To have and to hold the above descri-
bed tracts or parcels of land with the Tenements and appurtenances thereto belonging or
in any wise appertaining unto the said John Holbert Jr. his heirs and assigns forever
and the said Presley W. McKimison Attorney at Law 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 Holbert Jr. his heirs and assigns from and against themselves and all
and every person, or persons claiming or holding under them the said Presley W.
McKimison Attorney at Law, And also against the lawful title claim or demand of
all and every person or persons. Whosoever. In testimony Whereof, the said Presley
W. McKimison, Attorney at Law have hereunto subscribe his name, and affixed his
seal the day and year above written J. M. McKimison Attorney (Seal)

Signed sealed and delivered in the presence of
The State of Alabama } This day Personally appeared before me Henry Stanley and
Limestone County } acting Justice of the Peace in and for said County Presley
W. McKimison Attorney in fact for Benjamin McKimison and acknowledged
that he signed sealed and delivered the foregoing deed to John Holbert Jr. on
the day of its date for the purposes therein specified Given under my hand and
seal this 30th day of August 1847 H. Stanley J.P. (Seal)

Filed in the office of the Clerk of the County Court of Limestone State of Alabama
for registration this 30th day of August 1847. Teste Thomas G. Lynd Clerk
Recorded in Deed Book No 7 page 419.

John French & wife This Indenture made this 3rd day of March in the year one
thousand eight hundred and forty six between John French
of the County of Limestone in the
State of Alabama of the one part and John German of the other part, Witness
eth that the said John French and his wife for and in Consideration
of the sum of three hundred and dollars to them in hand paid the receipt
Whereof is hereby acknowledged have this day given, granted, bargained
sold, aliened, enfeoffed released, convey and confirmed and by these presents
do give, grant, bargain sell alien, enfeoff, release, convey and confirm

unto the said John S. French, all that certain tract of land lying and being in the County of Limestone and State of Alabama and known as the South East 1/4 of South East 1/4 of Section No 11 of Township No 3 of Range No 11 West Containing 40 1/2 acres more or less To Have and to hold the above described tract of land with the improvements and appurtenances thereto belonging or in anywise appertaining unto the said John S. French his heirs and assigns forever and the said John S. French 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 John S. French and his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John S. French his wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said John S. French and his wife hereunto subscribe their names and affix their seals the day and year above written.

The State of Alabama

Limestone County This day personally appeared before me ^{John S. French} ~~John S. French~~ Stanley an acting Justice of the Peace for said County, John S. French & Elizabeth French his wife and acknowledged the signing sealing and delivering the foregoing to John S. French on the day of its date, for the purposes therein set forth. Given under my hand and seal this 6th day of November 1846.

H. Stanley J.P. Seal

Filed in the Office of the Clerk of the County Court of Limestone County in the State of Alabama on the 8th day of September 1847. Teste Thomas G. Lynd Clerk. Recorded in Deed Book No 7 pages 119 & 120. Teste Thomas G. Lynd, Clerk.

Arthur M. Smearly This Indenture made and entered into this fifteenth day of January To S. Reed } one thousand eight hundred and forty six between Arthur M. Smearly administrator of John A. Reed deceased of the one part and Nathaniel W. Benson of the other part. Witnesseth that whereas the said Arthur M. Smearly in pursuance of an order from the Orphans Court of the County of Limestone State of Alabama did sell to the highest bidder at the court house door in the Town of Athens in said County of Limestone on the third day of March in the year 1845 the following described parcel or piece of land to wit the South East half of the South East quarter of Section Eleven Township four Range four West Containing Eighty acres more or less to the said Nathaniel W. Benson for one hundred and fifty six dollars and fifty Cents, he being the highest bidder for the same. Now Arthur M. Smearly administrator as aforesaid do hereby transfer and convey in consideration of the sum of one hundred and sixty six dollars and fifty Cents to one in hand paid the receipt whereof is hereby acknowledged, all the right title and interest which the said John A. Reed dec'd had in and to the above described land and appurtenances and which by virtue of said order of the Orphans Court aforesaid I as administrator as aforesaid was authorized to sell to him the said Nathaniel W. Benson his heirs Executors administrators and assigns forever Given under my hand and seal this 15th January 1846. A. M. Smearly adm'r Seal.

Filed in the Office of the Clerk of the County Court of Limestone County State

of Alabama for registration on the 9th day of September 1847

Recorded in Deed Book No 7 pages 120

Teste Thomas G. Lynd Clerk

Teste Thomas G. Lynd Clerk

Joachim Heydecker & Augustus Alliond
To S. Reed
John Wofford

This Indenture made this first day of September in the year one thousand eight hundred and forty seven between ~~Joachim Heydecker~~ Joachim Heydecker and Augustus Alliond of the City and County of New York in the State of New York of the one part and John Wofford of the County of Limestone in the State of Alabama of the other part. Witnesseth that the said Joachim Heydecker and Augustus Alliond for and in consideration of the sum of three hundred dollars in hand paid the receipt whereof is hereby acknowledged, have this day given granted, bargained, sold aliened conveyed and confirmed and by these presents do give grant bargain sell alien convey and confirm unto the said John Wofford, all that certain tract of land lying and being in the County of Limestone in the State of Alabama, and known as quarter section Twenty seven Township Three Range five West, Containing one hundred and fifty nine acres and fifty four hundredths of an acre (159 1/4 acres) To Have and to hold the above described tract of land with the improvements and appurtenances thereto belonging or in anywise appertaining unto the said John Wofford and his heirs and assigns forever, and the said Joachim Heydecker and Augustus Alliond 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 John Wofford his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Joachim Heydecker and Augustus Alliond and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Joachim Heydecker and Augustus Alliond have hereunto subscribed their names and affixed their seals the day and year above written.

J. Heydecker Seal

A. Alliond Seal

Signed sealed and delivered in the presence of

Wm. H. Maxwell

J. S. Heydecker

State of New York, City and County of New York ss.

By this Public Instrument do I know to all Whom it may Concern that I William H. Maxwell, Commissioner in and for the State of New York and resident in the City of New York duly Commissioned by the Governor of the State of Alabama and Authorized by Law to take the acknowledgments of Deeds Letters of Attorneys Mortgages, Contracts or other writings under seal with full power and authority to administer oaths and affirmations and to take Depositions do hereby certify that on the first day of September in the year one thousand eight hundred and forty seven Before me said Commissioner personally appeared Joachim Heydecker and Augustus Alliond and having made known to them the contents of the annexed Deed, they in due form of Law acknowledged they severally signed sealed, delivered, and executed the same as their free act and

deed for the uses and purposes therein mentioned and desired the same might be recorded as such, In Testimony whereof I have hereunto set my hand and seal the day and year above written.

W^m H. Maxwell, Alabama
Commissioner New York

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 18th day of September 1887. Teste Thomas G. Lynn Clerk.
Recorded in Deed Book No 7 page 422. Teste Thomas G. Lynn Clerk.

Joachim Heydecker & Augustus Allison of the State of New York of the one part and Thomas Martindale & John Maples of the County of Limestone in the State of Alabama of the other part. Witnesseth that the said Joachim Heydecker & Augustus Allison for and in consideration of the sum of one thousand ~~and~~ hundred dollars to them in hand paid the receipt whereof is hereby acknowledged, on 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 Martindale & John Maples all that certain tract of land lying and being in the County of Limestone in the State of Alabama and known as Tract and Section 13 in Township No One in Range Five (West of Elk River) containing two hundred acres of forty five one hundred and six 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 Thomas Martindale & John Maples their heirs and assigns forever. And the said Joachim Heydecker and Augustus Allison 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 Thomas Martindale & John Maples their heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Joachim Heydecker & Augustus Allison and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Joachim Heydecker & Augustus Allison hereunto subscribed their names and affixed seals the day and year above written.

Signed sealed and delivered in presence of

W. H. Maxwell

John Bissell

J. Heydecker
A. Allison

United States of America, State, City and County of New York, ss.
I, John Bissell, a Commissioner appointed by the Governor of the State of Alabama and under the laws of said State with full power and authority to take acknowledgments and proofs of all deeds, or other instruments, in writing, depositions and other testimony to be in and for the State of New York to be used in said State of Alabama duly commissioned by said Governor and affirmed and dwelling in the City of New York do hereby this Public Instrument, given under my hand and official seal certify and make known that on the 30th day of August one thousand eight

hundred and forty seven, before me personally appeared in my State of said Joachim Heydecker Augustus Allison the signers and sealers of the annexed instrument bearing date the 10th day of August 1887 who separately acknowledged the same to be — free act and deed for the uses and purposes therein mentioned dated this 30th day of August 1887. John Bissell Commissioner for Alabama.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 18th day of September 1887. Teste Thomas G. Lynn Clerk.
Recorded in Deed Book No 7 Pages 422 & 423. Teste Thomas G. Lynn Clerk.

Russel Ham & Wife. This Indenture made this tenth day of February in this year one thousand eight hundred and thirty eight Between Russel Ham and Elizabeth his wife of the County of Limestone in the State of Alabama of the one part and John L. Murphy of the County and State of Alabama of the other part. Witnesseth that the said Russel Ham and Elizabeth 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 bargained sold, aliened, enfeoffed, and conveyed and by these presents do bargain sell, alien enfeoff and convey unto the said John L. Murphy, all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama known and described in the plan of said County, as the west half of the South East quarter of section thirteen in Township one of Range five West. To have and to hold the above described tract or parcel of land with the tenements and appurtenances thereunto belonging or in anywise appertaining unto the said John L. Murphy his heirs and assigns forever. And the said Russel Ham and Elizabeth his wife for themselves their heirs Executors, administrators and assigns do warrant and will forever defend the title to the above described and hereby granted premises tract or parcel of land unto the said John L. Murphy his heirs and assigns from and against, themselves, and all and every person or persons claiming or holding under them the said Russel Ham and Elizabeth his wife and also against the lawful title claim or demand of all and every person or persons whatsoever and whomsoever claiming or holding by firm or under the Government of the United States. In testimony whereof the said Russel Ham and Elizabeth his wife have hereunto set their hands and seals this day and year first above written.

Russel Ham Seal

Elizabeth Ham Seal

The State of Alabama

Limestone County } Personally appeared before me John Bennett an acting Justice of the Peace for the aforesaid County Russel Ham and Elizabeth his wife whose names appear signed to the foregoing deed and acknowledged the signing sealing and delivery of the same to John L. Murphy for the purposes therein specified, on the day of its date, and the said Elizabeth an private examination separate and apart from her said husband acknowledged the signing sealing and delivery of the same to be her Voluntary act and deed and that she freely withstanding free threats or Compulsion of her said husband Relinquished her right of dower in and under my hand and seal this 10th day of February 1888. John Bennett J. P. Seal

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama
for Registration on the 14th day of September 1847 Teste Thomas B. Lyons Clerk
Recorded in Deed Book No 7 Page 123

Teste Thomas B. Lyons Clerk

John Baugh & wife, This Underwrite Meave, this 31st May in the year of our Lord one thousand Eight hundred and forty seven between John Baugh and Martha E his wife of the County of Limestone in the State of Alabama of the one part and John L. Murphy of the County and State of said of the other part, Witnesseth that the said John Baugh and Martha 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 bargained, sold, aliened, conveyed and conveyed and by these presents, do bargain sell alien convey and convey unto the said John L. Murphy all the following tract or parcel of land lying in the County of Limestone and State of Alabama beginning at the South West Corner of lots 24, 25 and 26 and running on the South boundary of said lot one hundred and thirty eight poles, thence North seventy poles to a stake thence West to Elk River thence down said River to the West boundary line of said lot thence South on said line to the place of beginning, containing sixty acres more or less, it being part of fractional section fourteen in Township one of Range No five West East of Elk River. To have and to hold the above described tract or parcel of land with the tenements and appurtenances thereunto belonging or in anywise appertaining, unto the said John L. Murphy his heirs and assigns forever and the said John Baugh and Martha E his wife for themselves their heirs Executors, administrators and assigns do warrant and well forever defend the title to the above described and hereby granted tract or parcel of land unto the said John L. Murphy, his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John Baugh and Martha E his wife and also against the lawful title claim or demand of all and every person or persons whatsoever and whomever claiming or holding by from or under the Government of the United States. In testimony whereof the said John Baugh and Martha E his wife have hereunto set their hands and seals this the day and year first above written

The State of Alabama

Limestone County. Personally appeared before me William M. Redus an acting Justice of the Peace for the aforesaid County John Baugh and Martha his wife whose names appear signed to the foregoing deed and acknowledged the signing sealing and delivery of the same to John L. Murphy for the purposes therein specified, on the day of the date, and the said Martha on a private Examination separate and apart from her said husband acknowledged the signing sealing and delivery of the same to be her voluntary act, and deed that she freely without any fear threats or compulsion of her said husband relinquish her right of dower hereunder my hand and seal the 31st day of May 1847

William M. Redus (Seal)

Filed in the Office of the Clerk of the County Court of Limestone

County State of Alabama for Registration on the 14th day of September 1847

Teste Thomas B. Lyons Clerk

Recorded in Deed Book No 7 Page 125

Teste Thomas B. Lyons Clerk

James T. Robinson & others & know all men by these presents that we the undersigned heirs and distributees of J. S. Power of Attorney } the Estate of Abner Robinson Senior and of Eden or his wife late of said County of Limestone and State of Alabama have constituted and appointed Andrew M. McKee our true and lawful Attorney for us and in our names to make complete settlement and distribution of the Estates of aforesaid, we hereby authorize & require him to collect all the assets, debts, and rights of every description due said decedents, or either of them or in anywise belonging to them, or either of them and for the more effectual execution of this duty we hereby authorize our said attorney to take and letters of administration on one or both of said Estates, or just as he may judge proper and expedient and as such administrator or for us and in our names, to institute and prosecute all actions or actions in law or Equity, necessary or thought expedient in the premises or in the legitimate discharges of said attorneyship, or to defend such as may be brought against the heirs distributees or representatives of said Estate or either of them, we furthermore authorize and require him to sell and dispose of in such manner and at such times and places as he may think most advisable and promotive of our interest all the property of every description belonging to said Estate or either of them, for either cash or on credit and if the latter, the proceeds of said sale, to collect, and for us and in our names, to execute all the necessary receipts deeds or conveyances to or for the same, we furthermore authorize and require him to appoint one or more agents, or attorneys under him in the premises, and the same to reside at pleasure, and finally when all the debts, assets, and right of every description, due or belonging to said Estates shall have been reduced to money, then we authorize our said attorney after paying all the necessary cash and charges growing out of the premises or attendant on the execution of his said attorneyship, and after determining a reasonable and just remuneration for his own trouble to make an equal distribution according to law of the same, among the heirs and distributees of said Estates, hereby ratifying and confirming all lawful acts done by said attorney in virtue hereof. In testimony whereof We James T. Robinson William M. Robinson, David M. Robinson Joseph M. Robinson Abner Robinson and William Malone in right of his wife Frances for Merly Frances Robinson have hereunto set our hands and seals this May 17th 1847.

Teste Th. B. Lyons atty to Robinson

James T. Robinson (Seal)
Wm. Malone (Seal)
David M. Robinson (Seal)
Abner Robinson (Seal)
Joseph M. Robinson (Seal)
J. C. Robinson (Seal)

The State of Alabama. Personally appeared before me Thomas B. Lyons Clerk of the Limestone County. County Court of the County aforesaid James T. Robinson

William Hobbs, David Hobbs, John Hobbs, William Hobbs, and Joseph Hobbs and severally acknowledged that they signed, sealed and delivered the foregoing Power of Attorney to the said David Hobbs on the day and year therein named and for the purposes therein specified under their hands and seals this 11th day of September 1827

Thomas & Lyons Seal

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 11th day of September 1827

Teste Thomas & Lyons Clerk

Recorded in Book No 7 pages 1125

Teste Thomas & Lyons Clerk

Joachim Heydacker & Augustus Alliard
To S. M. Malone & David Malone

This Indenture made this tenth day of August in the year one thousand eight hundred and forty seven between Joachim Heydacker and Augustus Alliard of the City and County of New York in the State of New York of the one part and James M. Malone and David Malone of the County of Limestone in the State of Alabama of the other part. Witnesseth that the said Joachim Heydacker and Augustus Alliard for and in consideration of the sum of one thousand two hundred and ^{seventy} five dollars and four cents 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 permits do give, grant, bargain, sell, alien, convey, release, confirm unto the said James M. Malone and David Malone, all that certain tract of land lying and being in the County of Limestone in the State of Alabama and known as quarter section eleven Township four Range five West containing one hundred and fifty nine acres and thirty eight hundredths of an acre (159.483333) 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 M. Malone and David Malone and their heirs and assigns forever and that the said Joachim Heydacker and Augustus Alliard 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 M. Malone and David Malone, their heirs and assigns from and against themselves, and all and every person or persons claiming or holding under them the said Joachim Heydacker and Augustus Alliard and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Joachim Heydacker and Augustus Alliard have hereunto subscribed their names and affixed their seals the day and year above written.

Joachim Heydacker
Augustus Alliard

Teste Thomas & Lyons Clerk

John Bissell

United States of America, State, City and County of New York ss. I John Bissell a Commissioner appointed by the Governor of the State of Alabama and under the laws of said State with full power and Authority to take acknowledgments or proof of all deeds or other instruments, in writing, dispositions and other testimony to be used in and for the State of New York to be used in said State of

Alabama duly commissioned by said Governor and affirmed, and dwelling in the City of New York, do hereby this public instrument given under my hand and official seal certify and make known that on the 30th day of August one thousand eight hundred and forty seven before me personally appeared in my State of said Joachim Heydacker and Augustus Alliard the signers and sealers of the annexed instrument bearing date the 10th day of August 1827 who voluntarily acknowledged the same to be their free act and deed for themselves and persons therein mentioned dated this 30th day of August 1827. John Bissell Commissioner for Alabama

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 11th day of September 1827. Teste Thomas & Lyons Clerk

Recorded in Book No 7 pages 1126 and 1127. Teste Thomas & Lyons Clerk

John L. Murphy & wife
To S. M. Malone & David Malone

This Indenture made this tenth day of August in the year one thousand eight hundred and forty six between John L. Murphy and Caroline his wife of the County of Limestone in the State of Alabama of the one part and William Howard of the County of Limestone and State of Alabama of the other part. Witnesseth that the said John L. Murphy and Caroline his wife for and in consideration of six 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 William Howard all that certain tract or parcel of land lying and being in the County of Limestone and State of said Alabama and distinguished in the plan of said County as the least half of the North West quarter of Section thirteen in Township one of 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 anywise appertaining unto the said William Howard, his heirs and assigns forever. And the said John L. Murphy and Caroline his wife for themselves, their heirs, executors, administrators and assigns do warrant, and well forever defend the title to the above described and hereby granted tract or parcel of land unto the said William Howard, his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John L. Murphy and Caroline his wife and also against the lawful title claim or demand of all and every person or persons whomsoever. Claiming or holding by grant or under the Government of the United States. In testimony whereof the said John L. Murphy and Caroline his wife have hereunto set their hands and seals the day and year first above written.

J. L. Murphy Seal

C. L. Murphy Seal

The State of Alabama
Limestone County Personally appeared before me Mr. M. M. Adams an acting Justice of the Peace for the aforesaid County John L. Murphy and Caroline his wife whose names appear signed to the foregoing deed and acknowledged the signing, sealing and delivery of the same to William Howard for the purposes therein specified on the day of its date and the said Caroline as a private examination separate and apart from her said husband acknowledged the signing, sealing and delivery of the same to be her voluntary act and deed and that she freely without any fear, threat or compulsion of her said husband relinquished her right of dower, even under English law and seal this the tenth

day of August 1826
Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama
for registration on the 14th day of September 1827
Recorded in Deed Book No 7 Page 227
Teste Thomas G. Lyons Clerk
Teste Thomas G. Lyons Clerk

Gardner Bill & wife
To & Beed
Arthur R. Garrison
This Indenture made this fifth day of August in the year one thousand
Eight hundred and forty seven between Gardner Bill & Elizabeth his wife of the
County of Limestone in the State of Alabama of the one part and Arthur R. Garrison
of the other part. Witnesseth that the said Gardner Bill & Elizabeth his wife for and in
consideration of the sum of \$100 which said dollars to him in hand paid the receipt
whereof is hereby acknowledged from this day given granted, bargained sold aliened
enfeoffed, Released, Conveyed and Confirmed And by these do give grant bargain
sell alien enfeoff Release Convey and Confirm unto the said Arthur R. Garrison all
that certain tract or parcel of land lying and being in the County of Limestone
and known as the North West fourth of the South West fourth of section seven
in Township Two of Range four West 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
Arthur R. Garrison, his heirs and assigns forever And the said Gardner Bill
& Elizabeth 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
Arthur R. Garrison - heirs and assigns from and against themselves and
all and every person or persons claiming or holding under them the
said Gardner Bill & Elizabeth his wife, and also against the lawful title
claim or demand of all and every person or persons, Whomever. In
testimony Whereof the said Gardner Bill and Elizabeth his wife hereunto
subscribe their names and affix their seals, the day and year above written
Signed sealed and delivered in presence of
Paul Robbins
Isaac L. Wilson
Elizabeth & Bill (Seal)

The State of Alabama Personally appeared before me Thomas G. Lyons Clerk of the County Court
Limestone County of the County aforesaid Paul Robbins who after being duly sworn
depose and say that he was present when the within named Gardner Bill and Elizabeth
Bill signed, sealed and delivered the within deed to the said Arthur R. Garrison
for the purposes therein specified and on the day and year therein named and that
he signed his name as witness to the same in the presence of said parties and also
in the presence of the other subscribing witnesses and in the presence of each other
living under my hand and seal this 15th day of September 1827

Thomas G. Lyons (Seal)
Filed in the Office of the Clerk of the County Court of Limestone County
State of Alabama for registration on the 15th day of September 1827
Recorded in Deed Book No 7 Page 228
Teste Thomas G. Lyons Clerk
Teste Thomas G. Lyons Clerk

229
Arthur R. Garrison & wife
To & Beed
Gardner Bill
This Indenture made this fifth day of August in the year one thousand Eight hun
dred and forty seven between Arthur R. Garrison & Caroline his wife of the County of Limestone
in the State of Alabama of the one part and Gardner Bill of the other part. Witnesseth that
the said Arthur R. Garrison & Caroline his wife for and in consideration of the sum of two hundred
dollars to them in hand paid, the receipt whereof is hereby acknowledged from 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 Gardner
Bill all that certain tract or parcel of land lying and being in the County aforesaid and
known as part of the North West quarter of section six in Township two Range four
West & bounded as follows. Beginning at the North West Corner of said corner running
South one hundred & sixty Rod. then East until it strikes the Spring branch then a North
along Spring Branch till it strikes the North boundary line of 80 Quarter, then a West
along the line to the beginning. To Have and to hold, the above described tract or parcel of
land with the tenements and appurtenances thereto belonging or in anywise apper
taining unto the said Gardner Bill - heirs and assigns forever and the said Arthur
R. Garrison & Caroline 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 Gardner
Bill - heirs and assigns from and against themselves and all and every person
or persons claiming or holding under them the said Arthur R. Garrison &
Caroline his wife and also against the lawful title claim or demand of all and
every person or persons Whomever. In testimony Whereof the said Arthur R.
Garrison & Caroline his wife hereunto subscribe their names and affix their
seals the day and year above written.
Signed sealed and delivered in the presence of
Paul Robbins
Isaac L. Wilson
A. R. Garrison (Seal)
Caroline Garrison (Seal)

The State of Alabama Personally appeared before me Thomas G. Lyons Clerk of the County
Limestone County of the County aforesaid Paul Robbins who after being
duly sworn depose and say that he was present when the above named parties
signed sealed and delivered the foregoing deed to the said G. Bill for the
purposes therein specified and on the day and year therein named and
that he signed his name as witness to the same in the presence of said parties
and also in the presence of the other subscribing witnesses and in the presence
of each other living under my hand and seal this 15th day of September 1827.
Thomas G. Lyons (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County
State of Alabama for registration on the 15th day of September 1827
Teste Thomas G. Lyons Clerk
Recorded in Deed Book No 7 Page 229
Teste Thomas G. Lyons Clerk

Richard M. Vasser & wife
To & Beed
Timothy Thomas
This Indenture made this twenty second day of September
in the year one thousand eight hundred and forty seven between
Richard M. Vasser and Elizabeth M. Vasser of the County of Limestone
in the State of Alabama of the one part and Timothy Thomas of the other

part. Witnesseth, that the said Richard M Vasser and Elizabeth M Vasser for and in consideration of the sum of thirty two and 40/100 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 Timothy Thomas, all that certain tract of land lying and being in the County of Winston, known as the East half of the South half of the West half of the South West quarter of Section fourteen in Township three Range six West. To have and to hold the above described tract of land with the appurtenances and appurtenances thereto belonging, or in anywise appertaining unto the said Timothy Thomas his heirs and assigns forever, and the said Richard M Vasser & Elizabeth M Vasser for themselves their heirs Executors and administrators, as hereby and in consideration of the premises, Messrs and Messrs forever disclaim the title to the above described and hereby granted premises, unto the said Timothy Thomas his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Richard M Vasser & Elizabeth M Vasser, and also against the lawful title, claim or demand of all and every person or persons (Whomsoever). In testimony whereof the said Richard M Vasser & Elizabeth M Vasser hereunto subscribe their names and affix their seals the day and year above written

R M Vasser Seal

E M Vasser Seal

The State of Alabama
 Sherriff's Court
 Personally appeared before me Thomas G Lyons Clerk of the County Court of the County of Winston, the said Richard M Vasser and Elizabeth M Vasser's wife and severally acknowledged that they signed sealed and delivered the foregoing deeds to the said Timothy Thomas for the purposes therein specified and on the day since upon their names and the said Elizabeth M Vasser being by me examined separately and apart from her said husband acknowledged that she signed sealed and delivered the same as her own free and voluntary act and deed of her said husband. Given under my hand and seal this 22nd day of September 1847

Thomas G Lyons Seal

Filed in the office of the Clerk of the County Court of Winston County State of Alabama for registration on the 22nd day of September 1847

Teste Thomas G Lyons Clerk

Recorded in Record Book No 7 pages 429 & 430

Teste Thomas G Lyons Clerk

President of the United States Final Certificate No 598

To S Patent

William Lindsay

James Monroe President of the United States of America
 To all whom these presents shall come greeting, Know Ye, That William Lindsay Esquire of Thomas G Percy having deposited in the General Land Office, a Certificate of the Register of the Land Office at Huntsville Alabama, whereby it appears, that full payment has been made for the fractional (M of Elk) Section five in Township two of Range five West. Containing three hundred and five acres, & Ninety hundredths of an acre, of the lands directed to be sold at Huntsville in pursuance of the

laws providing for the sale of the lands of the United States in Mississippi and Tennessee there is granted, by the United States, unto the said William Lindsay & to his heirs the fractional lot or section of land above described to have and to hold the said fractional lot or section of land, with the appurtenances, unto the said William Lindsay & to his heirs and assigns forever. In testimony whereof, I have caused these letters to be made Patent, and the seal of the General Land Office to be hereunto affixed, Given under my hand at the City of Washington the first day of May in the year of our Lord one thousand eight hundred and twenty four, and of the Independence of the United States of America the forty eighth day the President J. M. - G G Commissioner of the General Land Office
 Recorded in Volume 8 page 373.

General Land Office, June 15th 1846

In accordance with the seventh section of the act of Congress approved the 4th July 1836 entitled "An act to reorganize the General Land Office" and with the act of Congress approved the 3rd of March 1845 entitled "An act in relation to the simplification of the records of Land Patents and other evidences of title, And Amendment of the act entitled an act to reorganize the General Land Office" I James H. Piper acting Commissioner of the General Land Office do hereby certify that the annexed is a true and literal simplification from Vol 8 page 373 of the Patent records in this Office. In testimony whereof I have hereunto subscribed my name, and caused the seal of this office to be affixed at the City of Washington on the day and year first above written, James H. Piper, Commissioner of the General Land Office
 Filed in the office of the Clerk of the County Court of Winston County State of Alabama for registration on the 28th day of September 1847 which is duly done in Record Book No 7 pages 430 & 431

Teste Thomas G Lyons Clerk

The President of the Final Certificate No 599

United States

To S Patent

William Lindsay

James Monroe President of the United States of America
 To all whom these presents shall come greeting, Know Ye, That William Lindsay Esquire of William J. Blair having deposited in the General Land Office a Certificate of the Register of the Land Office at Huntsville Alabama, whereby it appears that full payment has been made for the fractional (M of Elk) Section four in Township two of Range five West, Containing three hundred and fifty one acres & Eighty nine hundredths of an acre of the lands directed to be sold at Huntsville, in pursuance of the laws providing for the sale of the lands of the United States in Mississippi and Alabama there is granted by the United States unto the said William Lindsay & to his heirs the fractional lot or section of land with the appurtenances above described, to have and to hold the said fractional lot or section of land with the appurtenances unto the said William Lindsay & to his heirs and assigns forever. In testimony whereof I have caused these letters to be made Patent and the seal of the General Land Office to be hereunto affixed, Given under my hand at the City of Washington the first day of May in the year of our Lord one thousand eight hundred and twenty four and of the Independence of the United States of America the forty eighth day the President J. M. - G G Commissioner of the General Land Office
 Recorded in Volume 8 page 374

Seal

General Land Office June 15th 1846

In accordance with the seventh section of the act of Congress approved the 4th July 1836 entitled an act to reorganize the General Land Office and with the

the act of Congress, approved the 3^d of March 1823, entitled an Act in relation to the compilation of the records of Land Patents and other evidence of title and amendatory of the act entitled an Act to reorganize the General Land Office, I, James H. Piper acting Commissioner of the General Land Office do hereby Certify that the annexed is a true and literal exemplification from Volume 8 Page 374 of the Patent records in this Office.

In testimony whereof I have hereunto subscribed my name and caused the seal of this Office to be affixed at the City of Washington on the day and year first above written, James H. Piper acting Commissioner of the General Land Office - Recorded in Volume 8 Page 374

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 28th day of September 1847 which is duly done in Deed Book No 7 Page 432

Teste Thomas G. Lyons Clerk

President of the United States Special Certificate No 597

To 3 Patent

William Lindsay

James Monroe President of the United States of America

To all whom these presents shall come bearing knowledge, know ye that William Lindsay of Limestone County Alabama, having deposited in the General Land Office a Certificate of the Register of the Land Office at Huntsville Alabama where by it appears that full payment has been made for the South West quarter of section two in Township two of Range five West, containing one hundred and sixty acres & seven hundredths of an acre of the lands directed to be sold at Huntsville in pursuance of the laws providing for the sale of the lands of the United States in Mississippi and Alabama there is granted by the United States unto the said William Lindsay to his heirs the quarter lot or section of land above described to have and to hold the said quarter lot or section of land with the appurtenances unto the said William Lindsay to his heirs and assigns forever. In testimony whereof I have caused these letters to be made Patent and the seal of the General Land Office to be hereunto affixed given under my hand at the City of Washington the first day of May in the year of our Lord one thousand eight hundred and twenty four and of the Independence of the United States of America the forty eighth by the President J. M.

Commissary of the General Land Office
Recorded in Volume 8 Page 372

General Land Office June 15th 1824

In accordance with the seventh section of the act of Congress approved the 15th of July 1836, entitled "An Act" to reorganize the General Land Office and with the act of Congress approved the 3^d of March 1823 entitled an Act in relation to the compilation of the records of Land Patents and other evidence of title and amendatory of the act, entitled an Act to reorganize the General Land Office, I, James H. Piper acting Commissioner of the General Land Office do hereby Certify that the annexed is a true and literal exemplification from Volume 8 Page 372 of the Patent records in this Office. In testimony whereof

I have hereunto subscribed my name and caused the seal of this Office to be affixed at the City of Washington on the day and year first above written James H. Piper acting Commissioner of the General Land Office

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 28th day of September 1847 which is duly done in Deed Book No 7 Page 432

Teste Thomas G. Lyons Clerk

President of the United States Special Certificate No 1243

To 3 Patent

William Lindsay

John Quincy Adams President of the United States of America

To all to whom these presents shall come bearing knowledge, know ye that William Lindsay assignee of William J. Dair, having deposited in the General Land Office a Certificate of the Register of the Land Office at Huntsville Alabama, where of it appears that full payment has been made for fraction (West of Elk River) of section three in Township two of Range five West, containing one hundred and forty six acres and thirty one hundredths of an acre of the lands directed to be sold at Huntsville Alabama in pursuance of the laws providing for the sale of the lands of the United States in Mississippi and Alabama, there is granted by the United States unto the said William Lindsay and to his heirs the fraction, lot or section of land above described to have and to hold the said fraction lot or section of land with the appurtenances unto the said William Lindsay and to his heirs and assigns forever. In testimony whereof I have caused these letters to be made Patent and the seal of the General Land Office to be hereunto affixed given under my hand at the City of Washington the fifteenth day of April in the year of our Lord one thousand eight hundred and twenty five and of the Independence of the United States of America the forty ninth by the President

Commissary of the General Land Office

Recorded in Volume 12 Page 489

General Land Office June 15th 1824

In accordance with the seventh section of the act of Congress approved the 15th July 1836 entitled an Act to reorganize the General Land Office, and with the act of Congress, approved the 3^d of March 1823, entitled an Act in relation to the compilation of the records of Land Patents and other evidences of title and amendatory of the act entitled an Act to reorganize the General Land Office, I, James H. Piper acting Commissioner of the General Land Office do hereby Certify that the annexed is a true and literal exemplification from Vol 13 Page 489 of the Patent records in this Office. In testimony whereof I have hereunto subscribed my name and caused the seal of this Office to be affixed at the City of Washington on the day and year first above written, James H. Piper acting Commissioner of the General Land Office

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 28th day of September 1847 which is duly done in Deed Book No 7 Page 433

Teste Thomas G. Lyons Clerk

President of the United States The United States of America

To 3 Patent Special Certificate No 6752

William Lindsay

To all whom these presents shall come bearing

Whereas William Lindsay of Limestone County Alabama

has deposited in the General Land Office of the United States a Certificate of the Register of the Land Office at Huntsville, whereby it appears, that full payment has been made by the said William Lindsay, according to the provisions of the act of Congress of the 24th of April 1820 entitled an Act Making further provisions for the sale of the Public Lands, for the fourth East quarter of Section twenty two in Township one of Range five West in the District of lands subject to sale at Huntsville Alabama, containing one hundred and sixty two acres) according to the official plat of the survey of the said lands returned to the General Land Office by the Surveyor General, which said tract has been purchased by the said William Lindsay, Now know ye that the United States of America in consideration of the premises and in conformity of the several acts of Congress in such case made and provided, have given and granted and by these presents do give and grant unto the said William Lindsay and to his heirs the said tract above described to have and to hold the same together with all the rights privileges immunities and appurtenances of whatsoever nature thereunto belonging unto the said William Lindsay and to his heirs and assigns forever.

In testimony whereof Andrew Jackson, President of the United States of America have caused these letters to be made Patent and the seal of the General Land Office to be hereunto affixed Given under my hand at the City of Washington the sixteenth day of October in the year of our Lord one thousand eight hundred and thirty five and of the Independence of the United States the sixteenth By the President

Andrew Jackson
By A. J. Davidson Secy

Ethan A Brown Commissioner of the General Land Office
Recorded Vol 16 - Page 146

General Land Office June 15th 1826

I James Piper acting Commissioner of the General Land Office do hereby Certify that the annexed is a true and literal exemplification from Vol 16 Page 146 of the Patent Records in this office. In testimony whereof I have hereunto subscribed my name, and caused the seal of this office to be affixed at the City of Washington on the day and year above written

James Piper acting Commissioner of the General Land Office
Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 28th day of September 1827 which is duly done in said Book No 7 pages 1133 & 1134

John Thomas & Sons Clerk

President of the United States Certificate No 6338

To Patent } The United States of America

William Lindsay

To all whom these presents shall come greeting, Whereas William Lindsay of Limestone County Alabama, has deposited in the General Land Office of the United States a Certificate of the Register of the Land Office at Huntsville, whereby it appears, that full payment has been made by the said William Lindsay according to the provisions of the act of Congress of the 24th of April 1820 entitled an Act Making further provisions for the sale of the public lands for the lot or South East part (East of Elk River) of Section three in Township two of Range five West, in the District of lands

subject to sale at Huntsville Alabama, containing thirty three acres, and fifty two hundredths of an acre, according to the official plat of the survey of the said lands returned to the General Land Office by the Surveyor General, which said tract has been purchased by the said William Lindsay - Now know ye that the United States of America in consideration of the premises and in conformity with the several acts of Congress in such case made and provided have given and granted and by these presents do give and grant unto the said William Lindsay and to his heirs the said tract above described to have and to hold the same, together with all the rights privileges immunities and appurtenances of whatsoever nature thereunto belonging unto the said William Lindsay and to his heirs and assigns forever.

In testimony whereof Andrew Jackson President of the United States of America have caused these letters to be made Patent and the seal of the General Land Office to be hereunto affixed Given under my hand at the City of Washington the fourth day of September in the year of our Lord one thousand eight hundred and thirty five and of the Independence of the United States the By the President

Andrew Jackson
By A. J. Davidson Secy

Ethan A Brown Commissioner of the General Land Office
Recorded Vol 15 Page 33

General Land Office June 15th 1826

I James Piper acting Commissioner of the General Land Office do hereby Certify that the annexed is a true and literal exemplification from Vol 15 Page 33 of the Patent Records in this office. In testimony whereof I have hereunto subscribed my name and caused the seal of this office to be affixed at the City of Washington on the day and year above written

James Piper acting Commissioner of the General Land Office
Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 28th day of September 1827 which is duly done in said Book No 7 Pages 1131 & 1135

John Thomas & Sons Clerk

Robert Hendricks & wife } This Indenture made this twenty first day of June in the year
his wife } one thousand eight hundred and forty seven between Robert Hendricks
James Boucher } and his wife Rebecca J. Hendricks of the County of Limestone in the State of
Alabama of the one part and James B. Boucher of the other parts Witnesseth that the said Robert Hendricks and Rebecca J. Hendricks 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 enfeoffed released conveyed and confirmed and by these presents do give grant bargain sell alien enfeoff release convey and confirm unto the said James B. Boucher 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 fourth of Section 11th 11th Township No 3 Range No 11 West containing 40 25 acres more or less to have and to hold the above described tract of land with the tenements and appurtenances thereunto belonging as in anywise appertaining unto the said James B. Boucher his heirs and assigns forever And the said Robert Hendricks and Rebecca J. Hendricks for themselves their heirs executors and administrators do hereby and in

Consideration of the premises, we warrant and will forever defend the title to the above described and hereby granted premises unto the said James B. Boucher, him and assigns from and against themselves and all and every person or persons claiming or holding under them the said Robert L. Hendricks and Rebecca J. Hendricks and also against the lawful title claim or demand of all and every person or persons whomsoever in testimony whereof the said Robert L. Hendricks and Rebecca J. Hendricks have hereunto subscribed their names and affix their seals the day and year above written Signed sealed and delivered in the presence of

R. L. Hendricks Seal
Rebecca J. Hendricks Seal

The State of Alabama Personally appeared before me Henry Stanley an acting Justice of the Peace in and for said county Robert L. Hendricks and Rebecca J. Hendricks his wife and acknowledged that they signed sealed and delivered the foregoing to James B. Boucher on the day of its date for the purposes therein specified Given under my hand and seal this 7th day of October 1847

Henry Stanley J.P. Seal

Filed in the office of the clerk of the County Court of Limestone County State of Alabama for registration on the 8th day of October 1847. Teste Thomas G. Lyles Clerk

Recorded in deed book No. 7 pages 1135 & 1136. Teste Thomas G. Lyles Clerk

John Blackwood
& others
To & Deed
Eliza Jane Montgomery
Robert B. Montgomery

The State of Alabama Limestone County
Sheweth that we the undersigned John Blackwood James Blackwood of the County of Madison and William Malory and his wife Eliza Malory of the County of Benton in the State of Alabama and John Henderson and his wife Nancy and John Ewing and his wife Eliza of the County of Lincoln in the State of Tennessee for and in consideration of the sum of one dollar to us paid the receipt whereof is hereby acknowledged have this day granted bargained and sold and by these presents do grant bargain and sell and convey unto Eliza Jane Montgomery and Robert B. Montgomery of the County of Limestone in said State of Alabama Infant Children of Robert Montgomery all of our right title and claim of our undivided interest in a certain piece or parcel of land lying and being in the County of Limestone State of Alabama and known as the South East quarter of Section Nine in Township Three of Range four West to them the said Eliza Jane and Robert B. Montgomery and we do hereby grant bargain sell alien convey and convey unto the said Eliza Jane and Robert B. Montgomery the before mentioned premises with all the appurtenances thereto belonging to them and their heirs forever against ourselves or any person or persons holding or claiming under us, In testimony whereof we have hereunto set our hands and seals this 16th day of January 1847

Signed by Mr. Malory & wife
this 26th August 1847.

Wm. Malory Junior
W. P. Davis

John M. Ewing Seal
Mar. E. Ewing Seal
Nancy L. Henderson Seal
James Blackwood Seal
Wm. Malory Seal
E. J. Malory Seal
John L. Blackwood Seal
Margaret A. Blackwood Seal

State of Alabama Limestone County. Personally appeared before me Robert Austin Clerk of the County Court of said County the above named James Blackwood whose name is subscribed to the foregoing deed and acknowledged the signing sealing and delivery of the same to the said Eliza Jane and Robert B. Montgomery on the day and year therein mentioned Given under my hand and seal this 23rd day of January 1847 Robert Austin Seal

The State of Alabama Personally appeared before me A. A. Grosvenor an acting Justice of the Peace in and for Limestone County for the County of Limestone aforesaid John M. Ewing Mary E. Ewing's wife Benjamin Henderson and Nancy L. Henderson who acknowledged that they severally signed sealed and delivered the within deed on the day and year therein mentioned to the aforesaid Eliza Jane and Robert B. Montgomery and that the said Mary E. Ewing and Nancy L. Henderson being examined by me separately and apart from their said husbands who acknowledged that they signed sealed and delivered the said deed truly without any threats fear or compulsion from their said husbands Given under my hand and seal this 23rd day of March 1847.

A. A. Grosvenor Seal Justice of the Peace

State of Alabama Before me George W. Stane one of the Circuit Judges of the State of Alabama Benton County Personally came the above named William P. Davis who being duly sworn depose and say that he was present at the signing of the foregoing deed by William Malory and his wife E. J. Malory on the 26th day of August 1847 that he saw the said Wm. Malory and his wife E. J. Malory severally sign seal and deliver the foregoing deed on the said 26th day of August 1847 for the purposes therein contained to the said Eliza Jane Montgomery and the said Robert B. Montgomery for the purposes therein contained that he signed his name as witness thereto in the presence of the said William Malory and in the presence of the other subscribing witnesses unto William Malory Junior as signatory his name as a witness thereto in the presence of the said William Malory his wife E. J. Malory and in the presence of affiant and that the signature of the said William Malory E. J. Malory & of affiant of the other witnesses William Malory were all made on the said 26th day of August 1847 and at the same time signed sealed and delivered by the said Wm. & E. J. Malory as their deed W. P. Davis

Sworn to and subscribed before this 26th day of August 1847

Geo. W. Stane Circuit Judge

The State of Alabama Personally appeared before me William Morris an acting Justice of Madison County for the Peace in and for the County of aforesaid John Blackwood and Margaret A. Blackwood his wife who acknowledged that they severally signed sealed and delivered the within deed on the day and year therein mentioned to the aforesaid Eliza Jane and Robert B. Montgomery and the said Margaret A. Blackwood being examined by me separately and apart from her husband who acknowledged that she signed sealed and delivered the said deed truly without threat fear or compulsion from her said husband Given under my hand and seal this 5th day of August 1847.

Wm. Morris Seal

The State of Alabama Limestone County 3d John M. Ewing Clerk of the County Court of Madison County in the State of Alabama do hereby certify that William Morris whose name is affixed to his Certificate as a Justice of the Peace for Madison County and State of Alabama is and was at the date of his said Certificate a Justice of the Peace for said County & State duly qualified

In testimony whereof I have hereunto set my hand and affixed the seal of my office this fifth day of Oct 1847 J. M. Ewing

John M. Ewing Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama.

for registration on the 11th day of October 1847. Test Thomas & Lynd Clerk &c.
 Recorded in Deed Book No 7 pages 436 & 437. Test Thos & Lynd Clerk &c.

Turner P Holman wife Sarah A Holman
 To & Deed
 William H Harrison
 This indenture made this Eleventh day of October in the year one thousand eight hundred and forty seven between Turner P Holman and Sarah A Holman his wife of the County of Limestone in the State of Alabama of the one part and William H Harrison of the County of Limestone in the State of Alabama of the other part. Witnesseth that the said T P Holman & S A Holman 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, enfeoffed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, enfeoff, release convey and confirm unto the said Wm H Harrison, all that certain tract or parcel of land lying and being in the County of Limestone State of Alabama, being a part of the South West quarter of Section four, Township three & Range four West, and bounded as follows Commencing at a Stake known as the South West corner of a lot sold by James McLean to said Holman which is also the South East corner of a lot sold by said Holman to John Turentine and bearing Seventeen degrees North of East 53 poles & 7 links to a stake in S E Robertson's line thence South with said Robertson's line 8 poles to a stake thence twenty degrees South of West 27 poles & 12 links to a stake thence nine degrees North of West 25 poles & 21 links to the beginning and containing two Acres 7 1/2 poles more or less 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 Wm H Harrison his heirs and assigns forever and the said T P Holman 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 Wm H Harrison his heirs and assigns from and against themselves, and all and every person or persons claiming or holding under them the said Turner P Holman & S A Holman and also against the lawful title claim or demand of all and every person or persons whatsoever. In testimony whereof the said T P Holman & S A Holman have unto subscribe their names and affix their seals this day and year above written.

Turner P Holman
 Sarah A Holman
 The State of Alabama
 Limestone County } Personally appeared before me Thomas & Lynd Clerk of the County Court of Limestone County State of Alabama Turner P Holman & Sarah A Holman whose names appear signed to the foregoing deed, and severally acknowledged that they signed and acknowledged the same to the said Wm H Harrison for the purposes there in the said deed and year therein named and the said Sarah A Holman being by me examined separately and in part from her said husband & acknowledged that she gave & sealed and delivered the same freely and voluntarily without any partial or compulsion of her said husband. Given under my hand and seal this 11th day of October 1847.

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 11th day of October 1847. Test Thomas & Lynd Clerk
 Recorded in Deed Book No 7 page 438. Test Thomas & Lynd Clerk

J M Robertson
 To & Power atty
 Andrew M Williams

I know all men by these presents that I John M Robertson of the County of Simpson and State of Kentucky have made nominated and appointed and by these presents do nominate and appoint Andrew M Williams of the County of Limestone and State of Alabama my true and lawful attorney for me and in my name to receive my legacy of my Father's Estate (to wit) Robert Robertson died and do all things as fully in my name as regards the premises as I could do if I were personally present, by sale or otherwise. In witness I have hereunto set my hand and seal this 3rd day of April 1847.

J M Robertson Seal

In presence of
 Leroy M Foley
 R M Robertson

Simpson County, Ky. This day Leroy M Foley and R M Robertson appeared before James H Moore and George H Milkins two acting justices of the peace for the County of Simpson and State of Kentucky and made oath that the above power of Attorney was signed in our presence given under our hands this 2nd day of April 1847.

James H Moore J.P.

G H Milkins J.P.

Kentucky, Simpson County, Sec. 10

I, J. H. Baigian, Clerk of the County Court of said County do certify that the above named James H Moore & Geo H Milkins signed to the foregoing Certificate are justices of the peace in and for the State & County of said State that they are duly qualified & legally commissioned according to the laws & Constitution of said State & full faith & credit should be given to all their official acts as such.

In testimony whereof I have hereunto set my hand and affixed the seal of my office this 3rd day of April 1847.

J H Baigian Clerk

Kentucky Simpson County, Sec. 10

I, James H Milkins Presiding Justice of the Simpson County Court, do certify that the above named J H Baigian is Clerk of the Simpson County Court and that his attestation to the foregoing Certificate is in due form of law given under my hand and a private seal, having no public this 3rd day of April 1847.

James H Milkins J.P.

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 11th day of October 1847.

Test Thomas & Lynd Clerk

Recorded in Deed Book No 7 page 439

Test Thomas & Lynd Clerk

Samuel B Lowery
 To & Deed
 William H Harrison

This indenture made this Eleventh day of October in the year one thousand eight hundred and forty seven between Samuel B Lowery & Mary M B Lowery his wife of the County of Limestone in the State of Alabama of the one part and William H Harrison of the County and State of Alabama of the other part. Witnesseth that the said S B Lowery & M M B Lowery for and in consideration of the sum of six hundred and 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 H Harrison all that certain tract or parcel of land lying

of him the said Clinton Jones as husband, and of her the said Frances Ann Jones late Frances Ann Thack and widow and sole of Thomas H Thack deceased, in and to all and every the negro lands, tenements and real estate, whereof the said Thomas H Thack did herebefore possess, the same lying and being in the County of Limestone and State of Alabama with the following exception and reservation, the said Clinton and Frances Ann, Reserves to themselves the right to the use and occupation of the dwelling house and lots adjacent and on which said house is situated in the Town of Mossesville, Alabama, and in which they now reside they likewise reserve the right and privilege of procuring from off the down lands aforesaid, firewood, and all timber necessary for repairs, in and about the house and lots aforesaid. And the said Clinton and Frances Ann hereby further release their heirs Executors, administrators and assigns, grant license, release and forever quit claim the down interest of the said Frances Ann in and to the lands aforesaid and will forever warrant and defend the same against all and every person whomsoever claiming under them or any other persons. In Witness Whereof we have hereunto set our hands and affixed our seals, this August 24th 1847.

Test: Maddy Tate Dr

M. H. Walker

The State of Alabama I Charles B Gordon an acting Justice of the Peace in and for Limestone County, do certify that Clinton Jones, whose name appears to the within deed of Conveyance, a document signed and signed the same for and in consideration of the purposes therein named also Frances Ann Jones, separate and apart from her said husband, a document signed and signed the same without any fear or constraint from her said husband for and in consideration of the purposes therein named, Given under my hand and seal this 12th Octo 1847.

Chas. B. Gordon Justice of Peace

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for Legitimation on the 14th day of October 1847

Recorded in Dec. Book No 7 pages 1111 & 1112

Test: Thomas B. Lyons Clerk

Test: Thomas B. Lyons Clerk

James Mitchell
& Wife

To & Sealed

Daniel Barksdale

This Indenture made this sixteenth day of December in the year one thousand eight hundred and forty three between James S Mitchell his wife Caroline of the County of Limestone in the State of Alabama of the one part and Daniel Barksdale of said State & County of the other part Witnesseth that the said James S Mitchell his wife Caroline for and in consideration of the sum of seventy 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 grant bargain, sell, alien, convey, release, convey, and confirm unto the said Daniel Barksdale, 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 West quarter of Section two in Township three of Range four West in the County and State aforesaid and containing forty acres and sixty nine 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 Daniel Barksdale his heirs

and assigns forever, and the said James S Mitchell his wife Caroline 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 Daniel Barksdale his heirs and assigns from and against themselves all and every person or persons. Claiming or holding under them the said James S Mitchell his wife Caroline and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony Whereof the said James S Mitchell and his wife Caroline have subscribed their names and affixed their seals the day and year above written

Signed sealed and delivered in the presence of

Saml B. Lowry

James S Mitchell Seal

Caroline S. Mitchell Seal

The State of Alabama Personally appeared before me Thomas B. Lyons Clerk of the County Court of Limestone County, of the County aforesaid Saml B. Lowry the subscribing witness to the within deed and after being duly sworn saith that he was present when James S Mitchell and Caroline Mitchell signed sealed and delivered the said deed to the said Daniel Barksdale for the purposes therein specified and on the day and year therein named and that he signed his name as witness to the same in the presence of said parties and in the presence of each other Given under my hand and seal this 16th day of October 1847

Thomas B. Lyons Clerk

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for Legitimation on the 16th day of October 1847

Test: Thomas B. Lyons Clerk

Recorded in Dec. Book No 7 pages 1112 & 1113

Test: Thomas B. Lyons Clerk

Isaac James

his deed

John H. David

This Indenture made this twenty fifth day of Octo 1847 between Isaac James of the first part and John H. David of the second part. All of the County of Limestone Witnesseth that whereas the said John H. David this day became the purchaser he being the highest bidder for the same of the following described tract of land, lying and being in the County aforesaid & State of Alabama and known and described as follows (to wit) The East 1/2 of the N.W. 1/4 Section 14 Township 3 Range 5 West containing 80 3/4 acres and one acre of ground round about the tolls together with all the appurtenances thereto belonging for the sum of one hundred dollars to him in hand paid, the same sold by me as above pursuant to a deed in trust dated the 20th day of December 1846, and Executed by Elias H. Minsett and Jane Minsett his wife, Susan Stephenson and Isaac James & duly recorded in the County Court Clerk's office of said County, now therefore in consideration of the premises he the said Isaac James, hath granted, bargained and sold by these presents doth grant bargain and sell unto him the said John H. David, his heirs & assigns all such right title claim of said Elias H. Minsett in & to said land as is vested in him the said Isaac James by virtue of said deed in trust & all such interest and title to said land as he the said James, might and lawfully convey by virtue of said deed in trust & name of his title whatsoever. In testimony Whereof I have hereunto set my hand and seal

Isaac James Seal

The State of Alabama Personally appeared before me Thomas B. Lyons Clerk of the County Court of Limestone County, of the County aforesaid Isaac James and

acknowledged that he signed sealed and delivered the foregoing deeds to the said John H. Harris for the purposes therein specified and on the day and year therein named. Given under my hand and seal this 25th day of October 1827

Thomas G. Lyons Esq

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 25th day of October 1827

Teste Thomas G. Lyons Clerk

Recorded in Head Book No 7 Pages 1143 & 1144

Teste Thomas G. Lyons Clerk

Bank Commissioners of the State of Alabama, Limestone County to wit

To & Sec'd

George S. Houston

This indenture of grant bargain sale made and entered into this fifteenth day of September Eighteen hundred and forty seven between Francis S. Lyon, Clement C. Lay & William Cooper Commissioners and Trustees to manage the affairs of the Bank of the State of Alabama & its several branches by an act of the last session of the Legislature of this State (Alabama) which act is referred to for the purposes of having their characters of said and their powers of the first part & George S. Houston of said County of the second part. Witnesseth that for and in consideration of the sum of seven hundred and sixteen dollars paid to the parties of the first part Commissioners to manage the Branch of the State of Alabama at Decatur and in the name of said Branch Bank and hereby grant bargain sell & convey unto said George S. Houston his heirs & assigns in fee simple title all the right title & claim which the Branch of the Bank of the State of Alabama at Decatur has into or touching the following lands in the County and State aforesaid to wit the North East quarter Section of Section Nine of Township four of Range four West of Mountville and all of Section Number ten of Range four & Township four all West of Mountville with the exception of forty acres in the North East Corner of said Section in a square and also forty three tenths of an acre containing one hundred and a cross lying on the East side of Swan Creek & with this above exceptions all the title said Bank has to the land first above described is hereby conveyed to said George S. Houston his heirs & assigns forever but said Commissioners do expressly hereby provide that on the part of said Branch Bank & also on their own parts they do make no warranty whatever as by the act of the State they have no power to divide the Bank and as they do not intend to bind themselves nor to act in their private or personal capacities said Houston is also to pay and discharge all cost that is or may be incurred in a suit now pending in the Circuit Court of Limestone County Alabama of said Branch Bank & A. Montgomery and also the attorney fees of R. K. Bryant & R. C. Brickell & all other expenses in & about said suit, in testimony whereof which the said Commissioners have hereunto set their names & the seal of said Branch Bank

W. Cooper Esq

W. Cooper Esq

Teste Fred State

C. C. Lay Esq

The State of Alabama Personally appeared before me Henry Stanley Clerk of the Circuit Limestone County & Clerk of said County the foregoing named W. Cooper & Clement C. Lay two of the makers of said deed & acknowledged that they signed and gave the seal of the Branch of the Bank of the State of Alabama at Decatur to be affixed to said deed & delivered it on the day of the date thereof for the purposes therein contained. In witness of all which I have hereunto set my hand & the seal of my said office as Clerk of said Court this fifteenth day of September 1827

H. Stanley Clerk C C

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 25th day of September 1827

Teste Thomas G. Lyons Clerk

Recorded in Head Book No 7 Page 1144

Teste Thomas G. Lyons Clerk

John S. Menzies

To & Sec'd

Thomas A. Strange

William Harris

This indenture made this fifth day of June in the year of our Lord 1827 between John S. Menzies of the first part Thomas A. Strange of the second part and William Harris of the third part (Whereas the said John S. Menzies and William Harris) in a note of hand with the said John S. Menzies bearing date the 6th day of June 1827 and due twelve months after date, manifestly appears, which said John S. Menzies is willing and desirous to secure, Now this indenture Witnesseth that for and in consideration of the sum of one dollar to the said John S. Menzies in hand paid by the said Thomas A. Strange and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged by the said John S. Menzies hath given granted bargain sold released and confirmed and by these presents doth give grant bargain sell release and confirm to the said Thomas A. Strange his heirs and assigns forever all of my growing Cotton crop together with the following personal property to wit one two horse waggon one Bay horse one Colt six head of Cattle thirty head of Stock hogs together with all my iron tools and kitchen furniture all the personal property hereby conveyed unto the said Thomas A. Strange his heirs & assigns forever to the only purpose of the said Thomas A. Strange his heirs & assigns forever and the said John S. Menzies for himself his heirs & assigns forever covenants promises and agrees to and with the said Thomas A. Strange his heirs & assigns in manner and form following that is to say that the said John S. Menzies his heirs & assigns said Cotton crop and all the personal property hereby conveyed to the said Thomas A. Strange his heirs & assigns forever against all persons whatever shall and law warrant and forever defend by these presents before truth nevertheless that the said Thomas A. Strange his heirs & assigns shall permit the said John S. Menzies to remain in quiet and peaceable possession of the said Cotton crop and all the personal property hereby conveyed and take the profits to his own use until default be made in the payment of the said sum of one hundred and sixteen dollars either in the whole or in part and thereupon this further trust that the said Thomas A. Strange his heirs & assigns shall and will so soon after the happening of such default of payment as he or his heirs & assigns may think proper or the said William Harris his heirs & assigns shall request sell the said Cotton crop together with the aforesaid personal property hereby conveyed or such part of the hereby granted property as the said Thomas A. Strange or his representatives hereby authorized to do shall think sufficient for the purposes 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 his or their discretion and given thirty days notice thereof in one or more newspapers printed in Athens and also notified the same by advertisement to be set up at the door of the Court house in the County of Limestone thirty days previous to the day of sale and out of the monies arising from such sale shall after satisfying the charges thereof and all other expenses attending the premises pay to the said William Harris and Harris their Executors administrators or assigns the said sum of one

East 1/2 N E 1/4 Sec 32 T 2 N 6 E. South 1/2 of the East half Sec 32 T 2 N 6 E. and also a cross of the West half N E 1/4 Sec 32 T 2 N 6 E. Most in all (more hundred 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 party of the second part, his heirs and assigns forever, and the said parties of the first part, for themselves their heirs executors and administrators do hereby and in consideration of the premises do grant and lawfully defend the title to the above described and hereby granted premises unto 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 parties of the first part and also against the lawful title claim or demand of all and every person or persons whatsoever. In testimony whereof the said parties of the first part, hereunto subscribe their names and affix their seals the day and year above written signed sealed and delivered in presence of

James L. Malone (JL)
Elijah H. Malone (EHL)
The State of Alabama }
Linestone County } Personally appeared before me Thomas G. Lynd Clerk of the County Court of the County aforesaid the within named James L. Malone and Elijah H. Malone and severally acknowledged that they signed sealed and delivered the within deed to the said Presly H. Hobbs for the purposes therein specified and on the day and year therein named and the said Elijah H. Malone being by me examined separate and apart from her said husband acknowledged that she signed sealed and delivered the same freely and voluntarily without any fear threat or compulsion of her said husband Given under my hand and seal this 8th day of November 1847

Filed in the Office of the Clerk of the County Court of Linestone County State of Alabama for registration this 8th day of November 1847
Teste Thomas G. Lynd Clerk
Recorded in Deed Book No 7 pages 1117 & 1118
Teste Thomas G. Lynd Clerk

Arion Redus wife } This indenture made and entered into this 22nd day of September 1847
To 3 Deed } Between Arion Redus & Lucy A. Redus his wife of the County of Monroe State
Samuel Tanner } of Mississippi of the one part and Samuel Tanner of the other part, witnesseth that for and in consideration of the sum of Five hundred dollars to them in hand paid the receipt whereof is hereby acknowledged both this day bargained sold aliened conveyed and conveyed unto the said Samuel Tanner all the interest right title or claim (being one fourth) which they have to that certain lot or parcel of ground known in the plan of the town of Athens Alabama as lot number twenty seven which points to the South West Corner of the public square in said town To have and to hold the above described and hereby granted lot or parcel of land with the appurtenances thereto belonging or in anywise appertaining unto the said Samuel Tanner his heirs and assigns forever, and the said Arion Redus & Lucy A. Redus his wife for themselves their heirs executors and administrators do hereby and lawfully defend the title to the above described and hereby granted premises unto the said Samuel Tanner his heirs and assigns from and

against themselves and all and every person claiming or holding under them the said Arion Redus & Lucy A. Redus 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 Arion Redus & Lucy A. Redus have hereunto set their hands and seals the day and date above written
Signed sealed and delivered in presence of
Elijah H. Malone
Lucy A. Redus (LAR)
Arion Redus (AR)

Wm. J. Sedford
L. M. Redus
The State of Alabama } Personally appeared before me Thomas G. Lynd Clerk of the County Court of Linestone County 3 County Court of the County aforesaid, Alexander Sedford one of the subscribing witnesses to the within deed and after being duly sworn said that he was present when the within named Arion Redus signed sealed and delivered the same for the purposes therein specified and on the day and year therein named, Given under my hand and seal this 22nd day of September 1847
Thomas G. Lynd (TGL)

The State of Alabama } Personally appeared before me Thomas G. Lynd Clerk of the County Court of Linestone County 3 County Court of the County aforesaid, Alexander Sedford one of the subscribing witnesses to the within deed and after being duly sworn said that he was present when the within named Arion Redus signed sealed and delivered the same for the purposes therein specified and on the day and year therein named and that he signed his name as witness to the same in the presence of said Arion Redus and in the presence of the other two subscribing witnesses and that they also signed their names in his presence and in the presence of each other, Given under my hand and seal this 12th day of November 1847
Thomas G. Lynd (TGL)
Filed in the Office of the Clerk of the County Court of Linestone County State of Alabama for registration on the 12th day of November 1847
Teste Thomas G. Lynd Clerk

Recorded in Deed Book No 7 pages 1118 & 1119
Teste Thomas G. Lynd Clerk

Logan Stephenson } This indenture made this 15th day of November 1847 between Logan
& wife } Stephenson & Mary Stephenson his wife of the one part & Jesse Seal of
To 3 Deed } the other part all of the County of Linestone State of Alabama witnesseth that the said Logan Stephenson & Mary Stephenson his
Jesse Seal } wife for and in consideration of Five 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 Jesse Seal all that certain tract or parcel of land lying and being in the County of Linestone State of Alabama and known and designated as the South West quarter of Section No 16 in Township No three in Range No 6 West containing one hundred and fifty nine & 25/100 acres To have and to hold the above described tract or parcel of land with the appurtenances thereto belonging or in anywise appertaining unto the said Jesse Seal his heirs and assigns forever, and the said Logan Stephenson & Mary Stephenson his wife for themselves their heirs executors and adminis

trators, do warrant and will forever defend the title to the above described and hereby granted premises unto the said Jesse Seal, his heirs and assigns from and against themselves and all and every person claiming or holding under them the said Logan Stephenson & Mary Stephenson his wife 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 Logan Stephenson & Mary Stephenson his wife have hereunto set their hands & seals the day above written

Signed sealed & delivered in presence of
N. L. Malone

Logan Stephenson Seal
Mary Stephenson Seal
Mark

The State of Alabama Personally appeared before me N. L. Malone a Justice of the Limestone County & in and for the aforesaid County the above named Logan Stephenson & Mary Stephenson his wife. Who acknowledged that they severally signed sealed and delivered the foregoing deed on the day and year therein mentioned to the aforesaid Jesse Seal and the said Mary Stephenson being by me privately examined apart from her husband acknowledged that she signed sealed and delivered without fear threats or compulsion of her said husband. Given under my hand and seal

N. L. Malone

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 16th day of November 1827

Teste Thomas & Lyus Clerk

Recorded in Deed Book No 7 pages 449 & 450

Teste Thomas & Lyus Clerk

Howell & Featherston This Indenture made this 16th day of November in the year one thousand eight hundred and forty seven between Howell & Featherston Thomas & Lyus Clerk of the County of Limestone in the State of Alabama of the one part and Samuel Stamer of the other part, Witnesseth that the said Howell & Featherston 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 given granted bargained sold aliened enfeoffed release conveyed and confirmed and by these presents do give grant bargain sell alien enfeoff release convey and confirm unto the said Samuel Stamer all that certain lot of land lying and being in the Town of Athens and Merion & designated as lot No. Seventy seven in the plan of said Town. 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 Samuel Stamer his heirs and assigns forever. And the said Howell & Featherston 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 Samuel Stamer his heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said Howell & Featherston. And also against the lawful title claim or demand of all and every person or persons (Whomsoever) claiming or holding under the Government of the United States. In testimony Whereof the said Howell & Featherston have hereunto subscribe his

name and affix his seal the day and year above written

Howell & Featherston

Signed sealed and delivered in presence of

The State of Alabama Personally appeared before me Thomas & Lyus Clerk of the County Court Limestone County & of the County aforesaid Howell & Featherston and acknowledged that he signed sealed and delivered the within deed to the said Samuel Stamer for the purposes therein specified and on the day and year therein named. Given under my hand and seal this 16th day of November 1827

Thomas & Lyus Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 16th day of November 1827

Teste Thomas & Lyus Clerk

Recorded in Deed Book No 7 pages 450 & 451

Teste Thomas & Lyus Clerk

Peterson Stamer & This Indenture made this 16th day of November in the year one thousand eight hundred and forty seven between Peterson Stamer Sarah & Stamer his wife of the County of Limestone in the State of Alabama of the one part and Samuel Stamer of the other part, Witnesseth that the said Peterson Stamer Sarah & Stamer for and in consideration of the sum of Three hundred dollars to them in hand paid the receipt Whereof is hereby acknowledged has this day given granted bargained sold aliened enfeoffed release conveyed and confirmed and by these presents do give grant bargain sell alien enfeoff release convey and confirm unto the said Samuel Stamer all that certain lot of land lying and being in the Town of Athens and Merion & described in the plan of said Town as lot No. Twenty seven. 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 Samuel Stamer his heirs and assigns forever. And the said Peterson Stamer & Sarah & Stamer 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 Stamer his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Peterson Stamer & Sarah & Stamer 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 Peterson Stamer & Sarah & Stamer have hereunto subscribe their name and affix their seals the day and year above written

Signed sealed and delivered in the presence of

Peterson Stamer

Sarah & Stamer

The State of Alabama

Limestone County Personally appeared before me Thomas & Lyus Clerk of the County Court of the County aforesaid the within named Peterson Stamer and Sarah & Stamer and acknowledged that they signed sealed and delivered the within deed to the said Samuel Stamer for the purposes therein specified and on the day and year therein named. And the said Sarah & Stamer being by me examined separately and apart from her husband that she signed sealed and delivered the same freely and voluntarily without any force threat or compulsion of her said husband. Given under my hand and seal this 16th day of November 1827

Thomas & Lyus Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 16th day of November 1827

Teste Thomas & Lyus Clerk

Recorded in Deed Book No 7 pages 451 & 452

Henry Stanley & His Wife
To & Deed Jonathan J. Vasser
This Indenture made this sixth day of October in the year one thousand eight hundred and forty five between Henry Stanley and Francis M. Stanley of the County of Simestone in the State of Alabama of the one part and Jonathan J. Vasser of the other part. Witness that the said Henry Stanley for and in consideration of of the sum of fifty dollars to him 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 Jonathan J. Vasser, all that certain lot of land lying and being in the Town of Athens, Alabama and designated in the plan of said Town as Lot No. Eighty three (83) containing one acre more or less, lying in the County and State aforesaid, 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 J. J. Vasser, his heirs and assigns forever. And the said Henry and Francis M. Stanley 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 J. J. Vasser, his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Henry and Francis M. Stanley and also against the lawful title, claim or demand of all and every person or persons whatsoever. In testimony whereof the said Henry and Francis M. Stanley have hereunto subscribed their names and affixed their seals the day and year above written.

The State of Alabama
Simestone County } This day personally appeared before me James Taylor an acting justice of the peace in and for said County, Henry Stanley and Francis M. Stanley his wife and severally acknowledged the signing, sealing and delivering the foregoing deed to Jonathan J. Vasser on the day of its date for the purposes therein specified. Given under my hand and seal this 6th day of October 1845.

James Taylor J.P. Seal

Filed in the Office of the Clerk of the County Court of Simestone County State of Alabama for Registration on the 17th day of November 1847

Teste Thomas G. Lyles Clerk

Recorded in Deed Book No 7 page 1152

Teste Thomas G. Lyles Clerk

Jonathan J. Vasser & His Wife
To & Deed Samuel Tanner
This Indenture made this 17th day of November in the year one thousand eight hundred and forty seven, between Jonathan J. Vasser of this County of Simestone in the State of Alabama of the one part and Samuel Tanner of the other part. Witness that the said Jonathan J. Vasser 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, enfeoffed, released, conveyed and confirmed and by these presents do give

grant, bargain, sell, alien, enfeoff, release, convey, and confirm unto the said Samuel Tanner all that certain lot of land lying and being in the Town of Athens Simestone County Alabama and known and designated in the plan of said Town as Lot No. Eighty three (83) containing one acre more or less, 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 Samuel Tanner his heirs and assigns forever and the said Jonathan J. Vasser 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 Samuel Tanner, his heirs and assigns from and against himself and all and every person, or persons claiming or holding under him the said Jonathan J. Vasser, and also against the lawful title claim or demand of all and every person or persons whatsoever. In testimony whereof the said Jonathan J. Vasser hath hereunto subscribed his name and affixed his seal the day and year above written.

J. J. Vasser Seal

The State of Alabama } Personally appeared before me Thomas G. Lyles Clerk of the Simestone County } County Court of the County aforesaid Jonathan J. Vasser whose name is signed to the within deed and acknowledged that he signed sealed and delivered the same to the said Samuel Tanner for the purposes therein specified and on the day and year therein named. Given under my hand and seal this 17th day of November 1847

Thomas G. Lyles Clerk

Filed in the Office of the Clerk of the County Court of Simestone County State of Alabama for Registration on the 17th November 1847. Teste Thomas G. Lyles Clerk

Recorded in Deed Book No 7 page 1152 & 1153.

David Collyer & His Wife
To & Deed John H. Elliott
This Indenture made this ninth day of November in the year one thousand eight hundred and forty six between David Collyer of the County of Madison in the State of Alabama of the one part and John H. Elliott of the County of Simestone in said State of the other part. Witness that the said David Collyer 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, 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. Elliott all those certain tracts or parcels of land, lying and being in the County of Simestone and State aforesaid and known as the south 1/2 of the South 1/2 of the East 1/2 of the South West 1/2 of Section 14 of Township 3 Range 1 West containing 20 acres more or less. Also the NW 1/4 of the N 1/2 of the E 1/2 of the NW 1/4 of Township 3 Range 1 West containing 20 acres more or less. Also the South 1/2 of the West 1/2 of the South West 1/2 of Section 14 of Township 3 Range 1 West containing 20 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 John H. Elliott his heirs and assigns forever. And the said David Collyer 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. Elliott his heirs and assigns

from and against themselves and all and every person or persons claiming or holding under them the said David Ellis his heirs and also against the lawful title claim or demand of all and every person or persons whomsoever in testimony whereof the said David Ellis has hereunto subscribed his name and affixed his seal the day and year above written
Signed sealed and delivered in the presence of
David Ellis Seal

John B Eldridge
The State of Alabama } Before me John B Eldridge Clerk of the Circuit Court of the County of Madison County } of Madison in the State of Alabama, this day personally appeared David Ellis and acknowledged he had signed sealed and delivered the within deed of conveyance to the within named John H Elliott on the day and year therein specified

In testimony whereof I have hereunto subscribed my name, and affixed the seal of my office at office in Huntsville this 9th day of November A.D. 1846
71st Year of American Independence
John B Eldridge C.C.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 20th day of November 1847

Teste Thomas B Tyus Clerk
Recorded in Deed Book No 7 pages 1153 & 1154

David Ellis
To S Woods
John H Elliott
This Indenture made this 11th day of November in the year one thousand eight hundred and forty six between David Ellis of the County of Madison in the State of Alabama of the one part and John H Elliott of the County of Limestone and State aforesaid of the other part, Witnesseth that the said David Ellis for and in consideration of the sum of thirty five dollars, to him in hand paid the receipt whereof is hereby acknowledged, has this day given granted bargained sold aliened enfeofed, Released, Conveyed, and Confirmed and by these presents do give grant, bargain sell alien enfeof, Release Convey and Confirm unto the said John H Elliott all those certain tracts or parcels of land, lying and being in the County of Limestone and State aforesaid and known as the west half of the North West quarter of section twenty three Township No 3 of Range 4 West containing 80 acres more or less also the South half of the West half of the NE 1/4 of section No fifteen of Township No 5 of Range No 3 West containing 40 acres more or less to have and to hold the above described lands with the tenements and appurtenances thereunto belonging as in anywise appertaining unto the said John H Elliott his heirs and assigns forever, and the said David Ellis 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 Elliott his heirs and assigns from and against themselves and all and every person claiming or holding under them the said David Ellis, and also against the lawful title claim or demand of all and every person or persons whomsoever in testimony whereof the said David Ellis has hereunto subscribed his name and affixed his seal the day and year above written
David Ellis Seal

signed sealed and delivered in the presence of
John B Eldridge

The State of Alabama } Before me John B Eldridge Clerk of the Circuit Court of the County of Limestone County } of Madison in the State of Alabama, this day personally appeared David Ellis and acknowledged he had signed sealed and delivered the within deed of conveyance to the within named John H Elliott on the day and year therein specified In testimony whereof

I have hereunto set my hand and affixed the seal of my office at office in Huntsville this 9th day of November A.D. 1846 & 71st Year of American Independence,

John B Eldridge Clerk C.C.
Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 20th day of November 1847 Teste Thomas B Tyus Clerk
Recorded in Deed Book No 7 pages 1153 & 1154

William A Gileland
Mife
To S Woods
Benjamin H Hubbard

This Indenture made this nineteenth day of November in the year one thousand eight hundred and forty seven between William A Gileland and Mary E R Gileland his wife of the County of Morgan in the State of Alabama of the one part and Benjamin H Hubbard of the other part, Witnesseth that the said William A Gileland & Mary E R Gileland 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, enfeofed, Released, Conveyed and Confirmed, and by these presents do give grant, bargain sell alien enfeof, Release Convey and Confirm unto the said Benjamin H Hubbard, all that certain lot of land lying and being in the County of Limestone part of M & S 24 T 3 R 4 West, beginning at the corner of B. H. Hubbards lot running 2 1/2 Chains west thence North ten Chains 40 links to Elkton Road, thence along said road to said Hubbards Corner thence 17 poles to the beginning containing one acre and forty four poles to have and to hold the above described lot with the tenements and appurtenances thereunto belonging in anywise appertaining unto the said Benjamin H Hubbard, his heirs and assigns forever, and the said party of the first part 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 Benjamin H Hubbard his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said party of the first part, and also against the lawful title claim or demand of all and every person or persons whomsoever in testimony whereof the said William A Gileland and Mary E R Gileland 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
William A Gileland Seal
Mary E R Gileland Seal
The State of Alabama } Personally appeared before me Thomas B Tyus Clerk of the County Court of the County of Limestone County of the County of Limestone and State aforesaid the within named William A Gileland and Mary E R Gileland and severally acknowledged that they signed sealed and delivered the within deed to the said Benjamin H Hubbard for the purposes therein specified and on the day and year therein named and the said Mary E R Gileland being by me examined separately and apart

from her said husband acknowledged that she signed sealed and delivered the same freely and voluntarily without any fear threats or compulsion of her said husband Given under my hand and seal this 30th day of November 1827

Thomas G. Lyons Esq.

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 30th day of November 1827

Teste Thomas G. Lyons Esq.

Recorded in Deed Book No 7 page 415-5 Teste Thomas G. Lyons Clerk

John L. Beard & wife
No 3 10000
Robert B. Allen
This Indenture made this 15th day of November one thousand eight hundred and forty seven, between John L. Beard and Lavina Beard his wife of the County of Limestone and State of Alabama of the one part and Robert B. Allen of the other part. Witnesseth, That the said John L. Beard and Lavina Beard 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 and confirmed and by these presents do give, grant bargain sell alien convey and confirm unto the said Robert B. Allen all of a certain tract or parcel of land lying and being in the County of Limestone and State of Alabama and known as the E¹/₂ of N¹/₂ E¹/₂ Section 22 T¹/₂ R¹/₂ M¹/₂ and the S¹/₂ of E¹/₂ of N¹/₂ E¹/₂ of Section 22 T¹/₂ R¹/₂ M¹/₂ and the N¹/₂ of N¹/₂ E¹/₂ of Section 22 T¹/₂ R¹/₂ M¹/₂ and the S¹/₂ of N¹/₂ E¹/₂ of Section 22 T¹/₂ R¹/₂ M¹/₂ containing one hundred and sixty and 3/400 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 Robert B. Allen his heirs and assigns forever and the said John L. Beard and Lavina Beard 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 Robert B. Allen his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John L. Beard and Lavina Beard his wife and also against the lawful title claim or demand of all and every person or persons whatsoever. In testimony whereof the said John L. Beard and Lavina Beard his wife have hereunto subscribed their names and affixed their seals the day and date above written.

Signed sealed and delivered in the presence of
N. C. Malone JP

John L. Beard Esq.
Lavina Beard Esq.
Mark

The State of Alabama
Limestone County This day personally appeared before me N. C. Malone an acting Justice of the Peace in and for the County of Limestone the above named John L. Beard and Lavina Beard who acknowledged that they signed sealed and delivered the above or within deed on the day and year therein named to the aforesaid Robert B. Allen and Lavina Beard acknowledged on a private examination separate and apart from her

husband John L. Beard that she signed sealed and delivered the within deed as her voluntary act and deed freely without fear threats or compulsion of her husband John L. Beard Given under my hand and seal this the twentieth day November one thousand eight hundred and forty seven (1847) N. C. Malone JP
Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 21st day of November 1847

Teste Thomas G. Lyons Clerk

Recorded in Deed Book No 7 page 416-17

Teste Thomas G. Lyons Clerk

Thomas A. Nelson & wife
No 3 10000
George S. Houston
This Indenture made this the 11th day of May 1847, between Thomas A. Nelson and Miriam N. Nelson his wife of the County of Limestone and State of Alabama of the first part and George S. Houston of the other part. Witnesseth that for and in Consideration of the sum of Four hundred dollars in hand paid to the parties of the first part by the said George S. Houston on the day and date above written the receipt of which is now hereby acknowledged they the said Thomas A. Nelson and Miriam N. Nelson his wife has this day bargained sold and conveyed, and by these presents do bargain sell and convey unto the said George S. Houston all that certain parcel or lot of land, lying and being in the Town of Athens and known in the plan of David Town as lot No 40 of 100 to have and to hold the said lot with all the appurtenances thereto belonging or in anywise appertaining unto the said George S. Houston and assigns forever and the said parties of the first part for themselves their heirs their Executors and administrators do hereby convey such title and only such title as is in them vested by a Deed made on the 11th day of September 1845, by said George S. Houston for Margaret N. Bristol to the aforesaid Thomas A. Nelson In witness whereof the parties of the first part have hereunto set their hands and seals the day and date first above written.

Thomas A. Nelson Esq.

Miriam N. Nelson

The State of Alabama
Limestone County Personally appeared before me Frederick B. Nelson Judge of the County Court of said County, Thomas A. Nelson and Miriam N. Nelson his wife and acknowledged their signatures to the foregoing deed, Given under my hand and seal this the 28th day of May 1847.

F. B. Nelson Esq.

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 30th day of November 1847

Teste Thomas G. Lyons Clerk

Recorded in Deed Book No 7 page 415-7

Teste Thomas G. Lyons Clerk

Benjamin Levinell & wife
No 3 10000
Mary L. Thera Levinell
Know all men by these presents That I Mary L. Thera Levinell of the County of Limestone and State of New Hampshire for and in Consideration of the sum of Five hundred dollars and cents to me paid by Benjamin Levinell the receipt whereof I do hereby acknowledge, have remised, released, and forever quit claimed and do by these presents, remise release and forever quit claim unto the said Benjamin Levinell his heirs and assigns forever one undivided third part of all the following described tracts or parcels of land lying and being in the County of Limestone and State of Alabama to wit the East half of the East quarter of Section thirty five in Township

in Township No 2 (2) of Range 11 West. Containing Eighty acres and the of an acre also a part of the North East quarter of Section thirty five (35) in the same Township and Range which part is situated in the South East Corner of said quarter section and running North with the line one hundred and fifty yards thence East seventy two yards thence South one hundred and fifty yards thence East to the beginning containing two acres more or less. The South East half of the West half of the South West quarter of Section No thirty one (31) in Township No 2 (2) of Range four West (14) Containing thirty nine acres and the of an acre. The South East quarter of the South West half of Section thirty one (31) in the same Township and Range (14) Containing forty acres the South half of the East half of the South West quarter of Section Nine (9) Township five (5) of Range four West (14) Containing forty acres, the West half of the North East quarter of Section twelve (12) in Township three (3) of Range five (5) West. Containing Eighty acres. The South half of the West half of the South West quarter of Section Nine (9) in Township five (5) of Range four West. (14) Containing forty acres. The West half of the North East quarter of Section twenty (20) and the West half of the South East quarter of Section twenty nine (29) in Township three (3) of Range four West (14) Containing one hundred and sixty acres. The North West quarter of Section seven (7) in Township three (3) of Range four West (14) Containing one hundred and sixty acres and the North half of the West half of the North West quarter of Section six (6) in Township three (3) of Range four West (14) Containing forty acres and the of an acre all of which tracts of land were deeded by the said Benjamin Devine to me, the said Mary L. Devine as by his the said Ben's Deed of the twenty fourth day of October A.D. 1844. To have and to hold the same, together with all the privileges and appurtenances thereunto belonging to him the said Benjamin Devine and his heirs and assigns forever and I hereby engage to warrant and defend the same against all Claims arising by from or under me in Consideration of said do hereby relinquish my right of dower in the before mentioned premises, in writing whereof I have hereunto set my hand and seal this twelfth day of January in the year of our Lord one thousand eight hundred and forty six

Mary L. Devine

signed sealed and delivered in presence of Ruth M. Craig
Oliver Nelson
State of New Hampshire, Heene Jan 15th 1846. Then the said
Cheshire ss. 3 Mary L. Devine personally appeared and acknowledged the foregoing instrument to be her voluntary act and deed
Before me John H. Fuller justice of the peace
State of New Hampshire, Cheshire ss.

I Leonard Resio Clerk of the Superior Court of Judicature of said State in and for said County do hereby Certify that John H. Fuller whose name is subscribed to the Certificate of acknowledgment of the within instrument is a Justice of the Peace within and for said County of Cheshire duly commissioned and sworn and authorized to take the acknowledgments of deeds in said County according to law and that his signature to this instrument and subscribed to said Certificate is in my belief genuine

In testimony whereof I have hereunto set my hand and affixed the seal of said Court this fifteenth day of January A.D. 1846
Leonard Resio Clerk
Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 6th day of December 1847
Jesse Thomas & Lyne Clerk
Recorded in Dead Book No 7 pages 447, 448 & 449 Jesse Thomas & Lyne Clerk

J. A. Wilson
In the Court
Richardson & Devine

Know all men by these presents That we James Wilson and Aaron Wilson joint both of Heene in the County of Cheshire and State of New Hampshire for and in Consideration of the sum of Three thousand Five hundred dollars to us in hand paid by Over Dickerson and Benjamin Devine both of said Heene in said County of Cheshire and State of New Hampshire the Receipt whereof we do hereby acknowledge have received released and forever quit claimed and do by these presents release release and forever quit claim unto the said Over Dickerson and Benjamin Devine their heirs and assigns forever all our right title to two undivided third parts of the following described tracts or parcels of land lying and being situate in the County of Limestone and State of Alabama to wit: The East half of the South East quarter of Section thirty five (35) Township No 2 (2) Range four (4) West. Containing Eighty acres and the of an acre also part of the North East quarter of Section thirty five (35) Township No 2 (2) of Range four (4) West. Which part is situated in the South East Corner of said quarter beginning at said Corner and running North with the line one hundred and fifty yards thence West seventy two yards thence South one hundred and fifty yards thence East to the beginning containing two acres more or less. The South East quarter of the South West half of Section thirty one (31) in Township No 2 (2) of Range four (4) West. The North half of the East half of the North West quarter of Section six (6) in Township three (3) of Range four (4) West. The North West quarter of Section seven (7) in Township three (3) of Range four (4) West. The North half of the West half of the North West quarter of Section six (6) in Township three (3) of Range four (4) West. The South half of the West half of the South West quarter of Section thirty one (31) in Township No 2 (2) of Range four (4) West. The West half of the South West quarter of Section fourteen (14) Township five (5) of Range four (4) West. The West half of the North East quarter of Section twenty (20) and the West half of the South East quarter of Section twenty nine (29) the two pieces last above described being in Township three (3) of Range four (4) West. The South half of the West half of the South West quarter of Section nine (9) Township five (5) Range four (4) West. A lot or parcel of land lying and being situate in the Town of Moscowville Aram and described in the plan of said Town as lot No nine (9) The North half of the South West quarter of Section nine (9) Township five (5) Range four (4) West. The South half of the East half of South West quarter of Section No nine (9) in Township five (5) Range four (4) West. The West half of the North East quarter of Section twelve (12) Township three (3) Range five (5) West. The East half of the South East quarter of Section seven (7) in Township three (3) Range four (4) West. All of which tracts or parcels of land were purchased by James Wilson Aaron Wilson and Benjamin Devine and deeds thereto taken jointly in their names. To have and to hold the same together with all the privileges and appurtenances thereunto belonging to them the said Over Dickerson and Benjamin Devine their heirs and assigns forever and we do hereby engage to warrant and defend the same against all Claims arising by from or under us except any Claims as in and to the contrary have been made or created by the said Benjamin Devine and

attorney from us or either of us, and also excepting such incumbrances as the said Aaron Wilson Jr. may have made to the said Owen Dickerson as collateral security in writing, whereof we have herewith set our hands and seals this ninth day of January in the year of our Lord one thousand eight hundred and forty six.

Witness our hand and seal in presence of

O. Heaton

John Wilson

Aaron Wilson

State of New Hampshire, Cheshire ss. 3 Recd. Jan'y 9th 1846. Then the said James Wilson & Aaron Wilson personally appeared and acknowledged the foregoing instrument to be their voluntary act and deed, before me O. Heaton Justice of the Peace State of New Hampshire, Cheshire ss.

I Leonard Bisco Clerk of the Superior Court of Judicature of said State in and for said County of Cheshire do hereby certify that Oliver Heaton, whose name is subscribed to the Certificate of Acknowledgment of the within instrument and thereunto written was at the time of taking said Acknowledgment a Justice of the Peace within and for said County of Cheshire of Cheshire duly Commissioned and sworn and authorized to take said Acknowledgment according to Law and that his signature aforesaid is in my belief genuine. In testimony whereof I have hereunto set my hand and affixed the seal of said Court at Keene in said County

this twelfth day of January A.D. 1846 Leonard Bisco. Clerk Filed in the Office of the Clerk of the County Court of Cheshire County State of New Hampshire on the 6th day of December 1847. State Thomas S. Lyons Clerk Recorded at Wood Brook N.H. Jan'y 11th 1846 State Thomas S. Lyons Clerk

Benjamin Minnell &
Owen Dickerson
Sole & Power of Attorney
James Berham

This instrument made this twenty ninth day of March in the year of our Lord one thousand eight hundred and forty seven Between Benjamin Minnell and Owen Dickerson of the County of Marion and State of Indiana of the first part and James Berham of the same County and State of the second part, witness that the said parties of the first part, for and in consideration of the sum of ten after created and designated and to be fulfilled by the said party of the second part and also for the further consideration of the sum of ten dollars, by the said party of the second part, to them in hand paid the receipt whereof the said party of the first part, do hereby acknowledge and therefor do acquit and forever discharge the said party of the second part, his heirs executors and administrators have granted bargained sold aliened, conveyed assigned and confirmed and by their presents, do grant bargain sell alien convey assign and confirm unto the said party of the second part and unto his heirs executors administrators and assigns all of the following lands tenements and premises and all of the following notes, and ~~the same~~ property to wit the East half of the South East quarter of Section thirty five in Township five of Range four West, containing eighty acres, and also a part of the North East quarter of Section thirty five of same Township and Range, beginning at the South East Corner of said section quarter and running North with the line one hundred and fifty yards, thence West seventy two yards thence South one hundred and fifty yards, thence East to the place of beginning, containing two acres, also the South East quarter of the South West half of Section thirty one of Township five of Range four West, also the North half of the East half of the North West quarter of Section six in Township three of Range four West, the South half of the West half of the South West quarter of Section thirty one in Township five of Range four West, and the West half of the South East quarter of Section four of Township five of Range four West, also the West half of the North East quarter of Section twenty nine of Township three of Range four West, also the South half of the West half of the South West quarter of Section nine of Township five of Range four West, also lot number nine of the Town of Moonsville as numbered upon the plat of said Town, also the North half of the South West quarter of Section nine in Township five of Range four West, also the South half of the East half of the South West quarter of Section nine in Township five of Range four West, also the West half of the North East quarter of Section twelve of Township three of Range five West, and also the East half of the South East quarter of Section seven of Township number three of Range number four West, all in the County of Dismal and State of Alabama, and also the following lands situated in Laclede County, in the State of Illinois to wit, the West half of the South East quarter of Section number eight in Township number thirty three North of Range number five East, except twenty acres in a square form in the Northwest Corner of said lot, containing sixty acres, and also the West half of Section twenty one in Township thirty four, North of Range five East, of the third principal Meridian, containing three hundred and twenty acres, more or less, and also the following land and premises to wit lot number two in the Town of Augusta in the County of Des Moines and Territory of Iowa, together with all and singular the woods, ways, meadows, water courses, buildings and improvements thereon, and all the Estate right title interest property claim and demand what ever of them the said parties of the first part, of, in, to or out of the same and every part thereof to have and to hold to him the said party of the second part, and unto his heirs and assigns to the only proper use benefit and behoof of the said party of the second part his heirs and assigns forever but in special Trust, Confidence and for the purpose and intent herein after stated and provided And the said parties of the first part, do assign transfer and deliver to the said party of the second part, the following notes and claims to wit, one Note drawn by Lovell Kimball for, all the 29th day of October 1840, payable to Wilson, Wilson & Minnell and dated July 7th 1840 for the payment of \$1200, also one drawn by J. B. Wilson dated August the 12th 1842 due three years after date payable to Wilson, Wilson & Minnell for the sum of \$162.50. And also one Note drawn by J. B. Wilson & O. Minnell dated January 18th in the year 1839, payable one year after date to Wilson, Wilson & Minnell for the payment of \$500. to have, hold own, transfer, collect and use, the same, to the said party of the second part, his executors administrators and assigns but in special Trust, and Confidence, as herein after stated. And whereas the said parties of the first part, are in debt to divers persons, in a large sum of money, by debts respectively due and to become due to each and are desirous to appropriate the lands tenements and personal property herein after particularly mentioned and described to the payment thereof, Now these presents and the sale, and conveyance hereby made by the said parties of the first part, to the said party of the second part

also the North West quarter of Section seven in Township three of Range four West, also the North half of the West half of the North West quarter of Section six in Township three of Range four West, the South half of the West half of the South West quarter of Section thirty one in Township five of Range four West, and the West half of the South East quarter of Section four of Township five of Range four West, also the West half of the North East quarter of Section twenty nine of Township three of Range four West, also the South half of the West half of the South West quarter of Section nine of Township five of Range four West, also lot number nine of the Town of Moonsville as numbered upon the plat of said Town, also the North half of the South West quarter of Section nine in Township five of Range four West, also the South half of the East half of the South West quarter of Section nine in Township five of Range four West, also the West half of the North East quarter of Section twelve of Township three of Range five West, and also the East half of the South East quarter of Section seven of Township number three of Range number four West, all in the County of Dismal and State of Alabama, and also the following lands situated in Laclede County, in the State of Illinois to wit, the West half of the South East quarter of Section number eight in Township number thirty three North of Range number five East, except twenty acres in a square form in the Northwest Corner of said lot, containing sixty acres, and also the West half of Section twenty one in Township thirty four, North of Range five East, of the third principal Meridian, containing three hundred and twenty acres, more or less, and also the following land and premises to wit lot number two in the Town of Augusta in the County of Des Moines and Territory of Iowa, together with all and singular the woods, ways, meadows, water courses, buildings and improvements thereon, and all the Estate right title interest property claim and demand what ever of them the said parties of the first part, of, in, to or out of the same and every part thereof to have and to hold to him the said party of the second part, and unto his heirs and assigns to the only proper use benefit and behoof of the said party of the second part his heirs and assigns forever but in special Trust, Confidence and for the purpose and intent herein after stated and provided And the said parties of the first part, do assign transfer and deliver to the said party of the second part, the following notes and claims to wit, one Note drawn by Lovell Kimball for, all the 29th day of October 1840, payable to Wilson, Wilson & Minnell and dated July 7th 1840 for the payment of \$1200, also one drawn by J. B. Wilson dated August the 12th 1842 due three years after date payable to Wilson, Wilson & Minnell for the sum of \$162.50. And also one Note drawn by J. B. Wilson & O. Minnell dated January 18th in the year 1839, payable one year after date to Wilson, Wilson & Minnell for the payment of \$500. to have, hold own, transfer, collect and use, the same, to the said party of the second part, his executors administrators and assigns but in special Trust, and Confidence, as herein after stated. And whereas the said parties of the first part, are in debt to divers persons, in a large sum of money, by debts respectively due and to become due to each and are desirous to appropriate the lands tenements and personal property herein after particularly mentioned and described to the payment thereof, Now these presents and the sale, and conveyance hereby made by the said parties of the first part, to the said party of the second part

is and is hereby declared to be in trust, and confidence and for the use and purpose intent and object that the said party of the second part, shall with all reasonable care sell and dispose of the said lands & real estate, and collect all money due or to become due on said notes so as to redeem the whole of said estate and property to money making sales and conveyances and collection of such parts thereof at such times as to him shall seem proper and best suited to realize fair and reasonable reasonable prices therefor and immediately thereafter and as soon as the debts herein after become due and as money shall come into his hands, sufficient therefor to pay and appropriate the same as follows, to wit: first to pay and discharge all the Cash Charges, Expenses, & payments &c. owing, or to come to him by reason of his execution of this trust, of every kind whatsoever, as well as reasonable and proper compensation to himself and his agents and attorneys for their services therein second to pay to Elephatth Buggs of Keene New Hampshire a note given Owen Dickinson for the said parties of the first part of Ten hundred and fifty dollars due about the 15th day of January 1857, with all interest thereon, and to pay to General James Wilson of the same place a note held by him against the parties of the first part due about the 15th day of January 1857, for the sum of three thousand dollars, with all interest thereon and to pay to Aaron Wilson's legal representatives a certain note given by the said parties to him, in his lifetime for the payment of five hundred dollars on or about the 15th of January 1858, with all interest thereon, and to pay to Owen Dickinson the sum of three hundred dollars with interest from January 1846, paid by him to Charles Lamsan and the further sum of one hundred dollars with interest from December the 11th 1845, paid by him to James & Aaron Wilson and also the sum of one hundred and fifty dollars with interest from December 15th 1845 paid by him to John Wilson and also the further sum of two hundred & fifty dollars with interest from January 9th 1846 paid by him to Elephatth Buggs, and also the further sum of one hundred and twenty five dollars with interest from January 10th 1846, money advanced by him and also the further sum of seven hundred and fifty dollars, on a note due from Devinell to said Dickinson and also the sum of one hundred & ten dollars expended by him, being altogether due said Dickinson eighteen hundred and thirty five dollars of principal besides interest and after the same and every part of the debts aforesaid shall have been fully paid then to pay any and all overplus to the said parties of the first part, so that the said Owen Dickinson shall receive of said overplus the sum of nine hundred and twenty five dollars, more than the said Benjamin Devinell and for no other use or purpose whatever and the said parties of the first part, do by these presents, constitute the said party of the second part, their true and lawful attorney for them and in their place and stead and to all intents and purposes, whatever to sell and convey the lands aforesaid and to receive all money therefor and to make all sufficient bonds, contracts and conveyances, about the same and to collect the said notes by said or otherwise or to compromise the same and to do every act matter and thing which the said parties of the first part might do in and about the same hereby ratify and confirming whatever their said attorney shall do in the premises, and the said parties of the first part do hereby

concur that the land, and premises hereby conveyed are free and clear of all incumbrances, whatever and that they will warrant and defend them to the said party of the second part, and to his assigns forever in writing (whereof they have hereunto set their hands and seals the day and year first above written)

Benjamin Devinell *deed*
Owen Dickinson *deed*

John H. Bradley

The State of Indiana } Before me this undersigned a justice of the Peace in and for Marion
Marion County ss County in the State of Indiana personally came the above named
Benjamin Devinell and Owen Dickinson and severally acknowledged the foregoing indenture to be his act and deed. Witness my hand and seal March 29th
Anna Larimer 1857.

James S. Jordan *deed*
Justice of the Peace

I hereby accept the trust created by the foregoing indenture and bind myself to its true performance - not being made or thereby making myself liable or accountable for more money than shall come into my hands, by virtue thereof, Witness my hand and seal March 29th 1857.

James Perham *deed*

Witness - John H. Bradley

The State of Indiana, Marion County ss.

I Robert B. Duncan Clerk of the Marion Circuit Court, do hereby Certify that James S. Jordan before whom the foregoing deed of trust was acknowledged, was on the date and at the time of taking and certifying said acknowledgments as aforesaid, an acting justice of the peace within and for said County, of Marion, duly elected, commissioned and qualified and that full faith and credit are due to his official acts.

In witness whereof I hereunto affix the seal of said Court, and subscribe my name at Indianapolis this 18th day of May A.D. 1857
R. B. Duncan Clerk

The State of Indiana Marion County ss.

I William J. Peaslee President Judge of the Marion Circuit Court do Certify that Robert B. Duncan who has signed the foregoing Certificate as Clerk of the Marion Circuit Court in said State and County, was on the day of the date of his said Certificate and still is the Clerk of said Circuit Court duly elected, commissioned and qualified and that his said Certificate and attestation is in due form of law and under the proper seal of said Court, given under my hand and seal at Indianapolis in said State and County, this 19th day of May A.D. 1857

William J. Peaslee *deed*
Pres. Judge of Circuit Indiana

Records Office LaSalle County Ill.

I do Certify that the within deed of trust from B. Devinell & O. Dickinson to James Perham was received for record on the 31st day of May 1857 at 5 o'clock P.M. and duly recorded in Book No 11 of Record page 111

Th. Hurlbert Recorder

The State of Alabama

Terrestrial County ss I do in the office of the Clerk of the County Court of Terrestrial County State of Alabama for registration on the 1st day of December 1857, which is duly done in said Book No 7 pages 460, 461, 462 & 463

John Thomas & Sons Clerk

Charles Frederick & wife *This Indenture* made this sixth day of December in the year one thousand eight hundred and forty seven between Charles Frederick, Mary Ann Frederick of the County of Limestone in the State of Alabama of the one part, and Jacob P. Griffith of the other part. Witnesseth that the said Charles Frederick and Mary Ann Frederick for and in consideration of the sum of seven hundred dollars to them 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 do give, grant, bargain, sell, alien, convey, release, confirm, unto the said Jacob P. Griffith all that certain tract of land lying and being in the County of Limestone State of Alabama known as follows, to wit: the south half of the North West quarter of Section No. 18 Township No. 12 Range No. 10 West which is the land now owned and in possession of Alexander P. Eastham except ten acres in the North East Corner thereof which includes the spring. To have and to hold the above described tract or parcels of land with the tenements and appurtenances thereunto belonging, or in anywise appertaining unto the said Jacob P. Griffith his heirs and assigns forever and the said Charles Frederick and Mary Ann Frederick 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 grant, confirm unto the said Jacob P. Griffith his heirs and assigns from and against themselves, and all and every person or persons claiming, or holding under them the said Charles Frederick and Mary Ann Frederick and also against the lawful title claim or demand of all and every person or persons otherwise in testimony whereof the said Charles Frederick and Mary Ann Frederick hereunto subscribe their names, and affix their seals the day and year above written.

Signe & sealed and delivered in the presence of
 E. M. Willard
 Samuel D. Calvin

Charles Frederick
 Mary Ann Frederick

The State of Alabama This day personally appeared before me E. M. Willard, Limestone County, an acting Justice of the Peace in and for the County and State aforesaid, Charles Frederick and Mary Ann Frederick his wife & severally acknowledged that they signed the foregoing deed of conveyance to Jacob P. Griffith for the purposes therein specified and on the day and year therein named. And the said Mary Ann Frederick being by me examined separately and apart from her said husband, acknowledged that she signed, sealed and delivered the same without any fear, threat or compulsion of her said husband, in and under my hand and seal this 6th day of December 1847.

E. M. Willard J. P. Clerk
 Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 8th day of December 1847.

Teste Thomas G. Lyus Clerk
 Recorded in Deed Book No 7 page 264

Allen A. Birney & wife *This Indenture* made this the eighteenth day of September in the year one thousand eight hundred and forty seven between Allen A. Birney & Theresa E. Birney his wife of the County of Limestone State of Alabama of the one part & Alexander P. Eastham of the County and State aforesaid of the other part. Witnesseth that the said Allen A. Birney & his wife Theresa E. Birney for & consideration of one hundred dollars to them in hand paid the receipt whereof is hereby acknowledged, do bargain and

convey and do by these presents bargain, sell, convey, release, convey and do by these presents bargain, sell, convey, release, convey, unto the said Alexander P. Eastham this day the following tract or parcel of land lying and being in the County of Limestone State of Alabama known in the plan of said County as the South East half of the North East quarter of Section No. 18 Township No. 12 Range No. 10 West. To have and to hold said tract of land and all appertaining thereto unto said Alexander P. Eastham his heirs and assigns forever & the said Allen A. Birney his wife Theresa E. Birney for themselves their heirs executors administrators or assigns, does warrant, & will forever defend the title to the above described tract of land, unto the said Alexander P. Eastham his heirs & assigns from & against themselves and all every person claiming, or holding under them the said Allen A. Birney, & his wife Theresa E. Birney & also against the lawful title of all & every person or persons claiming or holding by, from or under the government of the United States or State of Alabama whereof the said Allen A. Birney his wife Theresa E. Birney has at their hands & offices their seals hereunto (this 18th September 1847).

Teste, Robt P. Niddle

Allen A. Birney

Teste, Wiley J. Luck

Theresa E. Birney

The State of Alabama Personally appeared before me Thomas G. Lyus Clerk of Limestone County, the County Court of the County aforesaid Robert P. Niddle one of the subscribing witnesses to the within deed and after being duly sworn saith that he was present when the said Allen A. Birney and Theresa E. Birney signed sealed and acknowledged and delivered the within deed to the said Alexander P. Eastham for the purposes therein specified and on the day and year therein named and that he signed his name to the same as witness in presence of said Parties and in the presence of the other subscribing witnesses and also in the presence of each other. Given under my hand and seal this 14th day of December 1847.

Thomas G. Lyus Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 14th day of December 1847.

Teste Thomas G. Lyus Clerk

Recorded in Deed Book No 7 page 264 & 265

James Perham & William J. Allen *This Indenture* made this seventeenth day of December A.D. 1847. Between James Perham of the County of Marion and State of Indiana Sheriff and attorney in fact for Benjamin Linnell of the County of Marion and State of Indiana and Orrin Wickerson of the County of Cheshire and State of New Hampshire by their the said Linnell & Wickersons deed of Trust and power of Attorney in fact to the said Perham (which said deed of Trust and power of Attorney was filed for record on the 6th day of December A.D. 1847, in the Records Office of Limestone County at Athens in the State of Alabama, Reference being there to had on the first part, and William J. Allen of Limestone County, and State of Alabama of the second part. Witnesseth that the said Party of the first part, for and in consideration of the sum of one hundred dollars to the said Parties of the first part, by the said Party of the second part, in hand paid the receipt whereof is hereby acknowledged, do hereby granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed and by these presents do hereby grant, bargain and sell unto the said Party of the second part, all the following described parcels or parcels of land to wit: the East half of the North West quarter of Section No. 18 Township No. 12 Range No. 10 West containing Eighty acres more or less. To have and to hold the above

described premises, with all the appurtenances unto the same belonging to the said party of the second part, and his heirs and assigns forever, and the said party of the first part for himself as trustee as aforesaid doth hereby Covenant, with the said party of the second part, and his heirs, that he is lawfully seized in fee of the premises aforesaid, that the premises are free and clear of all incumbrances, (Whatsoever) and that he will forever warrant and defend the same with all the appurtenances unto the said party of the second part his heirs and assigns against the lawful claims of all persons (Whatsoever) in writing (Whereof the said James Perham hath hereunto set his hand and seal the day and year first above written) James Perham Seal

Signed sealed and delivered in presence of State of Alabama Limestone County, 3. Personally appeared before me J. B. Nelson Judge of the County Court of said County James Perham and acknowledged his signature to the foregoing deed for the purposes therein expressed, Given under my hand and seal this 17th day of December 1827. J. B. Nelson Seal

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 17th day of December 1827.

Recorded in Deed Book No 7 pages 1165 & 1166. J. B. Nelson Clerk

M. W. Vasser & Wife This Indenture made this sixteenth day of December in the year 1827 between James thousand eight hundred and forty seven between Richard W. Vasser & Thomas S. Malone his wife Elizabeth W. of the County of Limestone in the State of Alabama of the one part, and Thomas S. Malone of the other part, Witnesseth that the said Richard W. & Elizabeth W. Vasser 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, enfeoffed, released, conveyed and confirmed, and by these presents do give, grant, bargain sell alien enfeoff release, convey and confirm unto the said Thomas S. Malone all that certain lot of land lying and being in the town of Athens Limestone County State of Alabama and situate in the plan of said town as lot number fourteen To have and to hold the above described lot, with the tenements and appurtenances thereunto belonging, or in any wise appertaining unto the said Thomas S. Malone his heirs and assigns forever, and the said Richard W. & Elizabeth W. Vasser 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 Thomas S. Malone his heirs and assigns from and against themselves and all and every person or persons claiming, or holding under them the said Richard W. & Elizabeth W. Vasser and also against the lawful title claim or demand of all and every person or persons (Whatsoever) in writing (Whereof the said Richard W. & Elizabeth W. Vasser have hereunto subscribed their names and affixed their seals the day and year above written) R. W. Vasser Seal

The State of Alabama Limestone County 3. Personally appeared before me Thomas G. Lyons Clerk of the County Court of the County aforesaid R. W. Vasser & Elizabeth W. Vasser whose names are subscribed to the within deed and severally acknowledged that they signed sealed and delivered the same for the purposes therein specified

And on the day and year therein named (And the said Elizabeth W. Vasser being by me examined separately and apart from her said husband acknowledged she signed sealed and delivered the same without any fear threat or Compulsion of her said husband Given under my hand and seal this 18th day of December 1827. Thomas G. Lyons Seal

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 18th day of December 1827. J. B. Nelson Seal

Recorded in Deed Book No 7 pages 1165 & 1167. J. B. Nelson Clerk

James Meadows & This Indenture made this the twenty fifth day of June 1827 between James Meadows of the one part and James W. Sanders of the County of Limestone and State of Alabama of the other part, Witnesseth that the said James Meadows for and in consideration of the sum of one hundred dollars to his husband paid the receipt whereof is hereby acknowledged have this day bargained sold and conveyed and by these presents do bargain sell and convey unto the said James W. Sanders all the dower title claim or interest that I have in the following tracts or parcels of land and situate as follows to wit the South half of the North half of the South West quarter of section one and Township Four Range 2 West, also the West half of the South East quarter of section 2 Township 4 Range 2 West, To have and to hold the said dower title claim & interest to the above described tracts or parcels of land with the appurtenances thereunto belonging, Given under my hand and seal the day and date above written

Witness George H. Harvey James Meadows Seal

Elizabeth S. French The State of Alabama 3. Personally appeared before me William C. Cain an acting Limestone County Justice of the Peace, in and for said County, State James Meadows, who acknowledged that he signed sealed and delivered the within deed unto James W. Sanders on the day and year therein mentioned, Given under my hand and seal this the 25th day of December 1827.

William C. Cain J. P. Seal Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 25th day of December 1827.

Recorded in Deed Book No 7 pages 1167. J. B. Nelson Clerk

John L. Isaac & Wife This Indenture made this 28th day of December in the year one thousand eight hundred and forty seven between John L. Isaac and his wife M. M. Isaac of the County of Limestone in the State of Alabama of the one part, and Joshua Collier of the other part, Witnesseth that the said John L. Isaac and his wife M. M. Isaac 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 Joshua Collier all that certain tract or parcel of land lying and being in the County of Limestone in the State of Alabama and situate and described as follows, (viz) the South East quarter of section seventeen in Township No Three of Range No four West, Containing one hundred and sixty and a half 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 Joshua Collier heirs and assigns forever and the said John C. Isaac and his wife Mrs. M. B. Isaac for themselves their heirs, executors and administrators do hereby and in consideration of the promises, covenants and conditions hereinbefore set forth to the above described and hereby granted, promises unto the said Joshua Collier his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said John C. Isaac and his wife Margaret B. N. Isaac and also against the lawful title claim or demand of all and every person or persons whatsoever. In testimony whereof the said John C. Isaac and Mrs. B. N. Isaac have hereunto subscribed their names and affixed their seals the day and year above written

John C. Isaac Seal
Margaret B. N. Isaac Seal

Signed sealed and delivered in the presence of
The State of Alabama This day personally appeared before me Henry Stanley an
Limestone County 3rd Justice of the Peace in and for said County John C. Isaac
and his wife Margaret B. N. Isaac and acknowledged that they signed sealed and
delivered the within deed to Joshua Collier on the day of its date and for the purposes
therein specified Given under my hand and seal this the 28th day of December
1827 H. Stanley J.P. Seal

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama
for registration on the 28th day of December 1827 Lester Thomas & Tyus Clerk
Recorded in Deed Book No. 7 pages 467 & 468 Lester Thomas & Tyus Clerk

Thomas A. Nelson wife The State of Alabama Limestone County.
To & Deed
James Berham
This indenture made and entered into this 17th day of December 1827
between Thomas A. Nelson and Miriam N. Nelson of the first part and
James Berham assignee & attorney in fact for Benjamin Devinest & Co. of the second part
of the said County of Limestone State of Alabama do hereby and in consideration of the sum of fifty dollars to
them in hand paid by the said party of the second part, the receipt whereof is hereby
acknowledged, they have this day bargained, sold, aliened, conveyed and by these presents do bargain
and sell all their right title claim and interest in and to that certain tract
or parcel of land lying and being in the County of said State of Alabama and known
as the East half of the South East quarter of Section seven in Township three of Range
four West To have and to hold the said lands with all the appurtenances thereunto
belonging to him the said party of the second part. The interest herein conveyed being
an undivided one third part of said land as well fully appear by a deed to the
same made by Peter Samner Trustee of Benjamin Devinest on the 22nd day of
June 1827, and recorded in the County Clerk's Office in said County State of
Alabama the said parties of the first part in no way entered the title to said land
but transferred title as is created in them by said Samner. Given under our hands
and seals the day and date above written

Thomas A. Nelson Seal
Miriam N. Nelson Seal

The State of Alabama
Limestone County 3rd Personally appeared before me J. B. Nelson Judge of the
County Court of said County, Thomas A. Nelson and Miriam N. Nelson his
wife and acknowledged their signatures to the foregoing deed for the purposes
therein expressed Given under my hand and seal this the 17th day of Dec 1827
J. B. Nelson Seal

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for
registration on the 28th day of December 1827 Lester Thomas & Tyus Clerk
Recorded in Deed Book No. 7 pages 467 & 468 Lester Thomas & Tyus Clerk

John H. Wilborn wife This Indenture made this 30th of December in the year of our Lord one thousand eight
hundred and forty seven between John H. Wilborn Elizabeth his wife of the one part James
W. Allen of the other parts all of the County of Limestone and State of Alabama. We have
that for and in consideration of the sum of twenty four hundred dollars to them in hand paid
by the said James W. Allen the receipt whereof is hereby acknowledged they have this day bargained
and sold aliened conveyed and by these presents do bargain sell alien convey
and convey unto the said James W. Allen all that certain tract or parcel of land lying and
being situated in the County of Limestone and State of Alabama and known and designated
as the North East quarter of Section sixteen in Township three of Range four West also the
South East quarter of Section sixteen in Township three of Range four West also the East half
of the North West quarter of Section sixteen in Township three of Range four West, and also
the East half of the South West quarter of Section sixteen in Township three of Range four
West Containing in all four hundred and eighty acres, be the same more or less to have
and to hold the above described tract or parcel of land with the tenements and appur-
tenances belonging or in anywise appertaining unto the said James W. Allen his heirs
and assigns forever, and the said John H. Wilborn and Elizabeth Wilborn his wife
for themselves their heirs, executors, administrators and assigns do warrant and
warrant forever defend the title to the above described tract of land unto the said
James W. Allen forever from and against themselves or any other person or persons
holding by or under themselves also against the lawful claim of all and every person
holding by, from or under the Government of the United States In testimony
whereof they have hereunto set their hands and affixed their seals

John H. Wilborn Seal
Elizabeth Wilborn Seal

The State of Alabama
Limestone County 3rd Personally appeared before me Thomas & Tyus Clerk of the
County Court of the County aforesaid John H. Wilborn and Elizabeth Wilborn his wife
and generally acknowledged that they signed sealed and delivered the within and to the said
James W. Allen for the purposes therein specified and on the day and year therein
named and the said Elizabeth Wilborn being by me examined separately and
apart from her said husband acknowledged that she signed sealed and delivered
the same freely without any fear threat or compulsion of her said husband
Given under my hand and seal this 31st day of December 1847
Thomas & Tyus Seal

Filed in the Office of the Clerk of the County Court of Limestone County State
of Alabama for registration on the 31st day of December 1847
Lester Thomas & Tyus Clerk
Recorded in Deed Book No. 7 pages 467 Lester Thomas & Tyus Clerk

Samuel J. Crenshaw wife This Indenture made this the 22nd day of December in the year 1827
between Samuel J. Crenshaw and Mary D. Crenshaw his wife of the
County of Limestone and State of Alabama of the first part and Roswell
Hobbs of said County and State of the other part do hereby and in
consideration of the sum of one hundred dollars to them in hand paid
the receipt whereof is hereby acknowledged have this day bargained sold
aliened conveyed and by these presents do grant alien convey and
convey unto the said R. Hobbs all that certain tract or lot of land lying
and being in the Town of Athens County and State aforesaid

Samuel J. Crenshaw Seal
Mary D. Crenshaw Seal

The State of Alabama
Limestone County 3rd Personally appeared before me J. B. Nelson Judge of the
County Court of said County, Samuel J. Crenshaw and Mary D. Crenshaw his wife
and acknowledged their signatures to the foregoing deed for the purposes
therein expressed Given under my hand and seal this the 22nd day of Dec 1827
J. B. Nelson Seal

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for
registration on the 28th day of December 1827 Lester Thomas & Tyus Clerk
Recorded in Deed Book No. 7 pages 467 & 468 Lester Thomas & Tyus Clerk

known and designated in the plan of said Town as the North half of Lot Number one hundred and thirty two to have and to hold the above described Lot No 132 unto the said R. Henshaw his heirs and assigns forever and the said S. T. Mary D. Greenhaw for themselves their heirs, executors and assigns forever and defend the title to the above described and hereby granted premises unto the said R. Henshaw his heirs and assigns forever and against themselves and all and every persons claiming or holding under them the said S. T. Mary D. Greenhaw and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by force and arms the Government of the United States, In testimony whereof the said R. Henshaw and Mary D. Greenhaw have hereunto set their hands and affixed their seals the day and date above written
 The State of Alabama
 Limestone County. Personally appeared before me Thomas G. Lyons Clerk of the County Court of the County aforesaid Samuel T. Greenhaw and Mary D. Greenhaw and severally acknowledged that they signed sealed and delivered the within Deed to the said Samuel Henshaw for the purposes therein specified and on the day and year therein named, and the said Mary D. Greenhaw being by me examined separately and apart from her said husband acknowledged that she signed sealed and delivered the same freely and voluntarily without any fear threat or compulsion of her said husband - Given under my hand and seal this 21st day of December 1827
 Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 21st day of December 1827. Teste Thomas G. Lyons Clerk
 Recorded in Deed Book No 7 pages 469 & 470

James I. Hightower & Son Deed
 William R. Brown & Son Deed
 This Indenture made this the twenty fifth day of September eight hundred and forty seven between James I. Hightower of the State of Alabama of the first part and William R. Brown of the State of Tennessee County of Giles of the second part witnesseth that the said Hightower hath this day bargained sold unto the said Brown ten acres of land off of the West side of the North West 1/4 of the South West 1/4 of Section 3 Township 14 Range 5 West for and in consideration of sixty dollars the receipt of which is hereby acknowledged to have and to hold the said James Hightower doth warrant and forever defend the title of the said ten acres of land unto the said William R. Brown his heirs assigns and against the claims claims of any person or persons claiming or holding under and under the United States Given under my hand and seal this 21st day of September 1827
 State of Alabama
 Limestone County. Personally appeared before me John Peterson an acting Justice of the Peace for and in said County James I. Hightower and acknowledged that he signed sealed and delivered the foregoing deed on the day of its date for the purposes therein named unto the above named William R. Brown Given under my hand and seal this 21st day of September 1827
 John Peterson J. P. Seal
 Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 21st day of January 1828
 Recorded in Deed Book No 7 page 450
 Teste Thomas G. Lyons Clerk
 Teste Thomas G. Lyons Clerk

James I. Hightower & Son Deed
 Nathaniel Hancock Deed
 This Indenture made this 21st day of March 1827 between James Hightower of the State of Alabama County of Limestone of the first part and Nathaniel Hancock of the County State of said of the second part witnesseth that the said James Hightower hath this day bargained sold unto the said Nathaniel Hancock the East 1/2 of the N. W. 1/4 of Section 14 Township 14 Range 5 West containing 20 acres more or less for and in consideration of one hundred and forty dollars the receipt of which is hereby acknowledged to have and to hold the said Hightower doth warrant and forever defend the title of the said land unto the said Hancock his heirs assigns and against the claim of any person or persons claiming or holding under the United States Given under my hand and seal this day and date above written
 James I. Hightower Seal
 State of Alabama
 Limestone County. Personally appeared before me John Peterson an acting Justice of the Peace for and in the County aforesaid James Hightower and acknowledged that he signed sealed and delivered the foregoing deed on the day of its date for the purposes therein named unto the said Nathaniel Hancock Given under my hand and seal this 21st day of April 1827
 John Peterson J. P. Seal
 Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 21st day of January 1828. Teste Thomas G. Lyons Clerk
 Recorded in Deed Book No 7 page 471
 Teste Thomas G. Lyons Clerk

James I. Hightower & Son Deed
 Nathaniel Hancock Deed
 This Indenture made and entered into this the fourth day of December one thousand eight hundred and forty seven between James I. Hightower of the State of Alabama Limestone County of the first part and Nathaniel Hancock of the State of Tennessee Giles County of the second part witnesseth that the said Hightower hath this day granted bargained sold unto the said Hancock the East 1/2 of the North West 1/4 of the South West 1/4 of Section 3 Township 14 Range 5 West twenty acres more or less for and in consideration of one hundred dollars to me in hand paid the receipt whereof is hereby acknowledged to have and to hold the said Hightower doth warrant and defend the title of the said land unto the said Hancock his heirs executors administrators and assigns against the lawful claims of any person or persons claiming or holding under the United States Given under my hand and seal this day and date above written
 James I. Hightower
 State of Alabama
 Limestone County. Personally appeared before me John Peterson an acting Justice of the Peace for and in said County James I. Hightower and acknowledged that he signed sealed and delivered the foregoing deed on the day of its date for the use and purposes therein mentioned Given under my hand and seal this fourth day of December 1827
 John Peterson J. P. Seal
 Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 21st day of January 1828
 Recorded in Deed Book No 7 page 471
 Teste Thomas G. Lyons Clerk
 Teste Thomas G. Lyons Clerk

Anthony Dodson & Wife Deed
 Thomas C. Pettus Deed
 This Indenture made this the first day of January in the year of our Lord one thousand eight hundred and forty eight between Anthony Dodson and his wife Anna his wife of the first part and Charles H. Jones of the second part and Thomas C. Pettus of the third part witnesseth that the said Anthony Dodson is indebted to the said Thomas C. Pettus to the amount of fourteen dollars and seventy eight cents as his note of this date doth more fully shew the payment

Gardner Gillet

J. S. Deed

Brice M. Townsend

THIS INDENTURE made this the twenty first day of October 1847 between Gardner Gillet & Elizabeth Gillet his wife of the one part and Brice M. Townsend of the other part all of the County of Limestone State of Alabama, it is witnessed that the said Gardner Gillet & Elizabeth his wife for in consideration of the sum of six hundred and twenty five dollars to them in hand paid the receipt whereof is hereby acknowledged and have this day bargained sold aliened conveyed and confirmed by these presents do grant bargain sell convey unto Brice M. Townsend all that certain tract or parcel of land lying & being in the County of Limestone State of Alabama and more or less as follows to wit the East fourth of section thirty five in Township one Range five West also a part of the West half of the North East Quarter of section thirty five Township one Range five West Commencing at the South East Corner of the 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 little land on the hill supposed to be between more or less also a part of the East half of the North East Quarter of section thirty five Township one Range five West beginning at South West Corner running North twenty four poles thence South East in a triangle to where it intersects the last line from S beginning about fifty rods from S beginning to include all the little land lying on the hill To have and to hold the above described tract or parcel of land with all the appurtenances thereto belonging or in anywise appertaining unto the said Brice M. Townsend his heirs and assigns forever and the said Gardner Gillet & Elizabeth his wife for themselves and their heirs executors administrators or assigns do warrant and well forever defend the title to the above described and hereby granted premises unto the said Brice M. Townsend his heirs and assigns from and against themselves and all and every person claiming or holding under them the said Gardner Gillet & Elizabeth 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 Gardner Gillet & Elizabeth his wife have hereunto set their hands and seals this day and date above written

Jesse T. With Malone

G. Gillet (Seal)

Wm. T. Allen

(Seal)

The State of Alabama Personally appeared before me Thomas G. Lyus Clerk of Limestone County 3 of the County Court of the County aforesaid the above named Jesse T. With Malone and Wm. T. Allen subscribing witnesses to the foregoing deed and after being duly sworn depose and swear that they were present when the above named G. Gillet signed sealed and delivered the same and acknowledged the same to be his act and deed to the said Brice M. Townsend and that they signed their names as witnesses to the same in the presence of said Gillet and in the presence of each other given under my hand and seal this 6th day of January 1848

Jesse Thomas G. Lyus Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 11th day of January 1848

Recorded in Deed Book No 7 Page 274 Jesse Thomas G. Lyus Clerk

James M. Lane

J. S. Deed

Samuel Tanner

THIS INDENTURE made this 7th day of January in the year one thousand eight hundred and forty eight between James M. Lane of the County of Limestone in the State of Alabama of the one part and Samuel Tanner of the other part. It is witnessed that the said James M. Lane for and in consideration of the sum of twenty five dollars to him in hand paid the receipt whereof is hereby acknowledged have this day given granted bargain sold aliened conveyed and confirmed by these presents do give grant bargain sell alien convey and confirm unto the said Samuel Tanner all that certain lot of land lying and being in the Town of Athens Limestone County Alabama and more or less as follows to wit one hundred and eighteen To have and to hold the above described lot with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Samuel Tanner his heirs and assigns forever and the said James M. Lane 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 Samuel Tanner his heirs and assigns from and against themselves and all and every person or persons claiming or holding under him the said James M. Lane 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 James M. Lane have hereunto subscribe his name and affix his seal the day and date above written James M. Lane Seal Signed sealed and delivered in presence of

The State of Alabama Personally appeared before me Thomas G. Lyus Clerk of Limestone County 3 of the County Court of the County aforesaid James M. Lane and a solemnized that he signed sealed and delivered the within deed to the said Samuel Tanner for the purposes therein specified and on the day and year therein named given under my hand and seal this 7th day of January 1848

Thomas G. Lyus Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 7th day of January 1848

Jesse Thomas G. Lyus Clerk

Recorded in Deed Book No 7 Page 275 Jesse Thomas G. Lyus Clerk

William G. Corp & Wife

J. S. Deed

James Cox

THIS INDENTURE made this the 22nd day of October one thousand eight hundred and forty seven between William G. Corp and Amanda Corp his wife of the County of Giles and State of Tennessee of the one part and James Cox of the State of Alabama and Limestone County of the other part. It is witnessed that the said William G. Corp and Amanda Corp his wife for and in consideration of the sum of seven hundred dollars to them in hand paid the receipt is hereby acknowledged have this day bargained sold aliened conveyed and confirmed by these presents do bargain alien convey and confirm unto the said James Cox all that certain tract or parcel of land lying and being in the State of Alabama and Limestone County more or less as follows to wit the undivided half of the South West Quarter of section four Township one Range six West containing one hundred and twenty acres and 1/4 of an acre also the undivided half of the South West Quarter of section four Township one Range six West lying in the County of Limestone County State of Alabama containing eighty acres and 1/2 of an acre and a very small lot to have and to hold the above described tract or parcel of land with all appurtenances thereto belonging or in anywise appertaining unto the said James Cox his heirs and assigns forever and the said William G. Corp and Amanda Corp his wife for themselves and their heirs executors administrators or assigns do warrant and well forever defend the title to the above described and hereby granted premises unto the said James Cox his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said William G. Corp and Amanda Corp 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 William G. Corp and Amanda Corp his wife have hereunto subscribe their names and affix their seals the day and date above written William G. Corp and Amanda Corp Seal Signed sealed and delivered in presence of

tenants, tenants belonging, or in any wise appertaining unto the said James Cox his heirs and assigns forever, and the said William G. Coops and Amanda Jane Coops his wife for themselves heirs and assigns forever, Executors and administrators de iure and de facto, defend the title to the above described land hereby granted premises unto the said James Cox his heirs and assigns forever against themselves and all and every persons claiming or holding under them the said William G. Coops and Amanda Jane Coops 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 or otherwise of the said William G. Coops and Amanda Jane Coops his wife have heretofore put their hands and seals this day and date above written

William G. Coops (his Mark)
Amanda J. Coops (his Mark)

signed sealed and delivered in presence of the State of Alabama, before Miss Isaac Dial a Justice of the Peace in and for said Sumter County, Alabama, personally appeared William G. Coops and Amanda Jane Coops his wife and acknowledged they signed sealed and delivered the foregoing deeds to James Cox and the said Amanda Jane Coops being privately and apart from her said husband says she signed the foregoing deeds freely without any fear or the calls of her said husband being under my hand and seal this the 22 day of December 1847

Isaac Dial J.P. (his Mark)

Filed in the Office of the Clerk of the County Court of Sumter County State of Alabama for registration on the 2nd day of January 1848. Teste Thomas G. Tyus Clerk. Recorded in Dead Book No. 7, pages 1175 & 1176

Herbison Marshall know all men by these presents that we Herbison Marshall and J. J. Turner Attorney at Law for divers good Causes and Considerations to us James Hargroves Junr. heretofore moving have ordained constituted and appointed James Hargroves Junr. our true and lawful Attorney in fact, and do by these presents ordain constitute and appoint the said James Hargroves Junr. our true and lawful Attorney in fact to ask demand sue for recover receive and receipt for all money property or other thing or things of value which may be or is due to us or any one of us as heirs legates or distributees of the Estate of James Hargroves late of the State of Alabama deceased and the said James Hargroves Junr. is hereby authorized to use our names or the names of any one or more of us in bringing suits making demands or executing acquittances in and about the premises. All of which is to be done for our own use and benefit and one or more Attornies under him to make for the purposes aforesaid and the same at his pleasure to do so hereby ratifying and allowing whatsoever our said Attorney may lawfully do in the premises as if we were present at the doing thereof hereby authorizing the said James Hargroves Junr. to sign seal and deliver all necessary receipts acquittances and other instruments in writing relative to the premises in writing whereof we have heretofore set our hand and seals this 6th day of September 1847

John Deverell

Ramuel Orr J.P.

Georgia

J. D. Dumas Clerk of the Superior Court of said State Franklin County, Georgia, do hereby certify that Ramuel Orr is an acting Justice of the Peace in and for the County aforesaid and due

Herbison Marshall
J. J. Turner (his Mark)

faith and credit should be given to his attestation as such given under my hand and seal of office this 22nd day of September one thousand eight hundred & forty seven in the twenty first year of American Independence

(his Mark)

Georgia Franklin County, J. D. Dumas Clerk of the Superior Court of the Western District of Georgia in which is included the County of Franklin, do hereby certify that David Dumas, whose name appears to the foregoing Certificate is at the date thereof Clerk of the Super. Court of Franklin County State of Georgia & the Keeper of the Seal & Records of said Court that full faith & credit is due and ought to be given his attestation as such Clerk & that the same is in due form of law given under my hand and seal this 27th day of Octo. 1847

Georgia

Franklin County, J. D. Dumas Clerk of the Superior Court of the Western District of Georgia in which is included the County of Franklin, do hereby certify that Charles Dougherty is Judge of the Superior Court of the Western District of said State as above represented that Franklin is one of the Counties exposed in said Judicial Circuit and that the above Certificate purporting to be his is genuine and in due form. In testimony whereof I have heretofore

set my name and affixed my Seal of Office this 7th day of December 1847

Charles Dougherty (his Mark) Judge

for Tho. Hing

Filed in the Office of the Clerk of the County Court of Sumter County State of Alabama for registration on the 11th day of January 1848

Teste Thomas G. Tyus Clerk

Recorded in Dead Book No. 7, pages 1176 & 1177. Teste Thomas G. Tyus Clerk

Know all men by these presents that we Ashburn M. Maberry, Eli S. Maberry, Gabriel Maberry, James Maberry, Elizabeth Maberry, Patrick Maberry for divers good Causes and Considerations to us James Hargroves Junr. have ordained constituted and appointed James Hargroves Junr. our true and lawful Attorney in fact, and do by these presents ordain constitute and appoint the said James Hargroves Junr. our true and lawful Attorney in fact to ask demand sue for recover receive and receipt for all money property or other thing or things of value which may be or is due to us or any one of us as heirs legates or distributees of the Estate of James Hargroves late of the State of Alabama deceased and the said James Hargroves Junr. is hereby authorized to use our names or the names of any one or more of us in bringing suits making demands or executing acquittances in and about the premises. All of which is to be done for our own use and benefit and one or more Attornies under him to make for the purposes aforesaid and the same at his pleasure to do so hereby ratifying and allowing whatsoever our said Attorney may lawfully do in the premises as if we were present at the doing thereof hereby authorizing the said James Hargroves Junr. to sign seal and deliver all necessary receipts acquittances and other instruments in writing relative to the premises. In testimony whereof we have heretofore set our hand and seals this 18th day of August 1847

Ashburn M. Maberry (his Mark)
Eli S. Maberry (his Mark)

signed sealed and delivered in Presence of

William Speers

Levi Nix J.P.

Georgia Lumpkin County & J. M. P. Duelliam Clerk of the Superior Court of said County, do Certify that Levi Nix whose name appears to the foregoing Petition of Attorney is an acting Justice of the Peace in and for said County and his attestation as such is entitled to full faith and Credit. Given under my hand and seal of Office this 19th day of September 1847

Georgia Lumpkin County & J. Augustus R. Wright, Judge of the Superior Court of the Cherokee Circuit of which the County of Lumpkin is in, do Certify that M. P. Duelliam is Clerk of said County and that the above attestation is in due form of law and that full faith & Credit ought to be given to his acts as Clerk. Nov 7th 1847

Augustus R. Wright, J.S.C.C. Georgia Lumpkin County & J. William P. Duelliam Clerk of the Superior Court of said County do Certify that Augustus R. Wright is Judge of the Superior Courts of the Cherokee Circuit in said State and that Lumpkin County is attached to and in said Circuit, and that his attestation as such is genuine, and entitled to full faith and Credit. Given under my hand and seal of Office this 19th day of November 1847

Filed in the Office of the Clerk of the County Court of Sumter County State of Alabama for registration on the 11th day of January 1848. Teste Thomas S. Lyons Clerk. Recorded in Dead Book No 7 pages 4177 & 4178. Teste Thomas S. Lyons Clerk

Benjamin P. Reid
J. Hope
E. S. Speed in Trust
Jonathan McDonald

An Indenture made and entered into on the nineteenth day of January Eighteen hundred and forty eight Between Benjamin P. Reid and Sarah Ann Reid his wife of the one part Thomas Malone of the second part and Jonathan McDonald of the third part all of the County of Sumter State of Alabama doth certify that whereas the said Benjamin P. Reid is justly indebted to the said Jonathan McDonald in the sum of five thousand two hundred dollars to be paid on the first day of January Eighteen hundred and forty nine with the legal interest thereon from the date hereof as by a bond bearing date here with and payable as before the first day of January next well known fully appear reference being had thereto the payment of which debt at its maturity the said Benjamin P. Reid is anxious and willing to secure. Now this Indenture witnesseth that for and in consideration of the promises and for and in consideration of the further sum of one dollar to the said Benjamin Reid in hand paid by the said Thomas Malone at and before the sealing and delivery of these presents the said P. Reid of is hereby acknowledged, the said Benjamin P. Reid 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 Thomas Malone his heirs and assigns forever all that tract or parcel of land lying and being in the County of Sumter and State of Alabama containing six hundred and forty acres, be the same more or less and bounded as follows five hundred and sixty acres is bounded on the North by the lands now

James O. Mark
Elizabeth Mark
Patrick Mark

owned by Stokes Robinson on the East by the land now owned by Elizabeth Merrill and by Jonathan Harris on the South by the land now owned by Jonathan Harris and Benjamin B. Hale but the tract above Eighty acres bounded as follows on the South by the land now owned by David F. Folsom on the East by the land now owned by Stokes Robinson on the North and west by the land now owned by James Taylor the above being the most definite description that can now be given with all the appurtenances to the said tract or parcel of land belonging or in anywise appertaining and all the estate right title claim and interest of the said Benjamin P. Reid and Sarah Ann Reid in and to the above described tract or parcel of land and premises also the following named Negro Slaves to wit, Nathan a man twenty eight years old of black complexion John a man twenty seven years old and of black complexion Henry a man twenty five years old and inclined to be yellow Isaac a boy thirteen old yellow complexion a boy eleven years old and black, Robert a boy ten years old and yellow skin a woman, twenty six years old and black and her four children to wit, Jane yellow five years old, Abiah black four years old Lucy black three years old and an infant child about twenty month old, Mary a woman yellow and twenty seven years old and her three children to wit, Anaschy, nine years old and yellow complexion Mary four years old, Alabama three years old and black complexion and the future increase of said female slaves, To have and to hold the said hereby granted tracts or parcels of land together with the appurtenances thereto belonging together with the aforesaid slaves and their future increase unto the said Thomas Malone his heirs and assigns forever, and the said Benjamin P. Reid his heirs executors and administrators doth hereby Covenant promise and agree to and with the said Thomas Malone his heirs executors administrators and assigns forever in manner and form following that is to say that the said Benjamin P. Reid his heirs executors administrators and assigns the aforesaid tract or parcels of land and premises together with the aforesaid slaves and the future increase thereof unto the said Thomas Malone his heirs executors administrators and assigns against all persons whatever shall and will warrant and forever permit the said Benjamin P. Reid to remain in the quiet and peaceable possession of said tract or parcels of land and premises together with the aforesaid slaves and the future increase thereof until default be made in the payment of the debt herebefore mentioned and if the said Benjamin P. Reid should fail to pay or make default in the payment of the said debt the said Thomas Malone shall as soon as default be made and the said McDonald agree, proceed to sell for Cash to the highest bidder at public outcry after giving thirty days notice in some public newspaper printed in North Alabama a sufficiency of the property hereby conveyed to pay said debt and the interest thereon accruing and out of the monies arising from such sale shall after paying the expense of this deed pay to said McDonald his debt and the interest thereon and if the said debt and interest thereon be fully paid off and discharged to the said McDonald so that no default be made therein then this deed is to be void otherwise to remain in full force and virtue in testimony whereof the parties hereto have set their hands and affixed their seals the day and year above written

Benjamin P. Reid
Sarah Ann Reid
Thomas Malone
Jonathan McDonald

Benjamin P. Reid (Seal)

Lute Pryor
Robt Co Brickell
The State of Alabama
Linestone County 3 This day personally appeared before me Henry Stanley an acting Justice of the Peace in and for said County Sarah Reid and acknowledged that she signed sealed and delivered the foregoing Deed of Trust on the day of its date and for the purposes therein specified. Given under my hand and seal this 19th day of January 1828
H Stanley J.P. Seal
The State of Alabama Personally appeared before me Thomas G. Lyles Clerk of the Linestone County 3 County Court of this County aforesaid Benjamin F. Reid Thomas Malone and Jonathan McDonald and severally acknowledged that they signed sealed and delivered the foregoing deed in Trust for the purposes therein specified and on the day and year therein named. Given under my hand and seal this 19th day of January 1828
Thomas G. Lyles Clerk
Filed in the Office of the Clerk of the County Court of Linestone County State of Alabama for registration on the 19th day of January 1828
Recorded in Deed Book No. 7 pages 1178. 1179 & 1180 Teste Thomas G. Lyles Clerk

Francis M. Whitfield & wife
J. S. Deed
Richard M. Vasson
This Indenture made this 5th day of Jan'y in the year one thousand eight hundred and forty eight between Francis M. Whitfield & Eliza D. Whitfield of the County of Linestone in the State of Alabama of the one part and Richard M. Vasson of the other parts Witnesseth that the said Francis M. Whitfield & Eliza D. Whitfield for and in consideration of the sum of \$2000 hundred dollars to them in hand paid. The receipt whereof is hereby acknowledged and they have granted bargained sold aliened conveyed and confirmed and by these presents do give grant bargain sell alien convey and confirm unto the said Richard M. Vasson all that certain tract of land lying and being in said County & State of Ala known as the South half of the East half of the South East 1/4 of Section No 36 Township 12 N Range 10 E containing forty 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 Richard M. Vasson his heirs and assigns forever and the said Francis M. Whitfield & Eliza D. Whitfield for themselves their heirs executors administrators and assigns and in consideration of the premises hereunto subscribed and well forever defend the title to the above described and hereby granted premises unto the said Richard M. Vasson his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Francis M. Whitfield & Eliza D. Whitfield and also against the lawful title claim or demand of all and every person or persons Whomever. In testimony whereof the said Francis M. Whitfield & Eliza D. Whitfield 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 This day came before me Samuel Tanner an acting Justice of Linestone County 3 of the Peace in and for said County Francis M. Whitfield & Eliza D. Whitfield and acknowledged that the signed sealed and delivered the

following deed to R. M. Vasson for the purposes therein set forth January 5th 1828
Samuel Tanner J.P. Seal
Filed in the Office of the Clerk of the County Court of Linestone County State of Alabama for registration on the 20th day of January 1828
Recorded in Deed Book No. 7 pages 1181
Teste Thomas G. Lyles Clerk

Samuel Tanner & wife
J. S. Deed
Thomas A. Nelson
This Indenture made this 18th day of January in the year one thousand eight hundred and forty eight between Samuel Tanner & Margaret Tanner of the County of Linestone in the State of Alabama of the one part and Thomas A. Nelson of the other part Witnesseth that the said Samuel Tanner & Margaret Tanner for and in consideration of the sum of \$200 hundred dollars to them in hand paid. The receipt whereof is hereby acknowledged and they have granted bargained sold aliened conveyed and confirmed and by these presents do give grant bargain sell alien convey and confirm unto the said Thomas A. Nelson all that certain lot of land lying and being in the Town of Athens and known in the plain of said Town as lot for one hundred & 20 have and to hold the above described lot of ground with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Thomas A. Nelson his heirs and assigns forever and the said Samuel Tanner and Margaret Tanner for themselves their heirs executors and administrators do hereby and in consideration of the premises hereunto subscribed and well forever defend the title to the above described and hereby granted premises unto the said Thomas A. Nelson 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 Whomever. In testimony whereof the said Samuel Tanner & Margaret Tanner have hereunto subscribed their names and affixed their seals the day and year above written
Signed sealed and delivered in presence of us
The State of Alabama
Linestone County 3 This day personally appeared before me Thomas G. Lyles Clerk of the County Court of the County aforesaid the within named Samuel Tanner and Margaret Tanner and severally acknowledged that they signed sealed and delivered the within deed to the said Thomas A. Nelson for the purposes therein specified and on the day and year therein named. Given under my hand and seal this 20th day of January 1828
Thomas G. Lyles Clerk
Filed in the Office of the Clerk of the County Court of Linestone County State of Alabama for registration on the 20th day of January 1828
Recorded in Deed Book No. 7 page 1181 Teste Thomas G. Lyles Clerk

Samuel Tanner & wife
J. S. Deed
Thomas A. Nelson
This Indenture made and entered into this the 31st day of March in the year one thousand eight hundred and forty seven between Francis M. Whitfield & Eliza D. Whitfield of the County of Lawrence and State of Alabama of the first part and Eliza D. Whitfield of the same County & State of the second part and Eliza D. Whitfield of the third part Whereas a Marriage has heretofore been solemnized between

the parties of the first and third parts, in contemplation and in consideration of which said last mentioned parties, mutually agree that the property herein after mentioned of which the said party of the third part was then possessed should be conveyed to a trustee for the sole and separate use of the said party of the third part, with the covenants stipulations and agreements herein after contained and particularly specified which said agreement was attempted to be reduced to writing in an instrument executed by the said parties of the first and third parts on the day of September 1821 shortly before said marriage and now on record in the Office of the Clerk of the County Court of said County in Deed Book No 7. Pages 263 & 264 but which said writing, as the parties now understand its provisions does not fully or correctly express the terms of said agreement, as understood at the time and when all the parties and particularly the party of the first part, are still living and desirous to give effect to said ante nuptial agreement to its fullest extent. Now this Indenture Witnesseth that for and in consideration of the premises and for the further good, valid and sufficient Considerations, unto the said party of the first part moving to wit, the said love and affections which the said party of the first part, bears to the said party of the third part, his wife and the sum of five dollars to the said party of the first part paid by the said party of the second part the receipt whereof is hereby acknowledged they the said parties of the first and third parts, jointly and severally, grant, bargain sell release and let over and by these presents do grant bargain sell release and let over unto the said party of the second part, his heirs and assigns, all the said property of which the said party of the third part was possessed before the said marriage consisting in part, of five slaves to wit Dorcas a woman Laura Ann a woman, July a girl, Liza a child and Jerry a boy together with all such property as may have accrued to her since said marriage in her own right; and the increase of the same, to have and to hold all said property and the increase thereof unto the said party of the second part, his heirs and assigns and the said party of the first part, covenants and agrees with the said party of the second part, that he the said party of the first part, will and his Executors, administrators and assigns shall warrant and forever defend the title to the same for and against the lawful claims of himself and all others claiming by through or under him, upon Just Verdicts and for the uses and purposes following and none other to wit: In the first place that hence forth and during the life of the said party of the third part, the said party of the second part shall hold the title to the said property to and for her sole and separate use free from any claim from the said party of the first part or any liability for his debts or contracts; In the second place that so long as the parties of the first and third parts continue to live together as man and wife, the said party of the second part may at his discretion suffer the said property to remain in the possession and control of the said party of the first part, for the exclusive use and benefit however of the said party of the third part; In the third place that whenever the said marriage is terminated by death or otherwise or the said parties shall cease to live together as man and wife from any cause or if at any times during Coverture the said party of the second part shall think it best to do so, the said party of the second part shall take immediate control and management of said

property and shall receive and hold the same together with the profits and increase thereof and after deducting all necessary expenses, shall pay over the profits and accumulations to the said party of the third part, taking her sole and separate receipt for the same, In the fourth place that if the said party of the third part should survive her said husband the said party of the second part, shall convey and let over in due form of law, unto the said party of the third part all the said property with the increase and profits thereof to her in absolute right, and finally that on the death of the said party of the third part, should she not survive her said husband, then the said party of the second part, shall convey and let over said property or what may remain of it unto such person or persons and in such manner and form as the said party of the third part should standing her said Coverture may direct and appoint in a writing executed for that purpose, with the solemnities necessary to the execution of wills of similar property, and in default of such appointment then to the right heirs of the said party of the third part; In testimony whereof the parties aforesaid have hereunto set their hands and seals this the day and year above written

State

Wash. Terry

Daniel Glover Seal

E. J. Glover Seal

Chapel Norwood Seal

The State of Alabama }
Shirburn County } This day personally appeared before me Thomas S. Lynd Clerk of the County Court of the County of aforesaid, Nathaniel Terry who after being duly sworn depose and swear that he was present when the above named parties, signed, sealed and delivered the foregoing deed in trust for the purposes therein specified and on the day and year therein named; and that he signed his name as witness to the same in the presence of said parties, Given under my hand and seal this 15th day of September 1821.

Thomas S. Lynd Seal

Filed in the Office of the Clerk of the County Court of Shirburn County State of Alabama for registration on the 15th day of September 1821. Test Thomas S. Lynd Clerk. Recorded in Deed Book No 7 pages 1181, 1182 & 1183 Test Thomas S. Lynd, Clerk

James E. Hobbs of the County of Shirburn in the State of Alabama of the one part and Rebecca E. Hobbs his wife of the other part do hereby certify that the said James E. Hobbs and Rebecca E. Hobbs his wife for and in consideration of the sum of Two hundred and fifty dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargain'd, sold, alien'd, conveyed, released, conveyed, and confirmed and by these presents do give grant bargain sell alien convey and confirm unto the said James E. Hobbs, all that certain lot of land lying and being in the Town of Athens and in the County and State of aforesaid and known as lot No 12 in the plan of said Town; except has has heretofore been conveyed to the Methodist Church in said Town and have and to hold the above described lot No 12 with the tenements and appurtenances thereto belonging as in any deed of partitioning unto the said James E. Hobbs his heirs and assigns forever, and the said James E. Hobbs and Rebecca 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 and hereby granted premises unto the said James E. Hobbs his heirs and assigns from and against themselves and all and every

person or persons, claiming or holding, under them the said Ira E. Hobbs and Rebecca his wife, and also against the lawful title claim or demands of all and every person or persons, Thomas & Sons. In Witness Whereof the said Ira E. Hobbs and Rebecca his wife have hereunto subscribed their names and affixed their seals the day and year above written.

Ira E. Hobbs

Rebecca E. Hobbs

Signed, sealed and delivered in the presence of
The State of Alabama, This day personally appeared before me Thomas & Sons
Limestone County Clerk of the County Court of the County aforesaid, Ira E. Hobbs and Rebecca E. Hobbs whose names are subscribed to the within deed and severally acknowledged, that they signed sealed and delivered the same for the purposes therein specified and on the day and year therein named herein under my hand and seal this 22nd day of January 1848.

Thomas & Sons

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 22nd day of January 1848. Teste Thomas & Sons Clerk
Recorded in Deed Book No 7 pages 483 & 484. Teste Thomas & Sons Clerk

William S. Thomas & John Strope made this 18th day of January 1848 between Lot Thomas and William S. Thomas of the one part and John Strope of the other part. In Witness Whereof the said William S. Thomas, voluntarily and with the approbation of Lot Thomas his father hath put placed and bound himself and by these presents doth put place and bind himself to be an apprentice with him the said John Strope and as an apprentice with him the said John Strope to dwell and remain till the said William S. Thomas shall attain the age of 21 years, which will be on the 28th day of December 1850. Eighteen hundred and fifty during all which time the said William S. Thomas and Lot Thomas do covenant and agree to and with the said John Strope that the said William S. Thomas shall him the said John Strope well and faithfully serve in all such lawful business as the said William S. Thomas shall be put to by him the said John Strope according to the best of his knowledge and ability and honestly and obediently behave and conduct himself towards the said Strope and family and the said Strope on his part doth covenant and agree to and with him the said William S. Thomas that he will well and truly instruct him the said William S. Thomas in the art or Mystery of a Blacksmith which the said Strope now followeth and will use all diligence to make him the said William S. Thomas as perfect as possible in the art or Mystery of Blacksmithing and the said Strope further covenants and agrees to furnish him the said Thomas with good and sufficient food clothing and lodging during the term of his apprenticeship and also to give him three months schooling in the second year of his apprenticeship and at the expiration thereof to give him a good and complete set of Blacksmiths Tools and a full pair of fine Clothes in testimony whereof the parties have set their names and affixed their seals the day and year above written.

Teste

Robt C. Brickell

The State of Alabama

Limestone County This day personally appeared before me Thomas & Sons Clerk of the County

William S. Thomas

Lot Thomas

John Strope

County of the County of or said Robert C. Brickell who being duly sworn in said that he was present when the above named parties signed sealed and delivered the said instrument of writing for the purposes therein specified and on the day and year therein named and that he signed his name as witness in the presence of said parties. Given under my hand and seal this 22nd day of January 1848. Thomas & Sons Clerk
Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 22nd day of January 1848. Teste Thomas & Sons Clerk
Recorded in Deed Book No 7 page 484. Teste Thomas & Sons Clerk

Jonathan M. Donald & Mary B. McDonald made this thirteenth day of January Eighteen hundred and forty eight between Jonathan M. Donald and Mary B. McDonald his wife of the one part and Benjamin F. Reid of the other part. In Witness Whereof the said Jonathan M. Donald and Mary B. McDonald his wife for and in consideration of the sum of four thousand dollars the receipt whereof we hereby acknowledge, have granted, bargained, sold, aliened, conveyed, released and confirmed and by these presents do grant, bargain, sell, alien, convey, release and confirm to the said Benjamin F. Reid his heirs and assigns forever, all that tract or parcel of land lying and situate in the County of Limestone, State of Alabama, containing six hundred and forty acres, more or less as bounded as follows, five hundred and sixty acres is bounded on the North by the land now belonging to Stokes Robinson on the East by the land now owned by Elizabeth Wainwright Harris on the South by the land now owned by Schuyler Harris and Benjamin Reid on the West by the land owned by Benjamin Reid and seven spots and always known as the Shallow tract also eighty acres as follows, on the South by the land owned by seven spots, on the East by the land now owned by Stokes Robinson on the North and West by the land now owned by James Taylor, the above being the most definite description we are now able to give with all the appurtenances to the said tract or parcel of land belonging or in anywise appertaining and all the estate right and title of the said Jonathan M. Donald and Mary B. McDonald in and to the said granted or intended to be hereby granted tract or parcel of land and premises to have and to hold the said hereby granted tract or parcel of land and premises with its appurtenances unto the said Benjamin F. Reid his heirs Executors administrators and assigns forever and the said Jonathan M. Donald and Mary B. McDonald for himself and herself their heirs Executors administrators and assigns forever in manner and form following, that is to say, that the said Jonathan M. Donald and Mary B. McDonald his wife their Executors and administrators the aforesaid tract or parcel of land and premises with their appurtenances unto the said Benjamin F. Reid his heirs, Executors, administrators and assigns against all persons whatsoever shall and well warrant and forever defend by these presents. In Witness Whereof we have hereunto set our hands and affixed our seals this 13th day of January 1848. Jonathan M. Donald
Signed, sealed and delivered in presence of Mary B. McDonald
Luke Pryor Jr.

I do Malame

Robt C. Brickell

State of Alabama Personally appeared before me William Colburn an acting Justice of Limestone County the peace in and for said County, States Jonathan M. Donald and Mary B. his wife who acknowledged that they signed sealed and delivered the

deed on the day and year therein mentioned unto the above named Benjamin & David and the said Mary & McDonald being examined apart by me from her said husband and acknowledging that she signed sealed and delivered the said deed without any fear, threat or compulsion of her said husband, Given under my hand and seal this the 19th day of January 1828

William C. Leair *JP* Seal

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 22nd day of January 1828

John Thomas & Sons Clerk

Recorded in Deed Book No 7 pages 485 & 486

John Thomas & Sons Clerk

Richard W. Anderson & Amos French *This Indenture* made this twenty third day of July A.D. one thousand eight hundred and forty five (1845) between Richard W. Anderson of Madison County Alabama of one part, and Amos French of Limestone County Alabama of the other part, Witnesseth That on or about the twenty fifth day of November Eighteen hundred and forty five, the aforesaid Richard W. Anderson sold to the said Amos French a certain tract or parcel of land, lying and being in the County of Limestone (Twp 1) the West half of the North West quarter of section Twenty four (24) in Township numbered three (3) of Range numbered four (4) West of the Base's Meridian, containing according to the United States Survey Eighty acres and twenty four hundredths of an acre, of land more or less (80th 24th acres) For and in consideration of which, the said Amos French paid to the said Anderson one hundred dollars in money, and executed his two notes for one hundred dollars each bearing date from date one payable on or before the first day of January Eighteen hundred and forty four, and the other payable on or before the first day of January Eighteen hundred and forty five, and the said Richard W. Anderson executed his final Bond to the said French for title. When full payment is made. Now this Indenture Witnesseth that the said Richard W. Anderson for and in consideration of full payment having been made amounting with interest to the sum of three hundred and twenty four dollars, (or there about) to him in hand paid the receipt whereof is hereby acknowledged, has bargained, sold, aliened, conveyed and conveyed and by these presents do bargain, sell, alien, convey and convey unto the said Amos French a certain tract or parcel of land lying and being in the County of Limestone and State of Alabama (Twp 1) the West half of the North West quarter of section twenty four (24) in Township numbered three (3) of Range numbered four (4) West of the Base's Meridian, containing according to the United States Survey Eighty acres and twenty four hundredths of an acre of land more or less (80th 24th acres) To have and to hold the above described tract or parcel of land with the tenements, rights, privileges, immunities and appurtenances thereto belonging or in anywise appertaining unto the said Amos French his heirs and assigns forever and the said Richard W. Anderson for himself his executors and administrators do warrant and well forever defend the title to said tract or parcel of land unto the said Amos French his heirs and assigns from and against him and all and every person claiming or holding under him the said Richard W. Anderson, and all and every person or persons whatsoever. Except for Debt. In testimony whereof the said Richard W. Anderson has hereunto set his hand and seal this twenty third day of July A.D. Eighteen hundred and forty five (1845)

Richard W. Anderson *Seal*

Signed sealed and acknowledged in the presence of

Gabriel E. Moore

State of Alabama } Personally appeared before me John M. Oley, Clerk of the County Court of said Madison County } the above named Richard W. Anderson, do acknowledge that he had signed sealed and delivered the above and foregoing deed to the said Amos French on the day and year therein mentioned. In testimony whereof I have hereunto subscribed my name and seal and affixed the seal of said County Court, at Office in Huntsville this the twenty fifth day of July A.D. Eighteen hundred and forty five and of the Independence of the United States of America the seventeenth year

John M. Oley, Clerk C. C.

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 21st day of January 1828

John Thomas & Sons Clerk

Recorded in Deed Book No 7 pages 486 & 487

John Thomas & Sons Clerk

Samuel B. Lowry & wife *This Indenture* made this both day of October one thousand eight hundred and forty seven, between Samuel B. Lowry & his wife Mary M. C. Lowry of the County of Limestone & State of Alabama of the one part, and David B. Robinson of the same County, and State of the other part, Witnesseth That 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 bargained, sold, alien, conveyed and by these presents do bargain, sell, convey and confirm unto the said David B. Robinson his heirs and assigns a certain tract or parcel of land as follows: All that part of the South East Quarter of section Twenty four Township three Range four West lying and being West of a certain ditch running from the South boundary of said Quarter section Northward which West part will contain about twenty five acres more or less, by continuing the line due North from the Northern of said ditch to the North boundary of said quarter section. To have and to hold the above described land and premises with all the appurtenances thereto belonging unto him the said David B. Robinson his heirs and assigns forever and the said Samuel B. Lowry & Mary M. C. Lowry his wife hereby bind themselves and their heirs to warrant and forever defend the title to the said land, and premises unto the said David B. Robinson his heirs and assigns from and against the lawful claim or claims of all and every other person or persons whatsoever. In testimony whereof they have hereunto set their hands and affixed their seals the day and date first above written

Samuel B. Lowry *Seal*

Mary M. C. Lowry *Seal*

State of Alabama } Personally appeared before me Thomas G. Tynd Clerk of the County Court of the County aforesaid, Samuel B. Lowry and Mary C. Lowry his wife and severally acknowledging that they signed sealed and delivered the foregoing deed to the said David B. Robinson for the purposes therein specified and on the day and year therein named and the said Mary M. C. Lowry being by me examined separately and apart from her said husband acknowledged that she signed sealed and delivered the same without any fear, threat or compulsion of her said husband Given under my hand and seal this the day of October 1827.

Thomas G. Tynd *Seal*

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 26th day of January 1828

John Thomas & Sons Clerk

Recorded in Deed Book No 7 pages 487

John Thomas & Sons Clerk

Russell Hine, This Indenture, made this 8th day of December 1847, between *Russell Hine* To & Deed. *John D. Holt* of the first part and *John D. Holt* of the second part, both of the County of Stone Mountain State of Alabama, Witnesseth That the said *R. Hine* for and in consideration of the sum of Seven hundred dollars to him in hand paid the receipt whereof is hereby acknowledged, this day being given granted bargained sold aliened conveyed and confirmed and by these presents does bargain sell alien convey and confirm unto the said *John D. Holt* those two lots or parcels of land lying and being in the Town of Athens and County of Stone Mountain in the State of Alabama, as lots Numbers one hundred and twenty four and one hundred and twenty five, To have and to hold the above described lots No. 124 & 125 with the appurtenances thereto belonging or in anywise appertaining unto the said *John D. Holt* his heirs or assigns forever. And the said *R. Hine* for himself his heirs executors and administrators does warrant and will forever defend the title to the above described and hereby granted premises unto the said *John D. Holt* his heirs and assigns from and against himself and all and every person, 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 whatsoever, claiming or holding by force or under the Government of the United States. In Testimony whereof the said *R. Hine* hath hereunto set his hand and affixed his seal the day and date above written. *R. Hine* Seal.

The State of Alabama, This day personally appeared before me *Thomas G. Lynd* Justice of the Peace for the County of Stone Mountain, Clerk of the County Court of the County of Stone Mountain, *Russell Hine* and acknowledged that he signed sealed and delivered the within deed to *John D. Holt* for the purposes therein specified and on the day and year therein named Given under my hand and seal this 27th day of January 1848.

Thomas G. Lynd Seal.

Filed in the office of the Clerk of the County Court of Stone Mountain County State of Alabama for registration on the 27th day of January 1848.

Justice Thomas G. Lynd Clerk.

Recorded in Deed Book No. 7 pages 1188.

Jonathan McDonald and *Mary B. McDonald* This Indenture made this 16th day of January in the year one To & Deed. *James M. Lane* *Jonathan McDonald* and *Mary B. McDonald* of the County of Stone Mountain State of Alabama of the one part, and *James M. Lane* of the other part, Witnesseth That the said *Jonathan McDonald* & *Mary B. McDonald* for and in consideration of the sum of Three hundred dollars to them in hand paid the receipt whereof is hereby acknowledged, this day given granted bargained sold aliened conveyed and confirmed and by these presents do give grant bargain sell alien convey and confirm unto the said *James M. Lane* all that Certain tract of land lying and being in the County of Stone Mountain and State of Alabama, as a part of the West half of the South East quarter of Section 24 Township 4 Range 4 West being in the North line of said quarter section beginning at little Pine on divide line and running South and West with the boundaries of said Pine on the West side of said Pine containing sixty acres more or less 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 *James M. Lane* his heirs and assigns forever

and the said *Jonathan McDonald* and *Mary B. McDonald* 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 *James M. Lane* his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said *Jonathan McDonald* and *Mary B. McDonald* and also against the lawful title claim or demand of all and every person or persons whatsoever, except the power of *James Meadows*. In Testimony whereof the said *Jonathan McDonald* and *Mary B. McDonald* have hereunto subscribed their names and affixed their seal the day and year above written.

Signed sealed and delivered in the presence of

Jonathan McDonald Seal.

Mary B. McDonald Seal.

State of Alabama, Personally appeared before me *Allison L. Bain* an acting Justice of the Peace in and for said County & State *Jonathan McDonald* and *Mary B. McDonald* his wife who acknowledged that they signed sealed and delivered the within deed on the day and year therein mentioned unto the said *James M. Lane* and *Mary B. McDonald* his wife being by me examined separate and apart from her said husband & acknowledged that she signed sealed and delivered the said without any fear threats or compulsion of her said husband. Given under my hand and seal this 19th day of January 1848.

Allison L. Bain Seal.

Filed in the office of the Clerk of the County Court of Stone Mountain County State of Alabama for registration on the 27th day of January 1848.

Justice Thomas G. Lynd Clerk.

Recorded in Deed Book No. 7 pages 1188 & 1189.

Justice Thomas G. Lynd Clerk.

John D. Harris This Deed made this 30th day of April 1848, Witnesseth That *Thomas G. Lynd* Justice of the Peace for the County of Stone Mountain State of Alabama, and in pursuance of an order granted by the Judge of the County Court of Stone Mountain County State of Alabama, and in compliance with the order of said *John D. Harris* deceased, did on the 30th day of April 1848, on the County first of October Eighteen hundred and forty four, after giving the notice required by the Statute in such cases and made and provided, the following described tracts or parcels of land to wit: The South East quarter of section twenty three Township four Range four West. Also thirty two and a half acres lying in the North end of the North East quarter of section twenty four Township four Range four West dividing the quarter by a line running East and West containing in all two hundred and fifty two and a half acres, all lying and being in the County of Stone Mountain and State of Alabama. And the said *Matthew H. Roberts* having bid the sum of Twelve hundred and thirty five dollars and thirty two cents, it being the highest sum bid for said tracts or parcels of land, and the said *Matthew H. Roberts* having been appointed by the said *John D. Harris* and *Schuyler Harris* Executors as aforesaid for and in consideration of the sum of Twelve hundred and thirty five dollars and thirty two cents, to them paid by the said *Matthew H. Roberts* before the signing and delivering of this deed, the receipt whereof is hereby acknowledged, we have bargained sold aliened conveyed and confirmed and confirmed unto him the said *Matthew H. Roberts* all the right title and claim which the

Said John H. Harris deeded or sold the right title interest and claim which in the said John H. Harris and Schuyler Harris as Executors have and stand other in and to the following described tracts of land lying and situate in the County of Limestone and State of Alabama and referred to and mentioned in the first part of this deed to wit the South East quarter of Section twenty three Township four Range four West, also thirty two and a half acres lying in the North East quarter of Section thirty six Township four Range four West, dividing the quarter section by a line running East and West. Containing in all two hundred and fifty two and a half acres to have and to hold the above described tracts or parcels of land to himself his heirs Executors administrators and assigns forever In testimony whereof we have hereunto set our hands and affixed our seals this day and year above written.

John H. Harris (Seal)

Schuyler Harris (Seal)

The State of Alabama
Limestone County } This day personally appeared before me Thomas G. Tynd Clerk of the County Court of the County aforesaid John H. Harris and Schuyler Harris and severally acknowledged that they signed sealed and delivered the foregoing deed to the said Matthew H. Roberts for the purposes therein specified and on the day and year therein named Given under my hand and seal this 27th day of January 1848.

Thomas G. Tynd (Seal)

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 27th day of January 1848. Teste Thomas G. Tynd Clerk
Recorded in Deed Book No 7 pages 490 + 491

Arthur M. Sweeney
To 3. Deed

This Indenture made this 13th day of January in the year of our Lord eighteen hundred and forty eight between A. M. Sweeney selecting Lee Hardy Jones dec'd. Executor of the last will and testament of Hardy Jones dec'd of the County of Limestone and State of Alabama of the one part and Matthew H. Roberts of the same County and State of the other part, witnesseth that Whereas the said A. M. Sweeney did on the 6th day of August 1846 by virtue of the last will and testament of the said Hardy Jones dec'd. in pursuance of provisions of said last will and testament being the sole qualified and acting Executor thereof expose to public sale to the highest bidder after having given full and lawful notice of the time and place thereof a certain tract or parcel of land hereinafter more particularly designated of which said lands the said Hardy Jones dec'd. devised and bequeathed and whereas the said Matthew H. Roberts then and there bid fifteen hundred and ten dollars for the said lands it being the highest bid and the most money offered therefore. Now therefore in consideration of the premises and in consideration of the said sum in hand paid by the said Matthew H. Roberts the receipt whereof the said A. M. Sweeney hereby acknowledges, in the said A. M. Sweeney Executor as aforesaid and by virtue of the said last will and testament, has this day given granted bargained sold aliened conveyed released conveyed and by these presents do give grant bargain sell alien and convey unto the said Matthew H. Roberts his heirs and assigns all that certain tract or parcel of land aforesaid lying in the County and State aforesaid, and known as the West half of the North West quarter of Section thirty three Township three of Range three West containing

seventy nine acres and ninety three hundredths of an acre the East half of the South West quarter of Section thirty three Township three of Range three West containing seventy nine acres and ninety two hundredths of an acre, except about half an acre on which the grave yard is of the Dec'd. the West half of the South West quarter of Section thirty three Township three Range three West containing about eighty acres and the South half of the North half of South East fourth of Section thirty three Township three Range three West to have and to hold the above described land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Matthew H. Roberts his heirs and assigns forever and the said A. M. Sweeney as Executor and in behalf of the heirs and devisees of the said Dec'd. do hereby and in consideration of the premises well warrants and defends the title to the above described lands unto the said Matthew H. Roberts his heirs and assigns forever from and against all persons claiming by through or under the said Dec'd. In testimony whereof the said A. M. Sweeney as Executor as aforesaid has hereunto set his hand and seal this day and year first above written.

A. M. Sweeney (Seal) Executor
of the Jones

The State of Alabama
Limestone County } Personally appeared before me Thomas G. Tynd Clerk of the County Court of the County aforesaid Arthur M. Sweeney whose name is subscribed to the foregoing deed and acknowledged that he signed sealed and delivered the foregoing deed to the said Matthew H. Roberts for the purposes therein specified and on the day and year therein named Given under my hand and seal this 27th day of January 1848. Thomas G. Tynd (Seal)
Filed in the office of the Clerk of the County Court of Limestone State of Alabama for registration on the 27th day of January 1848.
Teste Thomas G. Tynd Clerk
Recorded in Deed Book No 7 pages 470 + 471

Barner Gill
Deed

This Indenture made and entered into this 27th day of September 1847 between Barner Gill & Elizabeth his wife of the one part and John S. Turner of the County of Limestone State of Alabama of the other part, witnesseth that the said Barner Gill & Elizabeth his wife for in consideration of the sum of Three thousand & eighty eight dollars, to them in hand paid the receipt whereof is hereby acknowledged have this day granted bargained sold & conveyed to by these presents doth grant bargain sell & convey unto John S. Turner all that certain tract or parcel of land lying & being in the County of Limestone State of Alabama & known & described as follows the North East Quarter of Section one in Township two of Range five West, also the North East quarter of the South West quarter of Section one in Township two of Range five West, also the North half of the North West quarter of Section one of Township two of Range five West including all the land on the North side of Maple Creek that runs through said quarter Section, also a part of the West half of the South West Quarter of Section 31 in Township one of Range four West bounded as follows beginning at a stake at the East boundary line of said West half twenty four poles from the North East corner running thence West to a stake on the West boundary line thence South to the South West Corner of said West half thence East to the South East

Corner of 1st Mer. half. Thence thence North to the beginning corner, also part of the North West Quarter of Section 14 Township 2, Range four West, and bounded as follows beginning in the North West Corner of 1st Quarter running South 160 Rods, thence East thirty Rods, thence North one hundred forty three Rods, thence East to the Spring branch, thence along said Spring branch to the North boundary line of 1st Quarter thence along 1st North boundary line to the beginning, also the East half of the South half of the East half of the South East Quarter of Section thirty six Township 10 and Range five West. To have and to hold the above described tract of land with the appurtenances thereto belonging or in anywise appertaining unto the said John S. Elmer his heirs & assigns forever the said Gardner & Eliza his wife for themselves their heirs & assigns do warrant & will forever defend the title to the above described thereby granted, premises unto the said John S. Elmer his heirs & assigns from & against all and every claiming or holding, under them the said Gardner & Eliza his wife and also against the lawful title claim or demands of all & every person whatsoever claiming or holding by from or under the Government of the United States. In testimony whereof the said Gardner & Eliza his wife have hereunto set their hands & seals this day & date above written

John S. Elmer

John S. Elmer

John S. Elmer

The State of Alabama } This day personally appeared before me Thomas B. Lyons Clerk
Limestone County } Clerk of the County Court of the County of Limestone Arthur R.
Barriss, one of the subscribing witnesses to the above Deed, and after being duly sworn
deposed and said that he saw the above named Gardner & Eliza sign the said Deed and
deliver the same to the said John S. Elmer for the purpose therein set forth and on the
day and year therein named, and that he subscribed his name as witness in the presence
of said Deed and also in the presence of the other two subscribing witnesses and that they
also subscribed their names to the same as witnesses in his presence and in the presence
of each other given under my hand and seal this 1st day of February 1848

Thomas B. Lyons, Clerk

Filed in the office of the Clerk of the County Court of Limestone County State of
Alabama for registration on the 1st day of February 1848. Teste Thomas B. Lyons Clerk
Recorded in Deed Book No 7 pages 4191 & 4192. Teste Thomas B. Lyons Clerk

Nathaniel Hancock } This Indenture made this 25th day of January 1848 between
his wife } Nathaniel Hancock & Elizabeth Ann Hancock his wife of the
County of Limestone, State of Alabama of the first part, & William
Holt of the County of Limestone State of Alabama of the second part, Witnesseth, that the said
Nathaniel Hancock & Elizabeth Ann Hancock his wife for and in consideration of the
sum of three thousand dollars to them in hand paid the receipt of which
is hereby acknowledged have this day bargained sold aliened conveyed
& conveyed by their presents do bargain sell alien conveyed unto the said
William Holt, all that certain tract or parcel of land lying & being in the
County of Limestone State of Alabama known as designated in the plan of
said County as a part of fractional Section fourteen Township one of
Range five West beginning at the Southwest Corner of Parcel Thuff's lot

of land on the West boundary line of said fractional Section thence South with said boundary line
one hundred poles to the North West Corner of Daniel Thuff's lot of land thence South three hundred
& twenty poles to the North East boundary line of said fractional Section thence North with said
East boundary line one hundred poles to the South East Corner of said Parcel Thuff's land thence
West three hundred & twenty poles to the beginning corner, containing two hundred acres be
the same more or less. To have and to hold the above described tract or parcel of land with
the tenements & appurtenances thereto belonging or in anywise appertaining unto the said
William Holt his heirs & assigns forever the said Nathaniel Hancock & Elizabeth Ann Hancock his wife
for themselves their heirs & assigns do warrant & will forever defend the title to the above described & hereby granted, premises unto the said William Holt his heirs &
& assigns for ever against themselves & all & every person or persons claiming or holding under
them & also against the lawful title or claim or demands of all & every person or persons holding
or claiming under the Government of the United States. In testimony whereof the said Nathaniel
Hancock & Elizabeth Ann Hancock his wife have hereunto set their hands & seals this day and date above
written

Nathaniel Hancock Seal

Elizabeth Ann Hancock Seal

State of Alabama }
Limestone County } Personally appeared before me John T. Tison a Acting Justice of
the peace for and in the County of Limestone the within named Nathaniel Hancock
and Elizabeth Ann Hancock his wife and acknowledged that they severally signed
and delivered the foregoing Deed on the day and year therein mentioned to the within
named William Holt, and the said Elizabeth Ann Hancock being examined separately
and apart from her husband acknowledged that she signed sealed, and delivered
the aforesaid Deed freely without any fear threats or compulsion of her said husband
given under my hand and seal this 25th day of January 1848 John T. Tison J. P.
Filed in the office of the Clerk of the County Court of Limestone County State of
Alabama for registration on the 1st day of February 1848. Teste Thomas B. Lyons Clerk
Recorded in Deed Book No 7 pages 4192 & 4193. Teste Thomas B. Lyons Clerk

John S. Murphy } This Indenture made this the 27th day of January in the year of our Lord
one thousand eight hundred and forty eight between John S. Murphy
and Caroline his wife of the County of Limestone in the State of Alabama
of the one part and William Holt of the County and State aforesaid of
the other part, Witnesseth that the said John S. Murphy and Caroline his
wife for and in consideration of the sum of nine hundred dollars to them
in hand paid the receipt of which is hereby acknowledged, have this day
bargained sold aliened conveyed and conveyed by their presents do bargain sell alien conveyed
and conveyed unto the said William Holt
all the following tract or parcel of land lying in the County of Limestone
and State of Alabama beginning at the North West Corner of lot No three
and running on the South boundary line of said lot one hundred and
thirty eight poles, thence North twenty poles to a stake, thence West to Oak
River thence down said River to the West boundary line of said lot, and
thence South to the place of beginning containing sixty acres more or less
being a part of fractional Section fourteen in Township one of Range five
West East of Oak River To have and to hold the above described tract
or parcel of land with the tenements and appurtenances thereto

thence belonging unto the said William Holt, his heirs and assigns forever and the said John L. Murphy and Caroline to his wife for themselves their heirs executors, administrators and assigns do warrant and well forever defend, the title to the above described and hereby granted ~~portion~~ parcel of land unto the said William Holt, his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John L. Murphy and Caroline to his wife and also against the lawful title claim or demand of all and every person or persons, whatsoever (whomsoever) claiming or holding by force or under the Government of the United States in testimony whereof the said John L. Murphy and Caroline to his wife have hereunto set their ~~hands~~ and seals this the day and date first above written

The State of Alabama
Limestone County Personally appeared before me, Wm. M. Rodes, an acting Justice of the peace for the aforesaid County, John L. Murphy and Caroline to his wife whose names appear signed to the foregoing deed and acknowledged the signing sealing and delivery of the same to William Holt, for the purposes therein specified, on the day of its date and the said Caroline to on a private examination separate and apart from her said husband acknowledged the signing sealing and delivery of the same to be her voluntary act and deed and that she freely without any fear threats or compulsion of her said husband relinquished her right of Dower Given under my hand and seal this the 29th day of January 1828

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 1st day of February 1828
Recorded in Deed Book No 7 Pages 4193 & 4194

J. L. Murphy (Seal)
C. L. Murphy (Seal)

William M. Rodes J. P.

Teste Thomas B. Tynes Clerk

Teste Thomas B. Tynes Clerk

Stephen A. Brown & Benjamin F. Sims of the County of Limestone State of Alabama do hereby constitute nominate and appoint Benjamin F. Sims my true and lawful agent and attorney for me in my name to demand recover receive of & from the Executors of the last will & testament of Richard S. Walker late of Limestone County Alabama deceased all sums or sums of money or other property by the said will bequeathed to my heirs the said John N. & William F. Sims and give all necessary receipts and acquittances to sign seal & deliver all necessary & legal instruments of writing for the purpose of obtaining the property aforesaid & generally to do perform all legal acts & things in the premises as fully & effectually as I myself could, thereby ratifying and confirming all the legal acts of my said Attorney in the premises. In testimony whereof I have hereunto set my hand & affixed my seal this 20th day of December A. D. 1827.

Before me Nathaniel E. Goodwin Judge of the Probate Court of Limestone County State of Mississippi came personally Stephen A. Brown and acknowledged that he signed sealed and delivered the foregoing Power of Attorney to Benj. F. Sims on the day and date therein for the purposes therein set forth as his act and deed Given under my hand and seal this the twentieth day of December A. D. 1827

Nathaniel E. Goodwin (Seal)

The State of Mississippi I Daniel Williams Clerk of the Probate Court in and for said County of Limestone County do hereby certify that Nathaniel E. Goodwin whose genuine signature appears on the foregoing Certificate of acknowledgment is and was at the time of signing the same Judge of the Probate Court in and for said County, duly elected qualified and commissioned according to law and that said Certificate is in due form of law. Given under my hand and seal of said Court at Columbus this 22^d day of December A. D. 1827

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 2nd day of February 1828. Teste Thomas B. Tynes Clerk
Recorded in Deed Book No 7 Pages 4194 & 4195 Teste Thomas B. Tynes Clerk

This Indenture made and entered into this fourth day of February in the year of our Lord one thousand eight hundred forty eight between John W. Key of the County of Limestone State of Alabama of the first part & John W. Malone of the third part & John W. Key's justly indebted to St. Thome in the sum of two hundred fifty \$500 Dollars due the first day of June next. Also to Vester Coleman V. Vester in the sum of one hundred and twenty six \$126 Dollars due the first day of June next. And also to Nelson Broadbent in the sum of two hundred twenty nine \$229 Dollars due the first day of June next. By reference to three several bonds bearing date herewith said indebtedness more fully appear. And whereas the said John W. Key is bound up and bound several bonds above described as security of the said John W. Key and which several sums of money the said John W. Key is willing and desirous to secure unto the said John W. Key. Now this Indenture Witnesseth that for and in consideration of the promises & for the further consideration of the sum of five dollars in hand paid to the said John W. Key by the said John W. Malone, at & before the sealing and delivery of these presents the receipt whereof is hereby acknowledged the said John W. Key hath this day given bargained sold and delivered by these presents doth give bargain sell and deliver unto the said John W. Malone his heirs administrators or assigns the following female slaves (to-wit) Caroline aged about 17 years, and Jane aged about fifteen years & their future increase to have and to hold the above named slaves Caroline and Jane their future increase hereby granted and sold to the said John W. Malone his heirs administrators or assigns forever Upon Trust Nevertheless that the said John W. Malone his heirs administrators or assigns shall permit the said slaves Caroline & Jane to remain with C. W. Willard in the Town of Athens for the use and benefit of Mrs. Susan Key until default shall have been made in whole or in part in the payment of the said several sums of money as above mentioned and then upon this further Trust that the said John W. Malone his heirs administrators or assigns shall well & soon after the happening of such default of payment as the said John W. Key his heirs Executors administrators or assigns shall direct proceed to sell the above mentioned slaves Caroline & Jane their increase if any they have, or so many of them as may deem necessary sufficient for the purpose to the highest bidder for cash at public auction after having fixed the time and place of sale at his own discretion and given at least thirty days previous notice in three or more public places in the County

as in the News Paper. And out of the proceeds of said sale shall after paying all the charges attending the execution of this trust, pay the said sums of money which may hereinafter be due on the said bonds, heretofore described as well as all interest which may hereinafter lawfully accrue thereon at the time of said payments. And the balance if any then be due shall be paid to the said John W. Key his heirs Executors administrators or assigns. And if the said John W. Key shall fully discharge all of said bonds by the payment of the several sums of money therein promised so that no default in the payment thereof be made, then this obligation to be void, otherwise to remain in full force and Virtue. In testimony whereof the parties hereto have subscribed their names & affixed their seals the day & year above written

John W. Key Seal

John Cority Seal

Jas W. Malone Seal

The State of Alabama

Linestone County. This day personally appeared before me Thomas S. Lyons Clerk of the County Court of the County aforesaid the above named John W. Key, John Cority and John W. Malone and severally acknowledged that they signed sealed and delivered the foregoing Deed in trust for the purposes therein specified and on the day and year therein named. Given under my hand and seal this 11th day of February 1848

Thomas S. Lyons Seal

Filed in the Office of the Clerk of the County Court of Linestone County State of Alabama for registration on the 11th day of February 1848

Teste Thomas S. Lyons Clerk

Recorded in Deed Book No 7 pages 1175 & 1176 Teste Thomas S. Lyons Clerk

Presley H. Hobbs

To & Deed

James F. Lowell

This Indenture made this the twenty seventh day of January in the year of our Lord one thousand eight hundred & forty eight between Presley H. Hobbs administrator of David Hobbs deceased late of Linestone County State of Alabama of the one part and James F. Lowell of the same County State of the other part. Witnesseth that the said Presley H. Hobbs administrator as aforesaid, by virtue and by the authority of a Decree of the Orphans Court of Linestone County, did sell the Tract of Land belonging to the estate of the said David Hobbs at public sale to the said James F. Lowell for the sum of Forty seven hundred & twenty dollars, being the highest sum bid for the Tract of Land aforesaid, Now by virtue of the said order of the Court and in consideration of the sum of Forty seven hundred & twenty dollars in hand paid by the said James F. Lowell the receipt whereof is hereby acknowledged have as administrator aforesaid sold all the right & title held by the said David Hobbs, in his lifetime and ordered by the Court to be sold in said Tract of Land, which Tract of Land is known as lying in the County of Linestone and State of Alabama and described as follows, (To Wit) The South East quarter of Section Ten Township 11 Range 5 (West) And the North East quarter of Section fifteen Township 11 Range 5 (West) to have and to hold the said Land and premises thereof with the appurtenances thereto belonging unto the said James F. Lowell his heirs and assigns as fully and as absolutely as the said Presley H. Hobbs administrator as aforesaid and under the authority as aforesaid might could or should sell and convey the same, Given under my hand and seal the day and year above written

Presley H. Hobbs Seal

The State of Alabama. This day personally appeared before me Thomas S. Lyons Clerk of the County Linestone County. 3 Clerks of the County aforesaid the above named Presley H. Hobbs and others who signed sealed and delivered the foregoing Deed to the said James F. Lowell for the purposes therein specified and on the day and year therein named Given under my hand and seal this 11th day of February 1848

Thomas S. Lyons Seal

Filed in the Office of the Clerk of the County Court of Linestone County State of Alabama for registration on the 11th day of February 1848

Teste Thomas S. Lyons Clerk

Recorded in Deed Book No 7 pages 1176 & 1177

Teste Thomas S. Lyons Clerk

Mumford & McDaniel Linestone County Alabama

To & Deed South

James W. Bridgforth

This Indenture made this 21st day of January in the year one thousand eight hundred and forty eight between Mumford & McDaniel of the first part, James W. Bridgforth of the second part, and Thomas O. Bridgforth of the third part. Witnesseth that whereas the said, Mumford & McDaniel is justly indebted to the said Thomas O. Bridgforth in the sum of one hundred and ten dollars, to be paid on the 25th of December next, as by promissory note, bearing date with these presents more fully appears, which debt the said Mumford & McDaniel 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 Mumford & McDaniel in hand paid by the said James W. Bridgforth at and before the sealing and delivering of these presents the receipt whereof is hereby acknowledged by the said Mumford & McDaniel, has given granted bargained sold aliened, enfeoffed, released and confirmed and by these presents do give grant, bargain sell alien enfeoff release, and confirm to the said James W. Bridgforth his heirs and assigns forever, his boy Isaac, a slave for life to have and to hold, the said slave forever; and the said Mumford & McDaniel for himself his heirs Executors and administrators does warrant and will forever defend the title to the said boy to the said James W. Bridgforth his heirs administrators and Executors against all persons whomsoever, Upon Touch. Nevertheless that the said James W. Bridgforth his heirs Executors and administrators shall permit the said Mumford & McDaniel to keep in possession the said boy Isaac and appropriate the proceeds of his labor to his own proper use and benefit until default be made in the payment of the said sum of money either in the whole or in part. And then upon this further trust that the said his heirs Executors administrators or assigns shall and will as soon after the happening of said default of payment, as he his heirs Executors administrators or assigns, may think proper, or the said Thomas O. Bridgforth may request sell the said boy to the highest bidder for ready money after having given thirty days notice thereof in a Newspaper printed in the Town of Athens or by advertisement set up at three or more public places in the County of Linestone State of Alabama, and all of the monies arising from such sale, shall after satisfying the charges thereof and all his expenses attending the premises, pay to the said Thomas O. Bridgforth his heirs Executors administrators or assigns the said sum of money with the interest that may lawfully accrue thereon and the balance of

any shall pay to the said Mumford & M. Daniels his heirs, Executors, administrators or assigns, But if the whole of the said sum of money shall be fully paid off and discharged to the said Thomas & Bridgforth his heirs Executors administrators or assigns on or before the day on which same is payable, so that no default of payment of the said sum of money happens, or be made, then this indenture to be void, otherwise to remain in full force and virtue in witness whereof the said Parties to these presents have hereunto set their names and affixed their seals the year and date first above written

M. D. M. Daniels Seal

James M. Bridgforth Seal

Thos. & Bridgforth Seal

The State of Alabama
Limestone County } Personally appeared before me William R. Howard
an acting Justice of the Peace for the aforesaid County, Mumford & M. Daniels James M. Bridgforth and Thomas & Bridgforth and acknowledged the signing sealing and delivery of the foregoing deed for the purposes therein specified on the day of its date, Given under my hand and seal this 21st day of January 1848

W. R. Howard J. P. Seal

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 7th day of February, 1848

Teste Thomas G. Lyles Clerk

Recorded in Deed Book No 7 pages 1197 & 1198

Teste Thomas G. Lyles Clerk

Abraham Cole's wife } This indenture witnesseth that Abraham Cole and Semina his
To & Deed } wife of the County of Limestone and State of Alabama for and in consideration
Joshua James } of the sum of Two hundred dollars, to them in hand paid by Joshua
James, of the County of Limestone and State of Alabama, at or before the signing and delivery of these presents. The receipt whereof is hereby acknowledged. For a certain lot or tract of land known and designated as a part of the South East quarter of section thirty in Township Number Two of Range Number Six West, beginning at the North East Corner of said quarter section Number thirty and running thence West one hundred and twenty poles to a Stake thence South Western Degrees, West, Eighty seven and a half poles to a Stake thence North Sixty seven Degrees East ninety one poles to a Stake at the head of a hollow thence with the meanderings of said hollow to the South boundary line of said quarter section thence East to the South East Corner of said quarter section. The North along the East boundary line of said quarter section to the beginning corner. Now the said Abraham Cole and Semina his wife do covenant and agree to and with the said Joshua James, as follows. 1st That they are lawfully seized of the said lot of land. 2nd That they have a good right to convey the same, 3rd That the said land is free from incumbrances. 4th That the said Joshua James his heirs and assigns, shall quietly and peaceably enjoy the same. 5th That they will forever warrant and defend the title of the said lot of land to the said Joshua James his heirs or administrators or assigns against all other claims whatsoever. In testimony whereof the said Abraham Cole and Semina his wife have hereunto set their hands and affixed their seals.

This the 12th day of October, in the year of our Lord one thousand eight hundred and forty seven

Abraham Cole Seal

Semina Cole Seal

The State of Alabama
Limestone County } Personally appeared before me Benjamin Luby an acting Justice of the Peace in and for the state and County aforesaid the above mentioned Abraham Cole and Semina his wife who acknowledged that they severally signed sealed and delivered the foregoing deed to the said Joshua James, on the day and year therein written and the said Semina being by me personally examined separate and apart from her said husband acknowledged that she signed the same freely without any threats or compulsion of her said husband Given under my hand and seal this 2nd day of December 1847

Benjamin Luby J. P. Seal

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 7th day of February, 1848

Teste Thomas G. Lyles Clerk

Recorded in Deed Book No 7 pages 1198 & 1199

Teste Thomas G. Lyles Clerk

Joseph Kennemore's wife } This indenture made this 20th day of February in the year one thousand
To & Deed } eight hundred and forty eight between Joseph Kennemore, his wife
William Kennemore } Ann R. Kennemore of the County of Limestone in the State of Alabama of
the one part and William J. Kennemore of the other part witnesseth that the said Joseph Kennemore and his wife Ann R. Kennemore for and in consideration of the sum of one hundred and seventy 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 William J. Kennemore all that certain tract of land lying and being in the County of Limestone State of Alabama and known and designated as the North West quarter of South West quarter of section No 11 Township 3 of Range No 4 West containing forty 1/4 of an acre, also the East quarter of South East quarter of section No 10 of Township No 3 of Range No 4 West containing forty 1/4 of an acre more or less and to hold the above described tract of land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said William J. Kennemore his heirs and assigns forever. And the said Joseph Kennemore and his wife Ann R. Kennemore 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 here by granted premises unto the said William J. Kennemore his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Joseph Kennemore and his wife Ann R. and all against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Joseph Kennemore and his wife Ann R. Kennemore have hereunto subscribed their names, and affixed their seals the day and year above written

Joseph Kennemore Seal

Ann R. Kennemore Seal

The State of Alabama
Limestone County } This day personally appeared before me the undersigned

an acting Justice of the Peace in and for said County Joseph Kemmons and his wife Ann R. Kemmons and acknowledged that they signed sealed and delivered the foregoing deed on the day of its date to William J. Kemmons for the purposes therein specified Given under my hand and seal this 10th day of February 1848. *W. Stanley J.P. Seal*
 Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 11th day of February 1848. *Teste Thomas C. Tyus Clerk*
 Recorded in Deed Book No. 7, pages 498 & 500. *Teste Thomas C. Tyus Clerk*

Gardner Gile & wife *This Indenture* made entered into this 29th day of September 1841 between
 To Deed *Gardner Gile & Elizabeth his wife of the one part and John S. Turner all of*
 John S. Turner *the County of Limestone & State of Alabama of the other part* witnesseth
 that the said Gardner Gile & Elizabeth his wife for in consideration of the sum
 of three thousand & eighty eight Dollars to them in hand paid the receipt
 whereof is hereby acknowledged have this day granted bargained sold conveyed
 & by these presents doth grant bargain sell & convey unto John S. Turner all that cer-
 tain tract or parcel of land lying & being in the County of Limestone &
 State of Alabama & more particularly described as follows. The North East quarter
 of section one in Township No. 1 of Range five west also the North East
 quarter of section one in Township No. 2 of Range five west also the North East
 quarter of section one in Township No. 3 of Range five west also the North East
 quarter of section one in Township No. 4 of Range five west also the North East
 quarter of section one in Township No. 5 of Range five west including all the land on the
 North side of Maple Creek that runs through the North East quarter of section one
 part of the west half of the South West quarter of section one in Township
 one of Range four & bounded as follows. Beginning at a stake at the East boundary
 line of the North East quarter of section one from the North East Corner running
 thence west to a stake on the west boundary line thence South to the South West
 Corner of the North East quarter of section one thence East to the South East Corner
 of the North East quarter of section one thence North to the beginning corner. Also part of the North West quarter of section one Township
 2 Range 5 West and bounded as follows. Beginning in the North West Corner
 of said quarter running South 160 rods thence East thirty rods thence North
 one hundred and forty three rods thence East to the Spring branch thence
 along the Spring branch to the North boundary line of said quarter thence
 along the North boundary line to the beginning also the East half of the South
 half of the East half of the South East quarter of section one of Township one
 Range five west to have and to hold the above described tract of
 land with the appurtenances thereto belonging or in anywise appertain-
 ing unto the said John S. Turner his heirs and assigns forever & the said Gardner
 Gile & Elizabeth his wife for themselves their heirs & assigns do warrant &
 will forever defend the title to the above described & hereby granted premises
 unto the said John S. Turner his heirs and assigns from and against all and
 holding under them the said Gardner Gile & Elizabeth his wife and also against
 the lawful title claim or demand of all & every person whomsoever claiming or
 holding by from or under the Government of the United States for satisfaction
 the said Gardner Gile & Elizabeth his wife have hereunto set their hands & seals this day
 and date above written
G. Gile Seal
Elizabeth Gile Seal

Paul Robbins

A. O. Harrison

David Elliott

The State of Alabama *This day personally appeared before me Thomas C. Tyus Clerk of the*
 Limestone County *County Court of the County of Limestone State of Alabama one*
 of the subscribing witnesses to the above deed and after being duly sworn depose and say
 that he saw the above named Gardner Gile sign said deed and deliver the same to the
 said John S. Turner for the purposes therein set forth and on the day and year therein
 named and that he subscribed his name as witness in the presence of said Gile and also
 in the presence of the other subscribing witnesses and that they also subscribed their
 names to the same as witnesses in his presence and in the presence of each other
 Given under my hand and seal this 10th day of February 1848

Thomas C. Tyus Seal

Filed in the office of the Clerk of the County Court of Limestone County State of
 Alabama for registration on the 10th day of February 1848. *Teste Thomas C. Tyus Clerk*
 Recorded in Deed Book No. 7 pages 498 & 500. *Teste Thomas C. Tyus Clerk*

The State of Alabama *This day personally appeared before me Thomas C. Tyus*
 Limestone County *Clerk of the County Court of the County of Limestone State of Alabama*
 who after being duly sworn depose and say that he saw the within named
 Elizabeth Gile sign said deed and deliver the same to the said John S. Turner for
 the purposes therein set forth and that he subscribed his name as witness to the
 same in her presence and also in the presence of the other subscribing witnesses
 and that they also subscribed their names as witnesses to the same in his presence
 and in the presence of each other Given under my hand and seal this 10th day
 of February 1848

Thomas C. Tyus Seal

Filed in the office of the Clerk of the County Court of Limestone County State
 of Alabama for registration on the 11th day of February 1848

Teste Thomas C. Tyus Clerk

Recorded in Deed Book No. 7 pages 500 & 501

Teste Thomas C. Tyus Clerk

Gardner Gile & wife *This Indenture* made this the twenty first day of October 1841
 To Deed *between Gardner Gile & Elizabeth his wife of the one part and David M.*
 David M. Brownson *Brownson of the other part all of the County of Limestone & State of Alabama*
 witnesseth that the said Gardner Gile & Elizabeth his wife for in consideration of
 the sum of six hundred & sixty five dollars to them in hand paid the receipt
 whereof is hereby acknowledged have this day bargained sold conveyed & by these
 presents do grant bargain sell & convey unto David M. Brownson all that certain tract or parcel of land lying & being in
 the County of Limestone & State of Alabama & more particularly described as the South East
 fourth of section thirty five in Township one of Range five west also a part
 of the West half of the North East quarter of section thirty five Township one
 Range five west commencing at the South East corner of the 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 table land
 on the hill supposed to be an acre more or less also a part of the East half

of the North East Quarter of Section thirty five Township one of Range five West, beginning at the West Corner running North twenty five poles, then south East in a straight line where it intersects the East line from the beginning about sixty rods from the beginning to include all the little land lying on the hill to have and to hold the above described tract or parcel of land, with all the appurtenances thereto belonging or in anywise appertaining unto the said Brice M. Townsend his heirs and assigns forever. And the said Gardner, Bice & Eliza, his wife for themselves and their heirs, Executors administrators or assigns do warrant and will forever defend the title to the above described and hereby granted premises unto the said Brice M. Townsend his heirs and assigns from and against themselves and all and every person claiming or holding under them the said Gardner, Bice & Eliza, his wife, and also against the lawful title claim or demands of all and every person expensable whomsoever, claiming or holding by force or under the Government of the United States In testimony whereof the said Gardner, Bice & Eliza, his wife have hereunto set their hands and seals, this day and date above written.

Teste J. H. Malone Witness & Seal
Wm. L. Allen Paul Robbins
J. R. Crawford

G. Bice Seal

Elizabeth Bice Seal

The State of Alabama Personally appeared before me Thomas G. Lyons Clerk of the Limestone County County Court of the County aforesaid the above named J. H. Malone and William L. Allen subscribing witnesses to the foregoing deed and after being duly sworn, depose and say that they were present, when the above named G. Bice signed sealed and delivered the same and acknowledged the same to be his acknowledged deed to the said Brice M. Townsend, and that they signed their names as witnesses to the same, in the presence of said Bice and in the presence of each other Given under my hand and seal this 6th day of January 1828

Thomas G. Lyons Seal

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 6th day of January 1828
Recorded in Deed Book No 7 page 474

Teste Thomas G. Lyons Clerk

Teste Thomas G. Lyons Clerk

The State of Alabama This day Personally appeared before me Thomas G. Lyons Clerk of the Limestone County County Court of the County aforesaid Paul Robbins one of the subscribing witnesses to the foregoing deed and after being duly sworn, depose and say that he saw the above named Elizabeth Bice, sign seal and deliver the above deed to the above named Brice M. Townsend for the purposes therein set forth and that he subscribed his name as witness to the same in the presence of the said Elizabeth Bice and also in the presence of J. R. Crawford and in the presence of each other, Given under my hand and seal this 11th day of February 1828

Thomas G. Lyons Seal

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 11th day of February 1828

Teste Thomas G. Lyons Clerk

Recorded in Deed Book No 7 pages 521 & 522 Teste Thomas G. Lyons Clerk

Sheriff Limestone County This Indenture made this thirtieth month day of July one thousand eight hundred and forty seven between Joshua Collier administrator of William D. Cox To & Deed Robert H. Matthews of the same County State of Alabama of the one part and Robert H. Matthews of the same County State of the other part Witnesseth

The said Joshua Collier admin as aforesaid by virtue of the Authority of a decree of the Circuit Court of Limestone County sold the tract of land belonging to the Estate of the said William D. Cox, for the sum of Eight hundred dollars, the same being the highest bid for the tract of land aforesaid made by virtue of the said order of the Court, and in consideration of the sum of Eight hundred dollars in hand paid by the said Robert H. Matthews the receipt whereof is hereby acknowledged have sold all the right title and claim held by the said William D. Cox, in his lifetime and ordered by the Court to be sold in said tract of land which tract of land is known as lying in the County of Limestone and described as follows. Beginning at the South East Corner of a fractional section his Township 300. Range five West on the North side of Elk River thence down said River to a Elm tree, marked M. at Cox's old landing thence North and East so as to include one hundred acres thence south with the marked line to the beginning To have and to hold the said land and appurtenances thereof belonging unto the said Robert H. Matthews his heirs and assigns as fully and as absolutely as I the said Joshua Collier admin as aforesaid and under the Authority as aforesaid might could or should sell and convey the same Given under my hand and seal the day and year above written

Joshua Collier Admin administrator of Wm D. Cox deceased

The State of Alabama This day personally appeared before me Thomas G. Lyons Clerk of Limestone County the County Court of the County aforesaid Joshua Collier whose name appears signed to the foregoing deed and acknowledged that he signed sealed and delivered the same for the purposes therein specified and on the day and year therein named, Given under my hand and seal this 12th day of February 1828

Thomas G. Lyons Seal

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 12th day of February 1828 Teste Thomas G. Lyons Clerk
Recorded in Deed Book No 7 pages 522 & 523 Teste Thomas G. Lyons Clerk

Ann Bell

In Deed

Abner H. Binford

This Indenture made and entered into this 8th day of November in the year 1827 between Ann Bell of the first part and Abner H. Binford of the second part of the County of Limestone State of Alabama Witnesseth that for and in consideration of the sum of one hundred and ten dollars, to her in hand paid the receipt whereof is hereby acknowledged both this day bargained sold aliened conveyed and conveyed and by these presents do bargain sell alien conveyed and convey unto the said Abner H. Binford all my right of forever in the following described tracts or parcels of land as follows. The South East quarter of Section 22 Township 3 of Range 5 West The North East quarter of Section 32 in Township 3 Range 5 West The East half of the South West quarter of Section 32 in Township 3 Range 5 West The North East quarter of the North West quarter of Section 32 in Township 3 Range 5 West The South West quarter of the South West quarter of Section 32 in Township 3 Range 5 West (except thirty acres sold and belonging to Charles Smith) Also the South West quarter of the North West quarter of Section 26 in Township 3 Range 5 West The West half of the South East quarter of Section 26 in Township 3 Range 5 West and also the East half of the South East quarter of Section 26 in Township 3 Range 5 West all of the above land is situated in Limestone County State of Ala To have and to hold my said forever in the above described lands with the appurtenances thereto belonging or in anywise appertaining unto the said Abner H. Binford his heirs and assigns forever and the said Ann Bell

for herself her heirs Executors and administrators, do warrant & Mill forever defend the title of Bower in said land above described, unto the said Abner H. Beirford his heirs and assigns from and against herself & all and every person claiming or holding under her the said Abner Bell and also against the lawful title claim or demand of all & every person as persons whomsoever claiming or holding by from or under the Government of the United States, Whereof the said Abner Bell hath herunto set her hand and seal the day & date above written.

Abner Bell (Seal)

The State of Alabama Personally appeared before me Thomas G. Lynd Clerk of the County Limestone County 3 County Court of the County aforesaid Abner Bell and acknowledged that she signed sealed and delivered the foregoing deed of Relinquishment to the said Abner H. Beirford for the purposes therein specified and on the day and year therein named Given under my hand and seal this 8th day of November 1827

Thomas G. Lynd (Seal)

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 15th day of February 1828

Teste Thomas G. Lynd Clerk

Recorded in Deed Book No. 7 pages 503 & 504 Teste Thomas G. Lynd Clerk

Washington Pebles adms. & This Indenture made and entered into this thirtyth day of February in the year of our Lord one thousand eight hundred and forty eight, between Washington Pebles of the one part and Robert B. Pebles & John T. Pebles Partners in trade of the other part Witnesseth That Washington Pebles adms. of the goods & Chattels, rights & Credits of Henry Pebles late of said County dec'd, and in pursuance of an order of the Judge of the County Court of Limestone County and State of Alabama after giving the notice required by law in such case and in consideration of the sum of Eight thousand dollars to me in hand paid or secured to be paid have this day bargained sold aliened enfeoffed and conveyed to Robert B. Pebles and John T. Pebles their heirs assigns, Executors and assigns all that certain tract or parcel of land being in the County of Limestone State of Alabama and known as follows. The North West quarter of Section Nine in Township five of Range three West containing one hundred and sixty acres and twenty five hundredths of an acre, The South West quarter of Section four in Township five of Range three West containing one hundred and sixty acres and fifty hundredths of an acre, Three fifths of the North East quarter of Section nine in Township five Range three West, The South East quarter of Section five Township five Range three West containing one hundred and sixty acres more or less, One hundred acres of the Southern portion of the South West quarter of Section five to be divided by an East and West line through said quarter and the said one hundred acres of said South West quarter of Section five is bounded on the North by the road running from the Moonsville and Huntsville Road to Mrs P. Pebles Mill and by the said Moonsville and Huntsville Road, and South by the Moonsville and Huntsville Road and all that portion of the North West quarter of Section eight Township five and Range three which has not been reserved and

laid off in Townships in the Town of Moonsville, which reservation for Town lots includes all of said land belonging to said quarter section West of Limestone Creek in the plan of the Town of Moonsville and contains fifteen acres and thirty four hundredths of an acre the whole of the land herein described containing eight hundred and seventeen acres more or less, known more particularly as the land belonging to the Estate of Henry Pebles late of Limestone County deceased, together with all and singular the houses, out houses buildings, barns, Stables, ways, woods, meadows, water courses, rights, liberties, privileges, hereditaments and appurtenances whatsoever thereto belonging or in any wise appertaining and also all the Estate right, title interest, property, claim and demand of him the said party of the first part, as administrator as aforesaid in Law or Equity, to have and to hold the said tracts or parcels of land hereditaments and premises hereby granted or mentioned with the appurtenances unto the said Robert B. Pebles and John T. Pebles their heirs assigns and assigns and the said Washington Pebles adms. as aforesaid does hereby convey all the title to the above described tracts or parcels of land vested in him as such administrator of the Estate of Henry Pebles late of said County deceased, In Witness Whereof I herunto set my hand and affix my seal

Washington Pebles adms (Seal)

Teste Luke Foyon

Shirley Sisdale

M. Colony

The State of Alabama Personally appeared before me Thomas G. Lynd Clerk of the County Limestone County 3 County Court of the County and State aforesaid Luke Foyon one of the subscribing witnesses to the foregoing Deed and after being duly sworn depose and say that he saw the above named Washington Pebles sign and deliver the foregoing deed of Conveyance to the said Robert B. Pebles and John T. Pebles for the purposes therein specified and on the day and year therein named, and that he signed his name as witness to the same in the presence of said Pebles and also in the presence of the other subscribing witnesses and that they signed their names in his presence and in the presence of each other, Given under my hand and seal this 28th day of February 1828

Thomas G. Lynd (Seal)

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 28th day of February 1828

Teste Thomas G. Lynd, Clerk

Recorded in Deed Book No. 7 pages 504 & 505 Teste Thomas G. Lynd, Clerk

Green M. Whitfield & wife This Indenture made this twentyth day of July in the year one thousand eight hundred and forty seven between Green M. Whitfield & wife and William Copeland & wife of the one part, and William Copeland & wife of the other part Witnesseth That the said Green M. Whitfield & his wife & William Copeland & his wife for and in consideration of the sum of three 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 William Copeland all that certain tract or parcel of

Land lying and being in the County of Limestone and State of Alabama the North East quarter section nine in Township two and Range five West To have and to hold the above described tract or parcels of Land with the Tenements and appurtenances, thereunto belonging or in anywise appertaining unto the said Mr. Copeland his heirs and assigns forever And the said Green M. Whitfield & Wife Selia A. Whitfield 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 Mr. Copeland his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said G. M. Whitfield & Wife Selia A. Whitfield And also against the lawful title Claim or demand of all and every person or persons whatsoever In Testimony Whereof the said Green M. Whitfield this Wife Selia A. Whitfield hereunto subscribe their Name and affix their hand and seal the day and year above written

Signed Sealed and delivered in the presence of

Green M. Whitfield Seal
Selia A. Whitfield Seal

State of Alabama Personally appeared before me Henry Smith an acting Justice of the Peace for Limestone County Green M. Whitfield and his Wife Selia A. Whitfield And signed Sealed and delivered the foregoing deed to William Copeland Given under my hand and seal this 7th day of January 1818

Henry Smith J. P. Seal

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 28th day of February 1818

Teste Thomas G. Lyons Clerk

Recorded in Deed Book No 7 pages 505 & 506 Teste Thomas G. Lyons Clerk

Wade Hayes Guardian & This is a receipt to Henry C. Lewis former Guardian of Buran To & Receipt Hayes operating as such from the 15th July 1817 for the amount in his hands at that time as Guardian of said Buran which well fully appear by the settlement by him made with the Orphans Court of Limestone County Alabama And it is also a receipt for the Negroes belonging to the said Buran Hayes Feb. 3. 1818

Wade Hayes Guardian of Buran Hayes

Wade Hayes Guardian & This is a receipt to Henry C. Lewis operating as such from the 15th July 1817 for the amount of Money in his hands at that time as Guardian of George P. Hayes which amount will appear by reference to his settlement with the Orphans Court of Limestone County Alabama And it is also a receipt for the Negroes of George P. Hayes Feb. 3. 1818

Wade Hayes Guardian of George P. Hayes

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 16th day of March 1818

Teste Thomas G. Lyons Clerk

Recorded in Deed Book No 7 page 506

Teste Thomas G. Lyons Clerk

William A. Williams & Wife
To & Receipt
James Cox

And Consideration made this the 12 day of February one thousand eight hundred and forty eight between William A. Williams and Martha A. Williams his wife of the first part and James Cox of the other part All of the County of Limestone and State of Alabama Noting that William A. Williams and Martha A. Williams his wife for and in the Consideration of the sum of Eight hundred dollars to them in hand paid the receipt is hereby acknowledged have this day bargained sold Aligned, conveyed and conveyed unto the said James Cox all that certain tract or parcel of Land lying and being in the County of Limestone and State of Alabama known as the undivided half of the South West quarter of Section No four Containing 160 acres more or less also the undivided half of the South West half of the same quarter Containing 80 acres and 10 per cent of an acre in Township No 1 Range 5 West To have and to hold the above described Tracts or parcels of Land with all appurtenances thereunto belonging or in anywise appertaining unto the said James Cox his heirs and assigns forever And the said William A. Williams and Martha A. Williams his wife for themselves Executors and administrators do warrant and will forever defend the title to the above described and hereby granted premises unto the said James Cox his heirs and assigns from and against themselves and all and every person claiming or holding under them the said W. A. Williams and Martha A. Williams 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 William A. Williams and Martha A. Williams his wife have hereunto set their hands and seals the day and date above written Signed Sealed and delivered in the presence of

William A. Williams Seal
Martha A. Williams Seal

The State of Alabama Personally appeared before me Isaac Dial a Justice Limestone County of the Peace in and for the County aforesaid the above named William A. Williams and Martha A. Williams his wife who acknowledged that they severally signed Sealed and delivered the foregoing deed on the day and year therein mentioned to the aforesaid James Cox and Martha A. Cox being by me privately examined apart from her said husband and acknowledged that the signed Sealed and delivered the said deed freely without any fear threat or compulsion of her said husband Given under my hand and seal this 12th day of February 1818

Isaac Dial Seal

Justice of the Peace

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 28th day of February 1818

Teste Thomas G. Lyons Clerk

Recorded in Deed Book No 7 page 507

Teste Thomas G. Lyons Clerk

Wm. M. Townsend
Wm. Bonner Earle
To & Receipt
Chas. M. Petty

Whereas Wm. Townsend and Wm. Bonner Earle have sold to Chas. M. Petty pursuant to an order of the Orphans Court of Limestone County State of Alabama the following

described parcel of land to wit The E¹/₂ N¹/₂ of T¹/₄ Sec 31 to wit for the sum of seven hundred & thirty six dollars & seventy five Cents, he being the highest bidder for the said Land. at that time Now this Indenture made this 11th day of June 1827. between the said Orice M Townsend & Willis Banner of the first part, and the said Joseph M Petty of the second part, Witnesseth that the said Orice M Townsend & Willis Banner as administrators as aforesaid for and in consideration of the premises & pursuant to the order of said Court, made the 14th day of December 1826, hath given granted & sold to the said Joseph M Petty his heirs & assigns forever all the right title claim & interest of the said William Townsend deceased in & to the tract of land aforesaid which they the said Orice M Townsend & Willis Banner as administrators aforesaid own and ought to grant & convey by virtue of the order aforesaid In testimony whereof the said Orice M Townsend & Willis Banner as administrators as aforesaid hath hereunto set their hands & seals the date above written.

Orice M Townsend (Seal)
Willis Banner (Seal)

Administrators

State of Alabama
Limestone County This day personally appeared before me Thomas G. Lyles Clerk of the County Court of the County aforesaid Orice M Townsend and Willis Banner whose names are subscribed to the foregoing deed and severally acknowledged that they signed sealed and delivered the same for the purposes therein specified and on the day and year therein named Given under my hand and seal this 13th day of March 1827

Thomas G. Lyles (Seal)

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 13th day of March 1828

State Thomas G. Lyles Clerk

Recorded in Deed Book No 7 Pages 577 & 578

State Thomas G. Lyles Clerk

Willis Banner & Wife This Indenture made this 9th day of February in the year one thousand eight hundred and forty eight between Willis Banner and Mahulda Banner of the County of Limestone in the State of Alabama of the one part and Adison Bainford of the other part, Witnesseth that the said Willis Banner and Mahulda Banner for and in consideration of the sum of Forty five 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 Adison Bainford, all that certain tract of land lying and being in the County aforesaid & known as part of the North East q¹/₄ of Section 7 of Township 8 Range 6, beginning at Bainford's line in the Florence Road running four chains and seven links with the line road thence North fifty eight and half chains to the line of said q¹/₄ in all six acres and 50 rods, To have and to hold the above described land with the tenements and appurtenances, thereto belonging, or in anywise appertaining, unto the said Adison Bainford his heirs and assigns

forever, and the said Willis Banner & Mahulda Banner 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 Adison Bainford his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Willis Banner and Mahulda Banner. And also against the lawful title claim or demand of all and every person or persons claiming or holding under them the said Willis Banner & Mahulda Banner, have hereunto subscribed their names and affixed their seals, the day and year above written

Willis Banner
Mahulda Banner

Witness my hand

The State of Ala Before me Samuel Ray, an acting Justice of the Peace in and for the County of Limestone County, aforesaid personally appeared Willis Banner & Mahulda Banner's wife who severally acknowledged that they signed the within deed to Adison Bainford on the day of its date for the purposes therein set forth and contained and the said Mahulda Banner being by me examined separate and apart from her said husband acknowledged that she signed the same by her own voluntary act, without any force, threats or compulsion of her said husband, Given under my hand and seal this twenty first day of February 1828

Samuel Ray, J.P.

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 7th day of March 1828

State Thomas G. Lyles Clerk

Recorded in Deed Book No 7 Pages 578 & 579 State Thomas G. Lyles Clerk

Willis Banner & Wife This Indenture made this 9th day of February in the year one thousand eight hundred and forty eight between Willis Banner & Mahulda Banner of the County of Limestone in the State of Alabama of the one part and John H Harris of the other part, Witnesseth that the said Willis Banner and Mahulda Banner for and in consideration of the sum of Five hundred and no more 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 H Harris, all that certain tract of land lying and being in the County aforesaid and known as part of the North West q¹/₄ of Section 8 Township 8 Range 6, beginning at the East Corner of said q¹/₄ running south thirty eight & half chains to the Florence Road thence with said Road North twenty four & half chains thence North thirty four & half chains in all sixty eight acres & fifteen hundred rods To have and to hold the above described land with the tenements and appurtenances thereto belonging, or in anywise appertaining, unto the said John H Harris his heirs and assigns forever, And the said Willis Banner and Mahulda Banner 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 H Harris his heirs and assigns from and against themselves, and all and every person or persons claiming or holding under them the said Willis Banner and Mahulda Banner and also against the lawful title claim or demand of all and every person

or persons Whomever, In Testimony Whereof The said Mills Banner & Mahulda Banner hereunto subscribe their names and affixed their seal the day and year above written

Signed sealed and delivered in presence of

Saml Ray

The State of Ala. Before me Saml Ray an acting Justice of the Peace in and for the County of Limestone ss. I for the County aforesaid, personally appeared Mills Banner and Mahulda Banner, wife of the said Mills Banner, and acknowledged that they severally signed the within Deed, to John R. Harris on the day of its date for the purposes therein set forth and contained and the said Mahulda Banner being by me examined separate and apart from her said husband, acknowledged that she signed the same by her own voluntary act, without any fear, threats or compulsion from her said husband, Given under my hand and seal this twenty first day of Feb'y 1848

Filed in the office of the clerk of the County Court of Limestone County State of Alabama for registration on the 7th day of March 1848

Recorded in Deed Book No 7 pages 507 & 510 Teste Thomas G. Lyons Clerk

Jonathan M. Donald & Wife
vs. John W. Malone
This indenture made this 20th day of January 1848, between Jonathan M. Donald & Mary B. M. Donald his wife of the County of Limestone State of Alabama of the one part, & John W. Malone of the County and State aforesaid of the other part, witnesseth that the said J. B. Mary B. M. Donald for and in consideration of the sum of fifty dollars to them in hand paid the receipt whereof is hereby acknowledged, have this day bargained sold aliened enfeoffed and conveyed & by these presents do grant bargain sell aliened enfeoff & convey unto the said John W. Malone all that certain tract or parcel of land lying and being in the County of Limestone State of Alabama known as the East half of the West half of the South East quarter of Section thirty two of Township No two of Range No four West, being one fourth of said quarter section containing forty acres, more or less divided with four equal parts running from South to North through said quarter section of land, to make the forty acres more or less, being the third lot from West line of said Section to have and to hold the above described piece or parcel of land, with the appurtenances thereto belonging, as in any more appertaining unto the said John W. Malone his heirs & assigns forever, to the said Jonathan M. Donald & Mary B. M. Donald for themselves their heirs executors & administrators do warrant and defend the title to the above described and hereby granted premises unto the said John W. Malone his heirs & assigns from and against themselves & all and every person claiming or holding under them the said J. B. Mary B. M. Donald and also against the lawful title or claim or demand of all and every person or persons Whomever claiming under the Government of the United States, In Testimony Whereof the said J. B. M. Donald his wife have hereunto set their hands & seals the day and date above written

Jonathan M. Donald
Mary B. M. Donald

State of Alabama Personally appeared before me Allison L. Corbin an acting Justice of the Limestone County ss. in and for said County the within named Jonathan M. Donald and Mary B. M. Donald his wife who acknowledged that they severally signed sealed and delivered the within deed on the day and year therein mentioned to the said John W. Malone and the said Mary B. M. Donald his wife being by me personally examined apart from her said husband, acknowledged that she signed sealed and delivered the said deed freely without any fear, threat or compulsion of her said husband, Given under my hand and seal this 21st March 1848

Filed in the office of the clerk of the County Court of Limestone County State of Alabama for registration on the 6th day of March 1848

Recorded in Deed Book No 7 pages 570 & 571 Teste Thomas G. Lyons Clerk

Owen O. Nelson & Son
vs. Thomas A. Nelson
Know all men by these that I Owen O. Nelson of the County of Limestone and State of Alabama do hereby constitute and appoint my Brother Thomas A. Nelson my Attorney in fact for me and in my name to transact all business for me from this date till the 1st day of March next and more particularly to sell my land which I own in the County of Limestone and State aforesaid and any trade made bond or deeds made and signed by the said Nelson as my Attorney in fact, shall be as binding on me as the same by myself in person Given under my hand and seal this 20th day of December 1847

The State of Alabama Before me William B. Wood Judge of the County Court of Lauderdale County ss. of said County this day came Owen O. Nelson whose signature appears to the foregoing Power of Attorney and acknowledged that he signed sealed and delivered the same to Thomas A. Nelson for the uses and purposes therein mentioned and on the day and year therein specified, Given under my hand and seal at Office in Florence 31st December 4th 1847

Filed in the office of the clerk of the County Court of Limestone County State of Alabama for registration on the 3rd day March 1848

Recorded in Deed Book No 7 page 511 Teste Thomas G. Lyons Clerk

Lewis Blaze & Son
vs. Deed
This indenture made and entered into this 15th day of March 1848 between Lewis Blaze & Son of Limestone County State of Alabama of the one part, and Arthur Blaze of the other part, witnesseth that the said Lewis Blaze as well for for and in consideration of the natural love and affection which he the said Lewis Blaze hath and beareth unto the said Arthur Blaze his son, as also for the better maintenance support and livelihood of him the said Arthur Blaze, hath given granted aliened enfeoffed and confirmed and by these presents do give grant alien enfeoff

And Confirmed unto the said Rubin Glaze, his heirs and assigns all that certain tract of Land lying and being in the County of Sumner & State of Alabama viz^t being the South East quarter of Section five in Township two of Range three West, containing one hundred and sixty acres & fifty five hundredths of an acre, together with all and singular the hereditaments & appurtenances thereto belonging or in anywise appertaining the reversions, reversions, Remainders & Remainders Reuts Issues & profits thereof & all the Estate Right title interest property Claim & demand whatsoever of him the said Lewis Glaze of int to the said Messuages, tenements & premises & of int to every part and parcel thereof with their every of their appurtenances to have to hold the said Messuages, tenements hereditaments & all & singular the premises hereby granted & Confirmed as Mentioned as intended to be with their every of their appurtenances unto the said Rubin Glaze his heirs & assigns to the only proper use & behoof of him the said Rubin Glaze his heirs & assigns forever. And the said Lewis Glaze for himself, his heirs, Executors & Administrators doth Covenant grant & agree to & with the said Rubin Glaze his heirs & assigns by these presents that he the said Rubin Glaze his heirs and assigns shall and lawfully may from time to time and at all times hereafter peaceably & quietly have hold use occupy possess & enjoy the said Messuages farm lands tenements hereditaments & premises hereby granted & Confirmed with their every of their appurtenances free clearly fully discharge or well & sufficiently saved kept harmless and indemnified of from & against all former and other Gifts grants bargains sales Conveyances forfeitures dowers & Estates & of from & against all former & other titles troubles Charges & incumbrances whatsoever, had done or suffered or to be had, made done or suffered by him the said Lewis Glaze his heirs or assigns or any other person or persons lawfully Claiming, or to Claim by from or under him them or any of them. In Witness

Lewis Glaze (Seal)

The State of Alabama } This day personally appeared before me Thomas G Lyons Clerk
Lincolnton County } of the County Court of the County aforesaid Lewis Blay who
Name appears to the foregoing deed and acknowledged that he signed sealed and
delivered the same to Benken Blay on the day and year therein named and
for the purposes therein set forth, Given under my hand and seal this 15th
day of March 1848 Thomas G Lyons Clerk

Filed in the Office of the Clerk of the County Court of Limestone County,
State of Alabama for registration on the 15th day of March 1848
Teste Thomas G. Lyons clerk
Recorded in Deed Book 227 pages 511 & 512 Teste Thomas G. Lyons clerk

Thomas Nedus wife & The said Edward made this third day of January one thousand
 45. Eight hundred and forty eight between Thomas Nedus & Martha A.
 William D. Howard & Edwin his wife of the County of Winston in the State of Alabama of the one
 part and William D. Howard of the other part, Met together that Thomas
 Thomas Nedus & Martha A. 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 bargained sold aliene conveyed and by these
 presents do bargain sell aliene convey and convey unto the said William D.
 Howard all that certain tract or parcel of lands lying & being in the County

of Limestone, State of Alabama and known and designated for the tenth West quarter of Section
No. Twenty-Two Township No. one, Range four west, containing one hundred and eight acres off the
west side of said quarter. I have and to hold the above described tract or parcel of
land with the appurtenances, hereto belonging or in any wise pertaining unto the said
William R. Harwood, his heirs and assigns forever and the said Thomas Rudus & Martha A.
Rudus for themselves, their heirs, Executors & Administrators, do warrant & defend for ever and
the latter to the above described & hereby granted premises unto the said William R. Harwood
his heirs & assigns, from and against themselves & all & every persons claiming or holding ground
them the said Thomas & Martha A. Rudus, 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 Thomas Rudus
& Martha A. Rudus, have hereunto set their hands and seals the day and date before
written.

signed sealed and delivered in presence of Martha A. Stedus (Real)
The State of Alabama Personally appeared before me William M. Stedus an acting Justice
Limestone County } of the Peace for the County of, said the above named Thomas
Stedus and a clerk obliged, the signing sealing & delivery of the within deed on this day
of its date to the within named William A. Stedus for the purposes therein named.
Also on the same day I exhibited said deed to Martha A. Stedus, wife of the said
Thomas Stedus. Who upon a private examination separate and apart from her
said husband a clerk obliged that she signed sealed & delivered said deed
freely and voluntarily without any fear threats or persuasions of herself
her husband. Given under my hand seal this 8th day of January 1828

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 28th day of March 1858

Test Thomas C. Lyons Clerk

Garman Gray This Indenture made this 27th day of November in the year of our Lord 1827, between Garman Gray of the first part, Paul Robbins of the second part, and Gardner Bell of the third part, Whereas Garman Gray is greatly indebted to the said Gardner Bell in the sum of Ninety five dollars embracing two notes, The one executed on the 23rd of Nov. 1827, for \$115 payable on the first day of October 1828. The other executed on the 13th day of October 1827, for fifty dollars payable on the first day of September 1828. More fully appears, Which debt, the said Garman Gray 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 Garman Gray, in hand paid, by the said Paul Robbins at the sealing and delivery of these presents, the receipt Whereof is hereby acknowledged by the said Garman Gray hath bargained sold unto the said Paul Robbins his heirs &c forever, his right and interest in and to two Copper Pills, (Which he purchased of said Gardner Bell;) To have and to hold the same unto the said Paul Robbins his heirs &c forever, And the said

Garrison Gray for himself his heirs doth hereby covenant to and with the said Paul Robbins his heirs for as follows to-wit: That the said Garrison Gray his heirs the aforesaid title hereby conveyed to the said Paul Robbins and his heirs shall remain in possession of the said property and to take the profits thereof to his own use and benefit until default be made in the payment of the aforesaid sum of money then upon this further trust, that the said Paul Robbins or his heirs shall in so soon, there after as default in the payment shall be made as the said Paul Robbins shall request, sell the said property hereby conveyed or so much thereof as shall be sufficient to pay said sum of money, to the highest bidder for ready money, after having given thirty days notice of the time and place of sale by three advertisements to be set up at three public places in Custer County and out of the moneys arising from such sales after satisfying the charges thereof pay to the said Garrison Gray his executors &c. the said sum of twenty five dollars, with interest thereon from the day it is due, but if the said sum shall be paid by the said Garrison Gray his heirs &c. to the said Paul Robbins then this same is due and payable then this indenture to be void, Else to remain in full force and effect. In witness whereof the said parties to these presents have hereunto set their hands and seals the day and year first above mentioned.

James J. Ellis
Masley Masley

Garrison Gray (Seal)
Paul Robbins (Seal)
G. Ellis (Seal)

The State of Alabama: This day personally appeared before me Thomas G. Lyons, Clerk of the County Court of the County aforesaid Garrison Gray, Paul Robbins and Garrison Ellis whose names are signed to the foregoing deed in trust, and severally acknowledged that they signed sealed and delivered the same for the purposes therein specified and on the day and year therein named. Given under my hand and seal this 30th day of March 1848.

Thomas G. Lyons (Seal)

Filed in the office of the Clerk of the County Court of Custer County State of Alabama for registration on the 31st day of March 1848.

Just Thomas G. Lyons Clerk

Recorded in Deed Book No 7 pages 513 & 514

Just Thomas G. Lyons, Clerk

Samuel Matthews & Hiram all men by these presents that I Samuel Matthews of the Parish of Iberville in the State of Louisiana have made ordained & nominated & constituted and appointed and by these presents do make ordain nominate constitute and appoint William Matthews of Madison County in the State of Alabama my true and lawful Attorney for me and in my name and for my use and in my behalf to sell either by public auction or private contract as my said Attorney shall see best all the right title and interest which I have or may be entitled to in a certain tract of land situated in Custer County in the said State of Alabama which tract of land is annexed jointly between me and my brothers and sisters to wit: William C. Matthews Robert J. Matthews Beverly Matthews and Ann C. Matthews wife of Robert J. Matthews

house, and which devolved to me by inheritance of our Father Thomas Matthews deceased for the best price or prices that can be obtained for the same and at any term or terms of payment my said Attorney shall think fit and proper and with any person or persons who shall agree to purchase the same, and generally to do, execute and perform all and every matter and thing which shall be requisite and necessary to be done for the sale of my said right title and interest in and to the said tract of land and confirming the same to the purchaser or purchasers thereof as fully and effectually to all intents and purposes, as if I were personally present and did the same, thereby ratifying and confirming all and whatsoever my said Attorney may or shall lawfully do or cause to be done by virtue of these presents. In witness whereof I have hereunto set my hand and seal at the Parish of Iberville and State of Louisiana aforesaid the first day of November in the year of our Lord one thousand eight hundred and forty seven and the 72nd year of the Independence of the United States.

Samuel Matthews (Seal)

Edw. Robertson

J. Sedley Webb

State of Louisiana: Before me Lewis Pelt, Recorder in and for the Parish of Iberville Parish of Iberville: Esq. Notary Public duly commissioned and sworn in and for the said Parish personally came and appeared William Matthews of the said Parish and State, to me well known who declared and acknowledged the foregoing and within power of Attorney from him to William Matthews to be his own, free and voluntary act and deed by him granted for the uses and purposes therein mentioned, and here the said appeared signed the same.

William Matthews

In testimony whereof I have hereunto set my hand and the Seal of my Office at the Parish and State aforesaid this 10th day of December A.D. 1847. L. Pelt Recorder in and for the Parish of Iberville.

Filed in the office of the Clerk of the County Court of Custer County State of Alabama for registration on the 31st day of March 1848.

Just Thomas G. Lyons Clerk

Recorded in Deed Book No 7 pages 514 & 515

Just Thomas G. Lyons, Clerk

William Matthews & Hiram all men by these presents that we the undersigned of the Parish of Iberville in the State of Louisiana have made ordained & nominated & constituted and appointed and by these presents do make ordain nominate constitute and appoint William Matthews of Madison County in the State of Alabama my true and lawful Attorney for me and in my name and for my use and in my behalf to sell either by public auction or private contract as my said Attorney shall see best all the right title and interest which I have or may be entitled to in a certain tract of land situated in Custer County in the said State of Alabama which tract of land is annexed jointly between me and my brothers and sisters to wit: William C. Matthews Robert J. Matthews Beverly Matthews and Ann C. Matthews wife of Robert J. Matthews

William Matthews (Seal)

Ann C. Matthews (Seal)

Robert J. Matthews (Seal)

Robert B. Matthews (Seal)

Charles H. Lonscoe (Seal)

Thomas E. Matthews (Seal)

Beverly Matthews (Seal)

Matthews designed Parties to this Power of Attorney on the 25th day of June 1826 and the Concurrence of Samuel B. Matthews for one of them to the Estate mentioned in said Power of Attorney whose names does not appear to said Power of Attorney, owing to his absence from the County, this 25th June 1826

Hitty Matthews

Thomas E. Matthews

Robert B. Matthews

Ann E. Lonscoe

Charles H. Lonscoe

The State of Mississippi, this 5th day of June 1826, Daniel Williams Clerk of the Probate Court Limestone County, in and for said County, this day personally came Hitty Matthews, Robert B. Matthews, Charles H. Lonscoe Thomas E. Matthews and Beverly Matthews and severally acknowledged that they designed and delivered the within Power of Attorney and also the next foregoing writing on the day & year of the purposes therein expressed as their act and deed and Ann E. Lonscoe also came and on a private examination separate and apart from her said husband Charles H. Lonscoe acknowledged that she signed sealed and delivered the same on the day and year, and for the purposes therein expressed, as her act and deed, freely & voluntarily without any fear threats or compulsion of her said husband Given under my hand & the seal of said Court at Columbus this 5th day of June A.D. 1826 Daniel Williams Clerk

By Stephen A. Brown Deputy

I Nathaniel Goodwin Judge of the Probate Court of the County of Limestone State of Mississippi do hereby Certify that at the date of the next foregoing Certificate Daniel Williams was the Clerk of the Court of said County duly commissioned and qualified according to law and that Stephen A. Brown the Master of said Certificate and whose genuine signature is to the same affixed was at the date of the same the lawful Deputy of the said Daniel Williams duly qualified and that full faith and Credit are due to all of his official acts as such, and that such attestation is in due form of law Given under my hand and seal this 25th day of June 1826

Nathaniel G. Goodwin (Seal)

Judge of Probate

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 31st day of March 1828

Test Thomas G. Tynd Clerk

Recorded in Deed Book No 7 pages 165 & 166

Test Thomas G. Tynd Clerk

Lester Matthews Attorney

Francis Blackburn

Lester Matthews

Francis Blackburn

Lester Matthews

Francis Blackburn

Lester Matthews

Francis Blackburn

Lester Matthews

Francis Blackburn

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Francis Blackburn

Lester Matthews

This Indenture made this 25th day of November in the year one thousand eight hundred and forty seven between Hitty Matthews Thomas E. Robert B. Beverly and Ann E. Lonscoe and Charles H. Lonscoe of the County of Limestone in the State of Mississippi of the one part and Francis Blackburn of the other part, Witnesseth that the said first part, for and in consideration of the sum of seven thousand dollars to the said first part, in hand paid, the receipt whereof is hereby acknowledged, has this day given granted, bargained, sold, aliened, infeoffed, released, and confirmed, and by these presents do give grant, bargain, sell, alien, infeoff, release, convey and confirm unto the said Francis Blackburn, all that certain tract of land lying and being in the County of Limestone, State of Alabama, known and described as being thirty four in Township three and Range three also the South half of Section thirty five, also the West half of the North West quarter in same Township and Range, West of the North West quarter of the South West quarter of Section thirty six in Township three of Range three West, also the West half of the North West quarter of Section thirty six in Township three Range three West 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 Francis Blackburn his heirs and assigns forever, and the said first part, 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 unto the said Francis Blackburn his heirs and assigns from and against, themselves and all and every person or persons claiming or holding under them the said first part, and also against the lawful title claim or demand of all and every person or persons whomsoever, In testimony whereof the said Parties herein to subscribe their names, and affix their seals the day and year above written

Signed Sealed and delivered
in the presence of

Hitty Matthews (Seal)
Thomas E. Matthews (Seal)
Robert B. Matthews (Seal)
Beverly Matthews (Seal)
Samuel Matthews (Seal)
Ann E. Lonscoe (Seal)
Charles H. Lonscoe (Seal)
By their Attorney in fact
Lester Matthews

I hereby Guarantee the title of the above Land to Francis Blackburn
Lester Matthews

The State of Alabama, Personally appeared before me Thomas G. Tynd Clerk Limestone County, of the County Court of the County aforesaid Lester Matthews, and acknowledged that he signed sealed and delivered the within deed to Francis Blackburn as Attorney in fact the said Hitty Matthews Thomas E. Robert B. Beverly and Samuel Matthews and Ann E. Lonscoe and Charles H. Lonscoe, on the day and year therein named, and for the purposes therein specified, and that he also signed his name to the same Guaranteeing the title to the said Land to the said Francis Blackburn Given under my hand and seal this 31st day of March 1828

Thomas G. Tynd (Seal)

Filed in the Office of the Clerk of the County of Limestone County State of Alabama for Registration on the 31st day of March 1828.
 Recorded in Deed Book No. 7 page 517
 Test Thomas G. Lyons Clerk

Joshua Collier administrator of William R. Cox
 De & Deed
 Orice M. Townsend
 This Indenture made this the twenty seventh day of September in the year of our Lord one thousand eight hundred and forty seven between Joshua Collier administrator of William R. Cox deceased late of Limestone County State of Alabama of the one part and Orice M. Townsend of the same County State of the other part Witnesseth that the said Joshua Collier administrator as aforesaid by virtue of the authority of a decree of the Circuit Court of Limestone County sold the tract of land belonging to the estate of the said William R. Cox at public sale to the said Orice M. Townsend for the sum of twenty five dollars the same being the highest sum bid for the tract of land aforesaid. Whereby virtue of the said order of the Court and in consideration of the sum of twenty five dollars in hand paid by the said Orice M. Townsend the receipt whereof is hereby acknowledged have sold all the right & title held by the said William R. Cox in his lifetime & ordered by the Court to be sold in said tract of land which tract of land is known as lying in the County of Limestone and described as follows Part of fractional section Twenty seven Township one Range five West East of Elk River containing eighty acres more or less to have and to hold the said land & premises therewith the appurtenances thereto belonging unto the said Orice M. Townsend his heirs and assigns as fully as absolutely as the said Joshua Collier administrator as aforesaid and by the authority as aforesaid might could or should sell and convey the same. Given under my hand that the day & year above written

Joshua Collier administrator
 The State of Alabama This day personally appeared before me Thomas G. Lyons Clerk of the County Court of the County aforesaid Joshua Collier and acknowledged that he signed sealed and delivered the foregoing Deed to Orice M. Townsend on the day of its date and for the purposes therein specified. Given under my hand and seal this 3^d day of April 1828

Thomas G. Lyons Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 3^d day of April 1828

Test Thomas G. Lyons Clerk

Recorded in Deed Book No. 7 page 518. Test Thomas G. Lyons Clerk

Henry Holt
 De & Deed
 Matilda M. Grigby
 The State of Alabama Limestone County
 Know all Men by these presents that I Henry Holt of Limestone County and State of Alabama for and in consideration of the natural love and affection which I bear to my three lawful children the wives of my daughter Mary Jane Grigby Matilda Ann Manover and Dorothy Elizabeth and William Henry Grigby of the State of Tennessee and County of Giles as well as for the further consideration one dollar to me in hand paid by the for said wives at and before the signing and

delivery of these presents the receipt whereof is hereby acknowledged have given and granted and by these presents do give and grant unto the said Matilda Ann Manover Grigby Dorothy Elizabeth Grigby and William Henry Grigby their executors administrators and assigns a Negro Girl named Betty about eight years old to have and to hold the said Negro and inure unto them the said Matilda Ann Manover Grigby and Dorothy Elizabeth Grigby and William Henry Grigby their executors administrators and assigns forever and the said Henry Holt for himself his executors and administrators the said Negro Girl Betty Slave unto the said children above named their executors administrators the said Negro Girl Betty unto the said children above named their executors administrators the said Betty unto the said three children above named their executors administrators and assigns against the claim or claims of all and every person or persons whatsoever shall and will now stand and forever defend them by these presents in witness whereof my hand and seal this the first day of March 1828

Henry Holt

The State of Alabama This day personally appeared before me Thomas G. Lyons Clerk of the County Court of the County aforesaid Henry Holt and acknowledged that he signed sealed and delivered the within deed of gift on the day and year therein named and for the purposes therein mentioned. Given under my hand and seal this 3^d day of April 1828.

Thomas G. Lyons Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 3^d day of April 1828

Test Thomas G. Lyons Clerk

Recorded in Deed Book No. 7 page 518 & 519. Test Thomas G. Lyons Clerk

Shores Hardy wife
 De & Deed
 Presley M. McKinnon
 This Indenture made this the 17 day of February one thousand eight hundred and forty eight between Shores Hardy and Amanda Hardy his wife of the one part and Presley M. McKinnon of the other part all of the County of Limestone and State of Alabama Witnesseth that the said Shores Hardy and Amanda Hardy his wife for and in consideration of the sum of one hundred and fifty dollars to them in hand paid the receipt is hereby acknowledged have this day bargained sold all right & interest in fee and conveyed and by these presents do bargain all right interest in fee and convey unto the said Presley M. McKinnon all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama known as the South East quarter of North East quarter of Section 17 Township one Range five West containing forty acres and $\frac{2}{3}$ of an acre to have and to hold the described tract or parcel of land with all appurtenances thereto belonging or in anywise appertaining unto the said Presley M. McKinnon his heirs and assigns forever and the said Shores Hardy and Amanda Hardy his wife for themselves executors administrators do warrant and will forever defend the title to the above described and hereby granted premises unto the said Presley M. McKinnon his heirs and assigns from and against themselves and all and every person claiming or holding under them the said Shores Hardy and Amanda Hardy his wife and also against the lawful title claim and demand of all and every person or persons whomsoever claiming or holding

by from or under the Government of the United States, In testimony In testimony
 where of the said Thores Hardy and Amanda Hardy his wife have hereunto set
 their hands and affixed their seals. The day and date above written
 Signed, sealed and delivered in
 the presence of
 Thores Hardy Seal
 Amanda Hardy Seal
 The State of Alabama Personally appeared before me Isaac Dial a justice
 of the Peace in and for said County of Limestone
 Thores Hardy and Amanda Hardy his wife who severally acknowledged
 that they signed sealed and delivered the foregoing deed on the day on the day
 and year therein mentioned to the aforesaid Wesley M. Wilkinson and the said
 Amanda Hardy, being by me privately examined apart from her said
 husband & acknowledged that she signed sealed and delivered the said deed
 freely without fear threats or compulsion of her said husband, Given under my
 hand and seal this 27th day of February 1848 Isaac Dial JP Seal
 Filed in the office of the clerk of the County Court of Limestone County State of
 Alabama for Registration on the 11th day of April 1848 Let Thomas B. Lyons Clerk
 Recorded in Deed Book No 7 pages 512 & 513 Let Thomas B. Lyons Clerk

Clay Stinnett wife This indenture made this third day of February one thousand eight
 hundred and forty eight between Clay Stinnett and Mary Stinnett
 William A. Williams his wife of the one part and William A. Williams of the other part all of
 the County of Limestone and State of Alabama Witness that the said Clay Stinnett
 and Mary Stinnett his wife for and in consideration of the sum of two hundred
 and twenty five dollars, to them in hand paid the receipt is hereby acknowledged
 have this day bargained sold aliened conveyed and by their
 presents do bargain alien convey and convey unto the said William A. Williams
 all that certain tract or parcel of land lying and being in the County of Limestone
 and State of Alabama known as the East half of the South East quarter of Section
 Eight Township one Range six West containing eighty acres more or less to have
 and to hold the described tract or parcel of land with all appurtenances thereto
 belonging or in anywise appertaining unto the said William A. Williams
 his heirs and assigns forever and the said Clay Stinnett and Mary Stinnett
 his wife for themselves Executors and administrators do warrant and well prove
 the title to the above described and hereby granted premises unto the
 said William A. Williams his heirs and assigns from and against themselves
 and all and every person claiming or holding under them the said Clay
 Stinnett and Mary Stinnett his wife and also the lawful title or
 claim or demand and of all and every person or persons whatsoever
 claiming or holding by from or under the Government of the United
 States In testimony where of the said Clay Stinnett and Mary Stinnett
 his wife have hereunto set their hands and seals the day and date above
 written
 Clay Stinnett Seal
 Mary C. Stinnett Seal
 The State of Alabama Personally appeared before me Isaac Dial a justice
 of the Peace in and for the County aforesaid the above
 named Clay Stinnett and Mary C. Stinnett his wife who acknowledged

that they severally signed sealed and delivered the foregoing deed on the day and year
 there written to the aforesaid William A. Williams and the said Mary C. Stinnett being
 by me examined privately and apart from her said husband acknowledged that
 she signed sealed and delivered the said deed freely without fear of her said hus-
 band Given under my hand and seal this 26th day of February 1848

Isaac Dial JP Seal
 Filed in the office of the clerk of the County Court of Limestone County State of
 Alabama for Registration on the 11th day of April 1848
 Let Thomas B. Lyons Clerk
 Let Thomas B. Lyons Clerk

Recorded in Deed Book No 7 page 520

Samuel Samuels & This Cause is submitted upon the Bill, exhibit and depositions taken
 in Decece against the Defendant who is a non resident after publication made and provi-
 ded according to the laws of this State and the Rules of this Court.
 According to the Statute of this State, Regulating the practice in Chancery with
 regard to non residents Defendants the Court is required to proceed to do execution
 against non residents, after a decree pro Confesso, without proof of the allegations in
 the Bill. The Bill in this Case seeks title to part of Lot Numbered one hundred
 and forty three in the Town of Athens for which it alleges full payment has
 been made according to the tenor and effect of a title bond made by defen-
 dants, and exhibited with the Bill. The Register will therefore enroll the
 following Decree, It is ordered, adjudged and decreed, that all right title and
 interest which the defendant had on the 17th day of February 1837, or at any time
 since has had, in and to the North part, of Lot Numbered one hundred and
 forty three (100) in the Town of Athens, be divested out of the said
 Defendant, and invested in said complainant in manner as full and
 ample as though the same had been conveyed to him by deed in full and
 with full covenant duly made by said Defendant. It is further ordered and
 adjudged and decreed that the defendant pay all cost, to be taxed by the
 Register. It is further ordered and decreed and decrees that before the complain-
 ant takes any benefit from this decree, he make and execute to the defendant
 a bond in the sum of Four hundred dollars, conditioned as required by the
 Statute Regulating, decrees against non resident Defendants, who have not
 submitted to the jurisdiction of the Court.

D. S. Ligon Chancellor
 I do Certify that the foregoing is a true Copy of a decree made at the
 May Term Eighteen hundred and forty six in the Case of Saml. Samuels
 complainant against Charles B. Matthews, This 11th day of April
 1848 and 72nd year of the Independence of the United States of America
 Let Saml. Sawney Register &
 Master of the Chancery Court for the
 31st District Northern Chancery Division
 of the State of Alabama
 Filed in the office of the clerk of the County Court of Limestone County State of Alabama
 for Registration on the 11th day of April 1848 Let Thomas B. Lyons Clerk
 Recorded in Deed Book No 7 page 521 Let Thomas B. Lyons Clerk

Thomas H. Malone
 To B. Book
 Elizabeth Battle

This Indenture made this fourth day of January, eighteen hundred and forty eight, between Thomas H. Malone and Elizabeth Battle of the County of Limestone and State of Alabama of the one part and Elizabeth Battle of the other part, Witnesseth, That the said Thomas H. Malone and Elizabeth Battle for and in consideration of the sum of six hundred and twenty five dollars, to them in hand paid the receipt whereof is hereby acknowledged, have this day, bargained, sold, aliened, conveyed and confirmed and by these presents do bargain, sell alien, convey, and confirm unto the said Elizabeth Battle all that certain tract or parcel of Land lying and being in the County of State of said and known and designated as follows, (viz) forty acres bounded on the East and North by the land belonging to the Estate of Andrew McComb, and now occupied by his Widow on the South by the Township Road and West by the land belonging to Jonathan M. Sanald and also twenty five acres square bounded as follows, beginning at the Township Road where it crosses the St. Catharine and Arthur Road, running East on the Township Road three hundred and forty seven yards and thirty inches thence due South three hundred and forty seven yards and thirty inches thence West three hundred and forty seven yards and thirty inches, thence North to where it commenced, the whole containing sixty five acres. To have and to hold the above described parts or parcels of land with the appurtenances thereunto belonging or in anywise appertaining unto the said Elizabeth Battle her heirs and assigns forever and the said Thomas H. Malone and Elizabeth Battle for themselves, their heirs, Executors or administrators with warrant and will forever defend the title to the above described and hereby granted premises unto the said Elizabeth Battle her heirs and assigns from and against themselves and all and every person claiming or holding under them the said Thomas H. Malone and Elizabeth Battle 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 Thomas H. Malone and Elizabeth Battle have hereunto set their hands and seals the day and year above written

signed sealed and delivered in the presence of
 Jonathan M. Sanald
 Elias S. Starkey

Thomas H. Malone Seal
 Elizabeth Battle Seal

This day personally appeared before me Thomas S. Lyons
 Limestone County Clerk of the County Court of the County aforesaid Jonathan
 M. Sanald who after being duly sworn depose and say that he saw the said
 Thomas H. Malone and Elizabeth Battle signed and deliver the foregoing
 deed to Elizabeth Battle for the purposes therein mentioned and on the day and
 year therein named and that he signed his name as witness to the same in
 the presence of in the presence of Elias S. Starkey the other subscribing witness
 and that said witness signed his name in his presence and in the presence
 of each other under my hand and seal this 13th day of April 1848

Thomas S. Lyons Seal

Filed in the office of the Clerk of the County Court of Limestone County State
 of Alabama for registration on the 13th day of April 1848

Recorded in Deed Book No 7 page 522

Test Thomas S. Lyons Clerk
 Test Thomas S. Lyons Clerk

Boice M. Townsend
 To B. Book
 Henry S. Love

This Indenture made this 15th day of April in the year one thousand eight hundred and forty eight between Boice M. Townsend and Milley Townsend of the County of Limestone in the State of Alabama of the one part and Henry S. Love of the other part, Witnesseth That the said Boice M. Townsend and Milley Townsend 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 Henry S. Love, all that certain lot of land lying and being in the town of Athens & known as part of the lot numbered Eighty, being the North West fourth of said lot. To have and to hold the above lot of ground, with the tenements and appurtenances thereunto belonging or in anywise appertaining unto the said Henry S. Love, his heirs and assigns forever and the said Boice M. Townsend and Milley Townsend for themselves their heirs Executors and administrators do hereby and in consideration of the premises recited and will forever defend the title to the above described and hereby granted premises unto the said Henry S. Love his heirs and assigns from and against themselves, and all and every person or persons claiming or holding under them the said Boice M. Townsend and Milley Townsend. 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 Boice M. Townsend and Milley Townsend have hereunto subscribed their name and affix their seals the day and year above written

signed sealed and delivered in presence of
 Thos. S. Lyons, Clerk

Boice M. Townsend Seal
 Milley Townsend Seal

The State of Alabama Limestone County, I personally appeared before me
 Thomas S. Lyons Clerk of the County Court of the County aforesaid Boice M.
 Townsend and Milley Townsend his wife and severally acknowledged
 that they signed sealed and delivered the foregoing deed to Henry S. Love
 for the purposes therein set forth and on the day and year therein
 named, given under my hand and seal this 15th day of April 1848

Thomas S. Lyons Seal

Filed in the office of the Clerk of the County Court of Limestone
 County State of Alabama for registration on the 15th day of April 1848

Test Thomas S. Lyons Clerk

Recorded in Deed Book No 7 page 523

Test Thos. S. Lyons, Clerk

Whereas by a certain deed in Trust, bearing date the 15th day of Jan'y
 1848, & duly executed by M. B. Brett, & Caleb Brett as debtors to M.
 B. Brett & Caleb Brett as creditors & Gilbert J. Jones as trustee
 & duly recorded in the Clerk's office of the County Court of Limestone
 County to secure the payment of certain debts in said deed specified and
 whereas Arthur M. Smiley has been duly appointed trustee in the place
 and stead of said G. J. Jones who has removed from the limits of the
 State of Alabama and whereas the said M. B. Brett is further indebted
 to Vasser Coleman & Vaper in the sum of one hundred & forty \$/100

Dollars, as by his bond of this date due 1st January 1828 more fully appears, which he is desirous to secure, and the said R. M. Vasserton in whom the entire control in said bond is vested, are willing that the property therein conveyed should be sold on a credit of twelve months, now the said William B. Smith in consideration thereof, agrees that after the payment of said debts in said bond specified the proceeds of the sale of said property or so much thereof as may be sufficient for the purpose shall be applied to the payment of said debt of one hundred & forty dollars, 50 cents & the interest thereon; And it is hereby agreed that said decany as trustee as aforesaid shall take Bond & security for the sale of said property sold on the credit as aforesaid & transfer the same to said creditors in payment of said debts, In witness whereof said W. B. Smith, R. M. Vasserton, Vasser Coleman & Vasser and Arthur M. Smoany have hereunto set their hands & seals this 17th April 1828

The Words of 1st January 1828
interlined before signing
Jest Thomas & Syms Clerk

The State of Alabama,
Limestone County This day personally appeared before me Thomas & Syms Clerk of the County Court of the County aforesaid, the above named W. B. Smith, Richard M. Vasser, one of the firm of R. M. Vasserton and also of the firm of Vasser Coleman & Vasser and Arthur M. Smoany who severally acknowledged that they signed sealed and delivered the foregoing articles of agreement for the purposes therein specified and on the day and year therein named, Given under my hand and seal this 18th day of April 1828

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 18th day of April 1828

Jest Thomas & Syms Clerk
Recorded in Deed Book No. 7, pages 523 & 524 Jest Tho. & Syms, Clerk

Jesse Thomas Meeks & wife
To & Deed of Sale
John H. Elliott
This indenture made and entered into this 8th day of May in the year of our Lord one thousand eight hundred and forty eight between Jesse Thomas Meeks of the one part and John H. Elliott of the other part, Witnesseth that the said Jesse Thomas Meeks for and in consideration of the sum of three hundred and fifty dollars taken in hand paid by the said John H. Elliott the receipt whereof is hereby acknowledged hath granted bargained sold, aliened conveyed conveyed release and confirmed and by these presents doth grant bargain sell alien convey release and confirm unto him the said John H. Elliott his heirs administrators, Executors and assigns forever all the right title and interest which he the said Jesse Thomas Meeks has now or may hereafter have in and to all and singular the goods and Chattels rights and Credits, lands and tenements or hereditaments rents or leases, profits and rights of property of each and every kind whatsoever descending, coming or owing to him the said Jesse Thomas Meeks as

one of the lawful heirs of his Father William Meeks deceased late of the State of Virginia in testimony whereof the said Parties, have hereunto set their hands and seals the 8th day of May 1828

Witnessed by
John H. Elliott
Henry Stanley J.P.

Jesse Thomas Meeks Seal
John H. Elliott Seal
Lucinda J. Meeks Seal

The State of Alabama This day personally appeared before me Thomas & Syms Clerk Limestone County Clerk of the County Court of the County aforesaid Jesse Thomas Meeks and John H. Elliott whose genuine signatures appears above and acknowledged that they signed sealed and delivered the foregoing agreement or contract for the purposes therein at forth and on the day and year therein named, Given under my hand and seal this 8th day of May 1828

Thomas & Syms Clerk

Thomas & Syms Clerk
This indenture made and entered into this 7th day of July in the year of our Lord one thousand eight hundred and forty three between Thomas & Syms Clerk and Catharine Easton his wife of the one part and William M. Redus of the other part, All of Limestone County, And State of Alabama, Witnesseth that the said Thomas & Syms Clerk and Catharine Easton his wife for and in consideration of the sum of three hundred and twenty five dollars, to them in hand paid the receipt whereof is hereby acknowledged hath this day bargained sold, conveyed, aliened and conveyed unto the said William M. Redus all that certain tract or parcel of Land lying and being in the County of Limestone and State of Alabama, known and designated in the plans of said County as the North East fourth of the North East fourth of Section No. 24 of Township No. 1 of Range No. 8 West, containing thirty nine 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 William M. Redus, his heirs or assigns forever and the said Thomas & Syms Clerk and Catharine Easton his wife for themselves their heirs Executors, and administrators, death warrant and will forever defend the title to the above described or hereby granted premises unto the said William M. Redus, his heirs and assigns from and against themselves all and every person or persons, claiming or holding under them the said Thomas & Syms Clerk and Catharine Easton his wife also against the lawful title claim or demands of all persons or persons, wherever or whomever claiming or holding by force or under the Government of the United States In witness whereof, the said Thomas & Syms Clerk & Catharine Easton wife of the said Thomas & Syms Clerk have hereunto set their hands and seals this day and date above written

Thomas & Syms Clerk Seal
Catharine Easton Seal

The State of Alabama Personally appeared before me R. H. Whigham acting Justice of the Peace in and for said County, Thomas & Syms Clerk whose name appears signed to the foregoing Deed of conveyance and acknowledged that he signed sealed and delivered the same to William M. Redus for the purposes therein contained on the day of its date also and

the same day I exhibited said deeds to Catharine Eastern Wife of the said Thomas C. Eastern, who acknowledged that she signed sealed and delivered the same to William M. Redus for the purposes therein contained and that she freely and voluntarily relinquished her rights of dower with and for threats or compulsion of her said husband, Given under my hand and seal this 7th day of July 1843
 R. H. Harghey J. P. Seal

Thomas S. Malone & Wife
 To S. Woods
 William S. Compton
 This indenture made this 5th day of November 1842 between Thomas S. Malone and Eliza J. Malone his wife of the County of Limestone in the State of Alabama of the one part, and William S. Compton of the County of Morgan in the above State of the other part, Witnesseth that the said Thomas S. Malone and Eliza J. Malone his wife for or 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, bargained and sold, and by these presents do give, bargain and sell to the said William S. Compton Two lots lying and being in the Town of Athens State of Alabama they being the lots now in possession of John Sorpe and being No. in the plan of said Town as lots Nos. 191 and 192 as extended by John McKinley on the E. quarter of Section 8 Township 8 and Range 1 West. To have and to hold the same, the above described lots, with the tenements and appurtenances thereto belonging, or in any wise appertaining unto the said William S. Compton his heirs and assigns forever, And the said Thomas S. Malone and Eliza J. Malone 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. S. Compton his heirs and assigns from and against themselves and all and every person or persons claiming, or holding under them the said Thos. S. Malone and Eliza J. Malone his wife and also against the lawful title claim or demand of all and every person or persons or otherwise. In testimony whereof the said Thos. S. Malone and Eliza J. Malone his wife have hereunto signed their names and affixed their seals, this day and year above written
 T. S. Malone Seal
 Eliza J. Malone Seal

The State of Alabama Personally appeared before me Thomas C. Lyons Clerk of the County Court of Limestone County of the County aforesaid T. S. Malone and Eliza J. Malone his wife and severally acknowledged that they signed sealed and delivered the foregoing deed for the purposes therein specified and on the day and year therein named and the said Eliza J. Malone being by me examined separately and apart from her said husband Thos. S. Malone, acknowledged that she signed sealed and delivered the same without any fear threat or compulsion of her said husband, Given under my hand and seal this 5th day of November 1842
 Thomas C. Lyons Seal

Witness in the office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 20th day of April 1843. Thos. C. Lyons Clerk
 Recorded in Book No. 7 page 54

William Redus wife
 To S. Woods
 William M. Redus

This indenture made this second day of February in the year of our Lord one thousand eight hundred & forty six, between William Redus & Rebecca Redus his wife of the County of Limestone State of Alabama of the one part, and William M. Redus son of the said William & Rebecca Redus of the other part, Witnesseth that the said William Redus & Rebecca Redus his wife as well for in consideration of the natural love & affections which they the said William & Rebecca Redus have & beareth unto the said William M. Redus, as also for the better maintenance support & livelihood of him the said William M. Redus, hath given granted aliened conveyed confirmed & by these presents doth give grant alien convey & confirm unto the said William M. Redus his heirs & assigns all that certain tract or parcels of land lying & being in the County of Limestone State of Alabama & known as lot No. 6, in the division of the real estate of Valentine H. Buff deceased, as allotted to Daniel H. Buff, it being taken off of the south side of a section, a certain quarter Township one of Range five West & fifty two poles wide across the south side of said section, To go therewith all and singular the hereditaments and appurtenances, thereto belonging or in any wise appertaining & the reversions & reversions, remainders & remainders, rents issues, & profits thereof & all the Estate Right title Interest property claim and demand whatsoever of them the said William & Rebecca Redus of in & to the said Messuage, tenements & premises & of in and to every part & parcel thereof with their & every of their appurtenances, to have & to hold the said Messuage, tenements & hereditaments & all & singular the premises hereby granted & confirmed or mentioned or intended to be, with their & every of these appurtenances unto the said William M. Redus his heirs & assigns to the only proper use & behoof of him the said William M. Redus his heirs & assigns forever, And the said William & Rebecca Redus for themselves their heirs Executors & administrators, doth Covenant, grant & agree to & with the said William M. Redus his heirs & assigns by these presents, that he the said William M. Redus, his heirs & assigns shall & lawfully may from time to time and at times hereafter peaceably & quietly have hold use occupy possess & enjoy the said Messuage, Hereditaments, Tenements, hereditaments & premises hereby granted & confirmed or mentioned or intended to be hereby granted & confirmed with their & every of their appurtenances free clear & fully discharged or well & sufficiently saved kept & indemnified of from & against all former & other gifts grants bargains sales covenants & agreements, claims & estates & of from & against all former & other titles troubles charges & incumbrances whatsoever, had done or suffered by them the said William & Rebecca Redus their heirs or assigns or any other person or persons lawfully claiming, or to claim by force or under them or any of them in writing whereof we have hereunto set our hands and seals the day and date before written
 William Redus Seal
 Rebecca Redus Seal

The State of Alabama This day personally appeared before me A. R. Cornsford Limestone County I am a Justice of the Peace in & for said County, William Redus & Rebecca Redus wife of the said William Redus whose names appear signed to the foregoing deed & acknowledged this signing sealing & delivering of the foregoing deed on the day of its date for the purposes therein mentioned, Given under my hand & seal this second

day of February one thousand eight hundred forty six
 A M Crawford
 Filed in the office of the Clerk of the County Court of Limestone County State
 of Alabama for Registration on the 20th day of April 1848
 Test Thomas G. Lyons Clerk
 Recorded in Deed Book No 7 page 527 & 528
 Test Thomas G. Lyons Clerk

John H. S. Myers admr. This indenture made this first day of May in the year of
 of William Black died. { our Lord one thousand eight hundred and forty eight between
 To S. Reed Benjamin M. Machin of the County and State of Alabama of the first part, and Benjamin M.
 Machin of the same County, and State of the other part, Witnesseth that the said
 John H. S. Myers Admr. in and consideration of the sum of Nine hundred
 dollars to him in hand paid the receipt whereof is hereby acknowledged
 And also for the further sum of Three hundred dollars paid to Mary Black
 widow for her heirs have and did on the 11th day of March 1848 sell
 to the said Benjamin M. Machin at public sale he being the highest bidder
 And by these presents do give grant bargain sell, alien, enfeeble and convey
 Release and Confirm unto the said Benjamin M. Machin his heirs and
 assigns forever, all the right title claim or interest that the said M. Black
 possessed in his lifetime and at his death; And all the right title claim or
 interest possessed by one as administrator aforesaid and conferred by the
 decree of the County Court, as aforesaid in and to the following described
 tracts or parcels of Land To wit, The E 1/2 of the S 1/2 of Sec 20. and the N 1/2 of
 Sec 21 all in Township 21 of R 4 from M. and lying lying in the County
 of Limestone and State of Alabama To have and to hold all the right
 title claim interest and demands of said M. Black dec'd. in and to
 the above tracts or parcels of land with the tenements and appurtenances
 thereto belonging or in any wise appertaining unto the said Ben-
 jamin M. Machin his heirs and assigns from and against himself
 and all and every person claiming under him the said John H. S. Myers
 admr. as aforesaid and will forever warrant and defend the title
 rights and claim to the above described and hereby granted premises
 as fully and effectually as, I have a right as I can do as administrator
 and am empowered to do under the decree of the County Court of
 Limestone County aforesaid. In testimony whereof, I hereunto set
 my hand and seal the day and year above written

John H. S. Myers admr. (Seal)
 The State of Alabama This day personally appeared before me Thomas
 Limestone County S. G. Lyons Clerk of the County Court of the County
 aforesaid John H. S. Myers administrator of the estate of William
 Black dec'd and acknowledged that he signed sealed and delivered
 the foregoing deed of conveyance to the said Benjamin M. Machin
 for the purposes therein set forth and on the day and year therein

named given under my hand and seal this 20th day of April 1848
 Thomas G. Lyons (Seal)
 Filed in the office of the Clerk of the County Court of Limestone County State
 of Alabama for Registration on the 20th day of April 1848
 Test Thomas G. Lyons Clerk
 Recorded in Deed Book No 7 page 527 & 528
 Test Thomas G. Lyons Clerk

Mary Black This indenture made this 20th day of April in the year of our Lord one
 To S. Reed { thousand eight hundred and forty eight between Mary Black of the County of Limestone
 Benjamin M. Machin { and State of Alabama of the first part, and Benjamin M. Machin of the other part.
 Witnesseth that the said Mary Black 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
 given, granted, bargained, sold, aliened, enfeoffed, conveyed, released, and confirmed
 and by these presents do give grant bargain sell alien enfeeble convey release and con-
 firm unto the said Benjamin M. Machin his heirs and assigns forever, all my right
 title claim interest and power in and to the following described tracts or parcels of
 land to wit, The East half of the South East quarter of Section Twenty, and the West half
 of the North East quarter, of Section Twenty Nine all in Township four of Range
 four West lying and being in the County of Limestone and State of Alabama
 To have and to hold, all my right title claim and power in and to the above
 described tracts or parcels of Land, with the tenements and appurtenances thereto
 belonging or in any wise appertaining unto the said Benjamin M. Machin his
 heirs and assigns from and against herself And all and every person claiming
 under her the said Mary Black, And will forever warrant and defend the title right
 claim and power to the above described and hereby granted premises. In testimony
 whereof the said Mary Black has hereunto set her hand and seal the day and year
 above written

Mary Black (Seal)
 The State of Alabama This day personally appeared before me Thomas G. Lyons
 Limestone County Clerk of the County Court of the County aforesaid Mary Black
 and acknowledged that she signed sealed and delivered the foregoing deed of
 conveyance to the said Benjamin M. Machin for the purposes therein specified
 and on the day and year therein named, given under my hand and seal
 this 20th day of April 1848
 Thomas G. Lyons (Seal)

Filed in the office of the Clerk of the County Court of Limestone County State of Ala-
 bama for Registration on the 20th day of April 1848 Test Thomas G. Lyons Clerk
 Recorded in Deed Book No 7 page 527 Test Thomas G. Lyons Clerk

Samuel Brock Mife This indenture made this 1st day of June in the year one thousand eight
 To S. Reed { hundred and forty eight between Samuel Brock and Mary M. Brock
 Thomas G. Collins { his wife of the County of Madison in the State of Alabama of the one
 part, and Thomas B. Collins of County of Limestone State aforesaid of the other
 part. Witnesseth that the said Brock & wife for and in consideration of the
 sum of Eight thousand dollars to them in hand paid the receipt whereof
 is hereby acknowledged, have this day given granted, bargained, sold, aliened

conferred, released, conveyed, and confirmed: And by these presents do give, grant, bargain, sell, alien, convey, release, convey, and confirm unto the said Collier all that certain tract of land lying and being in the County of Shreveport of said more particularly described as follows: Tract of land section Number 35. South East quarter South West quarter of section 36, South East quarter of section 27. All in Township 13 North Range 3 West. Also forty acres of land in same Township & Range bounded Third, beginning at the South West Corner of Tract of land section 36 and running East along the bank of the Stump River one fourth of a mile thence North parallel with section line one fourth of a mile thence West parallel with the course of said Stump River one fourth of a mile & thence to the place of beginning making in all one thousand acres more or less. To have and to hold the above described lands with the tenements and appurtenances thereto belonging on in any wise appertaining unto the said Collier his heirs and assigns forever. And the said Brock & wife for themselves their heirs, Executors, Administrators do hereby and in consideration of the premises, warrant and release forever defend the title to the above described lands hereby granted premises unto the said Collier and his heirs and assigns from and against themselves and all and every persons or persons claiming or holding under them the said Brock & wife and also against the lawful title claim or demand of all and every persons or persons whomsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said Samuel Brock & Mary M. Brock his wife have hereunto subscribed their names and affixed their seals the day and year first above written.

Signed sealed and delivered in presence of
The State of Alabama, Before me John W. O'Leary, Clerk of the County Court of said County Madison County, SS this day personally appeared Samuel Brock and acknowledged that he had signed sealed and delivered the within deed to Thomas B. Collier on the day and year therein mentioned. And on the same day I exhibited said deed to Mary M. Brock wife of said Samuel Brock, who being examined by me privately separate and apart from her said husband acknowledged that she had signed sealed and delivered said deed to Thomas B. Collier on the day and year therein mentioned freely voluntarily and without any fear threats or compulsion of her said husband being under my hand and seal at office in Huntsville this the ninth day of June Eighteen hundred and forty eight.

John W. O'Leary, Clerk CC Seal
Filed in the office of the Clerk of the County Court of Shreveport, State of Alabama for registration on the 10th day of June 1848
Recorded in said Book No 7 pages 527 & 528
Test Thomas B. Collier Clerk CC
Test Thomas B. Collier Clerk CC

This indenture made and entered into this the 9th day of June in the year of our Lord one thousand eight hundred and forty eight, between Samuel Brock of the County of Madison State of Alabama of the first part, Archibald & Mills of the County and State aforesaid of the second part, Archibald & Mills of the third part, George J. Burns, James J. Hascants, Thomas W. White, Alexander Erskine, James W. Thorne, Edmund Toney, E. M. Huessey, James J. Danigun, Frank Lovenshaw & Co. Frank Danigun & Co. Elisha H. Rice, Martin Hascants & Co. George K. Lawrence, William Rowe, Meriwether Lewis, Edward Loufty, Joseph M. Clelland, Thomas Brandon, Samuel Rowe, Sarah Mills, Daniel Brock and Daniel Brock Jr. of the third part,

Whereas the said Samuel Brock is justly indebted to the said George J. Burns, in the sum of Twelve hundred and fifty dollars, as by his note dated June the 7th 1848, and payable one day after date to the order of the said Burns for that sum well now more fully appear. And also in the further sum of Twenty five hundred dollars, as by a certain Bill of Exchange, dated July 27th 1848, payable ten months after date to the order of William H. Pope, and endorsed by him and Meriwether Colburn, drawn by said Brock on Frank Lovenshaw & Co. for that sum well more fully appear, which said Bill is now held by the said Burns, and whereas the said James J. Hascants is liable as endorser for the said Brock, upon a Bill of Exchange, drawn by the said Brock, on Martin Hascants & Co. New Orleans, dated Huntsville Ala. March the 27th 1848, payable fourteen months after date to the order of J. C. Bradley, and by him and the said Hascants endorsed, for the sum of Two thousand seven hundred and fifty dollars, and now held by J. C. Bradley, and whereas the said Samuel Brock is justly indebted to the said Thomas W. White in the sum of Twenty seven hundred and four dollars, and seventeen cents, as well appear, by his note for that sum dated Huntsville Ala. 20th January 1848, and payable to the said White or order Twelve months after the date thereof, and whereas the said Samuel Brock is justly indebted to the said Alexander Erskine, in the sum of one hundred and thirty eight dollars, as now more fully appears, by his note for that sum, dated June the 1st 1848, and payable one day after date to the order of said Erskine, and whereas the said Brock is justly indebted to the said J. W. Thorne, in the sum of Two hundred dollars as well more fully appear, by his note, for that sum dated Huntsville March 1st 1848, and payable to the said Thorne, one day after the date thereof, and whereas the said Brock is justly indebted to the said Edmund Toney, in the sum of five hundred and thirty six dollars, and eighteen cents, as well more fully appear, by his note for that sum, dated the 23rd May 1848, and payable to the said Toney, on or before the first day of January 1849, and whereas the said Brock is justly indebted to the said E. M. Huessey, in the sum of Two hundred and twenty five dollars, as appears by his note, for that sum dated Huntsville December the 1st 1847, and payable thirty days after date to the said Huessey, and whereas the said James J. Danigun is liable as surety for said Brock, on a note made by said Brock and said Danigun to the said Elisha H. Rice dated December the 24th 1846, and payable six months after date, to the said Rice, for the sum of fifteen hundred and thirty dollars, on which note there is a credit by a payment on the 24th of June 1847, of sixty dollars and twenty cents, and by a payment on the 24th of December 1847, of the sum of twenty dollars and twenty cents, and whereas the said Danigun is also liable as endorser, for the said Brock, upon a Bill of Exchange, drawn by said Brock, on Frank Danigun & Co. New Orleans, to the order of William H. Pope, and endorsed by him and the said Danigun dated January 1st 1848, and payable seven months after date, for the sum of four hundred and fifty six dollars, and seventy nine cents, and now held by John M. Pope, and whereas the said Brock is justly indebted, by his note, to the said Elisha H. Rice dated Huntsville December

18th 1826, and payable on the 1st January 1828 to the said Brock for the sum of Eighty dollars each; And also in the further sum of Eighty dollars by his note dated 1st of January 1828, and payable to the said Brock, or to before the twenty eighth day of December thereafter And whereas the said Brock is justly indebted, by open account to Hann Consham & Co. due August 25th 1827, the sum of five hundred and fifty one dollars and ninety seven cents; And whereas the said Brock is justly indebted, by open account, to Hann Consham & Co. due May 25th 1828, the sum not exactly known, but supposed to be about one hundred and fifty dollars; And whereas the said Brock is justly indebted, by open account to Messrs Martin & Sons due the 7th day of June 1828, in the sum of thirty six hundred and fifty dollars, but therein Martin & Sons the are Deposits of one hundred and Eighteen bales of Cotton to be sold on Commission for said Brock; And the net proceeds thereof are to be applied to the payment of said last mentioned debt, and upon which, it is hereby admitted said Martin & Sons have a lien, to secure said debt; And whereas the said Brock is justly indebted to the said Lawrence and Reese (of which firm the said George H. Lawrence, is the surviving partner) in the sum of one thousand and twenty four dollars and fifty six cents, as will appear by his note, dated the 1st of November 1827, and payable at the Bank of America; New York, nine months after date to the order of Lawrence & Reese, for the sum of one thousand and twenty four dollars and fifty six cents, and also in the further sum of four hundred and seventy three dollars as will appear by his Bill of Exchange for that sum, drawn on Martin & Sons & Co New Orleans, to the order of Lawrence & Reese, dated Huntsville September the 25th 1826 and payable twenty one months after date, and now held by the said Lawrence, as surviving partner of said firm; And whereas the said Brock is justly indebted to the said William Reese, in the sum of sixteen hundred dollars, as will appear by his note, for that sum to said Reese, dated on the first of January 1828, and payable on or before the first day of January 1829, and also by open account, the amount not necessarily known, but supposed to be, about six hundred dollars; And whereas the said Brock is justly indebted, by open account to the said Meriwether A. Lewis, as surviving partner of Kirby & Lewis, the amount which is not exactly known, but supposed to be about three hundred and fifty dollars; And whereas the said Brock is justly indebted to the said Edward Croft, in the sum of five hundred and four dollars and fifty cents, being the balance due on the first day of July 1827, on his note to the said Croft dated October the 2nd 1827 and payable six months after date, to the order of said Croft for the sum of seven thousand three hundred and thirty dollars, and fifty cents; And whereas the said Brock, is justly indebted to the said Samuel Conner in the sum of five hundred and forty three dollars and sixty two cents, as will appear, by his note, to said Conner for that sum, dated January the first, 1828, and payable one day after date; And whereas the said Brock is justly indebted to the said David M. Calland, in the sum of four hundred and sixty dollars, as will appear by his note to them for that sum, dated June 1st 1828, and payable one day after date; And whereas the said Brock is justly indebted to the said Thomas Brandon, surviving partner of Thomas & William Brandon by his note to them, dated July the 1st 1826, and payable two years after date, with interest from date for the sum of six hundred and seventeen dollars; And also by his note to them bearing same date, and payable three years after date, with interest from date, for the sum of six hundred and seventeen dollars; And whereas the said Brock, is justly indebted by his note, with John J. Coleman and William B. Rogers as sureties, to the said Josiah Hill dated June the 12th 1827, payable twelve months after date for the sum of one hundred and twenty one dollars, and Eighty three cents; And whereas the said Samuel Brock is justly indebted to the said Daniel Brock senior, in the sum of nine thousand four

hundred and two dollars as will appear by his note, dated and due on the first day of February 1827, and payable to the said Daniel Brock senior with interest at the rate of six per cent per annum from the first of January 1826, till paid; And also in the further sum of Eighteen hundred dollars, as will appear by his Bill of Exchange, drawn by the said Samuel Brock, on Hann Consham & Co. New Orleans, for that sum dated April 15th 1828, and payable thirteen months after date, to the order of said Daniel Brock senior and now held by him; And whereas the said Brock is justly indebted to the said Daniel Brock Jr, in the sum of Eleven hundred and seventy dollars, and Eighty six cents, due on the first day of January 1826, with interest at the rate of six per cent per annum, from that date; Which debt, arose out of a joint business in planting between the said Samuel Brock and said Daniel Brock and the said Daniel Brock Jr, and also the said Samuel Brock is justly indebted to the said Daniel Brock Sr, and the said Daniel Brock Jr, in two thirds of the sum of three hundred and fifty dollars, due and payable on the first day of January, 1826, and also in two thirds of the further sum of four hundred dollars, and payable on the 15th of February 1828, both of which last mentioned debts, arose out of the said planting business; And it being the object of the said Samuel Brock hereby to secure the payment of the debts and liabilities herein above mentioned, with the interest accrued and to accrue thereon, with the legal damages, except so far as they are already paid as above mentioned and except so far as the said debt, to said Martin & Sons and the said Mayne paid out of the net proceeds, of said Cotton; Now this Indenture witnesseth that for and in consideration of the premises, and for the further consideration of one dollar to the said Samuel Brock in hand paid by the said Archibald & Co. 9/11, 1828, at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged by the said Samuel Brock, hath given granted, bargained sold, assigned aliened conveyed released and confirmed, and by these presents doth give give grant bargain, sell, assign, alien convey, release and confirm unto the said Archibald & Co. his heirs, Executors, administrators and assigns forever, all that lot or parcel of land lying and being in the Town of Huntsville in the County and State aforesaid, and described as follows, to wit, Beginning at the South East Corner of the Reservoir lot, on the street - the continuation of Williams Street, and running Eastwardly along said street two hundred and forty two feet, to an alley then Northwardly along said alley two hundred and ten feet, then Eastwardly parallel with said street twenty six feet then Northwardly to the North East Corner of said Brock's stable seventy five feet, then Westwardly parallel with the aforesaid street seventy nine feet, then Southwardly parallel with the alley aforesaid seventy five feet, then Westwardly parallel with the street aforesaid, one hundred and fifty nine feet, then Southwardly one hundred and ten feet, to the place of beginning; Containing one acre and twenty six hundredths of an acre, more or less, being the house and lot, upon which the said Brock now resides. And also the following slaves, to wit, Maria, the wife of Isaac Purdum aged about thirty five years, Dick May aged about thirty years, Harriet aged about ten years, Polly aged about twenty four years, Alfred aged about four years, Wash a girl about three years and Harriet an infant of Pollys. Also one Buggy and horse, one pleasure Carriage fine beds and trunks

and furniture, two copying Bureaus, one plain Bureau, two dog chairs, three rocking chairs and
 Piano Forte, stool, one secretary, one Centre Table, one table with three dining tables, one sofa, seven
 wardrobes, one China cabinet and tea set, one set of glass ware, one pair of Mantel shelves, one
 two paravents, one pair of Bench, one pair of plates, one pair of plates, two silver
 tea sets, one silver coffee pot, two dozen silver table spoons, two dozen silver dessert spoons,
 two dozen silver tea spoons, two silver butter knives, two pairs of silver salt spoons, one dozen
 bowl silver, one silver soup bowl, one silver soup ladle, one silver flat ladle, one and a
 half dozen silver forks, two silver waiters, one cake basket, one set of cutters and linking stone
 all of which said slaves and personal property above, mentioned, belong to the above described
 dwelling house in the Town of Huntsville also the following slaves and other personal pro-
 perty, belonging to the plantation, now in the occupation of said Brock lying in the County of
 Huntsville State of Virginia, to wit: a Negro man named Foreman aged about thirty five years his
 wife, Eliza aged about thirty years, Julia Ann, aged about thirteen years, Martha aged
 about ten years, Sylvia aged about nine years, Beverly aged about thirty five years
 his wife Betty aged about thirty six years, Isabella aged about sixteen years, Henry aged about
 eleven years, Mary aged about nine years, little Beverly aged about seven years Lewis
 aged about three years, Lily aged about fifty years, his wife Fida aged about thirty five years,
 Black aged about eighteen years, Albert aged about ten years, Caroline aged about
 five years, Maria aged about forty years, Richard aged about fifteen years
 Almira aged about ten years, Kitty aged about forty years, Reuben aged about fifteen
 years, Charles aged about eleven years, Henry aged about eight years, Lassy aged about
 twenty eight years, Harriet aged about ten years, Sam aged about thirty years, Jim aged
 about nine years, Martha aged about five years, Jane aged about twenty two years
 Linda aged about three years, James Childs aged about eighteen years, Peter Bascomb
 aged about sixty five years, Peter Cook, aged about sixty five years, John aged about twenty six
 years, Dick Parker aged about twenty three years, Henry a Blacksmith aged about twenty
 eight years, Catey aged about fifty five years Thornton aged about fifteen years and
 Mary Jane aged about fifteen years. Which last named child is now hired out to the
 slave Mr. Morley, together with twenty five head of horses, mares and mules about
 one hundred and fifty head of stock hogs, sixty head of horned cattle two plantation
 Maggins, with all the plows, hoes, axes and every description of farming utensils and
 one set of Blacksmith tools, and also all the corn, fodder, oats, Bacon and other provisions
 on said plantation as supplies for the present year, also the unexpired term of the said
 Samuel Brock in the said plantation and the crops growing thereon which term is
 to expire on the first day of February next, together with all the rights and privileges
 to the said Brock belonging, as tenant as aforesaid and also a note of hand made by
 Thomas B. Leulier dated Huntsville Ala June the 9th 1828 whereby said Leulier prom-
 ised to pay to the order of said Brock on the first day of February 1829 for a considera-
 tion and on a Condition in said note stated the sum of six thousand dollars
 and also one hundred and seven on said plantation. But this deed is made
 before this deed, nevertheless that said Mills his heirs, Executors and administrators
 shall permit the said Samuel Brock, to remain in the quiet possession of the said hundred
 lot in Huntsville and of the said seven slaves belonging thereto and of the said Carriage
 Buggy & Buggy horse and of said Beds Bedsteads & furniture Bureaus, Charis Piano
 Forte stool secretary Centre Table, Wardrobe, sofa China cabinet & a set of glass ware
 lamps Candle sticks & of said silver ware, until the first day of February next and
 upon this further trust, that the said Mills shall immediately take possession

and control of all the other property hereby conveyed, real personal, and shall and well carry
 on the said plantation until the crops are growing then are gathered and prepared
 for market And as soon after said crops are prepared as said Mills may think proper
 or the persons, or either or any of them who are the third party to this deed, may request
 he the said Mills his Executors or administrators, shall and will sell, the said property
 hereby conveyed, including said crops and the increase of the slaves, except the part
 thereof which said Brock is permitted to retain as above, or such part thereof as
 said Mills or his Representatives hereby authorized to act, may think sufficient for
 the purpose, and shall think proper, or be requested to sell to the highest bidder for
 ready money at public Auction after having fixed the time and place of sale
 at his own discretion and given twenty five days notice, in one or more
 newspapers, printed at or nearest the place, or places of sale, and also notified
 the same by advertisement to be set up, at the door of the Court house of the
 County in which the sale or sales are to be, at least twenty five days, before the
 day of sale, And said Trustee may sell the wood at private sale, which said Brock
 is authorized to cut on said plantation And said Trustee shall account for
 the money to be received for wood, it being the intention that said money shall be
 applied like the other money, to be raised by this deed, And upon this further
 trust, that said Mills or his Representatives, shall, as soon after the first day of
 February next, as he may think proper, or be requested to take possession of, and sell
 the said real and personal property, which the said Brock is permitted to retain
 as above, or such part thereof as the said Mills or his Representatives shall think
 sufficient for the purpose, to the highest bidder for ready money, after such
 previous public notice as is aforesaid at such time and place, as said
 Mills, or his Representatives, may think proper, And the said Trustee or his
 said Representatives, shall collect, without unnecessary delay, the said six thousand
 dollars, from said Leulier, and shall apply the same, first in satisfaction so far
 as is necessary, of the said Bill, of exchange for twenty five hundred dollars, which
 is held by said Leulier and the residue, next to the satisfaction of the Bill of
 exchange held by J. J. Leulier, as aforesaid and next so far as said residue extends
 to the satisfaction of the debt (after applying the net proceeds of said one hundred
 and eighteen Bales of Cotton) owing to said Martin Pleasant & Co as aforesaid
 And the said Trustee, or his Representatives as aforesaid shall and will out of the moneys
 to arise from said sales, after paying what is right for the preparation of this deed, and
 retaining to himself just and reasonable compensation for his services and expenses
 in discharging his duties under this deed, pay first in performance of all the said
 debt, of twelve hundred and fifty dollars, to the said Leulier, with the intent
 to secure thereon, and next of said moneys, the sufficient the residue if any, of
 said debt to said Martin Pleasant & Co and all the other debts and liabilities above
 described, and not herein before provided for, except the debts to said Daniel
 Brock senior, exclusive of that owing by said Bill of exchange, for eighteen
 hundred dollars, it being the intention and understanding, that the said last men-
 tioned debt, is to stand on an equal footing, with all the others in this class, and
 that the other debts, owing to said Daniel Brock senior, are to be paid and until
 all the other debts and liabilities herein provided for are fully paid and
 satisfied, so that if there should be a loss, it is first to fall on said Daniel
 Brock senior, in respect of the said debts owing to him, exclusive of said Bill of

exchange, or in the event of a loss, it is to fall rateably on the several debts and liabilities to be paid next before the debt proposed, owing to said Isaac Brock senior and next on the debt of Twelve hundred and fifty dollars to said Business, provided that the debt incurred out of the debt, owing by said Collier, are not entitled to be paid, or to any share of the proceeds of the property, until, all the debts and other liabilities herein mentioned are discharged. And if there should be a residue of Money remaining in the hands of said Trustee, after accomplishing all the objects of this deed, the same shall be paid to the said Samuel Brock his executors, administrators or assigns. And if the whole of said debts and liabilities shall be fully paid off and discharged, by said Samuel Brock, before any of said Trustee shall be performed so as to satisfy and save harmless, all the persons comprising the third party, to this deed, then this indenture to be void clear to remain in full force. And it is hereby expressly provided, that this deed shall not have the effect of suspending the right of action or other legal proceeding against said Samuel Brock in any case. And it is further provided hereby, that if any of the persons comprising the third party, to this deed, shall fail or refuse to assent to the same, that, shall not impair its validity, as to such as may assent; but in such case, the latter shall have the entire benefit of this deed, until their debts and liabilities aforesaid are fully paid and satisfied. And the said Archibald E. Mills, hereby covenants, and agrees, to perform faithfully the trust herein imposed on him.

In witness whereof we have hereunto signed our names, and affixed our seals, this day and date above written.

Witnessed before signing on page 2nd

the Eleventh line the words, "and thirty five".

and on page 3rd in the 5th line the words "twenty eight".

Attest

Charles W. Clung

Jno W. Cley

The State of Alabama

Limestone County ss. Before me John W. Cley, Clerk of the County Court of said County, this day personally appeared the within named Samuel Brock, and acknowledged that he had signed sealed and delivered the within and foregoing deed to Archibald E. Mills "Trustee &c." on this day and year therein mentioned, for the purposes therein expressed, Given under my hand and seal at Office in Huntsville this the Ninth day of June Eighteen hundred and forty eight.

Jno W. Cley, Clerk (Seal)

The State of Alabama

Limestone County ss. Before me John W. Cley, Clerk of the County Court of said County, this day personally appeared Archibald E. Mills, and acknowledged that he had signed sealed and accepted the within deed of Trust, for the purposes therein contained, Given under my hand and seal at Office in Huntsville this the Ninth day of June Eighteen hundred and forty eight.

Jno W. Cley, Clerk (Seal)

The State of Alabama

Limestone County ss. The within and foregoing Deed of Trust, was delivered into the Office of the Clerk of the County Court of said County of Meade's office for registration on the Ninth day of June Eighteen hundred and forty eight.

and was duly registered on the Tenth day of June Eighteen hundred and forty eight in Deed Book No. 7 pages 609. 10. 11. 12. 13. 14. 15 & 16.

Jno W. Cley, Clerk (Seal)

The State of Alabama

Limestone County ss. Before me Thomas C. Lyles Clerk of the County Court of Limestone County in said State personally appeared this day before me, the within named Charles W. Clung, one of the subscribing Witnesses to the foregoing and foregoing Deed, who being first duly sworn, depose and say that he saw the within named Samuel Brock whose name is subscribed thereto, sign and seal, and deliver the same to the within named Archibald E. Mills, on the day of the date thereof and that he saw the said Archibald E. Mills, sign and seal the same, as his act and deed, that he this document subscribed his name as a Witness thereto in the presence of the said Samuel Brock, and Archibald E. Mills, and that he this document saw the other subscribing Witness John W. Cley, sign the same, in the presence of the said Samuel Brock and Archibald E. Mills and in the presence of each other, on the day and year therein named, Given under my hand and seal at Office in Athens, in said County this the 11th day of June Eighteen hundred and forty eight.

Thomas C. Lyles Clerk (Seal)

The within and foregoing Deed was delivered into the Office of the Clerk of the County Court of Limestone County, in the State of Alabama for registration on the 11th day of June Eighteen hundred and forty eight. And was duly registered on the 10th day of July Eighteen hundred and forty eight in Deed Book No. 7 pages 581. 2. 3. 4. 5 & 7.

Test Thomas C. Lyles Clerk

Nathaniel Terry This Indenture made this 17th day of September in the year eighteen hundred and
 To & for the use of Forty eight between Nathaniel Terry of the County of Limestone State of Alabama
 Joel M Jones of the first part, Stephen Loring and George P. Birme Executors of the Estate of David
 Moore deceased, Robert Elliott Trustee of R. M. Rogers, Samuel H. White, Thomas Phillips
 Guardian of the Person of Richard Holden Chaffell, Horwood, William Sandifer Joshua Collier Executor
 of the Estate of Baker and Lawler, William H. Adams, William A. Harrison, James H. Gamble, Ad Harris
 J. M. & H. Scroggs, James M. Scroggs, J. M. Patterson, J. M. Bell, M. C. Cally & Drake
 L. M. Patterson, Martin Pleasant Ho, Thompson M. Rector, Adm. of A. E. Mills & Thomas
 M. Cally, Trustees of Logan H. Brandon, John M. Jones, M. Terry, Pascal Buford, Peter
 Burr, Mrs. Ellis, John A. Winston & John M. Jones, John A. Winston & Alfred
 Moore, John A. Winston & James M. McLaughlin, John A. Winston & Thomas Harris
 and the Mobile Bank of the second part, and Joel M. Jones of the County of Pickens
 State of Alabama of the third part.

Witnesseth that whereas the said Nathaniel Terry
 is justly indebted to the above named persons, in the following manner, To the said
 Stephen Loring & George P. Birme Executors of the Estate of David Moore, deceased
 in the sum of Ten thousand dollars, by note due the 27th day of December 1826
 with John H. Mills, Rodah Horton, & Samuel H. White & Co. (date not remembered)
 to the said Robert Elliott Trustee of R. M. Rogers in the sum of Two thousand dollars by note
 due the 30th day of May 1826, with Samuel H. White & Logan H. Brandon & Co.
 to the said Robert Elliott Trustee of R. M. Rogers in the further sum of One thousand & thirty
 dollars, by note due the 28th day of May 1826, to the said R. M. Rogers in the sum
 of six hundred & five dollars, by note due the 1st day of January 1827, to the said
 Samuel H. White in the sum of Two hundred & fifty dollars, by note due the 1st
 day of February 1825, to the said Samuel H. White in the further sum of Three
 hundred & dollars, by note due the 1st day of January, 1825, transferred by Thomas
 Harris, to the said White and also to the said Samuel H. White, in the further sum
 of Two hundred and seventy one dollars, by note due the 1st day of January 1828
 to the said Thomas Phillips Guardian of the Person of Richard Holden in the sum of One hundred and
 sixty dollars, by note due the 22nd day of February 1825, to the said Thomas
 Phillips Guardian of the Person of Richard Holden in the sum of One hundred and
 the 3rd day of February 1825, to the said Richard Holden in the sum of seven
 thousand eight hundred & sixty eight dollars & forty four Cents, by note due the
 5th day of February 1824, with John H. Mills, Thomas Brandon, & Logan H. Brandon
 securities with the following Credit to wit, Two thousand dollars, on the 19th day
 of February 1824, Fifteen hundred dollars, on the 19th day of April 1825, Five
 hundred dollars, on the 11th day of February 1826, and Fifteen hundred dollars
 on the 10th day of July 1827, to the said Chaffell Horwood in the sum of three
 hundred & dollars, by note due the 1st day of January 1827, to the said William
 Sandifer in the sum of one hundred & twenty dollars, by note due the 21st day of
 October 1823, to the said Joshua Collier Executor in the sum of Ninety
 nine dollars, & sixty five Cents, by note due the 1st day of January 1827,
 to the said Baker & Lawler, in the sum of Twenty dollars by note due the 1st
 day of January 1827, to the said William H. Adams in the sum of Two
 hundred & fifty dollars, by note due the 2nd day of September 1826, to the
 said William A. Harrison in the sum of one thousand dollars, by note
 due the 1st day of January 1827, to the said James H. Gamble in the sum of

one hundred and eight dollars by note due about the 1st day of October 1827, to the said Ad Harris
 in the sum of one hundred and thirty seven dollars, by note due the 21st day of June 1828, to the
 said J. M. & H. Scroggs in the sum of Two hundred & twenty five dollars, by note due 23rd day of
 May 1826, to the said James M. Scroggs in the sum of Three hundred & ninety five dollars & sixty
 one Cents, by note due the 1st day of January 1828, to the said J. M. Patterson in the sum of Two
 hundred & seventy eight dollars & twenty Cents, by note due the 13th day of May 1824, to the said
 J. M. Patterson in the further sum of five hundred & twenty nine dollars & eighty nine Cents
 by note due the 1st day of January 1827, to the said Patterson & Bell in the sum of Three hundred
 & forty six dollars, & fourteen Cents, by note due the 1st day of January 1828, to the said M. Cally
 & Drake in the sum of Eleven hundred and eighty eight dollars, & ninety nine Cents
 by note due the 27th day of June 1828, to the said L. M. Patterson in the sum of Three
 hundred & twenty dollars, by open account due the 1st day of May 1828, to the said
 Martin Pleasant Ho in the sum of six hundred dollars by note due the 15th day of
 May 1828, to the said Thompson M. Rector & Co. in the sum of Eleven hundred
 & two dollars, & twenty five Cents, by note due the 12th day of January 1827, to the said
 A. E. Mills & Thomas M. Cally Trustees of R. M. Rogers, in the sum of Two hundred &
 sixty dollars, by open account due the 1st day of January, 1826, to the said Logan
 H. Brandon in the sum of Fourteen hundred & twenty seven dollars & seventy nine
 Cents, by note due the 27th day of March 1824, to the said Logan H. Brandon in the
 further sum of Five hundred & sixteen dollars & sixteen Cents, by note due the 12th
 day of March 1826, and to the said Logan H. Brandon in the further sum of
 Four hundred & seventy five dollars, & thirty Cents, by note due the 15th day of
 December 1826, to the said John M. Jones, in the sum of Twenty seven hundred
 & fifty dollars, by note due the 8th day of February 1824, to the said William Terry
 in the sum of five hundred & seventy five dollars, by open account, due the 1st
 day of January 1825, to the said Pascal Buford in the sum of Three hundred
 & ten dollars, by open account, due 1st day of January 1825, to the said William
 A. Harrison in the sum of about Nineteen hundred dollars, by open account
 due the 1st day of January 1827, to the said Peter Burr in the sum of about two
 hundred & seventy dollars, by open account, due the 1st day of January 1827, and
 to the said Mrs. Ellis (Christian name not remembered) in the sum of about one
 hundred & thirty dollars, by open account, due the 1st day of January 1827, the said three
 last mentioned sums due for the rent of lands now in Cultivation by the said Nathaniel
 Terry, in the County of Pickens State of Alabama, to the said Mobile Bank in the
 sum of four thousand dollars, by note due about the 7th day of January 1827, paya-
 ble & negotiable at said Bank, endorsed by John H. Mills, Logan H. Brandon
 & E. L. Burdett & Co. to the said Thomas Harris in the sum of about five hundred
 & fifty dollars, on account of a Bill of Exchange, drawn by the said Nathaniel
 Terry, upon Michael Hammond of the City of New Orleans, in favor of the said Thomas
 Harris, for that amount, endorsed by the said Harris and James D. Wilcox due
 about the 1st day of July 1828, with a Credit on the same for about three hundred
 & four dollars, to the said John A. Winston & John M. Jones, in the sum of
 three hundred & forty two dollars & fifty Cents, on a Bill of exchange drawn by
 said Nathaniel Terry, upon the said John A. Winston & Co. in favor of the
 said John M. Jones, for that amount, endorsed by the said Jones and
 Logan H. Brandon (date not remembered) due the 1st day of February 1827,
 to the said John A. Winston & Alfred Moore in the sum of twenty nine

hundred forty dollars fifty Cents, on account of a Bill of Exchange, drawn by the said Nathaniel Terry, upon the said John A. Minstun in favor of the said Alfred Moore, for that amount endorsed by said Moore & Robinson Mills, dated on the 7th day of February 1828, due twelve months after date, to the said John A. Minstun & Co. & Alfred Moore, in the further sum of twenty nine hundred and sixty four dollars & sixty five Cents, on account of a Bill of Exchange, drawn by the said Nathaniel Terry, upon the said John A. Minstun & Co. in favor of the said Alfred Moore, for that amount endorsed by the said Moore & Robinson Mills, dated on the 7th day of February 1828, due thirteen months after date, to the said John A. Minstun & Alfred Moore, in the further sum of six hundred & four dollars & twenty three Cents, on account of a Bill of Exchange, drawn by the said Nathaniel Terry, upon the said John A. Minstun & Co. in favor of the said Alfred Moore, for that amount endorsed by the said Moore, and John M. Jones (date not remembered) due the 7th day of May 1828. To the said John A. Minstun & Co. & Thomas Davis, in the sum of thirty three hundred dollars, on account of a Bill of Exchange, drawn by the said Nathaniel Terry, in favor of Thomas Davis, upon John A. Minstun & Co. for that amount endorsed by the said Davis, John F. Miller, & Leggett & Brandon (date not remembered) due the 15th day of February 1829. And to the said John A. Minstun & Co. James M. McElmy in the sum of eleven hundred & eighty dollars & thirty three Cents, on account of a Bill of Exchange, drawn by the said Nathaniel Terry, upon the said John A. Minstun & Co. in favor of the said James M. McElmy, for that amount endorsed by the said M. McElmy, (date not remembered) due the 3rd day of March 1829.

And whereas the said Nathaniel Terry is desirous of paying all of said debts herein before mentioned and of indemnifying all of his Creditors above designated against any liability on his account, either as endorser or coactor:

Now in consideration of the premises, and the further consideration of five dollars, to the said Nathaniel Terry in hand paid by the said Joel M. Jones the receipt whereof is hereby acknowledged the said Nathaniel Terry hath this day bargained, granted, sold, aliened, enfeoffed and conveyed, and by these presents doth bargain, grant, sell, alien, enfeoff and convey unto the said Joel M. Jones the following tract or parcel of land, lying and being in the County of Lincoln and State of Alabama, containing two hundred and fifty acres; and situate as the place on which the said Terry resides at this time and bounded as follows: on the North by the lands of the Estate of William Mitchell deceased, on the West by the lands of A. Russell South by the lands of Nancy Maddox and on the East by the lands of James Bailey deceased To have and to hold the above described tract of land, with all the appurtenances thereto belonging to him the said Joel M. Jones, his heirs and assigns forever, subject to the Trust herein after expressed. And the said Nathaniel Terry in further consideration of the said premises hath this day bargained and sold, and doth hereby bargain and sell to the said Joel M. Jones, the following property to wit: Dennis about forty years old, Jim about 21 years old, Jack about 27 years old, Ned about 25 years old, Tom about 24 years old, John Bailey about 23 years old, William May about 30 years old, George about 28 years old, Ben about 18 years old, Alfred about 17 years old, John High about 16 years old, Joe Leary about 27 years old, Sam about 22 years old, Henry about 18 years old, Abram about 18 years old, Glen about 24 years old, little William about 25 years old, John Briggs about 21 years old, John Pickle about 24 years old, York about 31 years old, Ransom about 25 years old, Charles about forty years old, Nelson William about 32 years old, Jerry about 17 years old, Sampson about 55 years old, Lewis about 18 years old, David about 35 years old, John Vining

about 27 years old, Daniel about 42 years old, Daniel Alexander about 33 years old, Lewis about 46 years old, Henry about 57 years old, Ransom about 19 years old, Adam about 13 years old, Wiley about 14 years old, Dick about 12 years old, Clark about 10 years old, Bob about 11 years old, Henry about 9 years old, James about 10 years old, Stephen about 9 years old, little Charles about 8 years old, little York about 7 years old, Miles about 6 years old, Jim Pickle about 8 years old, Lydia about 30 years old, Polly about 23 years old, Mary Ann about 27 years old, Julia Ann about 30 years old, Betty about 19 years old, Abby about 32 years old, little Cely about 17 years old, Henry York about 16 years old, little Henry about 18 years old, Big Cely about 25 years old, Maria Nelson, about 26 years old, Maria George about 22 years old, Rebecca about 20 years old, Leticia about 19 years old, Penny about 30 years old, Sophia about 21 years old, Sarah about 38 years old, Amy about 17 years old, Vinny about 16 years old, Clary about 14 years old, Rachel about 29 years old, old Cely about 57 years old, young Cely about 15 years old, Nancy Mason about 32 years old, Big Nancy about 40 years old, Allen about 11 years old, Mahala about 38 years old, Amelia about 25 years old, Suskey about 30 years old, Sally about 31 years old, Julia Ann, about 18 years old, Keziah about 17 years old, Vile about 32 years old, Barbary about 13 years old, Gerinda about 16 years old, little Daniel about 7 years old, Moses about 6 years old, William about 7 years old, Achilles about 14 years old, Emmitt about 2 years old, Susan Ann about 2 years old, Mahala about 11 years old, Miller about 6 years old, Caldecunia about 11 years old, Roxana about 21 years old, Amanda about 2 years old, Lucy about 14 years old, Eliza Ann about 18 months old, Chestney about 10 years old, Isabella about 2 years old, Keziah about 30 years old, Elizabeth about 1 year old, little Sam about 8 years old, little Sophia about 1 year old, George Ann about 3 years old, Martha about 2 years old, Jane about 1 year old, Alabama about 18 months old, Allen about 1 year old, and Joe about 10 months old, 16 head of Mules 18 head of horses, 2 Colts, 6 yoke of Oxen 30 head of Cattle 2 or 3 mares, 2 horse mares, (1) 2 horse mares 75 head of hogs 17 head of sheep one Carriage & harness all the plantation tools & Beds, Bedsteads and furniture (vegetables one side of one Bush Case), 3 dog Chains & Carpets, 3 Beacons one large one dining set China one Sea set, 1 dog waiter 1 set table shows 1 set dresser 1 pair of 5 drawers, 6 pair of wood drawers, one set of knives and forks, 52 pieces one other set of 24 pieces and all the kitchen furniture. And further in consideration as above the said Nathaniel Terry doth hereby sell and convey his Crook now growing in the County of Wilcox State of Alabama to the said Joel M. Jones, and the proceeds thereof to be applied by him in the following manner, first to the payment of the Claims of William A. Morrison for about nineteen hundred dollars then for about two hundred and twenty dollars and Mrs. Ellis for about one hundred and thirty dollars, then towards the payment of a Bill of Exchange drawn by the said Terry in favor of Thomas Davis for thirty three hundred dollars, one other in favor of Alfred Moore for twenty nine hundred and sixty four dollars, & sixty five Cents, one other in favor of James M. McElmy for eleven hundred & eighty dollars & thirty three Cents, also a note in favor of R. M. Rogers for five hundred & fifty dollars, also an other Bill of Exchange in favor of Alfred Moore for six hundred & four dollars & fifty cents, and also an other Bill of Exchange in favor of Thomas Davis for about five hundred & fifty dollars, all of which last mentioned claims are set forth and more fully described in the foregoing part of this deed, And further in consideration as before stated it is hereby understood and expressly agreed that the Crook to be made, for the year 1829 by the negroes herein conveyed to the said Joel M. Jones shall be taken by him and he is hereby empowered, and required to dispose of the same to the best advantage and

the proceeds thereof to be applied in the following manner, First to the payment of a note due the Mobile Bank for four thousand dollars, Next to the payment of a Bill of Exchange drawn by the said Nathaniel Terry in favor of Alfred M. W. for twenty nine hundred & forty dollars & fifteen Cents, Next to the payment of a note due Thompson & Co. for eleven hundred and two dollars & twenty five Cents, Next to the payment of a note due William H. Adams for two hundred & fifty dollars Next to the payment of a note due William Sanderson for one hundred & twenty dollars, Next to the payment of a note due Joshua Collier Esq. for ninety nine dollars, & fifty five Cents, Next to the payment of the note of Samuel W. White one for two hundred & fifty dollars, and the other for two hundred and twenty one dollars, Next to the payment of a note in favor of Baker & Lawler for ninety dollars. All of the above last mentioned Claims are set forth and more fully described in another part of this deed. And it is hereby expressly understood and agreed that all notes or bills, by whomsoever hereafter to be drawn accepted or endorsed, which may be given by renewal, substitution or otherwise on account of the said debts and bills, herein before specified shall have all the incidents and benefits under this deed, which are intended for the security of said liabilities herein before specifically mentioned. All of said property herein before described both real and personal to be held by the said Joel M. Jones, in the following trust to wit, The proceeds of the crops herein before mentioned to be disposed of and applied in the manner herein before directed in this deed; And should any of said debts or liabilities herein intended to be secured, remain unpaid after the 1st day of January in the year 1882, or, soon thereafter as the said Joel M. Jones shall be requested by the beneficiaries in this deed or a majority of them, to sell the property above described or so much thereof as shall be sufficient to satisfy & pay off, the debts & liabilities, which may be then due & owing, to each beneficiary this said Joel M. Jones shall thereupon proceed to sell after first giving a reasonable notice of the time & place of such sale, in some public newspaper or papers, published in this state nearest the place where such property may be & said sale to take place on the premises or such other place as may be deemed most advantageous to said creditors, at public Auction for cash and the proceeds thereof to be applied to the extinguishment of the debts & liabilities of the said Nathaniel Terry herein provided for, giving however a preference, as is hereby expressly understood to the claims of all the foregoing enumerated creditors in this deed over the claims of John M. Jones for twenty seven hundred & fifty dollars, due by note as herein before expressed, also the claim of William Terry for five hundred & seventy five dollars, as herein before expressed and also the claim of Pascal Bepford, for three hundred & ten dollars as herein before expressed. And in case of the death or removal of the said Joel M. Jones, it is hereby agreed, that all the powers hereby vested in him as Trustee, shall be fully vested in such persons, as shall be designated by a majority of the beneficiaries in this deed and the persons thus appointed, may discharge all the duties of Trustee, as fully as Joel M. Jones could under the authority of his appointment. It should also be deemed necessary under this deed, that the said Trustee shall after first defraying the cost & expenses incident to its execution pay over as before directed the proceeds of such sale, to the extinguishment of the debts & liabilities herein provided for. In testimony whereof we have hereunto set our hands and affixed our seals the day and date above written.

Prince
 Alex Russell

Nathl. Perry Deal
 Jas. M. Jones Deal

The State of Alabama } Before me Thomas B. Lyons Clerk of the County Court of said County. This day personally
Limestone County } appeared the within named Nathaniel Terry, and acknowledged that he had signed, made
and delivered the within and foregoing deeds to Joel Holmes, Trustee &c. On the day and year therein mentioned
for the purposes therein expressed. Given under my hand and seal of Office in witness whereof this the fourth day of
October Eighteen hundred and forty eight
Thomas B. Lyons Clerk of said County

The State of Alabama }
Lincoln County } Before me, Thomas B. Lyons, Clerk of the County Court of said County, this
day personally appeared Joel Adams, and acknowledged that he had signed and accepted
the within bond of Sheriff for the purposes therein contained. Given under my hands and seal
of office in Athens this the seventh day of October Eighteen hundred & forty eight
Thomas B. Lyons Clerk &c &c

The State of Alabama }
 Limestone County ss } The within and foregoing Wcdd of Town was delivered into the office
 of the Clerk of the County Court of said County of Limestone, for Registration on the seventh
 day of October Eighteen hundred and forty eight, And was duly Registered on the seventh
 day of October Eighteen hundred and forty eight in Wcdd Book No 7 Pages 538 539, 540
 541, 542 & 543
 Test Thomas C. Lyons Clerk, C. C.

The property hereof has been sold by the Court, and the proceeds of the sale of the same are being applied to the payment of the debt of the said Nathaniel Hancock to the said firm of Kirkman and Abernathy, and the balance of the said debt is being paid over to the said firm of Kirkman and Abernathy.

A true copy taken from the Original doc.

This Indenture, made and entered into this 12th day of September A.D. 1848, by and between Nathaniel Hancock of the County of Limestone and State of Alabama, of the first part, Luther T. Shuster of the County of Lauderdale, in said State of the second part, and James Kirkman and John T. Abernathy of the firm of Kirkman and Abernathy, of New Orleans, John L. Musky of the County of Limestone and State of Alabama, Enoch Hancock and Noah Hancock of the County of Giles and State of Tennessee, of the third part, Witnesseth That the said Kirkman & Abernathy, have accepted for the accommodation of the said Nathaniel Hancock certain Bills of Exchange, herein after particularly specified, which Bills were drawn by the firm of N Hancock & Co. of which firm the said Nathaniel is the principal Member, on the said Kirkman and Abernathy of New Orleans, at the date and for the amounts following, viz, one Bill in favor of M^r M^r Hunt & Co dated 17th June 1848, and payable six months thereafter for twenty five hundred dollars, one in favor of M^r Gammon & Co dated 21st June 1848, and payable five months after date for one thousand dollars, one in favor of M^r McPhee dated 26th June, 1848, and payable six months thereafter, for three hundred and fifty dollars, one in favor of Nock & Pausan dated 22nd July 1848, and payable six months thereafter for seven hundred and ninety nine dollars & sixty five cents, one in favor of M^r M^r Hunt & Co dated 10th August 1848, and payable four months after date for twenty five hundred dollars, one in favor of M^r M^r Hunt & Co dated the 11th day of September 1848 and payable eight months thereafter for four thousand dollars, and one in favor of M^r M^r Hunt & Co dated 11th day of September 1848, and payable eight months thereafter for three thousand dollars, and the said Nathaniel as a member of the firm of N Hancock & Co is also indebted to the said Kirkman & Abernathy in the sum of six hundred & ninety eight dollars, and eighty seven cents, being balance due on account of cash advanced by the said Kirkman & Abernathy prior to the first day of August 1848, and due on that day.

And the said Nathaniel Hancock being willing and anxious to secure and save the said Kirkman & Abernathy, harmless in the premises, and to place them in funds to meet their said acceptances, aforesaid as they respectively mature, in consideration thereof and the further consideration of five dollars, to him in hand paid by the party of the second part, at and before the sealing and delivery of these presents, the said Nathaniel Hancock party of the first part, hath granted, bargained, sold and conveyed, and by these presents doth grant bargain sell and convey unto the said Luther T. Thurston party of the second part, and his heirs forever the following described real estate lying in the County of Limestone and State of Alabama and known as Section Three, Township 10th and Range, five West, containing six hundred and a cross more or less, also the full arising, named Negro slaves and personal property to wit one Negro Man George aged about forty years, Violet his wife aged about thirty years, and their two children Inaugur aged 6 years, and an infant; Winifred aged about thirty three years, and her child Robt. 3 years old, Mary aged about thirty years, and her child James aged about thirty years, and their three children John 6 years old, Manassah 5 years old and Edmund 4 years old, Mariah aged about thirty years, and her five children Robert 10 years old, Mary 8 years old, Joe 6 years old, Tom 4 years old, and Ellick an infant, Nancy aged about forty years, and her three children Henry 10 years old, John 7 years old, and an infant; James aged about eighteen years, Margaret about fifteen years, Eliza fifteen years, Big Mary, thirteen years, Old Mariah fifty years, Emanuel fifty years, Peter 10 years, and Robert sixteen years, and the following stock now on the plantation of the said Nathaniel To wit: One Bay Mare, four barrel Mares and Roan Mares, one Bay horse Eight Brown Wexles, and one Gray Mule, one Jack aged three years, one Saddle 10 years, and the entire crop of Cotton and Corn now growing, on the plantation of the said Nathaniel, hereinafore described, consisting of about 1400 acres of Cotton and 1000 acres of Corn, To have and to hold the above described real & personal property, unto the said party of the second part, his heirs and assigns forever, upon trust, nevertheless and upon the following conditions; That if the said Kirkman & Abernathy shall be called upon to advance the money necessary, to take up any or either of their said acceptances by the failure of said Nathaniel to furnish means for that purpose, at their house in New Orleans, at the maturity of the said Bill or Bills, then and in that event, the said party of the second part, upon the request of the said Kirkman & Abernathy, or either of them shall proceed to sell, the said real and personal property, after giving fifteen days notice by publication in the News papers, of Athens, at the residence of said Hancock, at public Auction for Cash, and the proceeds of said sale, after paying the charges arising from the making and execution of this Trust, shall be applied to the payment of such of said acceptances of the said Kirkman & Abernathy, as may then have matured, and been paid by them, and after the payment of such of said acceptances, as may have matured, out of the proceeds of said sale, the balance of the funds, in the hands of the Trustee, shall be applied to the payment of all the Bills herein enumerated, and accepted by the said Kirkman and Abernathy, and the account herein set forth shall be due to them for advances, on the first of August 1848. It being the intention and desire of the said Hancock, to protect the said Kirkman & Abernathy against all liability either direct or indirect and to save them harmless in the premises, and it is further covenanted and agreed between the parties to this indenture, that all the property herein conveyed shall vest at once in the said party of the second part, and be subject to his control, that the Cotton and Corn Crops, shall be gathered and sold, under the direction of the party of the second part, or a person appointed by him and that the sale of this last Mares shall be at the place and conducted in the same manner and on the same terms

as is presented in the foregoing part of this deed, for the sale of the said real and personal property, herein directed to be sold. And the proceeds arising from the sale of the Cotton and Corn Crops, shall be applied, first, to the payment of any balance that may remain unpaid on the Bills, on which the said Kirkman and Abernathy are liable, and after the payment of all said acceptances and the usual charges, upon them, if there should be any surplus, arising from either or both the sales, herein directed to be made, then such surplus shall be paid over, as herein after directed. That is to say, the said Noah Hancock, and Enoch Hancock parties of the third part, are endorers on a note executed by the said Nathaniel Hancock and payable at the Farmers Bank of Memphis at Nashville on the 6th day of May 1848 for about the sum of seven thousand one hundred and seventy five dollars, and the said Noah Hancock & Enoch Hancock, and John L. Murphy are endorers, on a note executed by the said Nathaniel on the 3rd day of November 1847, and due and payable at the Farmers Bank of Memphis six months after date, for the sum of five thousand four hundred and fifty one, 25 Cents. And the said Nathaniel Hancock is indebted to the said John L. Murphy, in the sum of twenty two hundred and eighty five - on account of money collected by him for the said Murphy on the 15th day of October 1847, which he has failed to pay over, and the said party of the first part being willing and anxious to secure and save harmless, the said Noah and Enoch Hancock and John L. Murphy, doth hereby authorize and direct the said party of the second part, after having fully carried the stipulations in the foregoing part of this deed, in favor of the said Kirkman & Abernathy, to pay the balance that may be in hands, arising from the sales of the property, herein enumerated, in discharge of the notes upon which the said Noah and Enoch Hancock and John L. Murphy are parties, such payments to be made private and for the equal benefit of the said parties hereby intended to be secured and if there should be a surplus, in the hands of the said party of the second part after after the payment of all the liabilities of the said Nathaniel, in this deed, then such surplus, shall be paid over to the said party of the first part or his assigns.

And if the said Nathaniel shall pay off and fully discharge all the Bills of exchange herein set forth, as they respectively fall due, and pay off and discharge all the liabilities herein set forth against him, and protect and save harmless, the said Kirkman and Abernathy, and the said Enoch and Noah Hancock, and John L. Murphy, in the premises then this obligation to be void, otherwise to remain in full force and virtue.

In testimony whereof the parties have hereunto set their hands and seals this 12th day of September 1848.

Nathaniel Hancock

L. T. Thurston

Kirkman & Abernathy

The State of Alabama } Personally appeared before me Thomas C. Lyons Clerk of the County of Limestone County, S. J. Court of the County of said the above named, Nathaniel Hancock and Luther T. Thurston and John T. Abernathy of the firm of Kirkman and Abernathy who acknowledged that they signed sealed and delivered the foregoing deed in Trust on the day and year therein mentioned to the aforesaid Luther T. Thurston being under my hand and seal this 12th day of September 1848.

Test - Thomas C. Lyons Clerk of the County

Filed in the Office of the Clerk of the County of Limestone County State of Alabama for his testimony on the 12th day of September 1848

Thomas C. Lyons Clerk

Truly Recorded on the 12th day of October 1848 in Book 1107 pages 540, 541, & 542.

Test - Thomas C. Lyons Clerk of the County

George W. Joyner
 & David Smith
 & Robert J. Jones, Trustees

And Indenture made and entered into, this the second day of October in the year of our Lord eighteen hundred and forty eight. Between George W. Joyner of the County of Limestone and State of Alabama of the first part, Robert J. Jones of the same County and State of the second part, and David Pittus, Thomas L. Pittus, Joshua Collier, John B. Russell, Peterson Tanner, and the Merchants firm of Vasser Coleman & Vasser. And St. J. L. Tanner, of the third part. Whereas this said party of the first part, is justly indebted to the said parties of the third part, as follows, to wit: to David Pittus in the sum of four hundred and thirty nine dollars, by open account, including interest, computed to September 15th last past, to Thomas Collier, in the sum of one hundred and fifty dollars, and four cents, due June 15th last past, to Joshua Collier, in a note dated sometime in the spring of 1848, and due one day after date, for eighty dollars, on which there is a small credit, to Peterson Tanner, in a note dated June 8th 1848, and due one day after date, for twenty & 7/100 dollars, to Vasser Coleman & Vasser in about three hundred dollars, more or less, being for the purchase of goods and other transactions with them, during the current year, and the year 1847, to St. J. L. Tanner, in about one hundred and fifty dollars, more or less, due on account similar to the foregoing, and by some small notes, dates and amounts, not collected, and whereas the said Thomas L. Pittus is the security of the said party of the first part, on three notes, dated 25th day of November 1846 for the sum of three hundred and eight dollars and nine cents, each, due to the Branch of the Bank of the State of Alabama, at Decatur, on the first days of February, 1848, 1849, & 1850, one at each of these dates, which were given in discharge of a judgment, in the County Court of Morgan County, in favor of the said Bank, for the aggregate amount of said notes against the said party of the first part, and his said security, and the said John B. Russell is the security of the said party of the first part, on a note for one hundred dollars payable to John B. David, date and time of payment not collected, and whereas the said party of the first part, is willing and anxious to secure the payment of the said several sums of money, aforesaid to the said parties of the third part, aforesaid, and to secure his said security against any loss or damage, on account of their said security, as aforesaid.

Now therefore this Indenture witnesseth, that for and in consideration of the premises, and for the further consideration, of five dollars in hand paid by the said party of the second part, to the said party of the first part, the receipt whereof is hereby acknowledged by the said party of the first part, the said party of the first part, grants, bargains, sells, alien, conveys, and conveys, and by these presents, do grant, bargain, sell alien convey and convey unto the said party of the second part, his heirs and assigns all those certain tracts or parcels of land lying and being in the County of Limestone and State of Alabama, and known as follows, to wit: the North East quarter of Section thirty three Township two, Range three West, the North East quarter of the South West quarter of the same Section Township, Range, but known as Number three hundred and twenty and lot known as Number one hundred and twenty nine, in the plan of the Corporation of the Town of Athens, in said County, and state together with all and singular on the premises, and appurtenances, thereunto belonging, and also the following personal property, to wit: One Italian Mare named Shakespeare, and one Mare named Sir Alfred One Black Mare, seven head of horses, one Steer, 1 Corn Sheller, and one lot of Timber now on lot 200. All household and kitchen furniture above the allowance by law, to families and also all Books, Notes & accounts. To have and to hold the said property, both Real and personal, unto him the said party of the second part, his heirs and assigns forever. And the said party of the first part, doth Covenant and agree with and to the said party of the second part, that the said party of the first part, will and

his Executors, Administrators and assigns, shall warrant, and forever defend the title to the said property, Real and personal, from and against the Claims of all and every person, or persons, whomsoever, in Trust nevertheless and for the following uses, and purposes, and none other to wit: 1st That the said party of the second part, will take into possession the aforesaid Books, & accounts, and cause proper diligences, to have the same collected, by himself or agents, and until a sale of the Real and personal property aforesaid shall become necessary, under the provisions of this Indenture, the said party of the first part, shall be permitted to remain in possession thereof under the Management, and Control of the said party of the second part, for the purposes of Care, Attention, preservation, and in case, 2nd All sales of the aforesaid Real or personal property, when necessary under the provisions of this Indenture shall be at public Auction at the Court house door, in the Town of Athens under such notice as the said party of the second part, may think proper, and may be either for cash, or on a Credit of three or six months, if in the opinion of the party of the second part, such a Credit will greatly enhance the value of said property, 3rd All the proceeds of the said property, hereinafter sold, as well of the Books, Notes and accounts, shall be first applied ~~pro rata~~ after defraying all expenses, proper and lawful, for executing, recording and executing this Trust, to the payment of the debts, before described as due to David Pittus, Thomas L. Pittus, Joshua Collier, Peterson Tanner, and the debts on which the said Thomas L. Pittus and John B. Russell are securities as aforesaid, and in event there is more than sufficient to pay these debts, in full, then in like manner to pay the debts of Vasser Coleman & Vasser, and St. J. L. Tanner; 4th That so soon after the Execution hereof as the said party of the second part, may think proper, over the parties first to be paid and secured as above, may request, he shall proceed to sell, so much of said property, as will be sufficient to pay off the first note due the said Bank, as before described and an equal proportion of each of the other debts, first to be paid as aforesaid; and on the falling due of the second of the said notes, due the said Bank as aforesaid, then shall another portion of property be sold to pay as before; and on the falling due of the final note, then the remainder shall be sold, and the proceeds applied as before specified; But if no sale shall become necessary, or all the property should not be required for sale, in that event, and for so much this Indenture to be void, otherwise to remain in full force and Virtue. In testimony whereof we have hereunto set our hands, and seals this the day and year above written.

G. W. Joyner Seal
 Robert J. Jones Seal
 David Pittus Seal
 Joshua Collier Seal
 J. B. Russell Seal

The State of Alabama Limestone County

Personally appeared before me Thomas G. Lynd Clerk of the County Court aforesaid, this day George W. Joyner, Robert J. Jones, David Pittus, Joshua Collier and John B. Russell, and severally acknowledged, that they signed sealed and delivered, the foregoing Deed of Trust, to the said Robert J. Jones, for the purposes therein set forth, and on the day and year therein named, given under my hand and seal this 2nd day of October 1848.

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 2nd day of October 1848.

Recorded in Deed Book No. 7 pages 216 & 217

Test Thomas G. Lynd Clerk C.C.
 Deed Thomas G. Lynd Clerk C.C.

Simon Thruwer *his* *Indenture*, made this 14th day of November 1846, between Simon Thruwer and Linty Thruwer his wife of the County of Limestone in the State of Alabama, of the one part, and Henry W. Sisdale of the County and State of Alabama, of the other part, Witnesseth that the said Simon Thruwer and Linty Thruwer 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 bargained, sold, aliened, conveyed and confirmed, and by these presents do bargain, sell, alien, convey, and confirm unto the said Henry W. Sisdale, 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 1/4 of Section 20.30. of Township 22.30. and Range 22.5. West. Containing one hundred and sixty acres, more or less, of the donated land sold by the State of Alabama, at about land to have and to hold the above described tract or parcel of land, with the appertinances, thenceforth belonging or in any wise appertaining, unto the said Henry W. Sisdale his heirs and assigns forever, And the said Simon Thruwer and his wife Linty Thruwer, 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 Henry W. Sisdale, his heirs and assigns from and against themselves and all and every person, claiming or holding under them the said Simon Thruwer and Linty Thruwer, And also against the lawful title claim or demands of all and every person or persons, Whomever, Claiming or holding by force or under the Government, of the United States, In testimony whereof the said Simon Thruwer and Linty Thruwer, have hereunto set their hands and seals the day and date above written

Simon Thruwer *his* *mark*
Linty Thruwer *his* *mark*

State of Alabama }
Limestone County } Personally appeared before me Albert Walls, an acting Justice of the Peace, in and for said County, Simon Thruwer and Linty Thruwer, his wife whose names are signed to the within Deed, and severally acknowledged the making sealing signing and delivering the same to Henry W. Sisdale for the purposes therein mentioned, Given under my hand and seal this 14th day of November 1846

Albert Walls, J.P. *his* *mark*

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 21st day of April 1848, Test Thomas E. Tyus, Clerk
Recorded in Deed Book No 7 page 548

Thomas A. Nelson *his* *Indenture*, made and entered into this 13th Novr. 1847, between Thomas A. Nelson, and his wife Miriam W. Nelson, of the County and State of Alabama, of the first part, E. M. Hensley of the second part, Witnesseth that for and in consideration of the sum of one hundred and four dollars, to us in hand paid the receipt of which we hereby acknowledge, we have this day, granted, bargained and sold And by these presents do grant, bargain and sell to the said E. M. Hensley, all our right title claim and interest in and to a certain lot, of ground in the Town of Moonsville in said County, and known in the plan of said Town as lot No Nine, the said interest now conveyed being an undivided, one third part, of the said lot, and all the

appertinances thereto belonging, the same having been purchased, of Peterman Warner Trustee in a deed of Trust, made by W. H. Nelson as attorney in fact, for Wm. Devine to secure Stephen C. Nelson, and Thomas A. Nelson, partners in trade under the firm of Nelson & Co. Given under our hands and seals, the day and date above written

Thomas A. Nelson *his* *mark*
Miriam W. Nelson *his* *mark*

The State of Alabama }
Limestone County } This day personally appeared before me Thomas E. Tyus Clerk of the County Court of the County of said Thomas A. Nelson and Miriam W. Nelson, his wife and severally acknowledged that they signed sealed and delivered the foregoing Deed to the said Elijah M. Hensley for the purposes therein set forth and on the day and year therein named, given under my hand and seal this 27th day of April 1848

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 27th day of April 1848, which is duly done in Deed Book No 7 pages 548 & 549

Test Thomas E. Tyus, Clerk

Samuel S. Crossshaw *his* *Indenture* made this 25th day of April in the year one thousand eight hundred and forty eight, between Samuel S. Crossshaw & Mary S. Crossshaw of the County of Limestone in the State of Alabama, of the one part, and Samuel Tanner of the other part, Witnesseth that the said Samuel S. Crossshaw & Mary S. Crossshaw 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, confirmed, and by these presents, do give, grant, bargain, sell, alien, convey, release, confirm and confirm unto the said Samuel Tanner, all that certain lot of land, lying and being in the Town of Athens, Limestone County, and known, and designated in the plan of said Town as lot, No. twenty eight. To have and to hold the above described lot of ground, with the tenements and appertinances, belonging or in any wise appertaining unto, the said Samuel Tanner, his heirs and assigns forever And the said Samuel S. Crossshaw & Mary S. Crossshaw, 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 Tanner, his heirs, and assigns, from and against themselves and all and every person, or persons claiming or holding under them the said Samuel S. Crossshaw & Mary S. Crossshaw and also against the lawful title, claim or demand, of all and every person, or persons, Whomever. In testimony whereof the said Samuel S. Crossshaw & Mary S. Crossshaw have hereunto subscribed their names, and affixed their seals, the day and year above written

Samuel S. Crossshaw *his* *mark*
Mary S. Crossshaw *his* *mark*

The State of Alabama }
Limestone County } This day personally appeared before me Thomas E. Tyus Clerk of the County Court, of the County of said Samuel S. Crossshaw and Mary S. Crossshaw, his wife and severally acknowledged that they signed, sealed and delivered the foregoing Deed, to the said Samuel Tanner, for the purposes therein set forth and on the day and year therein named, Given under my hand and seal this 27th day of April 1848

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 27th day of April 1848 which is duly done in Deed Book No 7 page 549

Joseph Arledge and *THIS INDENTURE* made and entered into this 1st day of May 1818
 To S. Reed
 Between Joseph Arledge administrator of Matthew Bell deceased, of the first
 Abner H. Binford of the other part, all of the County of Limestone State
 of Alabama, Witnesseth that the said Joseph Arledge Adm^r did by virtue of an order
 of the County Court of Limestone County, sold to the highest bidder on the 11th day of October
 1817, at public Auction at the Court house door in the Town of Athens, the following
 tracts or parcels of land, lying & being in said County, Viz: the South East quarter of Section
 thirty two, Township three Range five West, the North East quarter of Section five Township
 four Range five West, East 1/4 of South West quarter of Section thirty two, Township
 three Range five West, North East quarter of North West quarter, Section five, Township
 four Range five West, South West quarter of South West quarter, Section thirty two
 Township three Range four West, Except twenty acres sold to Charles Smith (also South
 West quarter of West West quarter Section twenty six Township three Range five West)
 West 1/4 South East quarter Section twenty six Township three Range five West, also
 the East 1/4 South East quarter Section twenty six, Township three Range five West,
 to the said Abner H. Binford for the sum of six hundred & fifteen dollars, being the
 highest bid made for said lands, & now to the said Arledge in hand paid
 the receipt whereof is hereby acknowledged, in consideration thereof the said
 Joseph Arledge as administrator as aforesaid hath granted & sold, and
 doth hereby grant & sell unto the said Abner H. Binford the tract of lands, above described & the
 said Joseph Arledge hereby binds the estate of the said Matthew Bell, so far as the said Arledge
 is by law authorized to do, to warrant & defend the title to said tract of lands, unto him
 the said Abner H. Binford his heirs & assigns from and against the lawful claims of all
 persons, whatsoever In Witness whereof the said Joseph Arledge as administrator as aforesaid
 has hereunto set his hand & seals the date above Joseph Arledge Adm^r of Matthew Bell deceased

The State of Alabama
 Limestone County This day personally appeared before me Thomas S. Lyons Clerk of
 the County Court of the County aforesaid, Joseph Arledge administrator of the estate
 of Matthew Bell deceased, and acknowledged that he signed sealed and delivered the
 foregoing Deed of Conveyance to the said Abner H. Binford for the purposes therein set forth
 and on the day and year therein named, Given under my hand and seal this 1st day of
 May 1818 Thomas S. Lyons (Seal)

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama
 for registration on the 1st day of May 1818 Which is duly done in Deed Book No 7 pages 50
 Test Thomas S. Lyons Clerk

Nathaniel Terry and *THIS INDENTURE* made and entered into this 28th day of April Eighteen
 To S. Reed
 Between Nathaniel Terry and Elizabeth E. Terry his wife of the County of Limestone and State of Alabama, of the
 one part, and James H. Gamble of the State and County aforesaid of the other
 part, Witnesseth that for and in consideration of the sum of four hundred dollars
 in hand paid by the said James H. Gamble, the receipt whereof is hereby acknowl-
 edged, the said Nathaniel Terry and Elizabeth E. Terry his wife have bargained
 and sold, and by these presents do bargain, sell and convey, forty acres of land
 lying so much of the West boundary of the North East quarter, of Section thirteen
 in Township five of Range four West, the same now occupied and cultivated

by the said James H. Gamble, to have and to hold the aforesaid forty acres of lands the said Nathaniel
 Terry and Elizabeth E. Terry his wife bind themselves, their heirs, and assigns, to warrant and de-
 fend, the right and title to the aforesaid forty acres of land, unto the said James H. Gamble his
 heirs and assigns forever against the claim of all and every person whatsoever. In witness
 whereof the said Nathaniel Terry and Elizabeth E. Terry his wife have hereunto set their
 hands and seals the day and year first above written
 Nathl Terry (Seal)
 Elizabeth E. Terry (Seal)

State of Alabama Personally appeared before me, Nathaniel Terry whose name is subscribed to
 Limestone County the foregoing deed of Conveyance, and acknowledged, the signing sealing and
 delivering the same for the purposes therein named, on the day of its date, also on the same
 day exhibited said deed to Elizabeth E. Terry, wife of said Nathaniel Terry, whose name
 is likewise subscribed to said deed, who on a private examination separate and apart
 from her said husband, acknowledged that she signed sealed and delivered said deed
 and relinquished her dower in the same freely, and voluntarily, without any force
 threats or compulsion from her said husband Nathaniel Terry, for the purposes
 therein contained on the day of its date, Given under our hands and seals
 at office in this County James Harrison Jr (Seal)

Filed in the office of the Clerk of the County Court of Limestone County State of Ala-
 bama for registration on the 28th day of October 1818, Which is duly done
 in Deed Book No 7 pages 550 & 551 Test Thomas S. Lyons Clerk CC

Nathaniel Terry and *THIS INDENTURE* this 1st day of October in the year one thousand eight
 To S. Reed
 Between Nathaniel Terry and his wife Elizabeth E. Terry of the County of Limestone in the State of Alabama, of the one part, and
 James H. Gamble of said County and State of the other part; Witnesseth that the said
 Nathl Terry, and Elizabeth E. for and in consideration of the sum of Ten thousand
 dollars, to them 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 James H. Gamble, all that certain tract
 of land, lying and being in the County of Limestone and State aforesaid,
 adjoining of the Town of Mooresville bounded on the North by the lands of
 Jas. Whites dead, and said Gamble, West by the lands of W. W. Matthews, South
 by the lands of John Ayres, dead, East by the lands of Thomas Shack dead, sup-
 posed to contain Eleven or Twelve hundred 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 James H. Gamble
 heirs, and assigns forever, And the said Nathaniel and Elizabeth his wife
 for their heirs Executors and Administrators, do hereby and in consideration
 of the promises, warrant and well forever defend, the title to the above
 described, and hereby granted premises, unto the said James H. Gamble
 his heirs and assigns, from and against themselves all and every
 person or persons claiming or holding under them the said Nathl
 & Elizabeth E. his wife, And also against the lawful title, claim or
 demand of all and every person or persons whatsoever In
 testimony whereof the said Nathl Terry & Elizabeth E. his wife

hereto subscribe their names, and affix their seals, the day and year above written
Signed sealed and delivered in the presence of
Nathl Terry Seal
Elizabeth C Terry Seal

The State of Alabama
Limestone County This day personally appeared before me Alexander Russell a justice
of the Peace, residing for said County Nathaniel Terry, who acknowledged that he signed
sealed and delivered the foregoing deed as his own act, on the day and year therein
mentioned, and for the purposes therein contained, Elizabeth C. the wife of Nathl Terry
being by me examined, separate and apart from her husband, acknowledged that
she signed, sealed, and delivered the same, as her voluntary act, of her own free will
without threats or compulsion of her said husband, given under my hand and seal
this 16th of October 1817.

Alex Russell Seal

Filed in the office of the Clerk of the County Court of Limestone County State of
Alabama for registration, on the 21st day of October 1818, which is duly done
in deed book No 7 pages 551 & 552
Jst Thomas C. Tyngs Clerk C.C.

Nathaniel Hancock & Joseph J. Beatty
Indenture made and entered into this third day of October
1818, between Nathaniel Hancock of the County of
Limestone, and State of Alabama, of the first part, Joseph J. Beatty of the second part,
and J. B. Webb, Scott Baker, Nelson, Head dock, Hoaghtins & Reid, Martin & Smith, Alwood, &
Thomas Wooddoe, Martin Patton, W. Richards & Co, W. A. Everly & Co, & Fleming & Brother
& Echard & Scales, John L. Murphy, David McCormack, Thomas Cogell, Enoch Hancock, James
J. Hightower, W. M. Hunt, of the third part, Witnesseth that whereas the said Nathaniel
Hancock, is justly indebted to the aforesaid Parties of the third part, as follows, to J. B.
Webb, by notes due July 1st, 1817, for eleven hundred and sixty four dollars, thirty two
cents, and one for the same amount, due January 1st, 1818, on the first of which notes there
is a credit of seven hundred dollars, dated Sept. 3rd, 1817, also a credit of one hundred
and seventy five dollars, dated 27th December, 1817. On said second note there is a
credit of nine hundred and twenty five dollars, dated February 18th, 1818, which was
the proceeds of a Bill of exchange, for one thousand dollars, drawn by N. Hancock
on W. M. Hunt & Co, on Kirkman & Albemathy, of New Orleans, in favor of J. B. & J. Webb
which Bill of exchange was protested for non payment, and the liability of endorser
remaining on the said J. B. & J. Webb, to Scott Baker & Nelson, by note due September 7th
1818, dated 7th March 1818, for nine hundred and seventy one $\frac{1}{100}$ dollars, to Head dock
Hoaghtins & Reid for three hundred and ninety nine dollars, by note dated 7th
March, 1818, due six months after date, also to Scott Baker & Nelson, forty five dollars
in Cash, for insurance, to Alwood & Co, for two hundred and fifty one and $\frac{5}{100}$ dollars,
by note dated March 9th, 1818, and due six months after date, to Martin & Smith
for two hundred and forty eight $\frac{5}{100}$ dollars, by note dated March 6th, 1818, and
due six months after date, to Thomas Wooddoe, for one hundred and eleven $\frac{5}{100}$
dollars, by note dated March 10th, 1818, and due six months after date to W. Richards
& Co, for seventy nine $\frac{5}{100}$ dollars, due by note March 9th, 1818, and due
six months after date, to Martin & Patton for one hundred and twenty five $\frac{5}{100}$
dollars, by note dated March 7th, 1818, and due six months after date to Fleming
& Brother for seventeen $\frac{5}{100}$ dollars, by account rendered July 1st, 1818, to W. A.
Everly & Co for fifty four $\frac{5}{100}$ dollars by note, dated March 8th, 1818, and due six


months after date, to Echard & Scales, for one hundred and twenty eight $\frac{1}{100}$ dollars, on account
rendered, July 5th, 1818, to W. M. Hunt as security for the said Hancock, on a note to John Vance
dated 15th February 1818 and due one day after date for twenty two hundred and fifty four $\frac{78}{100}$
dollars, and also to the said Hunt, for one hundred and twenty three dollars, by note due same time
about the 15th February 1818, to John L. Murphy in the sum of six hundred and seventy $\frac{1}{100}$ dollars
due 1st of August 1818, being the neat proceeds of twenty two Bales of Cotton, also to the same in
the sum of three hundred and twenty $\frac{1}{100}$ dollars, the proceeds of nineteen bales of Cotton, to Enoch
Hancock in the sum of six hundred $\frac{1}{100}$ dollars, the proceeds of twenty two bales of Cotton
due August 1st, 1818 to Thomas Cogell in the sum of one hundred and thirty eight $\frac{67}{100}$ dollars
being the proceeds, of five bales of Cotton, due 1st August 1818, to David McCormack, in the sum of
two hundred and ten dollars, being the proceeds of nine bales of Cotton due 6th June 1818, and to
James J. Hightower in the sum of one hundred and seven dollars, due by note about the 1st January
1818, all of which debts the said Nathaniel Hancock is willing and desirous to secure,
Now therefore in consideration of the premises and for the further consideration of five
dollars, in hand paid by the said Joseph J. Beatty, the receipt whereof is hereby acknowledged
by the said Nathaniel Hancock; he the said Nathaniel Hancock has given, granted
bargained sold, released, confirmed and delivered, and by these presents, do give grant
bargain, sell, release, confirm and deliver unto the said Joseph J. Beatty, his heirs
assigns for ever, All the bonds, notes, accounts, claims, interest or debts, and also
all goods, wares, Merchandise, and Groceries, of every description, belonging to the
said Nathaniel Hancock, under the firm and style of W. M. Hunt & Co, including
every possible legal or equitable interest therein present or future, vested or
contingent To have and to hold the same, unto him the said Joseph J. Beatty
his heirs and assigns for ever, and the said Nathaniel Hancock covenants
and agrees, to and with the said Joseph J. Beatty, that he the said Hancock
shall and his heirs Executors administrators and assigns, shall warrant, and
forever defend unto the said Joseph J. Beatty, his heirs and assigns all the
right title and interest, legal or equitable in and to the aforesaid goods
wares, Merchandise and groceries, and also the Bonds, notes, bonds, accounts &
Claims aforesaid and to have possess, and Collect the same. In Trust Nevertheless
and for the uses and purposes following, And Moreover to wit, that the said
Joseph J. Beatty, will immediately take possession of the said goods wares and
Merchandise with the said groceries, of every description and also the said
Bonds, bonds, notes accounts, with all the evidences of debts as aforesaid and
shall sell the said property, the goods wares Merchandise & groceries at such
time and place, and in such manner, as he may think proper, and
calculated to produce the largest sum of money and shall collect the said
bonds, notes, accounts, and other evidences of debts, as aforesaid, and con-
vert the same into Cash in the best and speediest manner, and from the
monies so arising shall pay after satisfying all proper expenses for writing
recording and executing this trust the aforesaid debts in equal proportion or
in full, if there should be funds sufficient. And if the aforesaid debts, should be
paid off, or there should be a surplus, after the payment of them all, in that event
and to that extent, this Indenture to be void otherwise to remain in full force
In testimony whereof we hereto set our hands and seals this the day and year above written

Nathaniel Hancock Seal

J. J. Beatty Seal

John B. Webb Seal

State of Alabama Personally appeared before me John Peterson acting, Justice of the Lincoln County, ³Place for and in the County of ⁴Florida the within Nathaniel Hancock of ⁵Florida and J. J. Webb and acknowledges they signed Said and delivered the foregoing Deed on the day of its date for the use and purposes therein mentioned given under my hand, and Seal this 2nd day of September 1848.

John Petersen JP 

Filed in the Office of the Clerk of the County Court of Sumter County State of Alabama
for registration on the 11th day of October 1898. Which is duly done in Book Book No
7 pages 552, 553 & 554.
Test Thomas G. Tynes, Clerk CC

William B. Smith
To & Dear
Joseph A. Arledge

This Indenture made this first day of May in the year one thousand
 Eight hundred and forty eight between William B. Snett and his wife E. A. Snett
 of the County of Limestone in the State of Alabama, of the one part, and Joseph
 Arledge, of the other part, Witnesseth that the said William B. Snett, and his wife E. A. Snett
 for and in Consideration of the sum of eleven hundred and sixty five dollars to him in
 hand paid, the receipt whereof is hereby acknowledged, hath this day given, granted, con-
 veyed, 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 Joseph Arledge, All that Certain tract of land lying and being in the County
 Limestone and State of Alabama, and known and designated as West half of the
 North West quarter of Section 30 in Twp. 2, Range 5 West, To forty acres in the South West
 Corner, and twenty acres in the North West Corner, so as to include the Red Rock the Big Elk
River, the whole containing sixty 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 Joseph Arledge, his heirs and
 assigns forever, and the said William B. Snett, and his wife E. A. Snett, 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
 Joseph Arledge, his heirs and assigns from and against themselves and all and every
 person or persons claiming or holding under them the said William B. Snett, and his
 wife E. A. Snett, and also against the lawful title, Claim or demand, of all and every person
 or persons whatsoever, now under the United States, In testimony whereof, the said William
 B. Snett, and his wife E. A. Snett, hereunto subscribe their names and affix their seals this
 day and year above written
 Wm B. Snett (S)

Mr B Smith

Elizabeth Ann ^{her} Soratt Seal
mark

Signed, sealed and delivered in the presence of

Albert Mello

Clinton Le June

The State of Alabama personally appeared before me Albert Walls, and a acting
Limestone County Justice in said County, I do Certify that William B. Smith, and
his wife Elizabeth Ann Smith, whose names to the within deed of Conveyance, acknow-
ledged before me, and in my presence, that they affixed the foregoing deed for the
purposes therein contained to the within named, Joseph Adolphe, on the day of
its date, given under my hand and seal this the 1st day of May 1828.

Albert Wells JP Recd

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for
Registration on the 1st day of May 1845 Which is duly done in Book No 7 Page 54

John Henry Edwards
J. S. Deed
Henry A. Birford

John County Guardian & His Deed
Henry A. Binford

This Indenture made this the 15th day of May one thousand eight hundred and forty eight between John County Guardian of Robert A. Binford of the County of Limestone State of Alabama of the one part. And Henry A. Binford of Madison County, State aforesaid of the other, Witnesseth that the said John County Guardian as aforesaid by virtue and the authority of a decree of the Orphans Court of Limestone County did sell the tract of Land belonging to the said Robert A. Binford, at public sale to the said Henry A. Binford, for the sum of eight hundred and twelve dollars, being the highest sum bid for the tract of land aforesaid. Now by virtue of the said order of the Court & in consideration of the sum of eight hundred dollars in hand paid by the said Henry A. Binford, the receipt whereof is hereby acknowledged, I have bargained sold and conveyed and do hereby bargain sell & convey all the right & title had by the said Robert A. Binford, and ordered by the Court to be sold in said tract of Land which tract of land is known as lying in the County of Limestone State aforesaid and described as follows; One hundred acres running parallel east & west off the north half of the North East quarter of Section 14 Township 3. Range 7 West. — I do have and to hold the said land & premises thereof with the appurtenances thereto belonging unto the said Henry A. Binford his heirs & assigns, as fully & as absolutely as I the said John County Guardian as aforesaid and under the authority as aforesaid might, could or should sell and convey the same, Given under my hand & seal the day and year above written.

John County Guardian (Seal)

John C. Smith. Seal
Swar? of R. H. Benford.

Genl. of A. H. Burford.

State of Alabama } This day personally appeared before me Thomas G. Evans, Clerk
Lincoln County } of the County Court of the County aforesaid John Erby Guar-
dian of Robert A. Buford. and acknowledged that he signed, read, and delivered the
foregoing Deed and conveyance to the said Henry T. Buford, for the purposes there-
in set forth, and on the day and year therein named. Given under my hand
and seal this the 4th day of August 1845.

Thomas G. Evans, Secy.

Filed in the office of the clerk of the County Court of Livingston County, State of Alabama for registration on the 4th day of August 1848. which is duly done in Deed Book no 7 page 553

Teste Thomas L. Fyler, Clerk.

John F. Thompson
F. & W.

Know all men by these presents, that I John C. Abernathy for & in consideration of the sum of \$1000 & the pleasure & enjoyment by Elizabeth & Hannah of her right of Dower to James H. Heman & Elizabeth Heman of John C. Abernathy in all of section no three in Township no one in Range no five except the west half of the South West quarter of said section lying and being in the County Limestone & State of Alabama have granted bargained & sold & do hereby grant sell & convey unto William J. Heman, in trust for the sole & separate use of said Elizabeth Heman wife of Nathaniel Heman late of said County a certain Negro Girl named Margaret, about sixteen years old, said trustee to hold said Slave as aforesaid free from the Claims of the said Nathaniel Heman; I hereby warrant the title to said Slave to said trustee. Given under my hand & seal this 16th December A.D. 1848

John T. Abernathy

The State of Alabama } Before me John Petersen, a Justice of the Peace in and for the
Limestone County } County, informed, this day personally appeared the above named John
P. Petersen & acknowledged that he signed said and delivered the foregoing Deed on the day
& year therein mentioned, to the said William J. Hancock. Given under my hand & seal
this 16th December 1848. John Petersen, J.P.

The State of Alabama } I Thomas S. Lyons Clerk of the County Court of the County
Limestone County } aforesaid do Certify that John Petersen whose signature appears to the foregoing
Certificate is and was at the time of signing the same a Justice of the
Peace in and for the County aforesaid duly elected, sworn in and sworn
And I furthermore Certify that the same was delivered in the Office of the Clerk
of the said Court for registration on the 20th day of December 1848. Which
was duly done in Deed Book No 7 pages 555 & 556

[Signature]

In testimony whereof I have hereunto set my hand and
affixed the seal, of said Court at Office in the Town of
Athens this 23rd day of December 1848 And 73rd year
of American Independence
Thos S Lyons Clerk

Thomas Love & wife
vs & Deed
Richard M Anderson

This Indenture made the twenty fifth (25th) of November
in the year of our Lord one thousand eight hundred and forty eight
(1848) Between Thomas Love and Mary A Love of Limestone
County, and State of Alabama, of One part, and Richard M Anderson of
Madison County and State of Alabama of the other part,
Witnesseth that the said Thomas Love and Mary A Love his wife
for and in Consideration of the sum of thirty two (32) dollars, Lawful
Money to them in hand (herebefore) paid by the said Richard M Anderson
the receipt whereof is hereby acknowledged, have bargained and sold and by their parents
do bargain and sell, unto the said Richard M Anderson, and to his heirs and
assigns forever, all that Tract or parcel of land, in the County of Limestone and
State of Alabama, known and designated as the West half, of the South East quarter
of Section Numbered Twenty (20) in Township Numbered Two (2) of Range Number
Three (3) West of the Huntsville Meridian Containing seventy nine acres and
seventy seven hundredths of an acre of land more or less (79⁷⁷/₁₀₀) Together with
all and singular the herebeforements and appurtenances thereto belonging
or in any wise appertaining, and the reversion and reversions, remainder and
remainders, Rents, Issues, and profits thereof, And also, all the Estates, Right
Tithes, interest, Claims or demands, Whatsoever, of them the said Thomas Love
and Mary A Love, 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 Richard M Anderson his heirs
and assigns, to the sole and only proper use, benefit and behoof of the
said Richard M Anderson his heirs and assigns forever. In Witness whereof
the said Thomas Love, and Mary A Love have hereunto set their hands and seals the
day and year first above written
Signed sealed and delivered in the
presence of
James S. Hamilton

Thomas Love Seal
Mary A Love Seal

The State of Alabama } Before me Thomas S. Lyons Clerk of the County Court of said County
Limestone County } this day personally appeared, Thomas Love, and acknowledged that he had signed sealed and delivered
the within Deed to Richard M Anderson on the same day and year therein mentioned, said
on the same day I exhibited said Deed to Mary A Love, wife of said, Thomas Love, who
being examined by me, privately separate and apart from her said husband, acknowledged
that she had signed sealed and delivered said Deed to the said Richard M Anderson on
the day and year therein mentioned, freely voluntarily and without any threats or com-
pulsion of her said husband. Given under my hand and seal at Office in Athens
this 11th day of December Eight hundred and forty eight

Thomas S Lyons C.C. (Clerk)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama
for registration on the 14th day of December 1848. Which is duly registered in Deed Book No 7
pages 556 & 557.
Test Thomas S Lyons Clerk

An Indenture, made and entered into on the fourth
day of September, Eighteen hundred and forty eight between Rhoderick
Jagner and Emily former his wife of the first part, John R Mason
of the second part and the Branch of the Bank of the State of Alabama
at Decatur of the third part, Whereas the said Rhoderick Jagner is justly
indebted to the said Branch Bank in the sum of three thousand nine
hundred and twenty dollars, and twenty six cents, as well more fully appear
by the three several promissory notes of the said Jagner, payable to and held
by said Bank for the sum of Thirteen hundred and four dollars and twenty
six cents each, bearing interest from date, at the rate of six per cent per annum
and payable at the first day of January, 1850, 1851 & 1852, dated the 26th
day of August 1848, the payment of which debts the said Jagner 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 Rhoderick Jagner and his wife Emily former in hand before
the sealing and delivery of these presents, by the said John R Mason, the
receipt whereof is hereby acknowledged, the said Rhoderick Jagner and his wife
Emily Jagner doth give, grant, bargain, sell, alien, enjoin, release and
confirm, by these presents unto the said John R Mason, his heirs and assigns
forever, the following tract or parcels of land, lying and being in the
Town of Athens in the County of Limestone, and State of Alabama,
and known and described as follows, to wit: One lot numbered 325, one lot
containing three and a half acres, east of the lot on which the said Jagner
now reside, the North half of lot numbered 35, the said lot having been divided
by an east and west line, also one other part of said lot, known and
described as follows: viz: commencing at a stake, twenty feet north of the
South East corner of said lot, running north thirteen feet, thence East to the
beginning, also the lot known as the Tanyard and lot, and the lot containing
the present dwelling house of the said Rhoderick Jagner described as follows:
The north west corner of Section nine, Township three range four West
containing three acres more or less. Also the following named tract

The above is a true and correct copy of the original as the same appears from the records of the County Court of Limestone County State of Alabama this 11th day of December 1848

book a man aged about 33 years, Elijah a man aged about 32 years
 have a woman aged about 33 years, book a boy aged about 11 years
 Luke a boy aged about 8 years, Rachel a girl aged about 4 years
 and Emily a girl aged about 16 years, with all and singular the
 appurtenances to the said parcels of land, appertaining, or in any
 way belonging, and the future increase of said slaves, and all the
 estate, right, title, and interest, of the said Rhoderick Joyner and his wife
 Emily Joyner, in and to the said granted, or intended to be hereby granted
 parcels of land, and premises, with their appurtenances, together with the afore-
 said slaves, and the future increase thereof. To have and to hold the same
 unto the said John R. Mason, his heirs, executors, administrators and assigns
 forever, and the said R. Joyner, for himself his heirs, executors, administrators,
 and assigns forever, doth covenant, promise and agree, to and with the said
 Mason his heirs, executors and administrators, in manner and form following
 that is to say that the said R. Joyner his heirs, executors, and administrators, the
 aforesaid tract, or parcels of land, and premises, with their appurtenances
 together with the aforesaid slaves, and the increase thereof, unto the said John
 R. Mason, his heirs, executors, and administrators and assigns, against all persons
 whatever, shall and will defend, and forever warrant by these presents, upon
 the trusts following, to-wit: that the said John R. Mason, his heirs, ex-
 ecutors and administrators and assigns, shall permit the said Rhoderick Joyner
 to remain in the quiet and peaceable possession, of the hereby granted premises and
 slaves, and apply the hire, rents, and profits thereof, to the payment of the before
 described notes, with the interest thereon accruing, until default be made in the
 payment of either of the above described notes, in part or in whole, and on
 default in the payment, the said John R. Mason, shall or soon thereafter as he
 may think necessary, or the said Branch of the Bank may request, proceed
 to expose the said property or so much thereof, as may be necessary for the
 payment of said notes, and the interest thereon accruing, to sale for cash,
 after giving thirty days notice, by advertisement in some public news paper
 printed in North Alabama, of the time and place of said sale, and apply
 the proceeds of said sale, first to the payment of the legal expenses of said
 sale, the residue thereof, to the payment of the aforesaid notes, and that
 the said John R. Mason, by and with the consent of the said Rhoderick Joyner
 shall be and is hereby authorized, to sell any of the property aforesaid, privately
 for cash, or on a credit, and apply the proceeds thereof to the payment of
 the aforesaid notes, But if the said Rhoderick Joyner, should pay off and
 discharge, to the said Branch of the Bank of the State of Alabama at Decatur
 the note, aforesaid, as they severally due, then this Indenture to be
 void, otherwise to remain in full force and virtue. In testimony whereof
 the parties hereto have set their hands and affixed their seals, this day and year
 above above written.

On the first page, the words, "payable to
 and held by said Bank", and, "his heirs and
 assigns forever", interlined before signing, sealing,
 and delivery,
 John R. Mason
 John R. Mason

Emily Joyner
 John R. Mason
 Robt. C. Brichell
 agent and attorney of
 said Branch Bank at Decatur

On the third page the following words are interlined after signing but before
 delivery, doth covenant, promise and agree, to and with the said Mason, his
 heirs, executors, and administrators, by consent.
 Lot no thirty five as described in the and has been sold under the and and is
 hereby released September 16th 1848.

John R. Mason Trustee
 State of Alabama } Personally appeared before me Thomas S. Sykes Clerk of
 Limestone County } the County Court of the County aforesaid the above named
 Rhoderick Joyner and Emily Joyner his wife, John R. Mason, and Robert C.
 Brichell, agent and attorney of the said Branch of the Bank of the State
 of Alabama at Decatur, and severally acknowledged that they signed, sealed
 and delivered the foregoing deed of Trust, for the purposes therein specified
 and on this day and year therein named. Given under my hand and seal this
 5th day of September 1848.
 Test Thomas S. Sykes, Clerk
 Filed in the office of the Clerk of the County Court of Limestone County
 for registration on the 5th day of September 1848. which is duly done in
 Deed Book no 4, pages, 557, 558, & 559.

Test Thomas S. Sykes, Clerk, &c.

State of Alabama, Pickens County
 This Indenture, made this first day of July, one thousand eight
 hundred and forty eight, between Benj. N. Rhodes & Martha Rhodes his
 wife of the County and State aforesaid, of the one part, and Aaron A.
 Burleson of the County of Morgan & State aforesaid of the other part
 witnesseth, That the said Henry N. Rhodes and Martha his wife for and
 in consideration of the sum of forty one hundred & forty five dollars to
 them in hand paid the receipt whereof is hereby acknowledged, have bargain-
 ed, sold, and conveyed, and by these presents, do bargain, sell, alien, and
 convey, unto the said Aaron A. Burleson, a certain tract or parcel of land
 lying and being in the County of Limestone and State aforesaid, and known
 in the map of the lands sold at Huntsville as the following, viz: The West
 part of fractional section one in Township five & Range 4 West, containing
 one hundred and seven & 1/2 acres, also the South West quarter of fractional sec-
 tion six in Township five & Range four West, containing one hundred and
 twenty six acres & 1/2 of an acre, and also fractional section seven and
 seventeen in the same Township and Range, containing twenty six & 1/2
 acres, also the north West quarter, and the south half of fractional section
 eight, in the same Range and Township, containing three hundred &
 two & 1/2 acres, also the south half of the East half of the South East
 quarter of section six, in Township five and Range four West, containing
 forty acres, also the South half of the West half of the South East quarter
 of section six Township five and Range four West containing forty acres.
 To have and to hold the above described tracts of land with all the appurten-
 ances thereto belonging unto the said Aaron Burleson his heirs
 and assigns forever, and the said Henry N. Rhodes, and his wife Martha do
 for themselves their heirs, executors, & administrators, warrant, and forever

defend the title to the above described lands hereby granted unto the said Aaron A. Burlison, against themselves and all manner of persons whatsoever. Witness their hands and seals the day and date above.

Henry M. Rhodes, (Seal)
Martha Rhodes, (Seal)

State of Alabama, Blount County.

Personally appeared me Jas. A. Cooper an acting justice of the Peace for said County and State, Henry M. Rhodes and acknowledged that he signed, sealed, and delivered the foregoing deed on the day and date above written, also appeared before me Martha Rhodes wife of said Henry M. Rhodes, and acknowledged that she also signed and sealed the foregoing deed, for the purposes therein contained. Witness my hand and seal this 15th day of July 1848.

J. A. Cooper (Seal)
J. P. for S. C.

Filed in the office of the Clerk of the County Court of Limestone County for registration on the 1st day of January 1849 which is duly done in Deed Book no 7 pages 559 & 560

Test Thomas B. Fyus, Clerk C.C.

James Perham { This Indenture, made this 10th day of December, A.D. 1848, between
James Perham of Morgan County and State of Indiana on the first
part, and Aaron A. Burlison of the County of Morgan and State of
Alabama of the second part, Witnesseth, That whereas by a certain deed
of Trust & Power of Attorney, therein embodied, and dated at Indianapolis
Ind. on the 29th day of March A.D. 1847, & the trust therein accepted by me
wherein I am legally authorized by Benjamin Dwinelle, of Marion Co.
Ind. and Orrin Dickerson of the Co. of Shusham & State of New Hampshire
to do certain acts and things, specified in said deed of Trust & power of Attorney
which was placed in the hands of the Recorder of Deeds for the County of
Limestone the 6th day of December 1847, to which reference is hereby made.
Know all men by these presents that I James Perham by virtue
of the above named Deed of Trust & Power of Attorney, and in consideration
of the sum of three hundred dollars to me in hand paid by the said party
of the second part, hath this day bargained, sold, aliened and conveyed to the
said party of the second part, all that certain tract or parcel of land
with all the appurtenances therunto belonging, lying & being in the County
of Limestone & State of Alabama. To wit the South West quarter of
section (3) nine in Township No (3) five Range (4) four West containing
one hundred and fifty acres, and by the above named trust and power of
attorney as creditor and receiver, I do for myself my heirs, Executors &
administrators, relinquish all claim to the above described property, and
warrant & defend the same against the lawful claims of all persons whom
soever, In testimony whereof I the said James Perham have hereunto set
my hand & seal.

Witness Morgan County Alabama
December 10th 1848

James Perham (Seal)

The State of Alabama } Personally appeared before me Levi Sugars a justice
Morgan County } of the Peace in and for said County the above named
James Perham, and acknowledged that he signed sealed and delivered the foregoing
deed, on the day and year therein mentioned to the aforesaid Aaron A. Burlison.
Given under my hand and seal this 10th day of December 1848

Levi Sugars (Seal)
Justice of the Peace

State of Alabama

I Tom Price Clerk of the County Court of Morgan
County and State aforesaid, certify that Levi Sugars whose name appears
to the foregoing is and was at the date thereof an acting justice of the
Peace for the County and State aforesaid, duly commissioned and sworn
full faith and credit is and ought to be given to all his official acts.

(Seal)

In testimony whereof I have hereunto set my name and
affixed the seal of said Court at office in Somerville
this 11th day of Feb. 1848

Tom Price, Clerk C.C.

Filed in the office of the Clerk of the County Court of Limestone County
for registration on the 1st day of January 1849 which is duly done in
Deed Book no 7 pages 560 & 561

Test Thomas B. Fyus, Clerk C.C.

L. M. Thustein
No 3
Hickman & Abernathy

This Indenture made and entered to this 10th day of December,
A.D. 1848, by and between Luther M. Thustein, Trustee of the County of
Lauderdale and State of Alabama, of the first part, and James Hickman
and John T. Abernathy of the firm of Hickman & Abernathy of the City of New
Orleans of the second part, Witnesseth, That whereas heretofore to wit on the 12th
day of September 1848, one Nathaniel Hancock, of the County of Limestone and
said State, did, by deed of Trust, of that date bargained, sell, and convey to the said
Luther M. Thustein, as trustee, for the benefit of the said Hickman & Abernathy
and others therein named, creditors of said Hancock, for the consideration
named in said deed, the following described Real Estate, situate in the said
County of Limestone, and known as Section three, Township one, Range five, West,
containing about six hundred acres more or less, being the plantation on which the
said Hancock resided at the time of the execution of said deed, And in said deed
of Trust it is provided that should the said Hancock fail to provide for the
payment of the Bills of Exchange specified therein or either of them at ma-
turity, then the said Thustein, Trustee as aforesaid, on the request of said
Hickman & Abernathy or either of them, should be authorized in giving
fifteen days notice, in the papers of Athens, to sell the above described land
for cash on the premises, and apply the proceeds in the payment of the
debts as therein specified. And whereas the said Nathaniel Hancock
did fail to pay the said Bills of Exchange specified in said deed which was due
and payable in the City of New Orleans on the 24th and 25th of November 1848
and the said John T. Abernathy having authorized and required me to sell
said land in said trust deed mentioned according to the provisions thereof

I the said Luther J. Shustein Trustee as aforesaid, in compliance with the request of the said Abernathy, and having given fifteen days notice of the time & place of said sale, by publication in the "Southern Patriot" a newspaper published in the Town of Athens in said County, did on the fifteenth day of December Instant, expose said land for sale, at public out-cry on the premises, for cash, and the same was then and there bid off by John B. Abernathy, Jr and on account of the said Kirkman & Abernathy they being the highest bidders at the price of Forty thousand six hundred and fifty dollars. — Now therefore in consideration of the premises and in pursuance of said deed of Trust, I have in manner aforesaid bargained, sold, and conveyed and by these presents, and for the consideration aforesaid, do hereby bargain, sell and convey, unto the said Kirkman & Abernathy and their heirs forever all the above described tract of land, and its appurtenances, (to have and to hold the same unto the said Kirkman & Abernathy and their heirs forever, but it is expressly understood, and agreed, that by this conveyance, I make no warrant of title, and that I convey only such title, as I derive from said deed of Trust, In Witness whereof I have hereunto set my hand & seal, this 30th December 1845.

L. J. Shustein, (Seal)

(The State of Alabama) Personally appeared before me Wiley T. Hawkins Clerk of Limestone County, the County Court for the County aforesaid the above named Luther J. Shustein, who acknowledged that he signed, sealed, and delivered the foregoing, on the day & year therein mentioned to the aforesaid Kirkman & Abernathy for the purposes therein expressed, Given under my hand and seal this 10th day of January A.D. 1847.

W. T. Hawkins, Clerk

(Filed in the office of the Clerk of the County Court of Limestone County for Registration on the 31st day of January A.D. 1847. which is duly done in Old Book no 7, pages 561 & 562.

Test Thomas G. Tynes, Clerk

Austin L. Sands & wife } This Indenture, made the sixteenth day of September in the
To } Deed
Ransom Boulden } year one thousand eight hundred and forty seven, between Austin L. Sands of the City and County of New York, and Ann Maria his wife, parties of the first part, and Ransom Boulden of Madison County State of Alabama, of the second part, Witnesseth, that the said parties of the first part, for and in consideration of the sum of Four thousand Eight hundred — eighty five ³⁴/₁₀₀ dollars, lawful money of the United States of America, to him in hand paid, by the said party of the second part, at or before the inscribing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold, aliened, conveyed, and confirmed, and by these presents doth grant, bargain, sell, alien, remise, release, convey and confirm unto the said party of the second part, and to his heirs and assigns forever, All the fraction (Meat) of Elk river, of section two, in Township one, of Range Five (West) containing Four hundred and sixty four acres, and fifty seven hundredths of an acre, And also the fraction (Meat) of Elk river, of section one, in Township one, of Range five (West)

containing one hundred and forty six acres, and ten hundredths of an acre, being the same premises conveyed to the said Austin L. Sands as assign of John Coffee, by Patent from the United States signed James Monroe, President, and dated twenty day of February in the year eight hundred and twenty four, by a sale of lands at Huntsville in the State of Alabama, and belonging to the United States. Together with all and singular the tenement, servitudes, and appurtenances therunto belonging or in any wise appertaining, and the reversions and reversions, remainders and remainders, rents, issues and profits thereof. And also, all the estate, right, title, interest, dower, & right of dower, property, possession, claim and demand, as well in law as in equity, of the said party of the first part, of, in, 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 the appurtenances, unto the said party of the second part, his heirs and assigns forever. And the said Austin L. Sands, for himself, heirs, Executors, and Administrators, doth covenant, promise, and agree, to and with the said party of the second part, his heirs and assigns, that he hath not made, done, committed, executed, or suffered any act, or acts, thing or things, whatsoever, whereby, or by means whereof, the above mentioned and described premises, or any part or parcel thereof, now are, or at any time hereafter, shall or may be impeached, charged or encumbered, in any manner he may whatsoever. In Witness whereof the said parties of the first have hereunto set their hands and seals the day and year first above written, Signed and delivered in the presence of

Saml. L. Sands

Austin L. Sands Jr

State of New-York

City & County of New-York

On this 20th day of September 1847 before me

Andrew Warner, a Commissioner for the State

of Alabama, for the State of New-York, authorized to take acknowledgements,

personally came Austin L. Sands, and Ann Maria his wife, known to me, to be the same persons described in, and who executed the within instrument, and acknowledged the same as their free act and deed, and the said Ann Maria on a private examination apart from her husband acknowledged to me that she signed, sealed, and delivered, the said within instrument as her voluntary act and deed freely, and without threat fear or compulsion of her said husband,

In testimony whereof I have hereunto subscribed my name and affixed my seal the day and year aforesaid

Andrew Warner

Alabama Commissioner

(Filed in the office of the Clerk of the County Court of Limestone County for Registration on the 3rd day of August 1848. which is duly done in Old Book no 7, pages 562 & 563.

Test Thomas G. Tynes, Clerk, &c

Newman Newby & wife } The State of Virginia } Know all men by these presents that we New-
 To } Power of Attorney } Chesterfield County } man Newby and Polly his wife of the County
 Zachariah H. Brooks } and State aforesaid have this day constituted and appointed and by
 these presents do constitute and appoint Zachariah H. Brooks of the State and
 County aforesaid, our true and lawful attorney, for us and in our names
 and in our behalf, to transact all business necessary to the collection and
 procurement of our distributive share, in the Estate of Martin Brooks, deceased
 late of Lincolnton County in the State of Alabama, and also the slaves
 with all bins and proceeds of sales, if any, which was milled or coming to
 us, under the mill of Alexander Smithings, deceased, late of Chesterfield County
 in the State of Virginia, and all other property, both Real and Personal to
 which we are entitled to in said State of Alabama in law or equity, and
 we do fully empower our said attorney, to receive all of our Interest in said
 State of Alabama, both Real and Personal, and dispose of the same in
 such way as he may think best to promote our Interest, and if it should
 be necessary for the procurement of the same, we do fully empower our said
 Attorney to institute any suit at law or in equity, or make and sign
 seal and deliver, any article or articles, of agreement, deed or any other instrumen-
 ent, of writing, which may be necessary to a speedy settlement of any business
 which we are interested in, or do any other lawful act in our name and
 for our benefit which he our said Attorney, may think proper to the speedy
 settlement of all business in said State of Ala. which we are interested in, receive
 all money, receipt for the same, appoint any attorney he may think neces-
 sary to a final settlement of all of our business. We ratifying and confirm-
 ing, all lawful acts and deeds, of our said attorney, and making the same
 as binding on us, as though we were personally present consenting to the same.
 Our testimony whereof, we the said Newman Newby and
 Polly his wife, have hereunto set our hands and seals this
 nineteenth day of January. One thousand eight hundred and
 forty eight

Newman Newby (Seal)
 Polly his wife (Seal)
 Zachariah

Chesterfield County, Va. to wit,

Be it known that on the 19th day of January 1848
 before us James Gregory & Thomas Gregory, Justices of the Peace for the
 County aforesaid and State of Virginia, (personally appeared before us
 Newman Newby and Polly his wife, whose names are subscribed to the within
 Power of Attorney,) and acknowledged the same to be their act and deed
 given under our hands and seals this day and date above written.

James Gregory J.P. (Seal)
 Thos. Gregory J.P. (Seal)

State of Virginia }
 Chesterfield County } I Silas Cheatham clerk of the County Court of
 Chesterfield County in the State aforesaid, do hereby certify, certify, that
 James Gregory and Thomas Gregory Junr. whose names appear to the foregoing
 certificate, are, and were at the time of signing the same acting Justices of
 the Peace, in and for the County aforesaid duly commissioned and qualified as

such, that full faith and credit are due and ought to be given to all their
 legal official acts as such, that their said signatures are genuine, and that
 their said certificate is in due form.

(Seal)

Our testimony whereof, I have hereunto set my hand and
 affixed the Seal of the said County Court, this 18th day of
 January A.D. 1848.

Silas Cheatham C.

State of Virginia }
 Chesterfield County } I Thomas Jones, Presiding Justice of the
 Peace, in and for the County aforesaid, in the State aforesaid do hereby cer-
 tify that Silas Cheatham, who has given the foregoing certificate is
 and was, at the time of the date thereof, Clerk of the County Court of Ches-
 terfield County, in the State aforesaid, that full faith and credit are due
 and ought to be given to all his legal official acts, as such, and that his said
 signature is genuine, and his said certificate is in due form, Given under
 my hand and private seal this twentieth day of January A.D. 1848.

Thomas Jones J.P. (Seal)

Filed in the office of the Clerk of the County Court of Lincolnton County
 and State of Alabama for Registration on the 21st day of March A.D. 1848
 which is duly done in Deed Book no 8 pages 564 & 565.

Test Thomas G. Tyus, Clerk

Know all men by these presents that we Francis S. Cooper & William B. Cooper
 of the County of Marshall in the State of Tennessee, in consideration of the love
 affection, we bear to our uncle John N. Smith of Lincolnton County, State
 of Alabama, and his present needy condition do hereby lend unto him the said
 John N. Smith, a certain Fomel Horse, to have & enjoy the use & possession of
 said horse, until called for during the present year 1848. Witness our hands &
 seals this 8th of May 1848.

attest
 Wm. Vaper
 Daniel Coleman

F. S. Cooper (Seal)
 W. B. Cooper (Seal)

State of Alabama } This day personally appeared before me Thomas G. Tyus
 Lincolnton County } Clerk of the County Court of said County the above named
 Francis S. Cooper and William B. Cooper and severally acknowledged that
 that they signed and delivered the foregoing going instrument of mes-
 sing, for the purposes therein specified, and on the day and year there-
 in named, Given under my hand and seal this 8th day of May 1848.

Test Thomas G. Tyus Clerk

Filed in the Office of the Clerk of the County Court of Lincolnton
 County and State of Alabama for Registration on the 8th day
 of May A.D. 1848 which is duly done in Deed Book No. 8
 Page 565

Test Thomas G. Tyus, Clerk

Know all men by these presents that I Samuel Blake of the County of Tishamingo, State of Mississippi, have made, ordained, authorized, nominated, and appointed, and by these presents do make, ordain, authorize, nominate, and appoint, D. D. Blake, of the County of Tishamingo, and State of Mississippi (aforesaid) my true and lawful attorney, for me and in my name and for my own proper use and benefit, to ask, demand, and sue for, receive and recieve, of and from, John Mitchell, Administrator of the Estate of Mary Hargrove deceased, late of the County of Limestone and State of Alabama, or of and from the Executors or Administrators, of the last will and Testament of James Hargrove deceased, late of said County of Limestone and State of Alabama, or of and from any other person or persons, whatsoever, who may have the legal control, or possession of the Estate of said James and Mary Hargrove deceased, all such sum, or sums of money, debts, demands, legacies, or other sums now due and owing, to me the said Samuel Blake, or to which by law I may be entitled to, as one of the devisees, mentioned in the last will and Testament of the said James Hargrove deceased, or as one of the heirs at law, either of the said James Hargrove deceased, by virtue of my intermarriage with my wife (Salina) Blake formerly (Salina Hargrove), and daughter of the said James and Mary Hargrove, or otherwise, and to have, take, and use all lawful ways, and means in my name, or otherwise for the recovery thereof, by attachment, arrest distress, or otherwise, and to compound and agree for the same, and acquittance, or other sufficient discharge for the same, for me and in my name, to make and seal, and to do all other lawful acts or things whatsoever, concerning the premises, as fully in every respect, as I myself might or could do, now I personally present, at the doing thereof, and attorney, one or more, under him for the purpose aforesaid to make and again at his pleasure to revoke, hereby ratifying and confirming whatever my said Attorney shall in my name lawfully do, or cause to be done, in and about the premises, by virtue of these presents. In Witness whereof I have hereunto set my hand and seal the 22nd day of May, A.D. 1848.

Samuel Blake (Seal)

The State of Mississippi, Tishamingo County, Personally appeared before me (J. M. Boone) Justice of the Peace, in and for the County aforesaid, the within named Samuel Blake, who acknowledged that he signed, sealed and delivered, the within Power of Attorney, on the day and year therein mentioned, as his act and deed, given under my hand and seal, at office the 23rd day of May, A.D. 1848.

James M. Boone Justice of the Peace.

The State of Mississippi, Tishamingo County, I, Chas. D. Key, Clerk of the Probate Court of said County, do hereby certify that the within signature, appears to the foregoing certificate, is and was at the date thereof, a Justice of the Peace in and for said County duly qualified and commissioned, and that all of his acts in the premises are and ought to be entitled to full faith and credit in judgment and thereunto, Given under my hand and Seal of Court at office the 23rd day of May, A.D. 1848.

Office the 23rd May A.D. 1848. Chas. D. Key, Clerk.

The State of Mississippi, Tishamingo County, I, Benj. C. Rives, Judge of the Probate Court, sole and presiding of the County of Tishamingo, do hereby certify that the within signature, appears to the foregoing certificate and attestation is and was at the date thereof, Clerk of said County duly elected, qualified and commissioned, and that his said certificate, and attestation are in due form of law, and that all of his acts in the premises are and ought to be entitled to full faith and credit in judgment and thereunto, Given under my hand and seal the 23rd day of May, A.D. 1848.

Benj. C. Rives (Seal) Probate Judge.

The State of Mississippi, Tishamingo County, I, Chas. D. Key, Clerk of the Probate Court of said County, do hereby certify that Benj. C. Rives, whose genuine signature appears to the foregoing certificate, is and was at the date thereof, Judge of said Court, sole and presiding, duly qualified and commissioned, and that all of his acts in the premises are and ought to be entitled to full faith and credit in judgment and thereunto, Given under my hand and Seal of Court at office the 23rd day of May, A.D. 1848.

Chas. D. Key, Probate Clerk.

Filed in the office of the Clerk of the County Court of Limestone County and State of Alabama for Registration on the 17th day of June A.D. 1848, which is duly done in Book No. 8, pages 566 & 567.

Test Thomas S. Ford, Clerk, C. C.

Nathaniel H. Malone & James M. Malone This Indenture, made the twenty fourth day of December, in the year one thousand eight hundred and forty five, between Nathaniel H. Malone of the County of Limestone in the State of Alabama of the first part and James M. Malone of the County of Limestone in the State of Alabama, of the other part. Witnesseth that the said Nathaniel H. Malone of the first part, for and in consideration of the sum of Three hundred and fifty dollars to him in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, has granted, bargained, sold, aliened, remised, conveyed, and confirmed, and by these presents do grant, bargain, sell, alien, remise, release, convey and confirm unto the said James M. Malone, of the second part, and to 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 bounded at the south part of the North East quarter, of Section three, in Township Four, of Range five West in the Huntsville district, to the amount of sixty five acres be the same more or less, to be governed by an original division, or line running East and West, running through said quarter, being the same tract of land, sold by William Miller and Margaret Miller his wife to John P. Malone, on the 2nd December 1835. Also twenty seven and one quarter acres of land, off of the north west quarter, Section two in Township four of Range five West, being taken off of the west side of said quarter.

Together with all and singular the tenements, hereditaments, and appurtenances therunto, belonging, or in anywise appertaining unto the said James M. Malone, his heirs and assigns forever. And the said Nathaniel H. Malone for himself, his heirs, executors, and administrators, do covenant and will forever defend, the title to the above described, and hereby granted premises unto the said James M. Malone, his heirs and assigns forever and against himself, and all and every person, claiming or holding under him, the said Nathaniel 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. Now testimony whereof the said Nathaniel H. Malone, hath hereunto set his name and affix his seal the day and year above written.

Signed, sealed, and delivered in

Nathaniel H. Malone

the presence of

David Malone

The State of Alabama. Personally appeared before me Thomas B. Tyus Clerk of the County Court of the County of Sumter, the above named Nathaniel H. Malone and acknowledged that he signed, sealed, and delivered the foregoing Deed to James M. Malone, on the day and year therein named, and for the purposes therein specified. Given under my hand and seal this 22nd day of May, 1848.

Thomas B. Tyus Clerk

Filed in the office of the Clerk of the County Court of Sumter County, and State of Alabama for Registration on the 22nd day of May A.D. 1848. which is duly done in Deed Book No. 8, pages 367 & 368.

Test Thomas B. Tyus Clerk.

John C. Ballard
Do & Favor of John
Benj. H. Blake

The State of Mississippi. Know all men by these presents, that I John C. Ballard, of the County of Tishomingo, State of Mississippi, have made, ordained, authorized, nominated and appointed, as by these presents do make, ordain, authorize, nominate and appoint Benj. H. Blake, of the County of Tishomingo, and State of Mississippi, as my true and lawful attorney, for me and in my name, and for my own proper use and benefit, to ask, demand, and sue for, recover, and receive of and from, John Mitchell Administrator of the Estate of Mary Hargrove deceased late of the County of Sumter, of the State of Alabama, or of and from the executor or executor of the last will and Testament of James Hargrove deceased, late of the County of Sumter and State of Alabama, or of and from any other person or persons, whomsoever, who may have the legal control of the Estate of said James and Mary Hargrove, all such sum or sums of money, debt, demands, legacies or chatelains, now due and owing to me, the said John C. Ballard, or to which by law I may be entitled as heir of the deceased, mentioned in the last will and Testament of the said James Hargrove deceased, by virtue of my intermarriage with my wife Hester Ann Ballard, formerly Hester Ann Hargrove and daughter of the said James and Mary Hargrove, or otherwise, and to have, take, and

use, all lawful ways and means, in any manner or otherwise, for the recovery thereof, by all lawful means, direct, indirect, or otherwise, and to compromise and agree, for the same, and acquittances or other sufficient discharges for the same, for me and in my name, to make and to seal, and to do all other lawful acts or things whatsoever, concerning the premises, or fully in every respect as I myself might or could do, if I personally pursued at the doing thereof, and attorney one or more under him for the purpose aforesaid, to make, and again at his pleasure to revoke hereby ratifying and confirming whatever my said attorney, shall in my name lawfully do, or cause to be done in and about the premises by virtue of these presents, In witness whereof I have hereunto set my hand and seal the 22nd day of May A.D. 1848.

John C. Ballard, Seal

The State of Mississippi. Set.

Tishomingo County. Personally appeared before me B. M. Dorne Justice of the Peace in and for the County aforesaid, the within named John C. Ballard, who acknowledged that he signed, sealed, and delivered the within power of Attorney, on the day and year therein mentioned, as his act and deed. Given under my hand and seal at office the 22nd of May A.D. 1848.

B. M. Dorne Seal

Justice of the Peace.

The State of Mississippi. I Oliver D. Key, Clerk of the Probate Court of Tishomingo County, of said County, do hereby certify, that B. M. Dorne Esq. whose genuine signature appears to the foregoing certificate, is and has at the date thereof, a Justice of the Peace, in and for said County duly qualified and commissioned, and that all of his acts in the premises are and ought to be entitled to full faith and credit in judicature and otherwise.

O. D. Key

Given under my hand and seal of Court at office the 23rd May A.D. 1848.

Oliver D. Key, Clerk

The State of Mississippi. Tishomingo County. I Benj. C. Rivers Judge of the Probate Court and presiding of the County of Tishomingo, State aforesaid, do hereby certify, that Oliver D. Key, whose genuine signature appears to the foregoing certificate, and attestation is and was at the date thereof, Clerk of said Court, duly elected, qualified and commissioned, that his said certificate and attestation are in due form of law and that all of his acts in the premises, are and ought to be entitled to full faith and credit in judicature and otherwise.

Benj. C. Rivers, Seal

The State of Mississippi. Tishomingo County. I Oliver D. Key, Clerk of the Probate Court of said County do hereby certify that Benj. C. Rivers, whose genuine signature appears to the foregoing certificate is and was at the date thereof Judge of said Court and presiding duly qualified and commissioned and that all of his acts in the premises are and ought to be entitled to full faith and credit in judicature and otherwise.

Given under my hand and seal of Court at office the 23rd day of
(L.P.) May A.D. 1848.

Christy D. Key, Probate Clerk
Filed in the office of the Clerk of the County Court of Limestone County
and State of Alabama for Registration on the 28th day of June A.D. 1848
which is duly done in Deed Book No. 8 pages 568, 569 & 570.
Test Thomas H. Jones, Clerk.

William Fisher of the State of Alabama, This Indenture, made and
to be of the County of Limestone, entered into this the thirtieth day of
September Eighteen hundred and forty seven, between William
Fisher of the County of Limestone, and State of Alabama - John Webb
of the said County and State - and David P. Lewis, of the County of Lawrence
and State of Alabama, Witnesses That whereas the said William Fisher
is indebted to the said John Webb in the sum of Two thousand, four hundred
and eighty five dollars and ninety four cents. (\$2585.94/100) evidenced by a note
under date of the said Fisher, to the said Webb, bearing even date herewith, and due one day after the date thereof; and the said
William Fisher, being desirous of securing the payment of the said debt
to the said John Webb. Now in consideration of the premises and of the
further sum of twenty dollars, paid to the said William Fisher by the said
David P. Lewis, the receipt of which is hereby acknowledged, the said William
Fisher bargains, sells, and conveys unto the said David P. Lewis, the premises
being described as negro slaves for life, to wit: Aaron, Ned, Dick, Saml. Lewis,
Elvir, a mulatto, Charles, and Moses, to have and to hold, the said slaves
to be held by the said David P. Lewis, on the following terms, trusts and conditions,
(Viz) If the said William Fisher shall fail to pay and fully satisfy the
aforesaid debt due by him to the said John Webb, evidenced by said note,
obligatory, bearing date as aforesaid, and due as aforesaid, or any part there-
of, on annual instalments, or otherwise, by the thirtieth day of September Eighteen
hundred and fifty two, (Sept 30th 1852) then the said David P. Lewis, is hereby
empowered and directed, on receiving notice to that effect, from the said John
Webb, his executors, administrators, or assigns, to expose said negro slaves to
Public sale, for Cash, or so many thereof as may be necessary, to satisfy and
discharge said debt or balance evidenced by said Note, first giving thirty days
Public notice, of the time, place, and terms of said sale. And the proceeds
of said sale, or a sufficiency thereof, to be applied to the satisfaction of said
note, of the said William Fisher, or the balance thereof remaining unpaid, and
the surplus thereof, after the satisfaction of said Note, to be refunded by the said
David P. Lewis, to the said William Fisher, his administrators, executors or
assigns, In testimony whereof, we have hereunto signed our names, and affixed our
Seals, this the thirtieth day of September Eighteen hundred and forty seven.

William Fisher (Seal)
John Webb (Seal)
David P. Lewis (Seal)

State of Alabama Limestone County. Personally appeared before me Jacob

Disher, an acting Justice of the Peace, in and for said State and County
aforesaid, William Fisher, John Webb, and David P. Lewis, and acknowledged
that they signed, sealed, and delivered, the foregoing Deed in trust, on the day and
year therein named, and for the purposes therein specified, Given under my
hand and seal this 31st day of January 1848.

Jacob Disher, J.P. (Seal)
Filed in the office of the Clerk of the County Court of Limestone County in the
State of Alabama for Registration on the 28th day of June A.D. 1848, which is duly
done in Deed Book No. 8 pages 570 & 571.
Test Thomas H. Jones, Clerk &c

And whereas upon an course of proceeding had upon the petition of James Gray
Administrator of Walter Gray dec'd State of Limestone Co, in the State of
Alabama, it was on the Eleventh day of November One thousand eight hun-
dred and thirty nine, by the Orphans Court of Limestone aforesaid, Ordered
that the report of Reuben Brantcher, Robert M. Cargo, & Edward Hatchett, the
commissioners who had been before that time duly appointed to sell agreeable
to law, all the right, title, claim & interest, of the said Walter Gray dec'd, in and
to, all those certain tracts or parcels of land, lying and being in the County of Limestone,
in the State of Alabama, and known and described as the South West 1/4 of
Section thirteen in Township 2, Range 3 West, containing two hundred acres
by estimate, be recorded, and whereas it was by said Orphans Court, on the thirteenth
day of December Eighteen hundred and forty two, Ordered, adjourned and
Decreed, that the commissioners aforesaid, convey all the right, title, interest and
claim, which the said Walter Gray dec'd had in and to the said tracts or parcels of
Land to Robert M. Cargo the Purchaser thereof.
Now therefore this Indenture, made by and between the said Reuben Brantcher,
and Edward Hatchett, all of the County of Limestone, of the first part, and the
said Robert M. Cargo of the 2^d City of Limestone, all in the State of Alabama, of
the second part, (Witnesseth) that the said party of the first part for and in
consideration of the premises, have this day given, granted, bargained, sold, aliened
in fee off, released, conveyed and confirmed, and by these presents do give, grant, bargain,
sell, alien, in fee off, release and confirm, in to the said second party, his heirs and
assigns, forever, all the right, title, claim & interest, which the said Walter Gray
dec'd had in and to the before described tract or parcel of land, to have and to
hold, all the right, title, interest and claim, with the tenements and appurtenances
thereto belonging, or in any wise appertaining, unto the said party of the
second part, his heirs and assigns forever, and the said party of the first part,
doth truly and in consideration of the premises, warrant and forever
defend unto the said party of the second part, his heirs and assigns, all the
right, title, interest and claim, which the said Walter Gray dec'd had in and
to the aforesaid tract or parcel of land, which by virtue of the Decree aforesaid
and the premises can and may be warranted by them as commissioners, &c as
aforesaid. In testimony whereof the said parties of the first part, hereunto
set their hands and affix their seals this 3rd day of July Eighteen hundred
and forty eight.

Reuben Brantcher (Seal)
Edward Hatchett (Seal)
Robert M. Cargo (Seal)

State of Alabama } This day personally appeared before me Thomas S. Tye, Clerk of the County Court of said County the above named Andrew Clutcher and Edward Watchett and acknowledged that they signed, sealed and delivered the foregoing Deed to Robert McCarry on the day and year therein named and for the purposes therein specified, given under my hand and seal this the 3rd day of July A.D. 1848.

Thomas S. Tye, Clerk. (Seal)

Filed in the office of the Clerk of the County Court of Sumter County, State of Alabama for Registration on the 3rd day of July A.D. 1848. which is duly done in Deed Book N: 1 pages 571 & 572.

Test Thomas S. Tye, Clerk

William B. Bryan and Polly his wife } This Indenture, made between William Bethel Bryan and
Elijah James } Polly his wife, of the County of Lauderdale, and State of Alabama
of the first part, and Elijah James of the County of Sumter and State of Alabama, of the second part, Witnesseth that, that the said William Bethel Bryan, and Polly his wife, for and in consideration of the sum of Two thousand and fifty Dollars, to them in hand paid by the said Elijah James, at or before the signing, sealing, and delivery of these presents, the receipt whereof is hereby acknowledged, for a certain tract or lot of land, lying and being in the said County of Sumter, known and designated as the North East quarter of the North West quarter, and the North West quarter of the South West quarter, of Section Number thirty, in Township Number One of Range Number Six West, containing in all ninety one acres, Now the said William Bethel Bryan, and Polly his wife, do covenant and agree to and with the said Elijah James, in manner and form as follows:
1st That they are lawfully seized of the said tract of Land.
2nd That they have a good right to convey the same.
3rd That the same is free from incumbrances.
4th That the said Elijah James his heirs and assigns shall peaceably enjoy the same forever. Finally and lastly, that they will forever warrant and defend the title to the said lot of Land, to the said Elijah James, his heirs, administrators, or assigns, against all other claims whatsoever.
In testimony whereof the said William Bethel Bryan, and Polly his wife, have hereunto set their hands, and affixed their seals this 18th day of January 1848.

W. B. Bryan. (Seal)

Polly Bryan (Seal)

State of Alabama } Personally came before me Gayle C. Doolittle a Justice of the Peace in and for the County of said the within named William Bethel Bryan and Polly Bryan his wife, who acknowledged that they severally, signed, sealed and delivered, the foregoing Deed to the within named Elijah James, on the day and year therein written. And the said Polly being by me personally examined, separate and apart from her said 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

18th day of January 1848.

D. C. Doolittle, J. Peace, (Seal)

Filed in the office of the Clerk of the County Court of Sumter County, State of Alabama for Registration on the 13th day of July 1848 which is duly done in Deed Book N: 1 pages 572 & 573.

Test Thomas S. Tye, Clerk

John S. Heronathy } This Indenture, made this eight day of January in
Daniel Coleman } the year one thousand eight hundred and forty nine, between John
S. Heronathy, and his wife, Eliza J. Heronathy, of the County of
Lauderdale in the State of Alabama & James Kirkman of the City of New Orleans of the one part and Daniel Coleman of Athens Alabama of the other part Witnesseth that the said John S. & Eliza J. Heronathy, and James Kirkman 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, conveyed, released, conveyed, and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Daniel Coleman, all that certain tract of land lying and being in the County of Sumter, State of Alabama, known as the North East quarter, the South East quarter, the East half of the South West quarter, & the North West quarter, all being parts of Section number three in Township N: One in Range N: five, being the tract of Land lately occupied by Nathaniel Hancock. To have and to hold the above described land, with the tenements and appurtenances thereunto belonging or in anywise appertaining, unto the said Daniel Coleman his heirs and assigns forever. And the said John S. & Eliza J. Heronathy & James Kirkman 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 Daniel Coleman his heirs and assigns, from and against themselves, and all and every person or persons claiming or holding under them the said John S. & Eliza J. Heronathy, & James Kirkman, and also against the lawful title, claim or demand of all and every person or persons whomsoever. In testimony whereof the said John S. & Eliza J. Heronathy & James Kirkman have hereunto subscribed their names, and affixed their seals the day and year above written.

Signed, sealed and delivered

in the presence of

State of Louisiana

Personally appeared before me the undersigned City & Parish of New Orleans Commissioner of the State of Alabama in and for the State of Louisiana duly commissioned to take the acknowledgments of Deeds, & other instruments to be used or recorded in the said State of Alabama, the above named James Kirkman to me known, who acknowledged that he signed & delivered the foregoing Indenture, on the day of the date thereof, for the uses & purposes therein mentioned, as his proper act & Deed, Given under my hand & seal this 31st day of January 1848.

John S. Heronathy (Seal)

Eliza J. Heronathy (Seal)

James Kirkman (Seal)

The State of Alabama? Sovereignty came before me Manvash D. Hampton, Lawrence County, 3 Justices of the Peace in said County John S. Alsmathy and his wife Eliza J. Alsmathy, and acknowledged, they signed, sealed & delivered the within Deed to Daniel Coleman of Athens Alabama for the purposes therein expressed. And the above named Eliza J. Alsmathy, being separate and apart from her husband, acknowledged that she signed, sealed & delivered, said Deed as before mentioned, of her own free will and consent, without being influenced by fear or persuasion of her said husband or any other person, whatever. Given under my hand and seal this 11th day of March 1847.

Manvash D. Hampton (Seal)
Justice of the Peace

The State of Alabama? I Milly Galloway Clerk of the County Court of said Lawrence County ss. County, which said Court is a Court of Record and Probate, certify that Manvash D. Hampton, whose name appears Officially, signed to the above certificate, same is, and was, at the time at which it purports to have been signed, an acting Justice of the Peace, in and for said County duly commissioned and qualified, that full faith and credit be given to all his official acts as such, that the signature thereto purporting to be his is genuine, and by the proper officers.

In testimony whereof I hereunto set my hand and affix the seal of said County, Court at office at Moulton, this 21st day of March, A.D. 1847, and of the Sovereignty and Independence of the United States of America the 13th year.

Milly Galloway, Clerk.

The State of Alabama? I William W. Galloway, Judge of the County Court of Lawrence County ss. County, State of Alabama, certify that Milly Galloway, whose genuine signature appears to the above certificate, is and was at the time of signing the same, Clerk of the County Court of said County, duly commissioned and qualified, that full faith and credit be given to all his official acts as such, and that said certificate is in due form. Given under my hand and seal this 21st day of March 1847.

W. W. Galloway (Seal)
Judge of the County Court.

Filed in the office of the Clerk of the County Court of Limestone County, State of Alabama, for Registration on the 3rd day of April A.D. 1847, which is duly done in Deed Book No 8 page 5734 & 574.

Test Thomas A. Sykes, Clerk.

Alexander M. Kinney, To 3 Deed in Deed 1848, between Alexander M. Kinney of the first part and Samuel Demray of the second part and Joshua Collier of the third part. Whereas the said Alex. M. Kinney, is justly indebted to Joshua Collier the sum of Eight hundred and Eighteen dollars and Eighty six cents, by the following note with more fully appear. Note dated the 28th day of August 1847, and due one day after date, for the sum of three hundred and fifty six dollars and thirty cents, payable to said Collier. Also note dated 27th day of March 1848, and due one day after date

for the sum of Sixty dollar dollars and fifty cents, payable to said Collier. Also note dated the 8th day of June 1848, for the sum of One hundred and fourteen dollars and thirty cents, and due one day after date, payable to said Collier. Also note dated the 30th day of June 1848, and due one day after date for the sum of Two hundred and ninety seven dollars and ninety three cents, payable to said Collier, making in all the sum of \$ 818.16 as stated above, and which debt with Interest on the several notes, from the maturity of the same, is to be paid by the first day of September 1848, and which notes together with their Interest, the said Alexander M. Kinney, is willing and desirous to secure.

Now the Indenture witnesseth, that for and in consideration of the premises, and for the further consideration of One dollar to him the said Alexander M. Kinney in hand paid by the said Samuel Demray, the receipt of which is hereby acknowledged, that this day given, granted, bargained, sold, and by these presents do give, grant, bargain and sell, unto the said Samuel Demray, his heirs and assigns forever, the following property, to wit: A negro woman about Seventy years old and her child Jordan a boy about One year old. I do have and do hold the above described Negro woman and child to him and his heirs forever. Upon Trust nevertheless, that the said Samuel Demray, shall suffer the said Alex. M. Kinney to remain in the possession of said negroes, until default shall be made in the payment of said sum as above, and upon this further Trust that the said Samuel Demray, shall as soon as such default of payment is made, or as soon as the said Joshua Collier shall request sell said negroes to the highest bidder for ready money, after fixing the time and place of said sale at his own discretion, and giving ten days notice thereof by advertisement set up at these public places in Limestone County Alabama. And out of the moneys arising from said sale, shall after paying all charges concerning the premises, shall pay over to the said Joshua Collier the amount of said notes with Interest, and the balance if any shall pay over to the said Alexander M. Kinney. And if said sum of Money as above shall fully be paid off, on or before the first day of September 1848, so that no default is made in the payment of said sum of money as above then this obligation is to be void. Otherwise to remain in full force and virtue. Given under our hands and seals the day and year above written.

A. L. McKimney (Seal)
Samuel Demray (Seal)
Joshua Collier (Seal)

State of Alabama? This day personally appeared before me Thomas A. Sykes Limestone County Clerk of the County Court of said County the above named Alexander M. Kinney, Samuel Demray and Joshua Collier, who solemnly acknowledged that they signed, sealed, and delivered all foregoing Deed of Trust on the day and year therein named and for the purposes therein specified. Given under my hand and seal this 3rd day of July A.D. 1848.

Thomas A. Sykes, Clerk.

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama, for Registration on the 3rd day of July A.D. 1848, which is duly done in Deed Book No 8 page 5744 & 575.

Test Thomas A. Sykes, Clerk.

I hereby certify to Alexander M. Kinney as the original and interest to the within described property, as the same has been fully paid off and satisfied. Given under my hand and seal this 3rd day of January 1850.

John Collier (Seal)

John Collier (Seal)

Thomas P. Washington, known all men by these presents that I Thomas P. Washington, of the County of Limestone and State of Alabama, have made nomination and appointed, and by these presents do make, nominate and appoint, John R. Harris of the said State and County aforesaid, my true and lawful attorney for me and in my name to sue and be sued, and to receive all debts and demands whatsoever, which are now due and owing to me in the said State of Alabama and to have, use, and take all lawful ways and means in my name or otherwise for the recovery thereof, by attachments, arrest, distress or otherwise, and to compound, arbitrate, and agree for the same, and acquittances, or other discharges for the same for me and in my name to make, seal, and deliver, and to sign my name either with or without a seal, in all cases wherein he may think proper so to do, and to do all lawful acts and things whatsoever in my name, as fully as I myself might or could do. I personally present, and attorney one or more, under him for the purpose aforesaid, to make and again at his pleasure to revoke, ratifying and confirming, and by these presents, allowing whatsoever my said attorney shall in my name lawfully do, or cause to be done in and about the premises, by virtue of these presents.

In witness whereof I the said, Thomas P. Washington, have hereunto set my hand and affixed my seal this 16th day of October 1848.

Thos. P. Washington. (Seal)

The above Power of Attorney is intended to apply to all cases in which I am interested as uncle for my wife E. P. Washington and children, given under my hand & seal this 23rd day of October 1848.

Thos. P. Washington (Seal)

State of Alabama. This day personally appeared one Henry Stanley a Limestone County Justice of the Peace in and for the County & State aforesaid Thomas P. Washington, and acknowledged that he signed, sealed and delivered the above Power of Attorney to John R. Harris, for the purposes therein contained, given under my hand and seal this 23rd day of October 1848.

H. Stanley Jt. (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama, on the 5th day of July A.D. 1848 for Registration, which is duly done in Red Book No 1 page 576.

Test Thomas H. Sykes, Clerk.

Adam Powell Esq. This Indenture, made this 8th of July Eighteen hundred and forty eight, between Adam Powell Executor of the Estate of John Powell deceased of the County of Limestone in the State of Alabama, Adam Powell as John A. Millhouse Executor of the one party, and John A. Millhouse, of the said State & County of the other party, Witnesseth, that the said Adam Powell as Executor of said Estate and under the direction of said deceased Mill, for and in consideration of the sum of one hundred and fifty one dollar, to him in hand paid the receipt whereof is hereby acknowledged, hath this day sold aliened, enfeoffed & conveyed & by these presents do bargain sell, alien, enfeoff and convey, unto the said John A. Millhouse, all that certain tract or parcel of land mentioned in said will, being and lying in the County of Limestone & State of Alabama & known & designated as the South West quarter of the North West quarter of section twenty nine, in Township One, of Range four West, containing

thirty nine acre and eighty nine hundredths of an acre, and the North West quarter of the North West quarter of section twenty nine in Township One of Range four West, containing thirty nine acre and eighty nine hundredths of an acre. Also the East half of the North West quarter, of section twenty nine, in Township One of Range four West of the Meridian of Huntsville Alabama. 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 John A. Millhouse, his heirs and assigns forever, and the said Adam Powell as Executor of said Estate, for himself his heirs, Executors & administrators, doth warrant & will forever defend the title to the above described and hereby granted premises unto the said John A. Millhouse, his heirs & assigns, from & against himself & all other persons whomsoever. In Testimony whereof the said Adam Powell as Executor of the Estate aforesaid, hath hereunto set his hand and seal the day and date above written.

Adam Powell (Seal)

The State of Alabama. Personally appeared before me M. R. Harned, an acting Justice Limestone County of the Peace for the County aforesaid Adam Powell whose name appears signed above, & acknowledged that he signed, sealed & delivered the foregoing Will on the day of its date to the within named for the purposes therein specified given under my hand & seal this 8th day of July 1848.

M. R. Harned Jt. (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 14th day of July A.D. 1848, which is duly done in Red Book No 1 page 576 & 577.

Test Thomas H. Sykes, Clerk.

Ann McCurdy In the name of God amen, I Ann McCurdy of the State of Tennessee and County of Lincoln, being sick and weak of body, but of sound mind and disposing memory for which I thank God, and calling to mind the uncertainty of human life, and being desirous to dispose of all such worldly substance as it shall please God to bless me with, I give and bequeath to my oldest daughter Mary Ann Harris, and the heirs of her body, one negro woman called Rose, and her children that is in said Harris' possession, and I give and bequeath to my daughter Elizabeth L. McHenry three youngest children, one negro woman named Mariah and her offspring from this date, and to her people McHenry. I give Eighteen or twenty dollar, it being the balance of the price of my land that is in hand, and I give and bequeath to my four Grand children, the heirs of my son John McCurdy, all my right to the plantation I now live on, containing One hundred and thirty acres, as I paid for John for said land, and have obtained a title from him, and his eldest daughter Louisa McCurdy, I give a bed and shirt, and to my son Nathaniel M. McCurdy, I give and bequeath one negro Girl named Jenny, and to my son Elijah McCurdy I give and bequeath one negro boy named Ben, and I give and bequeath unto my daughter Rebecca McMilliamm, the heirs of these negroes for three years, to wit one negro woman named Linda, one girl named Sarah, and one boy named James Lewis, and at the expiration of that time, I give and bequeath them to my said daughter Rebecca. I give and bequeath to my daughter Lavette McMilliamm, ten dollar and my negro man named Joseph, and all my perishable property to be sold, and all my just debts and funeral expenses paid, and the balance of the money arising from that sale, and note in hand, I will that

son Nathaniel M. Cundy shall have one hundred dollars, and son Elijah shall have fifty dollars, and my son in law William Davis thirty dollars, and the remainder of the money if there should be any to be equally divided between Mary Davis and Elizabeth M. Cundy, Rebecca Williamson and John M. Cundy heirs, Nathaniel M. Cundy & Elijah M. Cundy, and I will that my negro woman named Betty to my daughter Mary Davis, and two negro boys one named Joseph the other Ben, goes along with her to tend on her as long as she lives, and at the death of said negro woman, I will that Joseph belong to my daughter Elizabeth M. Cundy three youngest children, and Ben to my daughter Rebecca, and I do appoint myself in law, William Davis, John L. Jackson, Nathaniel M. Cundy or Elijah M. Cundy, or any of them to be my Executors of this my last will and Testament in which thereof I have hereunto set my hand and affixed my seal this 31st day of November in the year of our Lord one thousand eight hundred and thirty.

Ann M. Cundy (Seal)

Signed, sealed, published, and acknowledged to be the last will and Testament of the above named Ann M. Cundy in the presence of us, who at her request and in her presence, each hereunto subscribed our names as witnesses to the same,

J. Pickett
Joseph Swan

Record and admitted to Record 14 January Term 1836.

State of Tennessee
Lincoln County. I Henry Kels Clerk of the County Court of said Lincoln County, hereby certify that the foregoing is a true copy of the last will and Testament of Ann M. Cundy deceased as now remains of Record in my Office.

In Testimony whereof I have hereunto set my hand and affixed my seal at the seat of my office at office in Fayetteville this 2nd day of October 1836.

Henry Kels Clerk

State of Tennessee. I William D. Rhoads, Chairman and presiding justice of Lincoln County, the County Court of Lincoln County do certify that Henry Kels whose certificate is attached to the foregoing Record is and was clerk of our said Court at the date thereof, and that his attestation is in conformity with the laws of this State, and entitled to full faith and credit under my hand at office the 3rd day of July 1838.

W. D. Rhoads
Chairman &c

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 14th day of July A.D. 1838 which is duly done in New Book No. 1 page 577 & 578.

Test Thomas B. Myers, Clerk

Atkinson Stewart and wife
To
Henry Stanley
This Indenture, made the 2nd day of July, in the year one thousand eight hundred and forty eight, between Atkinson Stewart and his wife Mary M. Stewart of the County of Pontotock in the State of Mississippi of the one part, and Henry Stanley of the County of Limestone State of Alabama of the other part Witnesseth, that the said Atkinson Stewart and his wife Mary M. Stewart 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 Henry Stanley, an undivided half of all the certain tract of land lying and being in the County of Limestone and State of Alabama, and known as the South East quarter of Section No 11 Township 1st Range 10 S. East, it being the land bought by Atkinson Stewart and Benjamin S. Owen, then (in the year A.D. 1835) trading under the firm name and style of Stewart & Owen, which land is yet undivided and contains One hundred and sixty acres more or less; So have, and So hold, the above described tract of Land, with the tenements and appurtenances thereunto belonging, or in anywise appertaining unto the said Henry Stanley his heirs and assigns forever; And the said Atkinson Stewart and his wife Mary M. Stewart, 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 Henry Stanley his heirs and assigns, from and against themselves, and all and every person or persons claiming or holding under them the said Atkinson Stewart and his wife Mary M. Stewart, and also, against the lawful title, claim or demand, of all and every person or persons whomsoever, In Testimony whereof the said Atkinson Stewart and his wife Mary M. Stewart, have hereunto subscribed their names, and affixed their seals the day and year above written,

A Stewart (Seal)

Mary M. Stewart (Seal)

State of Alabama
Limestone County. This day personally appeared before me Thomas B. Myers Clerk of the County Court of said County the above named Atkinson Stewart and acknowledged, that he signed, sealed, and delivered the within deed to Henry Stanley, on the day and year therein mentioned, and on the same day Exhibited said deed to Mary M. Stewart, wife of Atkinson Stewart, who being examined by me privately, separate and apart from her said husband, acknowledges that she signed, sealed, and delivered said deed to said Henry Stanley, on the day and year therein mentioned, freely, voluntarily, and without any fear, threat, or compulsion on the part of her said husband, Given under my hand and seal this 22nd day of July A.D. 1838.

Thomas B. Myers (Seal)

Filed in the office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 22nd day of July A.D. 1838 which is duly done in New Book No. 2 page 578 & 579.

Test Thomas B. Myers, Clerk

Atkinson Stewart and wife
To
John H. Blair
This Indenture, made this nineteenth day of February in the year one thousand eight hundred and forty eight, between Mary Abraham of the County of Limestone in the State of Alabama, of the one part and John H. Blair of the other part, Witnesseth, that the said Mary Abraham for and in consideration of the sum of Eighty dollars and 93^{cts} 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 H. Blair, all that certain tract or parcel of land lying and being in the County of Limestone State of Alabama known

and designated as the East half of the West half of Section three Township three Range Six East, containing One hundred acres more or less. So 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 John S. Blair, his heirs and assigns forever. And the said Mary Abraham for herself her heirs, Executors and Administrators, do hereby, and in consideration of the purchase money and well for the 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 or persons claiming or holding under her the said Mary Abraham, and also against the lawful title claim or demand of all and every person or persons whomsoever, claiming or holding by or from the government of the United States. In testimony whereof, the said Mary Abraham hath hereunto subscribed her name and affixed her seal the day and year above written.

Signed, sealed and delivered in the presence of

James N. Thomas
Nelson B. Thomas

Mary Abraham

State of Alabama This day personally appeared before me Thomas B. Sykes Clerk of the County Court of said County James N. Thomas and Nelson B. Thomas, who after being duly sworn, said that they were present when Mary Abraham, whose signature appears to the foregoing deed, signed and delivered the same to John S. Blair, for the purposes therein specified and on the day and year therein named, and that they signed their names as witnesses to the same in the presence of said Mary Abraham and in the presence of each other, given under my hand and seal this 24th day of July A.D. 1848.

Thomas B. Sykes

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 24th day of July A.D. 1848, which is duly done in Deed Book No. 8 pages 579 & 580.

Test Thomas B. Sykes, Clerk

Robt. J. Mendum wife
S. D. Deed
James C. Malone
This Indenture, made this 25th day of July Eighteen hundred & forty eight between Robert J. Mendum & Sarah A. D. Mendum of the first part and James C. Malone of the second part, all of the County of Limestone and State of Alabama, Witnesseth that the said Robert J. Mendum & Sarah A. D. Mendum, for & in consideration of the sum of One thousand dollars, to them in hand paid, by the said James C. Malone before the sealing of these presents, the receipt whereof is hereby acknowledged, hath granted, bargained, sold, assigned, transferred, & conveyed, & by these presents doth grant, bargain, sell, assign, transfer & convey unto the said James C. Malone, his heirs & assigns forever, their, the said Robert J. Mendum & Sarah A. D. Mendum's, entire undivided share of the Estate of her late Grand Father Thomas C. Malone, deceased, and all the right title claim & interest, in expectancy, remainder, or otherwise, appertaining to the said Sarah A. D. Mendum by her said Grand Father, the said Thomas C. Malone, in and to every description of property, both real and Personal, mentioned in the last will and Testament of the said Thomas C. Malone, or which the said Sarah A. D. Mendum may be

entitled to, as one of the legatee, or heir of the said Thomas C. Malone, and the said Robt. J. Mendum & Sarah A. D. Mendum hereby bind themselves, their heirs, assigns, Administrators & Executors, to maintain & forever defend the title to said undivided share of the Real & Personal Estate, of her said Grand Father Thomas C. Malone, unto him the said James C. Malone, his heirs & assigns, from and against the lawful claim or demand of all persons, whatever, and also against all lawful claim or demands of the said Sarah A. D. Mendum's child or children, or the lawful claim of her sister Mary C. Reese, or her assigns, In testimony whereof the said Robt. J. Mendum & Sarah A. D. Mendum have hereunto set their hands & seals the day & year above written.

R. J. Mendum
S. A. D. Mendum

State of Alabama This day personally appeared before me Thomas B. Sykes Clerk of the County Court of said County the above named Robert J. Mendum and Sarah A. D. Mendum his wife, and severally acknowledged that they signed, sealed, and delivered the foregoing Deed to James C. Malone, on the day and year therein named, and for the purposes therein specified, and the said Sarah A. D. Mendum, being by me examined separate and apart from her said husband, acknowledged that she signed, sealed, and delivered the same without any fear, threat or compulsion of her said husband, given under my hand and seal this 27th day of July A.D. 1848.

Thomas B. Sykes

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 27th day of July A.D. 1848 which is duly done in Deed Book No. 8 pages 580 & 581.

Test Thomas B. Sykes, Clerk

John S. Hadden wife
S. D. Deed
John R. Mitchell
This Indenture, made and entered into the second day of July in the year of our Lord One thousand Eight hundred and forty eight, between John S. Hadden & his wife Susan C. Hadden, 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 John S. Hadden and Susan C. his wife, for and in consideration of the sum of Seven hundred dollars to them in hand paid, at or before the sealing and delivery, of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold, & delivered and by these presents doth grant, bargain, sell, deliver and confirm unto the said John R. Mitchell and his heirs and assigns forever the North East quarter of Section One of Township three Range Six East, of the Madison line, lying & being in the County aforesaid, which said Land contains One hundred and thirty acres. So have and to hold the above described tract of Land, with the tenements appurtenances thereto belonging or in any wise appertaining unto the said John R. Mitchell his heirs and assigns forever, and the said John S. Hadden & Susan C. his wife, doth from themselves & their heirs, covenant & agree, maintain and forever defend the above said Lot or quarter section of Land, from the lawful claim or demands, from them, their heirs or any other person, In witness whereof they the said John S. Hadden & Susan C. his wife have hereunto set their hands and affixed their seals the day and year first above written.

John S. Hadden
Susan C. Hadden

The State of Alabama Personally appeared before me Samuel S. Mitchell an
Limestone County Acting Justice of the Peace in and for said County John
S. Wardin and Susan E. his wife, whose names are signed to the within Deed of
Conveyance, and acknowledge that they severally signed, sealed and delivered the
within Deed on the day of its date, to the John R. Mitchell, for the purpose
therein named, and the said Susan E. the wife of the said John S. Wardin, being
by me examined separately and apart from her said husband, acknowledges that she
signed, sealed, and delivered the same freely, without any fear threat or compulsion
of her said husband. Given under my hand and seal this 7th day
of July 1888

Samuel S. Mitchell, (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County,
State of Alabama, for Registration, on the 22nd day of July A.D. 1888 which
is duly done in Deed Book No. 7 pages 581 & 582

Test Thomas B. Sykes, Clerk

J. S. Ferguson wife This Indenture, made this 8th day of October in
the year 1887 between Frederick S. Ferguson and Lucinda Ferguson his
wife, of the County of Noxubee in the State of Mississippi of the
One part, and George S. Houston, of Limestone County & State of Alabama of
the other part Witnesseth, that the said F. S. and L. Ferguson, 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, aliened
enfeoffed, released, conveyed, and confirmed, and by these presents do give, grant
bargain, sell, alien, enfeoff, release, convey, & confirm, unto said Geo. S. Houston,
all that certain lot of Land lying and being in the said County of Limestone
and known as the East half, of the South East quarter, of Section No. 6 (1/2) Township
3 (three) Range 4 (four) West, with the exception of twenty acres, off the North End of
said half quarter heretofore to Geo. S. Ferguson & his wife, his heirs and assigns, the above
described tract of Land, with all appurtenances thereto belonging or in anywise
appertaining, unto said Houston his heirs assigns from and the said Frederick S.
and his wife Lucinda Ferguson, for themselves their heirs, Executors and Adminis-
trators, do warrant & will forever defend the title to the land aforesaid & described
above, unto the said G. S. Houston, his heirs and assigns, from and against the claims
of all and any persons whomsoever. In Testimony whereof, the said F. S. and
Lucinda have hereunto set their hands and affixed their seals the day and year
first above written.

F. S. Ferguson (Seal)

Lucinda Ferguson (Seal)

State of Alabama This day personally appeared before me Thomas B. Sykes
Limestone County Clerk of the County Court of said County Frederick S.
Ferguson and Lucinda Ferguson his wife and severally acknowledged that
they signed, sealed and delivered the foregoing Deed to George S. Houston for the
purpose therein specified and on the day and year therein named, and
the said Lucinda Ferguson being by me examined separately and apart from
her said husband, acknowledges that she signed, sealed, and delivered the same
freely without and any fear threat or compulsion of her said husband. Given

under my hand and seal this 2nd day of August A.D. 1888

Thomas B. Sykes, (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County,
State of Alabama, for Registration on the 2nd day of August A.D. 1888 which
is duly done in Deed Book No. 7 pages 583 & 584

Test Thomas B. Sykes, Clerk

Thomas Dill This Indenture, made and entered into this 8th July 1888
between Thomas Dill of Louisiana of the One part, and Reuben Milkenon
son of Limestone County and State of Alabama of the other part Witnesseth
that for and in consideration of the sum of Five hundred dollars to him in hand paid
the receipt whereof is hereby acknowledged, have this day bargained, sold, and conveyed
unto the said Reuben Milkenon his heirs and assigns, all that lot or parcel of ground
lying and being in and joining the Town of Morrisville known in the place
of said Town as the Saw Yard Lot, fronting West on Water Street, 3 lots known as 1st,
2nd, 3rd, 4th, in the plat of said Town, with the adjacent ground, running West across
Diney to gas H. barrels, live, with all the appurtenances thereto belonging, the
right and title to the said Saw Yard lot unto the said Reuben Milkenon his heirs
and assigns, the said Thomas Dill will forever warrant and defend from himself
his heirs assigns all and any persons legally claiming the same. Witness
my hand and seal this 8th July 1888

Witness

Robert Dill,

John Nance

State of Alabama This day personally appeared before me Thomas B. Sykes, Clerk
Limestone County of the County Court of said County Robert Dill, one of the subscr-
ibing Witnesses to the foregoing Deed, and after being duly sworn depose and say, that
he was present when the said Thomas Dill signed, sealed and delivered the same to
Reuben Milkenon, on the day and year therein named, and for the purpose therein spec-
ified, and that he the said Deposant subscribed his name as a witness to the same, in
the presence of said Thomas Dill, and also in the presence of the other subscribing Witness
John Nance, and in the presence of each other on the day and year therein named.
Given under my hand and seal this 3rd August A.D. 1888

Thomas B. Sykes, (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County, State
of Alabama for Registration on the 3rd day of August A.D. 1888 which is duly
done in Deed Book No. 7 page 585.

Test Thomas B. Sykes, Clerk

Hugh Holightly wife This Indenture, made this twenty fifth day of October 1887 be-
tween Hugh Holightly & Sarah Holightly of the County of Limestone in the
State of Alabama, of the one part and John R. Murphy of the other
part. Witnesseth, that the said Hugh Holightly and Sarah his wife, for and in con-
sideration of the sum of Five hundred dollars to them in hand paid the receipt whereof
is hereby acknowledged, have this day bargained, sold, aliened, enfeoffed and conveyed

by these presents do bargain, sell, alien, enfeeoff, and convey unto the said John R. Murphy, all that certain part of Land lying and being in the County of Limestone, Alabama. the North West quarter of Section seven in Township 18 N. of Range three west, which lies on the East side of Piney Creek & all of that part of the East half of the North East quarter of Section twelve in Township 20 N. of Range three west which lies on the East side of Piney Creek, containing in the whole one hundred and seventy acres more or less. To have and to hold the above described Tract of Land, with the appurtenances thereto belonging, or in any way appertaining, unto the said John R. Murphy, his heirs and assigns forever. And the said Hugh Holightly & Sarah 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 John R. Murphy his heirs and assigns, from and against all and every person claiming or holding under them the said Hugh Holightly and Sarah his wife, and also against the lawful title, or 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 Hugh Holightly and Sarah his wife, have hereunto set their hands and seals the day and date above written,

Signed Seal and delivered in

the presence of

James Simpson J.P.

The State of Alabama } Personally appeared before me James Simpson an
Limestone County } Acting Justice of the Peace in and for said County the
within named Hugh Holightly and Sarah Holightly his wife. who severally
acknowledged that the signed seals and delivered the foregoing Deed on the
day & year therein mentioned to John R. Murphy, and the said Sarah
being by me privately examined, apart from her said husband, acknowledged
that she signed seals & delivered the said Deed freely without any fear or threat,
or compulsion of her said husband. Given under my hand and seal this
26th day of October 1831.

Filed in the Office of the Clerk of the County Court of Limestone County,
State of Alabama for Registration on the 1st day of August 1848
which is duly done in Red Book No. 7 pages 83 & 84

Test Thomas C. Syms clerk

Samuel Brich & wife, } This Indenture, made this 21st day of July in the year
S. & Deed } One thousand eight hundred and forty eight between Samuel Brich
William R. Slat, } & Mary Brich his wife, of the County of Madison in the State of Alabama
of the one part, and William R. Slat of the County of Limestone of the other part
Witnesseth that the said Samuel Brich & Mary Brich his wife, for and in con-
sideration of the sum of Three thousand dollars to them in hand paid the receipt
whereof is hereby acknowledged, have this day given, granted, bargained, sold, alien,
enfeeoffed, released, conveyed and confirmed, and by these presents do give, grant, bar-
gain, sell, alien, enfeeoff, convey and confirm, unto the said Slat, all that certain
tract of Land lying and being in the County of Limestone and State aforesaid
Viz. the North West quarter of Section twenty six, and the west half of the south

west quarter of Section twenty three in Township five of Range three west. To have
and to hold, the above described land with the tenements and appurtenances thereto
belonging or in any way appertaining unto the said Slat his heirs and assigns forever
and the said Brich and wife, for their heirs, executors and administrators as hereby
and in consideration of the premises warranted and will forever defend the title
to the above described and hereby granted premises, unto the said Slat his heirs and
assigns from and against themselves and all and every person or persons claiming
or holding under them the said Brich & 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 Brich & wife have hereunto subscribed their names and affixed
their seals, the day and year first above written.

Saml Brich Seal
Mary Brich Seal

The State of Alabama } Before me John W. Cley Clerk of the County Court
Madison County } of said County this day personally appeared the
within named Samuel Brich and acknowledged, that he had signed, sealed
and delivered the within Deed to William R. Slat on the day and year
therein mentioned. And on the same day I exhibited said Deed to Mary
Brich, wife of said Samuel Brich, who being examined by me private-
ly separate and apart from her said husband acknowledged, that she signed
sealed and delivered the within Deed to William R. Slat, on the day and
year therein mentioned, freely, voluntarily, and without any fear, threat, or
compulsion of her said husband.

L. S.

In testimony whereof I have hereunto set my hand and
affixed the Seal of said County at office in Mountville
this the third day of August eighteen hundred and forty
eight

John W. Cley, Clerk, C.R.

Filed in the Office of the Clerk of the County Court of Limestone County,
State of Alabama, for Registration on the 1st day of August 1848
which is duly done in Red Book No. 7 pages 84 & 85

Test Thomas C. Syms clerk

William Bratham & wife } This Indenture, made this 18 day of February in the
S. & Deed } year of One thousand eight hundred and forty six between William
Calahan Smith } Bratham for and Jeremiah Bratham his wife, of the County of
Limestone in the State of Alabama of the one part and Corralon Smith
of the other part, Witnesseth that the said William Bratham and Jeremiah
Bratham for and in consideration of the sum of Three hundred and fifty
to them in hand paid the receipt whereof is hereby acknowledged, hath
this day given, granted, bargained, sold, alien, enfeeoffed, released, conveyed,
and confirmed, and by these presents do give, grant, bargain, sell, alien, enfeeoff,
release, convey and confirm, unto the said Corralon Smith, all that certain
tract of land lying and being in the Limestone County, known as the
W. of the NW quarter, the W. of NW quarter, and a part of E. of the NW

quarter, being in the NW of Section 4 Township 3 of Range 6 West, contain-
217 $\frac{1}{2}$ 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 Burlalou Smith - her heirs and assigns
forever, and the said William Chatham and Jeremiah Chatham 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 Burlalou Smith
heirs and assigns from and against themselves and all and every person
or persons claiming or holding under them the said William Chatham
and Jeremiah Chatham, and also against the lawful title claim or de-
mand of Alabama and every person or persons whatsoever. In testimony
whereof the said William Chatham, Jeremiah Chatham - her heirs and assigns
do hereby and affix our seals this day and year above written.

William Chatham Seal
Jeremiah Chatham Seal

The State of Alabama
Limestone County. Personally appeared before me Morgan
Lambert, Justice of the Peace in and for the County aforesaid, the
within named William Chatham, Jr. and Jeremiah Chatham his wife
who acknowledged that they severally signed, sealed and delivered the
 foregoing deed on the day and year therein mentioned to the aforesaid
Burlalou Smith and said Jeremiah Chatham, being by me privately exam-
ined, apart from her husband, acknowledged that she signed, sealed
and delivered the said deed freely, without any fear, threat or compul-
sion of her said husband. Given under my hand - seal

Morgan Lambert Seal

Filed in the office of the clerk of the County Court of Limestone
County, State of Alabama for Registration on the 27th day of October
A.D. 1848 which is duly done in Deed Book 117, Page 586 & 6

Test Thomas B. Sykes, Clerk

William Chatham Jr. & wife
Do. & Deed
Mary B. Achlen
This Indenture, made and entered into this the tenth day
of August, in the year of our Lord Eighteen hundred and forty
eight, between William Chatham and Caroline Chatham, his wife
of the County of Limestone and State of Alabama of the first part
and Mary B. Achlen of the same County and State of the second part,
Witnesseth that the said parties of the first part, for and in consid-
eration of the sum of Seventeen hundred and sixty dollars in hand paid
by the said party of the second part, the receipt whereof is hereby acknow-
ledged, 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 party of the second part, her heirs and assigns, all those
certain lots or pieces of ground lying and being in the Town of Athens in
said County and State, and known in the plan of said Town as lots
numbered three forty seven forty seven and the north half of lot number

fifty, and also the East half of the said last mentioned lot, and also the following
tract or parcel of land lying and being in the County and State to wit: the south
half of the East half of the North West quarter of Section Six Township Three Range
Four West. To have and to hold the said lots and lands, with all and singular the
appurtenances, to her the said party of the second part her heirs and assigns forever
and the said parties of the first part, Covenant and agree to and with the said
party of the second part her heirs and assigns that they the said parties of the
first part will and their heirs, executors and administrators, shall warrant and
forever defend the title to the herein granted lots and lands unto the said party
of the second part her heirs and assigns, from and against the claims of
the Government of the United States, the Government of the State of Alabama
or against the lawful claims of all and every person or persons whatsoever.
In testimony whereof we have hereunto set our hands, and affixed our seals
this the day and year above written.

Wm. Chatham Seal
Caroline Chatham Seal

State of Alabama. Before me Thomas B. Sykes clerk of the County Court
Limestone County of said County, this day personally appeared the within
named William Chatham and acknowledged that he signed sealed and
delivered the within Deed to Mary B. Achlen on the day and year therein
mentioned, and on the same day exhibited said Deed to Caroline Chatham
wife of said William Chatham, who being examined by me privately sepa-
rate and apart from her said husband, acknowledged that she signed, sealed
and delivered the within Deed to Mary B. Achlen, on the day and year
therein mentioned, freely, voluntarily, and without any fear, threat or com-
pulsion of her said husband. Given under my hand and seal this 18th day
of August A.D. 1848

Thomas B. Sykes, Seal

Filed in the Office of the Clerk of the County Court of Limestone County
State of Alabama for Registration on the 18th day of August A.D. 1848 which
is duly done in Deed Book 117, Page 586 & 8.

Test Thomas B. Sykes, Clerk

James M. Slope
Do. & Deed
William Chatham
Whereas James M. Slope, Administrator of the Estate of Maria
B. Moffatt deceased, hath sold to William Chatham, pursuant
to an order of the Orphans Court of Limestone County State of
Alabama on the 30th day of November 1846, the following described lots or
pieces of land, lying and being in the Town of Athens and County of Limestone
and State of Alabama, and known and designated in the plan of said Town as fol-
loweth, Lots numbered three, forty seven, forty seven, and the north half of lot number
fifty, also the East half of lot number fifty, and also the following tract or
parcel of land, lying and being in said County and State, to wit: the south half
of the East half of the North West quarter of Section Six, Township Three of Range
Four West, for the sum of Seventeen hundred and sixty dollars, holding the highest
bids for the said lots and parcels of land, at that sum. Now this Indenture made
this 18th day of February 1848 between the said James M. Slope of the first

McCully, whose name appears to the foregoing relinquishment of Dimes, and acknowledged the signing, sealing, and delivery of the same, as the said William W. McCully, on the day and year therein written, given under my hand and seal this 29th June 1848.

W. S. Hawkins, Clerk
 The State of Alabama: I, Wiley S. Hawkins, Clerk of the County Court of Limestone County, E. of the County & State aforesaid do hereby certify that David C. Bourland, whose certificate is given on the reverse hereof and to the quit claim deed of Amanda McCully to William W. McCully is now and was at the time of making & subscribing to said certificate an acting Justice of the Peace, in and for said County duly commissioned & qualified and that full faith and credit is due, and ought to be given to all his official acts.

L. P. In testimony of which I herewith subscribe my name and affix my seal of Office, at Office in Florence the 16th day of August A. D. 1848.

W. S. Hawkins, Clerk

The foregoing Deed from David C. Bourland Esq. to William W. McCully together with the quit claim deed of Amanda McCully to said Wm W. McCully shown annexed, was filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama, for Registration on the 17th day of August 1848, which is duly done in Deed Book N: 7 pages 584, 585 & 586.

Test Thomas L. Sykes, Clerk

P. Coman wife
J. & D.

Price McSweeney
 This Indenture, made this 21st August 1848 between Joshua P. Coman, and his wife Jane McComan, of the one part, and Price McSweeney, of the other part, all of the County of Limestone and State of Alabama: Witnesseth that the said Joshua P. Coman, and wife, for and in consideration of the sum of Three hundred dollars to them in hand paid, the receipt whereof they hereby acknowledge, have this day bargained, sold, aliened, conveyed, and by this Deed assigned, sold, aliened, conveyed, and by this Deed assigned, sold, aliened, conveyed, unto the said Price McSweeney, a certain lot or parcel of land, lying and being in the Town of Athens and County aforesaid known in the plan of said Town as lot N: Sixty four, To have and to hold the above described lot aforesaid, with all the fixtures, appurtenances, thereunto belonging or in any wise appertaining unto the said McSweeney his heirs and assigns forever, and the said J. P. Coman and wife Jane McComan, for themselves their heirs, Executors and Administrators, do warrant and well forever defend the title to the lot aforesaid, and described above, unto the said Price McSweeney his heirs and assigns, from and against the claims of any and all persons, whomsoever. In testimony whereof the said Joshua and wife Jane have hereunto set their hands and affixed their seals the day and year first above written.

Joshua P. Coman, Seal
J. P. Coman, Seal

State of Alabama: I, Thomas L. Sykes, Clerk of the County Court of Limestone County, E. of said County, this day personally appeared above named Joshua P. Coman, and acknowledged that he signed, sealed, and delivered the foregoing deed, to Price McSweeney, on the day and

year therein mentioned, And on the same day I exhibited said Deed to Jane McComan, wife of said Joshua P. Coman, who being examined by me privately, separate and apart from her said husband, acknowledged that she signed, sealed and delivered the foregoing Deed to Price McSweeney, on the day and year therein mentioned, freely voluntarily and without any fear, threat, or compulsion of her said husband, given under my hand and seal this 21st August 1848.

Thomas L. Sykes, Seal

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama, for Registration on the 21st day of August A. D. 1848, which is duly done in Deed Book N: 7 pages 590 & 91.

Test Thomas L. Sykes, Clerk

J. McDonald wife
J. & D.
James C. Malone

This Indenture, made this 21st August Eighteen hundred & forty eight, between J. McDonald & Mary D. McDonald of the first part and James C. Malone of the second part, all of the County of Limestone & State of Alabama: Witnesseth that the said J. McDonald and Mary D. McDonald for and in consideration of the sum of Three thousand & seventy dollars, to them in hand paid by the said James C. Malone the receipt whereof is hereby acknowledged, hath granted, bargained, sold, assigned, transferred and conveyed, and by these presents doth grant, bargain, sell, assign, transfer and convey, unto the said J. C. Malone, his heirs and assigns forever, their said J. McDonald & Mary D. McDonald, entire undivided share & interest both by metes, by boundaries, in the Estate of the late Thomas C. Malone deceased, Father of said Mary D. McDonald, and all the right, title, claim, & interest in expectancy, remainder, or otherwise, appertaining to the said Mary D. McDonald, by her death in the said Thomas C. Malone deceased, in & to the real Estate of the said Thomas C. Malone deceased, or which the said J. McDonald & Mary D. McDonald may be entitled as Legatee or heirs of the said Thomas C. Malone, and their said J. McDonald & Mary D. McDonald, right of Real Estate, in said Estate of Thomas C. Malone deceased, by purchase of Thomas C. Malone, and Thomas Smith Malone, for all the one half of the real Estate of which the said Thomas C. Malone did possess, And the said J. McDonald & Mary D. McDonald, hereby bind themselves, their heirs, assigns, Administrators and Executors to warrant & forever defend the title of the said one half of the Real Estate, owned by said Thomas C. Malone, at his death, and now owned by their legatee & by purchase of J. C. Malone & S. C. Malone, unto him the said James C. Malone his heirs & assigns forever against the lawful claim or demand of all persons whatever. In testimony whereof the said J. McDonald & Mary D. McDonald, have hereunto set their hands & seals the day & date above written.

Jonathan McDonald Seal
Mary D. McDonald Seal

State of Alabama: I, Thomas L. Sykes, an acting Justice of the Peace in and for said County & State, Jonathan McDonald and Mary D. McDonald, his wife, who acknowledged that they severally signed sealed and delivered, the within Deed on the day and year therein mentioned, to the within named James C. Malone, and the said Mary D. McDonald, being by me privately, examined, apart from her said husband, acknowledged that she signed sealed, and delivered, the said Deed, freely, without any fear, threat or compulsion of

her said husband, Given under my hand and seal this the 8th of August 1828.
 Allison Calhoun, J.P. (Seal)
 Taken in the Office of the Clerk of the County Court of Limestone County, State
 of Alabama, for Registration, on the 21st Day of August AD 1828, which
 is duly done in Deed Book No. 8 pages 521 & 522.
 Test Thomas C. Spauld. Clerk

Shadrach Morris & This Indenture, made & entered into this 1st day of July 188
So & Dated of Gift between Shadrach Morris, of the County of Limestone & State of Ala-
Washington Morris & Barnes, of the one part and Washington Morris, son of the said Shadrach
Morris of the other part, Witnesseth, that the said Shadrach Morris as well
for and in consideration of the natural love and affection, which the said
Shadrach Morris hath, and beareth unto the said Washington Morris, as also
for the better maintenance, support and livelihood of him the said Washing-
ton Morris, hath given, granted, allowed, enfeoffed & confirmed and by these
presents doth give, grant, alien, enfeoff and confirm, unto the said Washing-
ton Morris, his heirs and assigns, all that Messuages, or tract or parcel of land, lying
and being in the County of Limestone, State of Ala. Known as the South East
fourth, of the North East quarter, in Section Twentieth, of Township N^o 10 of Range
N^o 8 & West, containing forty Acres, also the South West fourth of the North
West quarter, of Section Fifteen of Township N^o 1 of Range N^o 8 & West, contain-
ing forty Acres, Together with all and singular, the hereditaments and appurten-
ances, thereto belonging, or in any way appertaining, and the reversions and
reversions, remainders, and remainders, rents, issues, and profits thereof, all the
Estate, right, title, interest, property, claim and demand whatsoever of him the
said Shadrach Morris, of in and to Messuages, tenements and premises, and of in
and to every part and parcel thereof, with them and every of their appurtenances, So
have and to hold the said Messuages, tenements, hereditaments, and all and singular
the premises hereby granted, and confirmed or mentioned, or intended as to be, with
them and every of their appurtenances, unto the said Washington Morris his
heirs and assigns, to the only proper use and behoof of him the said Washington
Morris, his heirs and assigns forever, and the said Shadrach Morris, for himself
his heirs Executors and Administrators, doth covenant, grant, and agree to and with
the said Washington Morris his heirs and assigns by these presents, that he the
said Washington Morris, his heirs and assigns, shall, and lawfully may from
time to time, and at all times hereafter, peaceably and quietly have & lawfully
possess and enjoy the said Messuages, lands, tenements, hereditaments, and prem-
ises hereby granted, and confirmed or mentioned, or intended to be hereby granted and
confirmed, with them and every of their appurtenances, free from all fully dis-
charged, or well and sufficiently saved, kept, barred, and indemnified of from and
against all former and other gifts, grants, bargains, sales, jointures, settlements,
claims and Estates, and of from and against all persons or other titles, troubles, char-
ges, and incumbrances, whatsoever had done or suffered, by him the said Shadrach
Morris, his heirs and assigns, or any other person or persons lawfully claiming or
to claim by from or under him them or any of them, In Witness whereof I have
hereunto set my hand and seal, Shadrach Morris, (S)

kept harmless and indemnified, of from and against all former and others of grants, bargains, sales, jointures, feoffments, devises, and Estates, and of from and against all former titles, troubles, charges and incumbrances, whatsoever, had done, or suffered, or to be had, made, done, or suffered by him the said Shadrach Morris, his heirs and assigns or any other person or persons lawfully claiming, or to claim by from or under him, them, or any of them, And Witness whereof I have hereunto set my hand and seal.

Shadrach Morris, *(Seal)*

Signed, sealed, and delivered in the presence of

That
G. D. Whippley
Thomas Fogg

State of Alabama } Personally appeared before me Preston Morris an
Lincoln County } Acting Justice of the Peace, in and for said County
George D. Whippley and Thomas Fogg, witnesses who acknowledged that they
saw the said Shadrach Morris, sign seal and deliver the foregoing Deed to the
said Lewis Morris on the day and date first above written.

Preston Morris, *(Seal)*
Justice of the Peace

Filed in the Office of the Clerk of the County Court of Lincoln County
State of Alabama for Registration on the 26th day of August A.D. 1848 which
is duly done in Deed Book N. 7 page 573 & 4

Test Thomas B. Sykes, Clerk

Charles Hardy wife } This Indenture, made this ninth day of August, in the
to } Deed } year one thousand eight hundred and forty eight between Charles
William Mimbury } Hardy and his wife Fidelity N. Hardy of the County of Lincoln
in the State of Alabama, of the one part, and William Mimbury of the
other part, Witnesseth, that the said Charles Hardy and his wife Fidelity N.
Hardy, for and in consideration of the sum of One hundred and ten 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 their presents, do give, grant, bargain, sell, alien, convey, release, convey and con-
firm unto the said William Mimbury, all that certain tract of land lying
and being in the County of Lincoln, and State of Alabama, and known as the
East half, north section 18 & Township 18 E, and Range 18 E, West, and bounded
on the East by the Athens road leading from the Buck Salinas, the South by the
Shedade road, West by Simon Harris' Land, and known as the Captain track of
land, and on the North line from the Athens road up to Simon Harris' line
West, containing ten or fifteen 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 way appertaining unto the said William Mimbury his heirs and
assigns forever. And the said Charles Hardy and his wife Fidelity N. Hardy for the
heirs, executors and administrators, do hereby and in consideration of the promise
warrant and well former deed, the title to the above described and hereby granted
premises unto the said William Mimbury, his heirs and assigns forever and

themselves, and all and every person or persons, claiming or holding under them the said
Charles Hardy and his wife Fidelity N. Hardy, 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, Do testimony whereof the said
Charles Hardy and his wife Fidelity N. Hardy, hath hereunto subscribed their names
and affix their seal the day and year above written,

Signed, sealed and delivered in the presence of }
John S. Daniel, }

Charles Hardy, *(Seal)*
Fidelity N. Hardy, *(Seal)*

State of Alabama } Personally appeared before me Albert Wall, an acting Justice
Lincoln County } of the Peace in and for said County, Charles Hardy, and his wife
Fidelity N. Hardy, whose names are signed to the within Deed and severally acknowl-
edged the making, sealing, signing, and delivering of the, of the same unto William
Mimbury for the purposes therein mentioned, Given under my hand and seal this
the 9 day of August 1848

Albert Wall, J.P. *(Seal)*

Filed in the Office of the Clerk of County Court of Lincoln County State of
Alabama for Registration on the 26th day of August A.D. 1848, which is duly
done in Deed Book N. 7 page 574 & 575

Test Thomas B. Sykes, Clerk

That } Received of Clay Stimmitt as shown in full of all demands of his Wardens
to } Receipt } ship from, in full of the bond granted to him by the County Judge of Lin-
Clay Stimmitt } coln County, State of Alabama this the 26th day of August 1848

Clay Stimmitt

State of Alabama } Personally appeared S. B. Stimmitt, before me Isaac Dial
Lincoln County } an acting Justice of the Peace, in and for said County and
acknowledged - he signed the above receipt day and date above written this the 26th day
of August 1848 -

Isaac Dial, J.P.

Filed in the Office of the Clerk of the County Court of Lincoln County
State of Alabama for Registration on the 26th day of August A.D. 1848 which is duly
done in Deed Book N. 7 page 575

Test Thomas B. Sykes, Clerk

James D. Snipes wife } This Indenture, made this 21st day of August, One thousand
to } Deed } Eight hundred and forty eight, between James D. Snipes and Matilda Snipes
Clay Stimmitt } his wife of the County of Lincoln, and State of Alabama of the one
part, and Clay Stimmitt of the County and State aforesaid, of the other part, Witness-
eth, that the said James D. Snipes, and Matilda Snipes his wife, for and in con-
sideration of the sum of Three hundred and fifty dollars to them in hand paid, the
receipt whereof is hereby acknowledged, have this day bargained, sold, aliened, conveyed
and conveyed, and by their presents, do bargain, sell, alien, convey and convey
unto the said Clay Stimmitt all that tract or parcel of land, lying and being in the
County of Lincoln and State of Alabama and known as being the North
half, of the North West quarter, of Section twenty two, of Township 18 E and Range
18 E, containing Eighty 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 anywise appertaining, unto the said Clay Stinson, his heirs and assigns forever, and the said James B. Snipes, and his wife Malvina Snipes, for themselves, their heirs, Executors, and Administrators, do man and will forever defend the title to the above described and hereby granted premises, unto the said Clay Stinson, his heirs and assigns, from and against themselves, and all and every person or persons claiming or holding the same, under the said James B. Snipes and Malvina Snipes 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 James B. Snipes and Malvina Snipes his wife have hereunto set their hands and seals the day and date above written.

James B. Snipes
Malvina Snipes

The State of Alabama Personally appeared before me William P. Long an Limestone County Justice of the Peace and for said County, James B. Snipes, and Malvina Snipes his wife, who severally acknowledged, that they signed, sealed, and delivered the foregoing Deed on the day and year therein mentioned, to the aforesaid Clay Stinson, and the said Malvina Snipes being separately by me examined, and apart from her said husband, acknowledged that she signed, sealed, and delivered the foregoing Deed freely, without any fear, threat or compulsion from her said husband, Given under my hand and seal this the 21st day of August 1848.

William P. Long, J.P.

Filed in the Office of Clerk of the County Court of Limestone County, State of Alabama, for Registration, on the 30th day of August A.D. 1848 which is duly done in Deed Book N^o 7 page 576 & 576

Test Thomas A. Sykes, Clk.

John McCravy & wife To & Deed Nicholas Jackson. This Indenture, made this 18th day of April One thousand Eight hundred and forty eight, between John McCravy and Pamela McCravy, wife of John McCravy, of the County of Limestone and State of Alabama, of the one part, and Nicholas Jackson of the other part, do hereby certify that the said John McCravy and Pamela McCravy for and in consideration of the sum of Fifty dollars and twenty five cents, to them in hand paid, the receipt whereof is hereby acknowledged, hath this day bargained, sold, aliened, conveyed, and by these presents do bargain, sell, alien, convey, and do convey, unto the said Nicholas Jackson, all that certain tract or parcel of land, lying and being in the County of Limestone and State of Alabama, known as the North West quarter of the North West quarter Section 11 of Township 18 N. of Range 18 E. West. Containing forty acres, more or less, to have and to hold, the above described land, with the appurtenances thereto belonging, or in anywise appertaining unto the said Nicholas Jackson his heirs and assigns forever the said John McCravy and Pamela McCravy for themselves, their heirs, Executors, and Administrators, do man and will forever defend the title to the above described land and hereby granted premises, unto the said Nicholas Jackson his heirs and assigns from and against themselves,

and all and every person claiming or holding under them, the said John McCravy and Pamela McCravy, and also against the lawful claim or demand of all and every person or persons whatsoever claiming or holding, by from, under the Government of the United States, For testimony whereof the said John McCravy and Pamela McCravy hath hereunto set their hands and affix their seals this day and date above written.

John McCravy
Pamela McCravy

The State of Alabama Personally appeared before me Isaac Dial a Justice Limestone County of the one part and for Limestone County John McCravy and Pamela McCravy, and acknowledged that they severally signed, sealed, and delivered the foregoing Deed, on the day of its date to the foregoing Nicholas Jackson and Pamela McCravy, being separately and apart examined by me, says she signed the foregoing Deed freely, without fear, threat of her said husband, Given under my hand and seal this the 19 day of April 1848.

Isaac Dial, J.P.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration, on the 19th day of October A.D. 1848, which is duly done in Deed Book N^o 7 page 576 & 577

Test Thomas A. Sykes, Clk.

Paul Robbin & wife To & Deed George Ford

This Indenture, made this 5th day of April, in the year One thousand Eight hundred and forty eight, between Paul Robbin & Elizabeth his wife of the County of Limestone, in the State of Alabama, of the one part and George Ford of the other part, do hereby certify that the said Paul Robbin and Elizabeth his wife, for and in consideration of the sum of One hundred and twenty four dollars, to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, and confirm, unto the said George Ford, all that certain tract of land, lying and being in the County of Limestone, and known & described as the South West quarter of Section thirty, Township 18 N. of Range 18 E. West. To have and to hold, the above described land, with the appurtenances thereto belonging or in anywise appertaining, unto the said George Ford, his heirs and assigns forever. And the said Paul Robbin and Elizabeth his wife, 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 George Ford his heirs and assigns, from and against themselves, and all and every person or persons claiming or holding under them the said Paul Robbin and Elizabeth his wife, and also against the lawful title, claim or demand of all and every person or persons whatsoever. For testimony whereof the said Paul Robbin and Elizabeth his wife have hereunto subscribed their names, and affix their seals the day and year above written.

Signed, sealed and delivered in the presence of

John Bennett
Isaac L. Wilson

Paul Robbin
Elizabeth Robbin

State of Alabama. ^{County} Before me Thomas B. Hyatt, Clerk of the County Court of
Limestone County, this day personally appeared the within named
John Bennett and Isaac L. Milson, Witnesses, who after being duly sworn said
that they were present when Paul Robbins and his wife Elizabeth Robbins, whose
signatures appear, to the foregoing Deed, signed and delivered the same to George
Ford, for the purposes therein specified, and on the day and at the place therein mentioned,
and that they signed their names as witnesses to the same, in the presence of said
Paul Robbins & wife, and in the presence of each other & in my hand and
oral this 5th September 1878;

Thurman, J. M., 1880

Filed in the Office of the Clerk of the County Court of Limestone County State
of Alabama for Registration on the 15th day of September 1878, which is duly
done in Book 38 4 pages 57194579.

Test Thomas G. Lyons, Clerk

William & his wife
S. & D.

William Richardson

100

This Indenture, made and entered into this fifth day of September, in the year Eighteen hundred and forty Eight, between William A. Hine and Letitia C. Hine, his wife, of the one part and William Richardson of the County of Limestone, State of Alabama, of the other parts - Witnesseth, that the said William A. Hine and Letitia C. Hine, for and in consideration of the sum of three hundred and fifty dollars, to them in hand paid, before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have, and by these presents do hereby grant, sell, convey and convey to the said William Richardson, his heirs and assigns forever, two certain pieces or parcels of ground, lying and being in the Town of Athens, in said County of Limestone, and known in the plan of said Town as lots numbered One hundred and One, and One hundred and four. To have and to hold the before described lots, of ground, together, with all the appurtenances therunto belonging or in any wise appertaining, to the only proper use and behoof of him the said William Richardson, his heirs and assigns forever, and the said William A. and Letitia C. Hine, for themselves their heirs, Executors, and Administrators, do covenant, and agree to and with the said Wm Richardson, his heirs and assigns forever, that the before described lots of ground from the lawful claim or claim of all and every person or persons whatever, will warrant and forever defend by these presents. In Witness whereof the said William A. & Letitia C. Hine have hereunto set their hands and seals, the day and year above written.

Wm. A. Line, Secy

L. C. Kline, Secy

State of Alabama)
County of Limestone)
I, J. M. Thomas, Clerk of the County Court of said
County, this day personally appeared the within named
William A. Hines, and acknowledged that he signed, sealed, and delivered the fore-
going Deed to William Richardson, on the day and year therein mentioned
and for the purposes therein specified; And on the same day I exhibited said
Deed to Letitia B. Hines, wife of said William A. Hines, who being by me exam-
ined, privately separated and apart from her said husband, acknowledged that
she signed, sealed and delivered the foregoing Deed to William Richardson on the

day and gave therein mentioned, freely, voluntarily, and without any fear, threats or compulsion of her said husband, Given under my hand and seal this the 6th day of September A.D. 1880

Thomas G. Lyon, Esq.

Subscribed the Office of the Clerk of the County Court of Limestone County
State of Alabama, for Registration on the 5th day of September 1848, which is duly
done in Deed Book N^o 8 pages 578 & 579.

Test Thomas G. Lynd, Clk

Antonich Jozsef
S. E. Q.

M. Allister & Co. v. Cook

the one

known as *This Indenture*, made this Ninth day of September, in the year One thousand Eight hundred and forty eight between Rhederrick Jeynes & Emily Jeynes, of the County of Limestone, in the State of Alabama, of the one part, and John McAllister and James M. Cook, of the other part, Witnesseth, that the said Rhederrick Jeynes and Emily Jeynes 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, confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, confirm, unto the said John McAllister and James M. Cook, all those certain lots 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, to-wit: parts of lots 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. Do have and to hold the above described lots of land with the tenement and appurtenances thereto belonging or in anywise appertaining unto the said John M. Allister, and James M. Cook, their heirs and assigns forever, and the said Rhederrick Jeynes and Emily Jeynes for their heirs, Executors and Administrators, as hereby and in consideration of the promises, warrant and met forms aforesaid the title, to the above described, and hereby granted premises, unto the said John M. Allister and James M. Cook, their heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Rhederrick Jeynes and Emily Jeynes and also against the lawful title, claims or demands of all and every person or persons whomsoever. In Testimony whereof the said Rhederrick Jeynes and Emily Jeynes, hereunto set their names, and affix their seals, the day and year above written.

R. Joyner, Seal

Emily Rogers, Isaac

State of Alabama - Before me Thomas B. Hughes, Clerk of the County Court of
Limestone County, ^{now} said County, this day personally appeared, the within named
Rhodora C. Joyner and acknowledged that he signed, sealed, and delivered the foregoing
Deed to John McAllister and James M. Cook, on the day and year therein mentioned
and for the purposes therein specified, And on the same day, Subscribed said Deed
to Emily Joyner wife of said Rhodora C. Joyner, who being by me examined
privately, separate and apart from her said husband, acknowledged that she signed
said and delivered, the foregoing Deed to John McAllister and James M. Cook on
the day, said year therein mentioned, fully, voluntarily, and without any fears

threat or compulsion of her said husband, given under my hand and seal this 8th day of September AD 1848.

Thomas B. Sykes, (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama, for Registration on the 8th day of September AD 1848, which is duly done in Deed Book No. 7 page 577 & 600.

Test Thomas B. Sykes, Clerk

E. N. Willard wife
To & Deed
John S. Samner

This Indenture, made this 7th day of September in the year One thousand, Eight hundred and forty Eight, between E. N. Willard and Martha A. Willard, of the County of Limestone in the State of Alabama of the one part and John S. Samner, of the other part. Witnesseth: that the said E. N. Willard and Martha A. Willard, for and in consideration of the sum of Six hundred and Seventy five 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 again, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said John S. Samner, all that certain lots of land lying and being in the Town of Athens and known in the plans of said Town as lots No. One hundred and Seventy four, One hundred and Seventy five, One hundred and Seventy six, & One hundred and Seventy seven. To have and to hold the above described lots with the tenements and appurtenances thereunto belonging or in anywise appertaining unto the said John S. Samner, his heirs and assigns forever. And the said E. N. Willard & Martha A. Willard, 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 John S. Samner his heirs and assigns from and against themselves, and all and every person or persons claiming or holding under them the said E. N. Willard and Martha A. Willard, 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 James Craig & Harriet Craig, have hereunto set their hands and seals the day and date above written.

E. N. Willard (Seal)

Martha A. Willard (Seal)

The State of Alabama: This day personally appeared before me Henry Stanley, Limestone County Justice of the Peace in and for said County Elliott N. Willard and his wife Martha A. Willard, and acknowledged the signing, sealing, and delivery of the foregoing Deed, on the day of its date to John S. Samner, and for the purposes therein specified, given under my hand and seal this 7th day of September, 1848.

Henry Stanley, (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 7th day of September AD 1848, which is duly done in Deed Book No. 8 page 260.

Test Thomas B. Sykes, Clerk

James Craig wife
To & Deed
Peter Samner

This Indenture, made this ninth day of September, Eight hundred and forty eight, between James Craig and Harriet Craig, of the County of Limestone & State of Alabama, of the one part, and Peter Samner of the other part. Witnesseth: that the said James Craig, for and in consideration of One hundred dollars to me in hand paid, the receipt whereof is hereby acknowledged, have this day bargained, sold, aliened, enfeoffed, & conveyed, and by these presents do bargain, sell, alien, enfeoff, and convey unto the said Peter Samner, all that certain lot or parcel of land, lying and being in the County of Limestone aforesaid, being part of the East half of the north West quarter of Section 12 & 13 in Township No. 6 of Range four West, in the Town of Athens and bounded as follows: Beginning at the North West corner of a piece of ground a part of said half quarter, sold by McKinley & Martin to William M. Crocker, thence West thirty poles to the Western boundary of said half quarter, thence South along said boundary - poles to a stake, thence East 10 poles to a stake, thence South 10 poles to the Shreve road, thence with said road to the South West corner of the Crocker's lot thence North - poles to the beginning, containing six acres and forty poles, be the same more or less. To have and to hold, the above described lot or parcel of land, with the appurtenances thereunto belonging, or in anywise appertaining unto the said Peter Samner his heirs and assigns forever, and the said James Craig & Harriet Craig, for their heirs, executors and administrators, do warrant and well forever defend the title to the above described and hereby granted premises, unto the said Peter Samner his heirs and assigns, from and against all and every person, claiming or holding under them the said James Craig & Harriet Craig, 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 James Craig & Harriet Craig, have hereunto set their hands and seals the day and date above written.

James Craig, (Seal)

Harriet Craig, (Seal)

State of Alabama: Before me Thomas B. Sykes, Clerk of the County Court of Limestone County, this day personally appeared the within named James Craig, and acknowledged that he signed, sealed and delivered the foregoing Deed to Peter Samner, on the day and year therein mentioned, And on the same day I exhibited said Deed to Harriet Craig, wife of said James Craig, who being examined by me, privately separate, and apart from her said husband, acknowledged that she signed, sealed, and delivered the foregoing Deed to Peter Samner, on the day and year therein mentioned, freely, voluntarily and without any fear, threat or compulsion of her said husband, given under my hand and seal this 9th day of September, AD 1848.

Thomas B. Sykes, (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 9th day of September AD 1848, which is duly done in Deed Book No. 7 page 601.

Test Thomas B. Sykes, Clerk

Tax collector, L.C. To & Deed
Campbell M. Croft
By all whom these presents may come, I James Davidson Tax collector of Limestone, in the State of Alabama, send greeting. - Whereas by the last of Taxes prepared and handed to me, according to the statute in such cases

made and provided, it appears that Henry Croft hath not paid the sum of One dollar and twenty eight cents, the State and County Tax due and assessed for the year Eighteen hundred and forty six, - and whereas I did by virtue of the said list and assessment of Taxes due, and take the tracts and parcels of land, hereinafter particularly described, and have for want of goods and chattels, in my County of and belonging to the said Henry Croft to satisfy the said Taxes, sold the tracts or parcels of land hereinafter mentioned at public sale, after having given six month notice of time and place of said sale, by advertisement for six months next preceding said sale in the Southern Patriot, a newspaper published in the State of Alabama, and most convenient to said lands, and to myself, and by virtue of the Statute in such cases made and provided, to Campbell W. Croft, for the sum of fifteen dollars and forty five and a half cents, that being the highest and greatest sum bid therefor, now Henry Croft the said James Dawson, Tax Collector as aforesaid, by virtue of the said lists and assessments of the Taxes aforesaid, and of the Statute in such cases made and provided, and for and in consideration of the said sum of fifteen dollars and forty five and a half cents, to me in hand paid by the said Campbell W. Croft, the receipt whereof is hereby acknowledged, have granted, bargained, and by these presents doth grant, bargain, and sell, unto the said Campbell W. Croft, the following tracts or parcels of land, known and described as the North West quarter of Section fifteen Township One Range Six West, lying and being in the County of Limestone and State of Alabama, To have and to hold the said land and every part thereof with its appurtenances unto the said Campbell W. Croft, his heirs and assigns forever, as absolutely as I the said James Dawson Tax Collector as aforesaid and under the authority aforesaid, might, could, or ought to sell and convey. In witness whereof, I have hereunto set my hand and affixed my seal this 6th September 1847

Test

Robert C. Brichell,

Robert C. Shyde,

State of Alabama } Before me Thomas C. Shyde, Clerk of the County Court of said Limestone County } County, this day personally appeared the within named Robert C. Brichell, and Robert C. Shyde, Witnesses, who after being duly sworn, said that they were present when James Dawson, whose signature appears to the foregoing Deed, signed and delivered the same to Campbell W. Croft, for the purposes therein specified, and on the day and year therein mentioned, and that they signed their names as witnesses to the same, in the presence of said James Dawson, and in the presence of each other, done under my hand and seal this 7th day of September A.D. 1848.

Thomas C. Shyde, Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 7th day of September A.D. 1848 which is duly done in Deed Book No. 614 & 602.

Test Thomas C. Shyde, Clerk

Tax Collector, L.C. } To all whom these presents may come, I James Dawson Tax Collector of } the County of Limestone, and State of Alabama send Greeting, Whereas by } the list of Taxes prepared for and handed to me according to the Statute in such } cases made and provided, it appears that Henry Croft hath not paid the sum of One dollar and twenty eight cents, the State and County Taxes, assessed and due on the lands hereinafter

particularly described, for the year Eighteen hundred and forty six. And whereas I did by virtue of said list and assessments, sell and take the tract and parcels of land hereinafter particularly described, at public sale, after having given six month notice of the time and place of said sale, by advertisement in the Southern Patriot, published in the town of Athens Alabama, and most convenient to said lands and to myself, and by virtue of the Statute in such cases made and provided have sold to Campbell W. Croft, for the sum of fifteen dollars and forty five and a half cents, that being the greatest and highest sum bid therefor, now Henry Croft the said James Dawson, Tax Collector as aforesaid, by virtue of the list and assessment of Taxes aforesaid, and by virtue of the Statute in such cases made and provided and for and in consideration of the sum of fifteen dollars and forty five and a half cents aforesaid, to me in hand paid by the said Campbell W. Croft, the receipt whereof is hereby acknowledged, have bargained and sold, and by these presents doth bargain and sell unto the said Campbell W. Croft, and to his heirs and assigns forever, the following described tracts or parcels of land known as described aforesaid, the East half of the North West quarter of Section seventeen, Township One Range Six West, also the East half of the South West quarter of Section seventeen Township One Range Six West, lying and being in the County of Limestone and State of Alabama, To have and to hold the above described tract or parcels of land and every part thereof, with its appurtenances, unto the said Campbell W. Croft, his heirs and assigns forever, as absolutely as I the said James Dawson Tax Collector as aforesaid, might, could, or ought to convey and sell, by virtue of the authority aforesaid. In Witness whereof, I have hereunto set my hand and affixed my seal this 6th day of September 1847.

Test

Robert C. Brichell,

Robert C. Shyde,

State of Alabama } Before me Thomas C. Shyde, Clerk of the County Court of Limestone County } said County this day personally appeared the within named Robert C. Brichell and Robert C. Shyde (Witnesses) after being duly sworn, said that they were present when James Dawson, whose genuine signature appears to the foregoing Deed signed and delivered the same to Campbell W. Croft, for the purposes therein specified and on the day and year therein mentioned, and that they signed their names as witnesses to the same, in the presence of said James Dawson, and in the presence of each other, done under my hand and seal this 7th day of September, A.D. 1848.

Thomas C. Shyde, Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration, on the 7th day of September A.D. 1848 which is duly done in Deed Book No. 614 & 603.

Test Thomas C. Shyde, Clerk

Ezekiel Dawson or } Whereas Ezekiel Dawson of Limestone County is justly indebted } to James J. Dawson in the sum of Fifty five dollars & 50 cents paid } by said James J. to Vasper Coleman & Vasper, as the Security of said Ezekiel } which debt said Ezekiel is desirous to repay to the said James J. now this } Instantaneous Witnesseth, that the said Ezekiel in consideration of said sum

money or due as aforesaid, hath granted, bargained, sold, and conveyed & by these presents doth grant, bargain, sell, and convey unto him the said James J. Dawson all his present crop of cotton, raised & cultivated by him the - Ezekiel Dawson his premises, during the present year, except so much of said cotton as may be due for the rent of the land, on which the same has been raised, And the said Ezekiel Dawson binds himself to pick out and deliver said cotton to said James J. Dawson, & use due diligence in picking out the same. In witness whereof the said parties have hereunto set their hands and seals this 11th day of September 1848

That
S. C. Keith,

State of Alabama - Before me Thomas L. Sykes Clerk of the County Court of Limestone County, of said County this day personally appeared the above named Ezekiel Dawson and James J. Dawson, who severally acknowledged that they signed, sealed, and delivered the foregoing Bill of Sale on the day and year therein mentioned, and for the purposes therein specified, Given under my hand and seal this 11th day of September A.D. 1848.

Ezekiel Dawson
James J. Dawson

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 11th day of September A.D. 1848. which is duly done in Book No. 7 page 603 & 604.

Test Thomas L. Sykes, Clerk

Clinton Jones, known all men by these presents, that I Clinton Jones of the County of Limestone and State of Alabama, for and in consideration of the love and affection, which I bear to my step children, to wit, William S. Eliza S. Charles S. Robert W. Sarah A. and Stephen W. Thack, as well as the sum of One dollar to me in hand paid by the said children (the receipt whereof is hereby acknowledged) I do in consideration of the premises and by these presents give, grant, and do hereby bind myself, my heirs, Executors, Administrators and assigns, forever to pay the following named children being my step children the sum of Ninety Eight dollars, each upon their arriving, and each of them arriving at the age of Twenty one year or married, to wit, William Thomas Thack the sum of Ninety eight dollars when he arrives at the age of twenty one or married, to Charles S. Thack the sum of Ninety eight dollars when he arrives at the age of twenty one or married, to Eliza S. Thack the sum of Ninety Eight dollars when she is of full age or married, to Robert W. Thack the sum of Ninety Eight dollars when he arrives at the age of Twenty one or married, Also to Sarah A. Thack the sum of Ninety Eight dollars when she arrives at the age of twenty one year or married, to Stephen W. Thack the sum of Ninety Eight dollars when he arrives at the age of Twenty one year or married, For the recovery of each of the above amounts as they respectively fall due, either by the marriage or coming of age of any of the parties hereto or them is or an attempt to sue for and recover the same, after first making demand of me, or my legal representatives. In witness whereof I have hereunto set my hand and affixed my seal this 11th September 1848.

State of Alabama - Before me Thomas L. Sykes Clerk of the County Court of Limestone County, of said County this day personally appeared the within named

Clinton Jones, and acknowledged that he signed, sealed and delivered the foregoing Bill of Sale to William S. Thack & others, on the day and year therein mentioned and for the purposes therein specified, Given under my hand and seal this 11th day of September A.D. 1848.

Thomas L. Sykes, Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 11th day of September A.D. 1848 which is duly done in Book No. 7 page 604 & 605.

Test Thomas L. Sykes, Clerk

Ben J. Houston
to & for
Doris M. Sennard

This Indenture, made this 11th day of September 1848 between George J. Houston, and Mary J. Houston his wife, of the County of Limestone and State of Alabama, of the first part, and Doris M. Sennard of the other part, Witnesseth that for and in consideration of the sum of One thousand dollars in hand paid to the parties of the first part, by the said Doris M. Sennard, on the day and date above written, the receipt of which is now hereby acknowledged, they the said George J. Houston and Mary J. Houston his wife, have this day bargained, sold and conveyed and by these presents do bargain, sell, and convey unto the said Doris M. Sennard all that certain parcel or lot of land lying and being in the Town of Athens, and being in the plan of said Town as lot No. Forty five. To have and to hold the said lot with all the appurtenances, thenceunto belonging or in any way appertaining unto the said Doris M. Sennard and assigns forever, and the said parties of the first part for themselves their heirs, their Executors & Administrators, doth convey such title and such title as is in them vested by a deed made on the 11th day of May 1847 by George J. Houston and Miriam W. Nelson, his wife to the aforesaid George J. Houston, in witness whereof the said parties of the first part have hereunto set their hands and seals, the day and date first above written.

Geo. J. Houston, Sd.
Mary J. Houston, Sd.

State of Alabama - Before me Thomas L. Sykes Clerk of the County Court of Limestone County, of said County this day personally appeared the above named George J. Houston, and acknowledged that he signed, sealed, and delivered the foregoing deed to Doris M. Sennard on the day and year therein mentioned and for the purposes therein specified, And on the same day I exhibited said deed to Mary J. Houston wife of said George J. Houston, who being examined by me privately separate and apart from her said husband, acknowledged that she signed, sealed, and delivered said deed to Doris M. Sennard, on the day and year therein mentioned, freely, voluntarily, and without any fear threat or compulsion of her said husband, Given under my hand and seal this 11th day of September A.D. 1848.

Thomas L. Sykes, Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 11th day of September A.D. 1848 which is duly done in Book No. 7 page 606.

Test Thomas L. Sykes, Clerk

Samuel Demory, Justice of the Peace for the County of Limestone, State of Alabama, do hereby certify that the within be-
 tween Samuel Demory, Trustee of Margaret Nicholl, and Margaret Nicholl, of the first part, and Alice McShannard, of the second part, that whereas the said Samuel Demory as trustee
 aforesaid, did on the 11th day of September 1843, by his proper deed in writing, convey to the said Alice McShannard, for the consideration of One hundred dollars then paid by the said
 Nicholl, a certain lot or parcel of land, lying and being in the town of Athens, County of Limestone & State of Alabama. Known in the plan of said town as lot numbered forty
 five. And whereas the said Nicholl and his wife, Marianne Nicholl, did on the 11th day of
 May 1847, by their deed in writing, convey the said parcel or lot of land, to George
 & Wm. H. Hester, & whereas the said George & Wm. Hester, has this day conveyed said lot of land to
 Alice McShannard, And whereas there may be doubt whether the proper legal title, has been
 passed from the said Margaret Nicholl, by any of said deeds, & whereas she claims
 that she receives and enjoys the benefit to her separate and proper use, the entire
 amount of the consideration specified in the said first above named deed of Samuel De-
 mory trustee as aforesaid, In consideration of the premises & facts aforesaid, for the
 Me the party of the first part, do hereby convey and transfer to the said Alice McShannard,
 said all the right, title, claim or interest, in any and every way, in any way have had or
 may now have, in and to the above specified lot or parcel of land, hereby warranting and
 defending the title, to the said Alice McShannard, against ourselves & all persons claiming by
 or through us. Witness our hands and seals this day & date above written.

Samuel Demory, Trustee. (Seal)

Margaret Nicholl. —

State of Alabama. Before me Thomas L. Sigsbee, Clerk of the County Court of said
 Limestone County, County this day personally appeared the within named Samuel
 Demory Trustee &c and Margaret Nicholl, and acknowledged that they signed,
 sealed and delivered, the foregoing Deed to Alice McShannard, on the day and year therein
 mentioned and for the purposes therein specified, Given under my hand and
 seal this 15th day of September 1848.

Thomas L. Sigsbee, (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama
 for Registration on the 15th day of September A.D. 1848, which is duly done in Deed Book
 187 page 606.

Test Thomas L. Sigsbee, Clerk.

John S. Annan, Justice of the Peace for the County of Limestone, State of Alabama, do hereby certify that the within be-
 between John S. Annan, of the first part, and William H. Walker, of the second part, that whereas the said John S. Annan
 of the County of Limestone, State of Alabama, of the first part, Henry Stanley of
 the said County aforesaid of the second part, and William H. Walker of the
 County and State aforesaid of the third part, Whereas the said John S. Annan
 is indebted to the said William H. Walker, in the sum of One hundred and
 sixty two dollars, as by his note dated the 25th of August Eighteen hundred and forty
 eight and payable the one that calls for One hundred and fifty dollars is pay-
 able over before the first day of March 1849. the other calling for One hundred
 and sixty two dollars is due the 1st of January 1850. And also a judgment
 obtained against the said John S. Annan, in the Office of Henry Stanley a

I hereby certify that the property described in the within be-
 tween John S. Annan, of the first part, and William H. Walker, of the second part, that whereas the said John S. Annan
 of the County of Limestone, State of Alabama, of the first part, Henry Stanley of
 the said County aforesaid of the second part, and William H. Walker of the
 County and State aforesaid of the third part, Whereas the said John S. Annan
 is indebted to the said William H. Walker, in the sum of One hundred and
 sixty two dollars, as by his note dated the 25th of August Eighteen hundred and forty
 eight and payable the one that calls for One hundred and fifty dollars is pay-
 able over before the first day of March 1849. the other calling for One hundred
 and sixty two dollars is due the 1st of January 1850. And also a judgment
 obtained against the said John S. Annan, in the Office of Henry Stanley a

justice of the Peace for Limestone County and State above named obtained on or about
 the 28th of August 1848. the same being a judgment as follows: John S. Annan, upon a
 Garnishment for the sum of Fifty dollars, more fully appears, the said note
 being now held by the said William H. Walker, and it being the object of the said John
 S. Annan, hereby to secure the payment of the debt and liabilities herein above mentioned
 with such as may accrue thereon, now this Indenture Witnesseth, that for and in con-
 sideration of the premises, and for the further consideration of One dollar to the said
 John S. Annan, in hand paid by the said Henry Stanley at and before the sealing and
 delivery of these presents, the receipt whereof is hereby acknowledged, to the said John S.
 Annan, hath given, granted, bargained, sold, assigned, aliened, conveyed, released and con-
 firmed, and by these presents doth give, grant, bargain, sell, assign, alien, convey, release and
 confirm, unto the said Henry Stanley his heirs, Executors, Administrators and assigns fore-
 ever, all that tract or parcel of land, lying and being situate in the County of Limestone
 and State of Alabama and known as the South East quarter of the South East quarter
 of Section Number One hundred and thirty three, of Range Number 11 West
 Containing forty and 25/100 acres more or less, also one negro man named Polly a slave
 about five years, also one negro man named Sabah about twenty five years, also one
 six horn maggon and grain, also six horses to wit, one bay mare four small horses, and one
 gray horse, all my large, also my yoke of young oxen, also one yoke of old and white oxen
 two pairs mitch cows, two old heifers, one black cow, also the whole of the present crop of cotton
 that is growing or growing upon the said forty acres of land, as before specified, or as much thereof
 as may be required, to pay up or liquidate the note calling due the 1st of March 1849 calling
 for One hundred and fifty dollars as before specified, all my feather beds and furniture
 But this deed is made upon the following terms, to wit, that said Stanley his heirs
 Executors, and Administrators may permit the said John S. Annan to remain, in
 possession of all of said property aforesaid, in the foregoing part of this deed until the
 1st of March 1849 upon his paying rent for the same, then if the note calling for one hun-
 dred and fifty dollars, which falls due at that time is regularly paid, by the said Stanley may
 rent the said property as before specified to the said Annan until the 1st of January 1850 at
 which time if the said note of one hundred and sixty two dollars, and also the said judg-
 ment of Fifty dollars with interest is paid, then this deed is to be liquidated and to be
 considered as settled, if however said debt is not paid at the time they respectively fall
 due, then the said Stanley is hereby authorized, empowered and required, to sell so much or
 all of said property, as may be required to liquidate and pay said claims, he is also authorized
 to sell on the 1st of March 1849, so much property as will settle the claims of One hundred and fifty
 dollars which falls due at that time, It is further provided that all sales which may be
 made under this deed, shall be on the premises of the said John S. Annan, as before speci-
 fied, the same to commence at 11 O'Clock and end at 4 O'Clock in the afternoon, and con-
 tinue from day to day, until said sale may be completed, said sale or sales and all sales under
 this deed is to be made by giving at least 30 days previous notice, by posting up a notice of
 the same at three or more public places in said County, for notice to said sale, the terms of
 said sale to be made known on the day of sale, This deed is not made for the purpose
 of hindering or defrauding the rights of any creditor of the said John S. Annan, but alone
 for the purposes specified in said deed, and to secure to the said William H. Walker,
 the payment of the several sums of money before specified, and all rights they may
 have, they still have, if not inconsistent with the provisions of this deed. And this deed
 to the above mentioned conveyed articles. Also give, grant, bargain, and sell to

Henry Stanley all my right, title, and interest in and to (201) or part (202) upon the trust before specified and upon the terms specified in the foregoing part of this deed. Given under our hands and seal this 25th day of September 1888.

Interimination,
"of South East quarter"
"The following Shurt"
"is paid"

John C. Shuman
Henry Stanley
William W. Walker

Excesses, 201 included in brackets, 202 included in brackets.

Said interimination and Excesses took place previous to the foregoing signing said deed.

Witness
Clay Shinnitt,
Robt. B. Shinnitt

State of Alabama } Before me Thomas L. Sykes, Clerk of the County Court of said
Lincoln County } County this day personally appeared the above named John C.
Shuman, Henry Stanley and William W. Walker and severally acknowledge that
they signed, sealed, and delivered the foregoing Deed of Shurt on the day and year therein
mentioned, and for the purposes therein specified. Given under my hands and seal
this 25th day of September A.D. 1888.

Thomas L. Sykes, (Seal)

Filed in the Office of the Clerk of the County Court of Lincoln County, State of Ala-
bama for Registration on the 25th day of September A.D. 1888, which is duly done in
Deed Book No. 7 page 606, 607 & 608.

Test Thomas L. Sykes, Clerk

John W. Jones and Mary Jones } This Indenture, made the 27th day of September Eighteen hundred and
forty eight, between John W. Jones and Mary Jones, of the first part, and James B. Malone
of the second part, all of the County of Lincoln and State of Alabama, Witnesseth,
that the said John W. Jones and Mary Jones, for and in consideration of the sum of Five
hundred dollars then in hand paid by the said James B. Malone before the sealing of these presents the
receipt whereof is hereby acknowledged, hath granted, bargained, sold, assigned, transferred and conveyed
by these presents with full grant, bargain, sell, assign, transfer convey, unto the said James B. Malone
his heirs and assigns, their the said John W. Jones and Mary Jones, entire undivided share of the
State of his late grand father Thomas B. Malone dec'd and all the right, title, claims, and interest in
expectancy, remainder or otherwise, bequeathed to the said Mary B. Malone, Mary Jones, by her
said grand father the said Thomas B. Malone, in & to any description of property both Real &
personal mentioned in the last will & Testament of the said Thomas B. Malone, or which the said
Mary B. Malone, or Mary Jones, now may be entitled to as one of the legal heirs or heirs of the said
Thomas B. Malone dec'd and the said John W. Jones and Mary Jones, hereby bind themselves
their heirs, assigns, Administrators and Executors, to maintain and forever defend the title
to said undivided share of the real and personal Estate of her said grand father the said Thomas B. Malone,
unto him the said James B. Malone, his heirs and assigns, firm against the lawful claims
or demands of all persons whatever, and also against all lawful claims or demands of the said
Mary Jones, child or children or the lawful claim of her sister Sarah A. B. Malone, or her
heirs or assigns. In testimony whereof the said John W. Jones & Mary Jones, have hereunto
set their hands and seals the day & date above written,

John W. Jones, (Seal)
Mary Jones, (Seal)

State of Alabama } Personally appeared before me, Allison C. Davis a Justice of the Peace for
Lincoln County } the County and State aforesaid the within named John W. Jones and Mary B.
Jones his wife, who acknowledge that they severally signed, sealed and delivered, the within deed on
the day and year therein mentioned to the within mentioned James B. Malone and the said Mary B.
Jones his wife being by us privately examined apart from her said husband, acknowledge that
she signed, sealed and delivered the said deed freely, without any fear, duress or compulsion of her said
husband. Given under my hand and seal this 27th day of September 1888.

Allison C. Davis, (Seal)

Filed in the Office of the Clerk of the County Court of Lincoln County, State of Alabama
for Registration on the 27th day of September 1888, which is duly done in Deed Book No. 7 page
608 & 609.

Test Thomas L. Sykes, Clerk

James B. Malone } This Indenture, made the 17th day of September in the year of our Lord one thousand
eight hundred and forty eight, between James B. Malone and Lucy Malone his wife of the
County of Lincoln and State of Alabama, of the one part and Sarah W. Gray of the
other part, Witnesseth, that the said James B. Malone and Lucy Malone, for and in consideration of
the sum of Five hundred and forty 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, confirm and confirm,
unto the said Sarah W. Gray, all their certain interest in two lots of land, lying and being in
the Town of Athens, and hereinafter designated in the plans of said Town as lots 181 and 182 of
Section and 10th, the above described lots 181 and 182, with the improvements and appurtenances
thereunto belonging, or in any wise appertaining, unto the said Sarah W. Gray, her heirs
and assigns forever, and the said James B. Malone and Lucy Malone, for themselves their heirs
executors and Administrators, do hereby, and in consideration of the premises, warrant and maintain
forever defend the title to the above described and hereby granted premises, unto the said Sarah
W. Gray, her heirs and assigns, firm and against themselves, and all and every person or persons
claiming or holding under them the said James B. Malone and Lucy Malone, and also against
the lawful title, claim, or demand of all and every person or persons whatsoever, for testimony
whereof the said James B. Malone and Lucy Malone, do hereunto subscribe their names and affix
their seals the day and year above written,

James B. Malone, (Seal)

Lucy Malone, (Seal)

State of Alabama } Personally appeared before me, Matthew Bell an acting Justice of the
Lincoln County } Peace in and for the County aforesaid, James B. Malone and Lucy Malone
and severally acknowledge the making, signing, sealing and delivering of the foregoing
Deed to Sarah W. Gray for the purposes therein mentioned. Given under my hand and seal
this 17th day of September 1888.

Matthew Bell, (Seal)

Filed in the Office of the Clerk of the County Court of Lincoln County, State of Alabama
for Registration on the 30th day of October 1888, which is duly done in Deed Book No. 7 page 609.

Test Thomas L. Sykes, Clerk

William Horton } This Indenture, made the 10th day of November 1887 between William
Horton of the County of Lincoln, in the State of Alabama of the one part and
Sarah W. Gray of the other part, Witnesseth, that the said William Horton and

his wife, for and in consideration of the sum of One hundred dollars to be paid in hand upon the receipt whereof is hereby acknowledged, hath this day bargained, sold, aliened, conveyed and conveyed, and by these presents do bargain, sell, alien, convey and convey unto the said Sarah H. Gray all that certain tract or parcel of land lying and being in the County of Limestone, and State of Alabama and patented from the Land Office at Huntsville, on the 3rd day of Nov 1838, as appears by certificate of J. M. Mathews Register, said land is known as the South half East half of South West quarter of Section 18th N. 2nd Range 18th E. West. To have and to hold, the above described tract of land, with the appurtenances thereunto belonging or in any wise appertaining unto the said Sarah H. Gray & her heirs and assigns forever, and the said William Horton and Jane Horton, 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 Sarah H. Gray her heirs and assigns forever against all and every person claiming or holding under them, the said William Horton and Jane Horton, 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. For testimony whereof the said William Horton and Jane Horton his wife, have hereunto set their hands and seals the day and date above written.

Witness my hand and seal in the presence of
A. H. Crawford, J. P.
State of Alabama } This personally appeared Jane Horton her name is signed to Limestone County } within and acknowledged the apportionment of her share of to be her voluntary act, given under my this 2nd day November 1837

A. H. Crawford, J. P.
State of Alabama } Before me Thomas L. Squire Clerk of the County Court of Limestone County } this day personally appeared the within named William Horton and acknowledged that he signed sealed and delivered the foregoing in the day and year therein mentioned and for the purposes therein specified, Given under my hand and seal this 2nd day of October 1838.

Thomas L. Squire, Clerk
Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 2nd day of October 1838, which is duly done in Deed Book No 7 pages 617 & 618.

Joshua P. Roman, Trustee } This Indenture, made this 15th day of July, One thousand Eight hundred and forty, between Joshua P. Roman, of the County of Limestone and State of Alabama, of the first part, and Sarah H. Gray, of the second part, Witnesseth, that whereas by virtue of a deed in Trust, bearing date 22nd of December One thousand Eight hundred and forty one, made by William Horton and Jane Horton of said County, to the said Joshua P. Roman, as Trustee, for the purpose of securing a certain sum of money to A. M. Capri & Co. therein mentioned, which said debt is duly recorded in the Clerk's Office of said County, said as trustee, for the purpose of satisfying said claims in said Deed mentioned, sell at Public Auction, according to the terms of said deed, to the said Sarah H. Gray, all singular a certain tract or parcel of land, known as the South half of the North half of the South West quarter of Section ten, Township ten, Range five West, also the North half of the West half of the North West quarter of Section fifteen, Township ten, Range five West, lying and being in the County of Limestone, State of Alabama for the sum of One hundred dollars being the highest sum bid for the same, Now Know Ye, that the said Joshua P. Roman, Trustee as aforesaid, by virtue of the said Deed in Trust and in consideration of

the sum of One hundred dollars aforesaid, to me in hand paid by the said Sarah H. Gray the receipt whereof is hereby acknowledged, have granted, bargained, sold, and by these presents do grant, bargain and sell unto the said Sarah H. Gray, her heirs and assigns forever, all singular, the said South half of the West half of the South West quarter of Section ten, Township ten, Range five West, also the North half of the West half of the North West quarter of Section fifteen, Township ten, Range five West, lying and being in the County and State aforesaid, with the appurtenances thereunto belonging or in any wise appertaining, and all the Estate, right, title, interest, which the said William Horton & Jane Horton, had in the said tracts or parcels of land on the said 22nd day of December 1841, or at any time since had, to have and to hold the said land & premises & every part and parcel thereof, with the appurtenances thereunto belonging or in any wise appertaining unto the said Sarah H. Gray, her heirs and assigns forever, as fully & as absolutely as the said Joshua P. Roman, Trustee as aforesaid and under the authority aforesaid, might, could or ought to sell, & convey the same. For testimony whereof I have hereunto set my hand and affixed my seal, this the day and year first above written.

Joshua P. Roman, Trustee
State of Alabama } Before me Thomas L. Squire, Clerk of the County Court of Limestone County } this day personally the above named Joshua P. Roman, Trustee and acknowledged that he signed sealed and delivered the foregoing deed to Sarah H. Gray on the day and year therein mentioned and for the purposes therein specified, Given under my hand and seal this 2nd day of October 1838.

Thomas L. Squire, Clerk
Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 2nd day of October 1838, which is duly done in Deed Book No 7 pages 618 & 619.

Test Thomas L. Squire, Clerk
William Richardson admr. } This Indenture, made and entered into this 3rd day of October in the year 1838, between William Richardson Administrator of Robert Austin deceased of the County of Limestone State of Alabama, of the first part, and Robert L. Black of said County and State of the second part, Witnesseth, that whereas by virtue of an Order of the County Court of said County, to the said William Richardson Administrator as aforesaid, and also on the 6th day of December in the year 1837, to Robert L. Black of Athens, the following lot shown in the plan of the Town of Athens as situated by John McKinley, as lot No 207, also Eighty acres of the North half of the South West quarter of Section five and Township three Range five West, which said lot and lands, was bid off by the said Robert L. Black as the highest bidder at a sale which had been duly advertised, according to said Order of the County Court aforesaid, and whereas the said William Richardson Administrator aforesaid, having reported to the said County Court that said Robert L. Black, had complied with the conditions of said sale, the said County Court on the 6th day of July in the year 1838, ordered that said William Richardson Administrator as aforesaid, to convey by deed to said Robert L. Black, all the right, title, and interest which the said Robert Austin had to and in said lot No 207, and said Eighty acres of the North half of the South West quarter of Section five, in Township three, Range five West, at his death, Now the said William Richardson Administrator as aforesaid, for and in consideration of the sum of five hundred and fifty cents to him as administrator aforesaid before paid by the said Robert L. Black, have granted, bargained, sold and conveyed, and by these presents do grant, bargain, sell and convey

any unto the said Robert L. Black, his heirs and assigns forever, all the right title, or interest in and to said lot N^o 209, and said Eighty acres before described, had or held or in any manner unto the said William Richardson as Administrator, and all the right title, or interest in and to said lot and land, which in the said William Richardson, might or could sell by virtue of the Order of the County Court before referred to, his testimony whereof the said William Richardson Administrator as aforesaid, hath hereunto set his hand and seal the date above written.

W^m Richardson Admin.
of Robert Austin, dec^d. (Seal)

The State of Alabama } This day personally appeared before me Thomas B. Sykes Clerk of the
Limestone County } County Court of the County aforesaid William Richardson Admin.
of the Estate of Robert Austin, dec^d. and acknowledged that he signed, sealed and delivered the foregoing deed to Robert L. Black, for the purposes therein set forth, and on the day and year therein named
Given under my hand and seal this 8th day of October 1898.

Thomas B. Sykes, Clerk. (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama
for Registration on the 8th day of October A.D. 1898 which is duly done in said Book N^o 7 page
611 & 12.

Test Thomas B. Sykes, Clerk.

Joseph S. Parker
St. 3 D^o
Richard Thormaker

This Indenture, made this first day of May, in the year one thousand
Eight hundred and forty eight, between Joseph S. Parker, an Martha Parker his
wife of the County of Limestone in the State of Alabama, of the one part, and Richard Thormaker
maker of the other part, (Metropolitan), that the said Joseph S. Parker an Martha Parker his
wife for and in consideration of the sum of twenty dollars, then in hand paid, the receipt where
of 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 Richard Thormaker, all that certain tract or parcel
of land lying and being in the County of Limestone and State of Alabama, known and design-
ated as the west part of the North part, of Fractional Section Nine, in Township N^o 12
in Range N^o 10, East of Elk river, Beginning at the Centre of the North line, of said Section
running west on said line to Elk river, thence up said river to the dividing line of said Section,
thence North to the beginning Corner supposed to contain One Acre and then quarter Section
and to hold the above described lot or parcel of land, with the tenements and appurtenances there-
unto belonging or in any manner appertaining unto the said Richard Thormaker, his heirs and assign-
s forever, And the said Joseph S. Parker and Martha Parker his wife, for themselves their heirs
Executors and Administrators, 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 Richard
Thormaker his heirs and assigns forever and against themselves and all and every person or
persons claiming or holding under them the said Joseph S. Parker, and his wife Martha Parker
and also against the lawful title claims or demands of all and every person or persons whomsoever.
his testimony whereof the said Joseph S. Parker and Martha Parker his wife, have hereunto
set their names and affixed their seals this day and year above written.

Signed, sealed and delivered in the presence of

Benjamin Lutz, J.P.

The State of Alabama } Limestone County, Personally appeared before me Benjamin
Lutz, J.P. awaiting Justice of the Peace of the County aforesaid Joseph S. Parker
and acknowledged, signed, sealed and delivered the foregoing deed for the purposes therein

Joseph S. Parker (Seal)
Martha S. Parker (Seal)

specified on the day of its date unto the mother named Richard Thormaker, and also on the
said day I presented said deed to Martha Parker, formerly Martha Higgins, but now wife of
Joseph S. Parker, who signs a private examination separate and apart from her said husband ack-
nowledging that she signed, sealed and delivered the said deed for the purposes therein specified, and
on the day of its date unto the Richard Thormaker, freely and voluntarily, without any threat
fear or compulsion of her said husband the said Joseph S. Parker, and that she freely and voluntarily
relinquished her dower in the land and premises in the said deed specified, Given under my hand
and seal this first day of May One thousand Eight hundred and forty eight

Benjamin Lutz, J.P. (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for
Registration on the 6th day of October A.D. 1898 which is duly done in said Book N^o 7 page 612 & 13
Test Thomas B. Sykes, Clerk.

W^m Richardson Admin.
St. 3 D^o
Thomas A. Nelson

This Indenture, made and entered into this 8th day of October in the year 1898,
between William Richardson Administrator of Robert Austin deceased of the County of Limestone
State of Alabama of the first part and Thomas A. Nelson of the said County and State of
the second part, Metropolitan, that whereas by virtue of an Order of the County Court of said County to the
said William Richardson Administrator as aforesaid did sell on the 6th day of December in the year
1897 to Thomas A. Nelson of Alabama the following lot known in the plan of the Town of Athens as
extended by John McKinley as lot N^o 212, which said lot was had off by said Thomas A. Nelson, as the
highest bidder at a sale which had been duly conducted according to said Order of the County Court aforesaid,
and whereas the said William Richardson Administrator aforesaid, having reported to the said
County Court, that said Thomas A. Nelson, had complied with the conditions of said sale, the said
County Court on the 6th day of July in the year 1898, ordered the said William Richardson Administrator
as aforesaid, to convey by deed to said Thomas A. Nelson, all the right title, and interest, which the
said Robert Austin had to and in said lot N^o 212 at his death, Now the said William Richardson
Administrator as aforesaid for and in consideration of the premises and for the further consideration
of thirty dollars to him as Administrator aforesaid, heretofore paid by the said Thomas A. Nelson, hath
granted, bargained, sold, and conveyed, and by these presents doth grant bargain, sell and convey unto the
said Thomas A. Nelson, his heirs and assigns forever, all the right title, or interest in and to said lot of
ground N^o 212 above described had or held or in any manner unto the said William Richardson
as Administrator, and all the right title or interest in and to said lot, which he the said William Richardson
as Administrator, might or could sell, by virtue of the Order of the County Court before referred to, his testimony
whereof the said William Richardson Administrator as aforesaid hath hereunto set his hand and
seal the date above written.

W^m Richardson Admin.
of Robert Austin, dec^d. (Seal)

The State of Alabama } This day personally appeared before me Thomas B. Sykes Clerk of
Limestone County } the County Court of the County aforesaid William Richardson Admin.
of the Estate of Robert Austin, dec^d. and acknowledged that he signed, sealed and delivered the foregoing
deed to the said Thomas A. Nelson for the purposes therein set forth, and on the day and year
therein named, Given under my hand and seal this 8th day of October 1898.

Thomas B. Sykes, Clerk (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of
Alabama for Registration on the 7th day of October A.D. 1898 which is duly done in said Book
N^o 7 page 613.

Test Thomas B. Sykes, Clerk.

Wm Richardson
St. 3 Dec
Robert L. Davis

This Indenture, made and entered into this 3rd day of October in the 3rd year 1848 between William Richardson Administrator of Robert Austin dec'd of the County of Limestone State of Alabama of the first part, and Robert L. Davis of the said County and State of the second part. Witnesseth, that whereas by virtue of an order of the County Court of said County by the said William Richardson Administrator as aforesaid, did sell on the 6th day of December in the year 1847 to Robert L. Davis of Athens, the following lot known in the plan of the Survey of Athens as extended by John McKinley as lot N. 208, which said lot was bid off by said Robert L. Davis, as the highest bidder, at a sale which had been duly advertised, according to said order of the County Court aforesaid. And whereas the said William Richardson Administrator aforesaid having reported to the said County Court that said Robert L. Davis had complied with the conditions of said sale, the said County Court on the 6th day of July in the year 1848, ordered the said William Richardson Administrator as aforesaid to convey by deed to said Robert L. Davis, all the right title and interest which the said Robert Austin had to and in said lot 208 at his death. Now the said William Richardson Administrator as aforesaid for and in consideration of the premises, and for the further consideration of one hundred and twenty five dollars, to him as administrator aforesaid sent for paid by said Robert L. Davis, hath granted, bargained, sold, and conveyed, and by these presents doth grant, bargain, sell and convey unto the said Robert L. Davis, his heirs and assigns forever, all the right title or interest in and to said lot of ground N. 208 above described, and or holder in any manner vested in the said William Richardson as Administrator, and all the right title or interest in and to said lot which he the said William Richardson might or could get by virtue of the order of the County Court before aforesaid, In testimony whereof the said William Richardson Administrator as aforesaid, hath hereunto set his hand and seal the day above written.

Wm Richardson Adm. of
R. Austin dec'd. (Seal)

The State of Alabama *This day personally appeared before me Thomas L. Sykes Clerk of Limestone County* *of the County Court of the County aforesaid William Richardson Adm. of the Estate of R. Austin dec'd and acknowledged that he signed, sealed, and delivered the foregoing deed to the said Robert L. Davis, for the purposes therein set forth and on the day and year therein named, given under my hand and seal this 4th day of October 1848*

Thomas L. Sykes, Clerk. (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 7th day of October A.D. 1848 which is duly done in Deed Book N. 7 page 614
Test Thomas L. Sykes, Clerk

Thomas Davis
St. 3 Dec
James Anderson

This Indenture, made and entered into this 17th day of January 1848, between Thomas Davis of the County of Limestone and State of Alabama of the one part and James Anderson of the other part. Witnesseth, that the said Thomas Davis for and in consideration of the sum of one hundred and fifty dollars to him in hand paid, the receipt whereof is hereby acknowledged, hath this day bargained, sold, aliened, conveyed, and confirmed unto the said James Anderson, all that certain lot or parcel of land lying and being in the County of Limestone and State aforesaid, being situated and lying in Section nine, known as the North East quarter of the North West quarter of Section N. 29 of Township N. 21 of Range N. 4 West, containing thirty nine acres and ninety four hundredths of an acre, and also the South West quarter of the North East quarter of Section N. 29 Township N. 21 of Range N. 4 West, containing thirty nine acres

ninety four hundredths of an acre, in the district of lands subject to Sale at Huntsville Ala. To have and to hold, the above described lands with the appurtenances thereto belonging or in anywise appertaining unto the said James Anderson his heirs and assigns forever, and the said Thomas Davis for himself his heirs Executors Administrators do hereby and will from defend the title to the above described and hereby granted premises unto the said James Anderson his heirs and assigns forever and against themselves and all and every person claiming or holding under him the said Thomas Davis, and also against the lawful title or demand of 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 Davis hath set his hand and affixed his seal this 17th day of January 1848.

Thomas Davis, (Seal)

The State of Alabama *Personally appeared before me Preston Morris an acting Justice Limestone County* *of the Peace in and for the County aforesaid, Thomas Davis who acknowledged that he signed, sealed, conveyed and delivered, the within Deed to the aforesaid James Anderson on the day and date therein mentioned,*

Preston Morris (Seal)
Justice of the Peace

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 9th day of October A.D. 1848, which is duly done in Deed Book N. 7 page 614 & 615
Test Thomas L. Sykes, Clerk

Samuel McKinney
St. 3 Dec
Sandy R. Homan

This Indenture, made this Eleventh day of October in the one thousand eight hundred and forty eighth, between Samuel McKinney of the County of Limestone in the State of Alabama of the one part and Sandy R. Homan of the other part. Witnesseth, that the said Samuel McKinney for and in consideration of the sum of nine hundred and thirty five dollars to him in hand paid the receipt whereof is hereby acknowledged, hath this day given, granted, bargained, sold, aliened, conveyed, released, confirmed, and by these presents doth grant, bargain, sell, alien, convey, release, confirm and by these presents unto the said Sandy R. Homan, all those certain tracts of land lying and being in the County of Limestone and State of Alabama and known as the East half of the South East quarter of Section N. 4 1/2 Township N. 21 of Range N. 4 West, and the West half of the South West quarter of Section N. 4 1/2 Township N. 21 of Range N. 4 West, containing in all one hundred and thirty seven acres or less. To have and to hold, the above described tracts of land, with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Sandy R. Homan his heirs and assigns forever. And the said Samuel McKinney for himself his heirs Executors and Administrators do hereby and in consideration of the premises, warrant and will from defend the title to the above described and hereby granted premises unto the said Sandy R. Homan his heirs and assigns forever and against himself and all and every person claiming or holding under him the said Samuel McKinney, and also against the lawful title, claim or demand of all and every person or persons whatsoever. In testimony whereof the said Samuel McKinney, hath hereunto subscribed his name and affixed his seal the day and year above written.

Samuel McKinney, (Seal)

The State of Alabama *Before me Thomas L. Sykes Clerk of the County Court of said Limestone County* *and County this day personally appeared the within named Samuel McKinney who acknowledged that he signed, sealed, and delivered the foregoing deed to Sandy R. Homan on the day and year therein mentioned and for the purposes therein specified, given*

under my hand and seal this 17th day of October A.D. 1848.

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama, for Registration on the 17th day of October A.D. 1848, which is duly done in said Book 11th pages 615 & 616.
Test Thomas L. Sykes, Clerk

David McShane

Madison Thompson

So & Dec

Samuel C. Leary

This Indenture, made this 23rd day of December 1846 between David McShane, Madison Thompson & Robert Montgomery Comprehensives hereafter appointed, of the County Court of Limestone State of Alabama, to sell the Real Estate of James Holightly (Levatic) of the first part and Samuel C. Leary of the second part. Whereas the said parties of the first part, did pursuant to the Order and decree of the County Court aforesaid, sell a certain parcel of land lying and being in the County of Limestone and State aforesaid, and known & described as follows: (viz.) All that part of the South East quarter of Section 18, four Township three and Range four West, lying and being West of a ditch, running through said quarter section, which West part as aforesaid, will contain about ninety five acres more or less by running a line due North from the North End of said ditch, to the North boundary of said quarter section, for the sum of three hundred dollars, being the land described in said decree as the Real Estate of James Holightly (Levatic). Now this Indenture, Witnesseth, that the said parties of the first part comprehensives as aforesaid, in consideration of the premises and also in pursuance of the decree and order of said County Court, give, grant and sell unto the said Samuel C. Leary, his heirs and assigns, said parcel or tract of land above described, with all and singular the appurtenances thereto belonging or in anywise appertaining. So have and to hold the above described land and premises with its appurtenances unto him the said party of the second part, his heirs and assigns forever, and the said parties of the first part, duly bind themselves and their heirs to warrant and forever defend the title to the said land and premises unto the said party of the second part his heirs and assigns, from and against the lawful claim or demand of all persons claiming under them the said parties of the first part, but against the lawful claim of no other person, whatsoever. They the said parties of the first part, granting, conveying, and intending, hereby to grant and convey unto the said party of the second part, his heirs and assigns, all the right, title, claim interest and demand which both the said James Holightly (Levatic) had and held to said land and premises and that they the said parties of the first part, might, could, or ought to convey by virtue of the order of said County Court. For Witnesseth whereof the said parties of the first part have hereunto set their names and affixed their seals, this day and year first above written.

D. McShane Seal

Madison Thompson Seal

State of Alabama: Before me Thomas L. Sykes, Clerk of the County Court of the Limestone County, 3 County, aforesaid, this day personally appeared the above named David McShane and Madison Thompson, and acknowledged that they signed and delivered the foregoing Deed to Samuel C. Leary, with day and year therein mentioned, and for the purposes therein specified, herein under my hand and seal this 17th day of October A.D. 1848.

Thomas L. Sykes, Clerk

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama, for Registration on the 17th day of October A.D. 1848, which is duly done in said Book 11th pages 616

Test Thomas L. Sykes, Clerk

Enoch Hancock

So & Dec

Daniel Coleman

State of Alabama

Witnesseth

that the said Enoch Hancock for and

in consideration of the sum of One hundred dollars to him in hand paid, the receipt of

which is hereby acknowledged, hath granted, bargained, and sold unto the said Daniel Coleman

the following described tract of land, lying and being in Limestone County in the State of

Alabama aforesaid, and known as the East half of the North West quarter of the South

West quarter of Section three Township one of Range five West, containing twenty one. So

have and to hold said land unto the said Daniel Coleman his heirs and assigns forever, and

the said Enoch Hancock, hereby binds himself and his heirs forever to warrant and defend

the title to said land to the said Daniel Coleman and his heirs, against the lawful claims of

all persons whomsoever. In Witness whereof the said Enoch Hancock hath hereunto

set his hand and seal this date above.

Witness

D. Jones

Amasa C. Bell

John P. Bell

State of Alabama: Before me Thomas L. Sykes, Clerk of the County Court of said

Limestone County, 3 County, this day personally appeared the above named Enoch Hancock

and acknowledged that he signed, sealed, and delivered the foregoing Deed to Daniel Coleman

on the day and year therein mentioned, and for the purposes therein specified, herein under

my hand and seal this 17th day of October A.D. 1848.

Thomas L. Sykes, Clerk

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama,

for Registration on the 17th day of October A.D. 1848, which is duly done in said Book 11th pages 617.

Test Thomas L. Sykes, Clerk

David McShane

So & Dec

Madison Thompson

State of Alabama

Witnesseth

that the said David McShane and

Angeline P. his wife for and in consideration of the sum of One hundred and fifteen dollars

to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bar-

gained, aliened, conveyed, released, conveyed, and confirmed, and by these presents do give, grant

bargain, sell, alien, convey, release, convey, and confirm, unto the said Mathias P. Leuter

all that certain tract or parcel of land lying and being in the County of Limestone and

State of Alabama, and known and designated as the North West quarter of Section 34 Township

2 Range 4 West. So have and to hold the above described tract of land, with the tenements and

appurtenances thereto belonging or in anywise appertaining unto the said Mathias P. Leuter

his heirs and assigns forever. And the said David McShane and Angeline P. his wife, for themselves their heirs

executors and administrators, and in consideration of the premises, warrant and will forever

defend the title to the above described and hereby granted premises unto the said Mathias P.

Leuter his heirs and assigns, from and against themselves, and all and every person or persons claim-

ing or holding under them the said David McShane and Angeline P. his wife, and also

against the lawful title, claim, or demand, of all and every person or persons whomsoever.

In testimony whereof the said David McShane and Angeline P. his wife

have herunto subscribed their names and affixed their seals the day and year above written.

D. W. Friend, Clerk

Angelina P. Friend, Wife

State of Alabama } Before me Thomas L. Squire, Clerk of the County Court of said
Seminole County. } County, this day personally appeared the within named David W. Friend
and acknowledged that he signed, sealed, and delivered the foregoing Deed to Matthias S. Leuter
on the day and year therein mentioned and for the purposes therein specified. And on the
same day said David to Angelina P. Friend wife of said David W. Friend, who
being examined by me separately and apart from her said husband, acknowledged that she
signed, sealed, and delivered the foregoing Deed to Matthias S. Leuter, on the day and year
therein mentioned and for the purposes therein specified, freely, voluntarily and without
any fear, threat or compulsion of her said husband. Given under my hand and seal
the 30th day of October A.D. 1898.

Thomas L. Squire, Clerk

Filed in the Office of the Clerk of the County Court of Seminole County, State of
Alabama for Registration on the 28th day of October A.D. 1898, which is duly done
in Deed Book N^o 7 pages 617 & 618.

Test Thomas L. Squire, Clerk

James M. Scott } And Indenture, made and entered into this the Eighteenth day of October A.D. Eighteen
hundred and forty eight, between James M. Scott of the County of Seminole and State of
Alabama of the first part and William M. Scott of the same County and State, of the
second part and Mrs. Elizabeth D. Scott, wife of Cyrus D. Scott and mother of the said
James M. Scott of the third part. Whereas the said James M. Scott being a young man
unincumbered with a family and unincumbered with debt, is dead and possessed of
certain real estate and appurtenances hereinafter more particularly described and on
which he and the said Elizabeth D. Scott reside, and whereas view of his said situation
he is willing and desirous that the said Elizabeth D. should remain as at present residing on
"Keping House" on the said premises, which she the said Elizabeth D. refuses to do without
such provision or recompense as herein contemplated, and whereas further the said James
M. Scott for the reasons aforesaid, for the urgent circumstances of the said Elizabeth D.
for her past kindness, care, and attention to himself and interests, and for the natural
love and affection ^{that} she cherishes for him, as his mother, is willing to make such provision
for her. Now therefore in consideration of the premises and for the further consideration
of five dollars to him in hand paid by the said William M. Scott to the said James
M. Scott the receipt whereof is hereby acknowledged by the said James M. Scott. The said
James M. Scott, give, grant, bargain, sell, alien, enfeoff, convey and confirm, and by
these presents assign, grant, bargain, sell, alien, enfeoff, convey and confirm, unto the said
William M. Scott, his heirs and assigns, an undivided moiety of all that certain tract or
parcel of land, lying and in the County of Seminole and State of Alabama, heretofore
sold and conveyed unto the said James M. Scott, by Benjamin H. Adams and Sarah his wife
and particularly described in an Indenture, made on the fifth day of March A.D. Eighteen
hundred and forty six, and duly acknowledged and recorded in the Office of the Clerk of
the County Court of said County and State in Deed Book N^o 7 page 209; and also
an undivided moiety of all that certain other tract or parcel of land lying and being
situated in the same County and State, heretofore sold and conveyed unto the same

by John M. Hendry and Elizabeth M. his wife and particularly described in an Indenture made
and entered into on the twenty fifth day of December A.D. Eighteen hundred and forty six and
duly acknowledged and recorded in the same Office in same Book Page 342. So having taken
the said undivided moiety of the above described tracts or parcels of land, together with an undivided
moiety of all and singular the joint and several tenements and appurtenances thereto belonging
or in anywise appertaining unto the said William M. Scott, his heirs and assigns forever, and
the said James M. Scott, for himself, his heirs, Executors, and Administrators, covenants and
agrees to and with the said William M. Scott, his heirs and assigns that he the said James M. Scott,
will and his heirs, Executors and Administrators, shall warrant and forever defend the title
to the full and undivided moiety of the within granted lands, tenements and appurtenances
unto the said William M. Scott his heirs and assigns against the lawful claims of him-
self or any and every person claiming by through or under him the said James M. Scott.

Upon Trust, Wholly, and for the uses and purposes following and more over, So that
that the said William M. Scott, shall permit the said Elizabeth D. during her coverture with
the said Cyrus D. to remain in quiet and peaceable possession of the said moiety of the above
described and herein granted in part, lands, tenements and appurtenances, to husband and separate
use, and manage and control the same, and receive the rents and profits thereof, to her own sole
benefit, and as she may think proper and best, free from any right, claim, control or
interference whatever of the said Cyrus D. her said husband, and on her own proper
and separate receipt. That the said William M. Scott, whenever and as often as he may
be so directed by the said Elizabeth D. during the said Coverture, by written directions and
with all the solemnities required by law, for making a conveyance, validity the species of property
in question, shall proceed to sell in such manner and on such terms, as in the said writ-
ten direction, shall be specified, all, or any part of the Estate either real or personal, bundled
under this Indenture. And the proceeds of such sale shall reinvest in other Estate either
real or personal or mixed, as in the said written direction shall be specified, which substitute
to Estate, when so purchased, shall remain to all intents and purposes, subject to the
trusts, uses, privileges, and restrictions of this Indenture. That the said William M. Scott,
as often as he may be directed by the said Elizabeth D. during the said Coverture in
manner and form aforesaid, shall invest in other property as he may be directed as afore-
said all the rents, profits, and accumulations of the said Trust property, which investments
shall remain subject to this Indenture as aforesaid. That in event the said Elizabeth D.
should survive her husband the said Cyrus D. so that her said Coverture is fully at an
end, then at her request the said William M. Scott shall convey, transfer, confirm, return
and deliver unto the said Elizabeth D. all the Estate real personal or mixed remaining
in trust under this Indenture, whether the same be original substitutes or newly ac-
quired, in her absolute right, as that she shall hold the same free from any trust
condition, limitation or restriction, whatever. That in event the said Elizabeth D. should
depart this life, before her said husband the said Cyrus D. then the said William M. Scott shall
convey, transfer, set out, and deliver whatever property either real personal or mixed
may be then remaining subject to the trusts, conditions and limitations hereof unto
such persons or persons, and in such manner, amounts and proportions as he may
be directed in the last will and testament of the said Elizabeth D. or in her written
appointment executed with the solemnities required by law, for the bequest, devise or appo-
intment of the species of property in question; and finally if the said Elizabeth D.
should die with such will or appointment, then that the said William M. Scott shall
convey in manner aforesaid, whatever may remain of the aforesaid property to the

right heir of the said Elizabeth D. in amounts and proportions according to the Statute of Decents and Distributions. In testimony whereof we the parties aforesaid, have hereunto set our hands and affixed our seals this the day and year first above written,

James M. Scott, (Seal)
William H. Scott, (Seal)

Elizabeth B. Scott, (Seal)

State of Alabama } Personally appeared before me Thomas L. Sykes, Clerk of the County of Limestone, County of Limestone, State of Alabama, James M. Scott, whose name is subscribed to the foregoing Deed of Gift, and acknowledged that he signed, sealed, and delivered the same to the said William H. Scott, on the day and year therein mentioned, also appeared the within named William H. Scott, and Elizabeth B. Scott, whose names are subscribed to the within Deed of Gift, and acknowledged that they signed, sealed, and delivered the same on the day of its date, for the purposes therein named. Given under my hand and seal this 31st day of October A.D. 1848

Thomas L. Sykes, (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama, for Registration on the 31st day of October A.D. 1848, which is duly done in Deed Book No. 7 pages 618, 619 & 620
Test Thomas L. Sykes, Clerk

Samuel Derrory and Samuel S. Greenhaw. } This Indenture, made this 21st day of July, in the year one thousand eight hundred and forty eight, between Samuel Derrory & Samuel S. Greenhaw, of the County of Limestone in the State of Alabama, of the one part and Daniel Coleman of the other part, Witnesseth, that the said Samuel Derrory and Samuel S. Greenhaw, 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, confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, confirm, and confirm unto the said Daniel Coleman, all that certain lot of land lying and being in the Town of Athens in the County aforesaid known in the plan of said Town as the South half of lot number one hundred and thirty two or more occupied by said Coleman. He has and to hold the above described lot with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Daniel Coleman his heirs and assigns forever, and the said Samuel S. Greenhaw and Samuel Derrory, for themselves their heirs, Executors and administrators, do hereby and in consideration of the premises man and will from defend the title to the above described and hereby grant premises unto the said Daniel Coleman his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them or under the said Samuel S. Greenhaw and Samuel Derrory, and also against the lawful title claim or demand of all and every person or persons claiming or holding under them or under the said Samuel S. Greenhaw and Samuel Derrory. In testimony whereof the said Samuel S. Greenhaw and Samuel Derrory have hereunto subscribed their names and affixed their seals the day and year above written.

Signed, sealed and delivered in the presence of,

Samuel Derrory, (Seal)

Samuel S. Greenhaw, (Seal)

State of Alabama } Before me Thomas L. Sykes, Clerk of the County Court of Limestone, County of Limestone, State of Alabama, this day personally appeared the within named Samuel Derrory and Samuel S. Greenhaw, whose names are subscribed to the foregoing Deed, and acknowledged that they signed, sealed, and delivered the same to Daniel Coleman on the day and year therein mentioned and for the purposes therein specified. Given under my hand and seal this 31st day of October A.D. 1848.

Thomas L. Sykes, (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama, for Registration on the 31st day of October A.D. 1848, which is duly done in Deed Book No. 7 pages 620 & 621.
Test Thomas L. Sykes, Clerk

John D. Belum and Mary H. Belum his wife. } This Indenture, made this 30th day of October Eighteen hundred and forty eight, between John D. Belum & Mary H. his wife of the County of Limestone in the State of Alabama, of the one part & William D. Sidwell of the other part, Witnesseth, that the said John D. Belum & Mary H. his wife, for & in consideration of the sum of Fifty dollars to him in hand paid, the receipt whereof is hereby acknowledged, have this day bargained, sold, alien, conveyed & confirmed, & by these presents do bargain, sell, alien, convey & confirm unto the said William D. Sidwell, all that certain tract of land, lying & being in the County of Limestone in the State of Alabama & known & described as follows (to wit): The West half of the South East quarter of Section 18, 19th of Township 18, 20th Range 18th West. Containing Eighty acres - 2³/₄ more or less. To have and to hold the above described tract of land with tenements & appurtenances thereto belonging or in anywise appertaining unto the said William D. Sidwell his heirs and assigns forever & the said John D. Belum & wife for their heirs, Executors & administrators do man and will from defend the title to the above described & hereby granted premises unto the said William D. Sidwell, his heirs and assigns forever against themselves & every person claiming or holding under them the said John D. Belum & wife, & also against the lawful title claim or demand of all and every person or persons claiming or holding under them or under the Government of the United States. In testimony whereof the said John D. Belum & Mary H. Belum his wife have hereunto subscribed their names and affixed their seals the day and year above written.

John D. Belum, (Seal)
Mary H. Belum, (Seal)

State of Alabama } Before me Robert M. Sigg an acting Justice of the Peace in and for Limestone County, this day personally appeared John D. Belum and Mary H. Belum his wife, and signed, sealed, and delivered the within deed on the day and date thereof, for the purposes therein mentioned to William D. Sidwell and the said Mary H. Belum, being examined separately and apart from her said husband and by me acknowledged the signing sealing of the within deed, without any fear threats or compunctions on the part of her said husband. Given under my hand and seal this 30th day of October 1848.

A Justice of the Peace,

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama, for Registration on the 31st day of October 1848, which is duly done in Deed Book No. 7 pages 621.
Test Thomas L. Sykes, Clerk

William D. Sidwell and Martha Ann his wife. } This Indenture, made this 30th of October Eighteen hundred and forty eight, between William D. Sidwell and Martha Ann his wife of the County of Limestone in the State of Alabama, of the one part and Matthew A. Searns of the other part, Witnesseth, that the said William D. Sidwell and Martha Ann his wife, for and in consideration of the sum of fifty dollars, to him in hand paid the receipt whereof is hereby acknowledged, have this day bargained, sold, alien, conveyed & confirmed unto the said Matthew A. Searns, and by these presents do bargain, sell, alien, convey & confirm unto the said Matthew A. Searns, all that certain tract of land lying & being in the County of

Limestone, in the State of Alabama & known & described as follows (to wit) The West half of the South East quarter of Section No 4 in Township No 11 Range Three West containing Eighty Acres 23 per more or less. The 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 Matthew A. Samms his heirs and assigns forever & the said William Chambliss wife for their heirs Executors and Administrators do manovate & will forever defend the title to the above described & hereby grant & promise unto the said Matthew A. Samms his heirs & assigns forever and against them & all & every person claiming or holding under them the said William Chambliss wife & also against the lawful title claims or demands of all & every person or persons in whomsoever claiming or holding under them or under the Government of the United States. In testimony whereof the said William Chambliss Martha Samms his wife have hereunto set their hands & affixed their seals the day & year above written.

Witness my hand & seal this 20th day of October 1848.

Matthew A. Samms
Martha A. Samms
William Chambliss
Martha A. Samms

Before me of Alabama acting Justice of the Peace in and for the County of Limestone in the State of Alabama, the said parties personally appeared William Chambliss and Martha A. Samms his wife, and signed before and delivered to me this day and date thereof for the purposes aforesaid mentions to Matthew A. Samms. And the said Martha A. Samms being examined separately and apart from her said husband, by me, acknowledged the signing of the within Deed without any fear, threat, or compulsion on the part of her said husband. Given under my hand and seal this 20th day of October 1848.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 31st day of October 1848, which is duly done in Deed Book No 11 page 621 & 622.

Test Thomas L. Sykes, Clerk

W. C. Hutchinson wife & Child Indenture made this 31st day of July 1848 between Anne B. Hutchinson & her said Delany Hutchinson his wife of the County of Limestone in the State of Alabama of the first part and William Norton of the County and State aforesaid of the second part. Witnesseth, That the said party of the first part for and in consideration of the sum of Eighty dollars and forty two cents to them in hand paid by the party of the second part, the receipt whereof is hereby acknowledged, have bargained, sold given and granted, and by their presents do hereby bargain, sell give, grant and convey unto the party of the second part his heirs and assigns, a certain piece or parcel of land lying and being in the County of and State of Alabama being the West half of the East half of the North East quarter of Section twenty nine in Township three of Range four West containing forty acres together with all and singular the appurtenances thereto belonging. To have and to hold to the party of the second part his heirs and assigns forever and the party of the first part hereby manovate and defend the same free from the claim of all persons whatsoever. In witness whereof the said party of the first part hereunto set our hands and seals the day & year above written.

W. C. Hutchinson
Delany Hutchinson
State of Alabama
Limestone County
Anne B. Hutchinson
Delany Hutchinson

Personally appeared before me William L. Bain an acting Justice of the Peace in and for said County, Wm. C. Hutchinson and Delany Hutchinson, who severally acknowledged that they signed sealed and delivered the

within Deed unto William Norton, and Delany his wife being by me personally examined apart from her said husband, acknowledged that she signed, sealed and delivered the within Deed without any fear, threat or compulsion of her said husband. Given under my hand and seal this 17th day of August 1848.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 2nd day of November 1848 which is duly done in Deed Book No 11 page 623 & 624.

Test Thomas L. Sykes, Clerk

William Fisher & John Webb & Child Indenture made this 31st day of July 1848 between all men by their presents that I William Fisher of the County of Limestone and State of Alabama of the first part and John Webb of the County and State aforesaid of the second part. Witnesseth, That the said party of the first part for and in consideration of the sum of three thousand two hundred dollars (\$3200.00) paid and secured to be paid the payment and bounty of which and by acknowledged, all that certain tract or parcel of land known as the North half of Section Number 8 in Township Number 4, in Range 3 West of the Basis meridian at Huntsville consisting of three hundred and twenty acres, all lying and being in the County of Limestone, State of Alabama. To have and to hold the same to the said John Webb, his heirs, Executors, Administrators and assigns forever. And the said William Fisher and his heirs, Executors and Administrators will forever manovate and defend the same to the said John Webb, his heirs, representatives and assigns. In testimony whereof I have hereunto subscribed my name and affixed my seal this 26th day of October Eighteen hundred and forty eight.

Attest
Robert Webb
James Russell

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 2nd day of November 1848 which is duly done in Deed Book No 11 page 625.

Test Thomas L. Sykes, Clerk

Joseph L. Hutchinson & Child Indenture made this the twenty third day of October 1848 between Joseph L. Hutchinson of the County of Limestone and State of Alabama of the first part and John Mitchell of the County and State aforesaid of the second part. Witnesseth, That the said party of the first part for and in consideration of the sum of one hundred and fifty dollars in hand paid, the receipt whereof is hereby acknowledged, have bargained, sold, delivered, conveyed, and by their presents do hereby bargain, sell, deliver, convey, unto the said John Mitchell, all that certain tract or parcel of land being the West part of the North East quarter, all of said quarter lying west of Syron Creek running north the meridian of said tract in Section twenty five of Township one and

Range three West. To have and to hold the above described land, with the tenements and appurtenances thereto belonging, or in any wise appertaining unto the said Flood Mitchell his heirs and assigns forever, and the said Joseph Thibault for himself, doth, here his Executors, Administrators, doth, hereafter and will forever defend the title to the above described and hereby granted premises, unto the said Flood Mitchell his heirs and assigns forever, and against all and every person or persons claiming or holding under the said Joseph Thibault his heirs and assigns against the lawful title, claims or demands of any person or persons whomsoever claiming or holding by law or under the Government of the United States. In testimony whereof I have hereunto set my hand and affixing seal the day and date above mentioned.

Joseph Thibault
 By his Clerk
 Joseph Thibault

State of Alabama } This day personally appeared before me Abraham Forbes a Justice of the Peace in and for the County of Limestone, Joseph Thibault and his wife Polly Thibault and severally acknowledged that they signed, sealed and delivered the foregoing Deed for the purposes therein specified and on the day and year therein named. Given under my hand and seal this 27th day of October 1848.

Abraham Forbes
 Justice of the Peace

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 6th day of November A.D. 1848, which is duly done in Deed Book No. 7 pages 623 & 624.

Test Thomas L. Sykes, Clerk

McDonald & wife } This Indenture, made this 2nd day of November 1848, between Jonathan
 St. & Dor } McDonald and Mary D. his wife of the first part and James M. Lane of the second part
 James M. Lane } Witnesseth That the said party of the first part for and in consideration of the sum of
 four hundred and five hundred dollars in hand paid by said party of the second part the receipt of which is hereby acknowledged, have granted, bargained, sold, conveyed and by these presents do grant bargain, sell and convey unto the said party of the second part and to his heirs and assigns forever the following tracts or parcels of land lying & being in Limestone County, Alabama, to wit: the general survey of the Government, by being the North East of Section three the South East quarter of Section two and the North East quarter of the North East quarter of Section ten, and the North West quarter of Section ten, all of which is in Township four of Range four West of the base Meridian of Huntsville, containing according to said survey four hundred & twenty acres more or less, together with all and singular the tenements and appurtenances thereto belonging or in any wise appertaining, and also all the Estate, right, title, interest claims of the said party of the first part, either in law or equity, to the said tracts or parcels of land & premises. He have and to hold unto 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 do hereby warrant and will forever defend the title to the above bargained premises to the said party of the second part, his heirs and assigns forever, free from the claims or claims of all and every person or persons whomsoever, as also the claim of the general Government. In testimony whereof we have hereunto set our hands, and seal the day and year first above written.

Jonathan McDonald
 Mary D. McDonald

State of Alabama } Personally appeared before me Allen Chavis a Justice of the Peace in Limestone County, and for the County and State approved Jonathan McDonald and Mary D. his wife, who acknowledged that they signed, sealed and delivered the within Deed unto

the within named James M. Lane, on the day and year therein mentioned, and the said Mary D. his wife, acknowledged that she signed, sealed and delivered the said and hereby, without any fraud or compulsion of her said husband, given under my hand and seal this 28th day of November 1848.

Allen Chavis J.P.

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 6th day of November A.D. 1848, which is duly done in Deed Book No. 7 pages 624 & 625.

Test Thomas L. Sykes, Clerk

Ailey Malone } This Indenture, made this 3rd day of November, one thousand eight hundred
 St. & Dor } & forty eight, between Ailey Malone, of Limestone County, Alabama of the one part and Thomas
 Thomas M. Pope } M. Pope of the above county, State of the other part, Witnesseth That the said Ailey Malone
 for and in consideration of a sum of five hundred dollars, the receipt of which is hereby acknowledged, has this day bargained, sold, conveyed and by these presents doth bargain, sell and convey to the said Thomas M. Pope, all that certain tract or parcel of land lying and being in Limestone County, Alabama and known as the East half of the North East quarter of Section 7 Township 4 Range 4 West, also the South East quarter of Section 6 Township 4 Range 4 West, except forty poles South and twenty eight West in the North East of said quarter Section. To have and to hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging unto the said Thomas M. Pope and his heirs and assigns forever, and the said Ailey Malone for himself his heirs, Executors, Administrators and assigns, doth warrant and will forever defend the title to the above described and hereby granted premises, unto the said Thomas M. Pope his heirs & assigns forever and against himself his heirs, Executors & assigns and all and every person claiming under him the said Malone. In testimony whereof the said Ailey Malone hath hereunto set his hand and seal this the day and date above written.

Ailey Malone
 St. & Dor
 Mary L. Malone
 Thomas Leprade

Ailey Malone Seal

State of Alabama } Before me Thomas L. Sykes Clerk of the County Court of said
 Limestone County } County this day personally appeared the above named Jonathan
 Malone and Thomas Leprade, Witnesses, who after being duly sworn, said that they were present when the said Ailey Malone, whose signature appears on the foregoing Deed, signed, sealed and delivered the same to Thomas M. Pope, for the purposes therein specified and on the day and year therein mentioned, and that they signed their names as witnesses to the same, in the presence of the said Ailey Malone, and in the presence of each other. Given under my hand and seal this 7th day of November 1848.

Thomas L. Sykes

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 7th day of November A.D. 1848, which is duly done in Deed Book No. 7 pages 625

Test Thomas L. Sykes, Clerk

Nathaniel Hancock & wife } This Indenture, made this 27th day of May in the year one
 St. & Dor } thousand eight hundred and forty eight, between Nathaniel Hancock
 Nathaniel Hancock } and E. J. Hancock his wife, of the County of Limestone in the State of

of the one part, and James of Malone of the other part, Miltupeth, That the said Nathaniel Hancock & J. A. Hancock 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, confirmed and by their present assent, grant, bargain, sell, alien, convey, release, confirm unto the said Francis of Malone, all that certain tracts or parcels of land lying and being in the County of Seminoe and State of Alabama, and known as the South West fourth of the North East fourth of Section 14 & 6 Township 14 N Range 14 E and also the South East fourth of the North West 1/4 of Section 14 & 6 Township 14 N Range 14 E and containing all together Eighty seven acres more or less. So have and to hold the above described tract of land, with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Francis of Malone his heirs and assigns forever. And the said N. Hancock and J. A. Hancock his wife for themselves their heirs Executors and Administrators do hereby and in consideration of the premium, manant and mill forever defend the title to the above described and hereby granted premises, unto the said Francis of Malone his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said N. Hancock and J. A. Hancock his wife, and also against the lawful title, claim, or demands of all and every person or persons whomsoever. In testimony whereof the said N. Hancock and J. A. Hancock his wife, have hereunto subscribed their names and affixed their seals the day and year above written.

Nathaniel Hancock (Seal)

Elizabeth A. Hancock (Seal)

State of Alabama } Personally appeared before me John Patton a Judge of the County of Seminoe } of the State for and in the County aforesaid the within named Nathaniel Hancock and his wife Elizabeth Hancock, and acknowledged that they beyond doubt and deliver the within deed, on the day of its date, and Elizabeth Hancock being separately examined to herself, says she signed without any fear threat or compulsion of her said husband, known under my hand, at this the first day of June 1848.

John Patton J. P.

Filed in the Office of the Clerk of the County Court of Seminoe County State of Alabama for Registration on the 15th day of November A.D. 1848. which is duly done in Deed Book 14 p. 635 & 636.

Test Thomas K. Squire, Clerk

John Bindell wife } This Indenture, made this the 14 day of November, A.D. 1848, between } and forty eight, between John Bindell and Sara Bindell his wife of the one part } and James Cox of the other part, all of the County of Seminoe and State of Alabama } Miltupeth, That the said John Bindell and Sara Bindell his wife for and in the consideration of the sum of One hundred and twenty three dollars and 15 cents, to them in hand paid the receipt whereof is hereby acknowledged, have this day bargained, sold, aliened, conveyed, released, confirmed, and by their presents do bargain, alien, convey, release, confirm unto the said James Cox all that certain tracts or parcels of land lying and being in the State of Alabama, Seminoe County, known as the South East 1/4 of the North East 1/4 of Section 14 & 29 Township 14 N Range 14 E first Met. containing forty seven acres and another tract or parcel of land lying and being in the State of Alabama known as the North East quarter of the North East quarter of Section twenty nine in Township one Range first Met. containing forty seven acres. So have and to hold the above described tracts or parcels of land with all appurtenances thereto belonging or in anywise appertaining unto the said James Cox his heirs and assigns forever. And the said parties of the first part for themselves their heirs Executors and Administrators do hereby and in consideration of the premium manant and mill forever defend the title to the above described and hereby granted premises unto 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 parties of the first part, and also against the lawful title, claim, or demands of all and every person or persons whomsoever. In testimony whereof the said parties of the first part have hereunto subscribed their names and affixed their seals the day and year above written.

his heirs and assigns forever, and the said John Bindell and Sara Bindell his wife for themselves their heirs Executors and Administrators do manant and mill forever. The title to the above described and hereby granted premises unto the said James Cox his heirs and assigns, from and against themselves and all and every person claiming or holding under them the said John Bindell and Sara Bindell 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 John Bindell and Sara Bindell his wife have hereunto subscribed their hands and seals the day and date above written.

John Bindell (Seal)

Sara Bindell (Seal)

The State of Alabama } Personally appeared before me Isaac Dial a Justice of the } Seminoe County } Pro and for said County John Bindell and Sara Bindell his wife and James Cox, that they mutually signed, sealed and delivered the foregoing Deed unto the said James Cox, the said Sara Bindell being privately and apart from her husband and examined by me, says she signed and delivered the foregoing Deed freely without fear or threats of her said husband. Known under my hand and seal this the 16th day of November 1848.

Isaac Dial, J. P. (Seal)

Filed in the Office of the Clerk of the County Court of Seminoe County State of Alabama for Registration on the 17th day of November 1848 which is duly done in Deed Book 14 p. 626 & 627.

Test Thomas K. Squire, Clerk

This Indenture, made this the seventh day of November in the year } and four hundred and forty eight, between William Richardson and } An Richardson his wife, of the County of Seminoe in the State of Alabama of the } one part and Eighty seven of the other part, Miltupeth, That the said parties of the first } part for and in consideration of the sum of Seventy 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 by their presents do give, grant, bargain, sell, alien, convey, release, confirm, unto the said party of the second part his heirs and assigns all that certain lot or piece of land lying and being in the town of Miltupeth Seminoe County, State of Alabama and known in the plan of said Town as lot number One hundred and twenty nine, containing about one acre, So have and to hold the above described lot or piece of land, with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said party of the second part his heirs and assigns forever. And the said parties of the first part for themselves their heirs Executors and Administrators do hereby and in consideration of the premium manant and mill forever defend the title to the above described and hereby granted premises unto 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 parties of the first part, and also against the lawful title, claim, or demands of all and every person or persons whomsoever. In testimony whereof the said parties of the first part have hereunto subscribed their names and affixed their seals the day and year above written.

Signed, sealed and delivered

in the presence of

State of Alabama } Before me Thomas K. Squire Clerk of the County Court of said } Seminoe County } day personally appeared the within named William Richardson and

William Richardson (Seal)

An Richardson (Seal)

acknowledges that he signed, sealed and delivered the foregoing Deed to Elisha D. Cartwright on the day and year therein mentioned, and for the purposes therein specified, And on the same day Elisha D. Cartwright said Deed to Mrs. M. Richardson, wife of said William Richardson, who being examined by me privately, separate and apart from her said husband, acknowledges that she signed, sealed and delivered said Deed to Elisha D. Cartwright on the day and year therein mentioned, freely, voluntarily, and without any fear, threats or compulsion, Given under my hand and seal this 21st day of November 1848.

Thomas H. Squire, Clerk

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 21st day of November A.D. 1848. which is duly done in Deed Book 187 page 627 & 628.

O. Williams
Sd & receipt
for W. Squire

This is to certify that I Elisha D. Cartwright in right of my wife Jane & William formerly Jane & Smith, have had a final settlement with her said husband James B. Squire and the said Squire to wit: that I have received of the said James B. Squire the full and entire amount of all monies or property that is due me from the said James B. Squire heretofore as aforesaid, in right of my wife as aforesaid. Given under my hand and seal this 10th day of November 1848.

W. Squire

W. Squire

State of Alabama } Before me Thomas H. Squire Clerk of the County Court of said County, this Limestone County } day personally appeared the within named William H. Squire a Minors who after being duly sworn, says that he has purchased from Elisha D. Cartwright, who is a Minors, the foregoing Receipt, signed, sealed and delivered the same to James B. Squire for the purposes therein specified, and on the day and year therein mentioned, and that he signed his name in the presence of the said Elisha D. Cartwright, Given under my hand and seal this 21st day of November A.D. 1848.

Thomas H. Squire, Clerk

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 21st day of November A.D. 1848. which is duly done in Deed Book 187 page 628.

Test Thomas H. Squire, Clerk

Samuel Bailey wife
Sd & receipt
for W. Squire

This Indenture, made and entered into this 18th day of November, in the year of our Lord one thousand eight hundred and forty eight, between Samuel Bailey and wife, of the one part, and Elisha D. Cartwright, of the other part, all of the County of Limestone and State of Alabama, Witnesseth, That the said Samuel Bailey and his wife, Eliza A. Bailey, for and in consideration of the sum of One thousand and five hundred and eighty dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day bargained, sold, aliened, conveyed, released and confirmed, and by these presents do bargain, sell, alien, convey, release, confirm and convey to Elisha D. Cartwright, all that certain tract of land lying and being in the County of Limestone and State of Alabama, more particularly known and described as the North East quarter of Section twenty five Township three, Range three, north of the Huntsville Meridian containing one hundred and thirty one and 25/100 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 Elisha D. Cartwright his heirs, Executors, Administrators and assigns, And the said Samuel Bailey and his wife, Eliza A. Bailey, for themselves, their heirs, Executors, Administrators and assigns do hereby warrant and defend unto the said Elisha D. Cartwright his heirs, Executors, Administrators and assigns, from and against themselves, their heirs, Executors, Administrators and assigns, from and against all and every person or persons claiming or holding under them the said William Bailey and his wife Mary aforesaid, and also against the lawful title, claim, or demand of any and all persons whatsoever. In testimony whereof the said William Bailey and his wife Mary have hereunto subscribed their names and affixed their seals, the day and year first above written.

William Bailey

Mary Bailey

the title to the above described and hereby granted premises, unto the said Elisha D. Cartwright his heirs, Executors, Administrators and assigns, from and against themselves, their heirs, Executors, Administrators and assigns, And all and every person or persons, claiming or holding under them the said Samuel Bailey and Eliza A. Bailey his wife, and also against the lawful claim, title 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 Bailey and his wife Eliza A. Bailey have hereunto subscribed their names and affixed their seals, the day and year first above written.

Samuel Bailey

Eliza A. Bailey

State of Alabama } On this 18th day of November in the year 1848, personally appeared Limestone County } before me the undersigned, an acting Justice of the Peace to keep the Peace in and for said County, Samuel Bailey and his wife Eliza A. Bailey, who personally acknowledge the signing, sealing and delivery of the foregoing Indenture on the day of its date, for the purposes therein expressed to said Elisha D. Cartwright. And the said Eliza A. Bailey being by me examined touching the premises, separate and apart from her said husband, acknowledges that of her own free will, mind and accord, without any fear, threats or compulsion of her said husband, she did sign, seal and deliver the foregoing Indenture for the purposes therein expressed on the day of its date to Elisha D. Cartwright, In testimony whereof I have hereunto subscribed my name and seal.

John Russell, J.P.

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 21st day of November A.D. 1848. which is duly done in Deed Book 187 page 628 & 629.

Test Thomas H. Squire, Clerk

William Bailey
Sd & receipt
for W. Squire

State of Alabama, Limestone County, This Indenture made and entered into this twenty eighth day of October in the year one thousand eight hundred and forty eight, between William Bailey and wife, of the one part, and Elisha D. Cartwright, of the other part, all of the County of Limestone and State of Alabama, Witnesseth, That the said William Bailey and his wife Mary for and in consideration of the sum of One thousand and fifty dollars the receipt whereof is hereby acknowledged, have this day given, granted, bargained, aliened, conveyed, released and confirmed, and by these presents do hereby give, grant, bargain, convey and confirm unto the said Elisha D. Cartwright, all that certain tract of land lying and being in the County of Limestone, in the State of Alabama, and known and described as a part of the South West quarter of Section twenty five Township three, Range three, North of the Huntsville Meridian and fifteen and 25/100 of an acre, on the East side of said quarter, stretching from the South to the North boundary of the quarter, section above described. To have and to hold the above described quarter section of land or One hundred and fifty acres and 25/100 with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Elisha D. Cartwright, his heirs, Executors, Administrators and assigns forever, And the said William Bailey and his wife Mary, for themselves, their heirs, Executors, Administrators and assigns, do hereby warrant and defend unto the said Elisha D. Cartwright his heirs, Executors, Administrators and assigns, from and against themselves, their heirs, Executors, Administrators and assigns, from and against all and every person or persons claiming or holding under them the said William Bailey and his wife Mary aforesaid, and also against the lawful title, claim, or demand of any and all persons whatsoever. In testimony whereof the said William Bailey and his wife Mary have hereunto subscribed their names and affixed their seals, the day and year first above written.

William Bailey

Mary Bailey

The State of Alabama } On this 27th day of October 1848 personally appeared before me the undersigned
 Lemontown County } Justice of the Peace in and for said County, William Bell and
 acknowledged that for and in consideration of the premises, he signed, sealed, and delivered
 to Hephzibah B. Cartwright the foregoing Indenture, and also on the same day his wife, Mary
 Bell, being examined by me separately and apart from her said husband, acknowledged that she
 freely, willingly and without any duress of her said husband, signed, sealed, and delivered said
 Indenture to said Cartwright, and all her right of dower in the said land, given under my
 hand and seal this date above written.

Alex. Russell, J.P. (Seal)

Filed in the Office of the Clerk of the County Court of Lemontown County, State of Alabama for
 Registration on the 28th day of November A.D. 1848. which is duly done in Deed Book 187 page 629 & 630

Test Thomas L. Egan, Clerk

James L. Neal wife } State of Alabama Lemontown County This Indenture made and entered into
 to E. D. } this twenty seventh day of October, between and Eight hundred and forty Eight dollars
 H. B. Cartwright } been James L. Neal, and his wife Catharine Neal late Catharine Jordan of the
 one part of the County of Marshall in the State of Tennessee and Hephzibah B. Cartwright
 of the other part of the County of Lemontown and State of Alabama. Witnesseth that the said
 James L. Neal and his wife Catharine Neal (late Catharine Jordan) for and in considera-
 tion of the sum of One hundred and twenty five dollars, in hand paid the receipt whereof is
 hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed and confirmed
 and by these presents do give, grant, bargain, sell, alien, convey and confirm, unto the said Hephzibah B. Cartwright, her heirs, Executors, Administrators and assigns forever, and to the said Hephzibah B. Cartwright, her heirs, Executors, Administrators and assigns forever, all that certain tract or parcel of land lying and being in the County of Lemontown
 in the State of Alabama, and known and described as the North West quarter of Section twenty
 six Township three and Range three West containing One hundred and fifty nine acres and
 1/4 of an acre, to have and to hold the above described premises, with the tenements and
 appurtenances thereto belonging or in any way appertaining unto the said Hephzibah B. Cartwright, her heirs, Executors, Administrators and assigns. And the said James L. Neal
 and Catharine Neal, for themselves, their heirs, Executors, Administrators and assigns 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 Hephzibah B. Cartwright her
 heirs and assigns forever against themselves, and all and every person or persons claiming or
 holding under them the said James L. Neal and his wife Catharine Neal, and also against
 the lawful title claim or demand of all and every person or persons whomsoever. In testimony
 whereof the said James L. Neal and his wife Catharine Neal, have hereunto subscribed their
 names and affixed the day and year first above written.

James L. Neal (Seal)

Catharine Neal (Seal)

The State of Alabama } On this 27th day of October 1848 personally came before the undersigned
 Lemontown County } Justice of the Peace in and for said County, James L. Neal and Catharine
 Neal, who respectively acknowledged that they signed, sealed, and delivered the foregoing Indenture
 to Hephzibah B. Cartwright, for the consideration therein expressed. The latter of them for
 will without any duress of her husband being examined by me separately and apart from her said
 husband, given under my hand and seal this day and date above written.

Alex. Russell, J.P. (Seal)

The initializations of the words "our undivided interest being one half of" on line nineteen from top
 of page, and measure of 3rd & 4th line from the bottom of the first page, now made before the signing
 and acknowledgment

Filed in the Office of the Clerk of the County Court of Lemontown County State of Alabama for
 Registration on the 28th day of November A.D. 1848 which is duly done in Deed Book 187 page 630 & 631

Test Thomas L. Egan, Clerk

Roswell Hine

to E. D.

Manuel Holt

This Indenture, made this the thirtieth day of November 1848 between Roswell Hine of the
 County of Lemontown and State of Alabama of the one part and Manuel Holt of the other part, Witnesseth
 that the said Hine for and in consideration of the sum of One hundred and twenty five dollars, in hand paid the receipt whereof is hereby acknowledged, has this day bargained, sold, aliened, conveyed and confirmed and by these presents do bargain, sell, alien, convey and confirm, unto the said Manuel Holt, all that certain tract or parcel of land lying and being in the town of Athens, and County of Lemontown, and known
 in the plan of said town as the North half of lot number One hundred and thirty three, to
 have and to hold the above described part of lot No. 133, with the appurtenances thereto
 belonging or in any way appertaining, unto the said Manuel Holt his heirs and assigns forever, and
 the said Hine for himself, his heirs, Executors, Administrators, does warrant and well forever
 defend the title to the above described and hereby granted premises unto the said Manuel Holt, his
 heirs and assigns, against himself and every person or persons claiming or holding
 under him the said Hine 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 Roswell Hine has hereunto set his
 hand and seal this day and date above written

R. Hine (Seal)

State of Alabama } Before me Thomas L. Egan, Clerk of the County Court of said County
 Lemontown County } this day personally appeared the within named Roswell Hine, whose name is
 subscribed to the foregoing Deed, and acknowledged that he signed, sealed and delivered the same to
 Manuel Holt on the day and year therein mentioned, and for the purposes therein expressed,
 given under my hand and seal this 30th day of November A.D. 1848.

Thomas L. Egan, (Seal)

Filed in the Office of the Clerk of the County Court of Lemontown County State of Alabama for Reg-
 istration on the 30th day of November A.D. 1848. which is duly done in Deed Book 187 page 631

Test Thomas L. Egan, Clerk

to E. D.

to E. D.

to E. D.

This Indenture, made and entered into this 26th day of August in the year of
 our Lord One thousand Eight hundred and forty Eight between Joseph James McMurtrie of the
 one part and Alfred L. Howell of the other part, both of the State of Alabama and County of
 Lemontown. Witnesseth that the said Joseph James McMurtrie, in consideration of the sum of
 Sixty five dollars in hand paid the receipt whereof is hereby acknowledged, hath this day bargained
 sold, aliened, conveyed and confirmed and by these presents do bargain, sell, alien, convey and confirm, unto the said Alfred L. Howell all that certain tract or parcel of land lying and being in the
 County of Lemontown and State of Alabama, and known and described as the East half of the
 South West quarter of Section twenty four in Township one Range three, containing twenty
 nine acres and 1/4 of an acre. To have and to hold the above described, the above described

Land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Alfred & Hurrell his heirs and assigns forever, and the said Joseph James McMurtrie for himself doth his heirs, Executors and administrators, doth warrant and well forever defend the title to the above described and hereby granted premises unto the said Alfred & Hurrell his heirs and assigns forever, and against all and every person or persons claiming or holding under the said Joseph James McMurtrie and his heirs and assigns, also against the lawful title, claim or demand, of any person or persons whomsoever, claiming or holding by force, or under the Government of the United States. In testimony whereof I have hereunto set my hand and affixed my seal, this day and date above written.

Joseph J. McMurtrie, (Seal)

State of Alabama. This day personally appeared before me Abraham Forbes, Justice of the Peace in and for said County, Joseph James McMurtrie, who acknowledges that he signed, sealed and delivered the foregoing Deed, for the purposes therein specified, and on the day and year there named, given under my hand and seal this 12 day of October 1848.

Abraham Forbes, (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 11th day of December 1848, which is duly done in Deed Book No. 7 page 631 & 632.

Test Thomas L. Sykes, Clerk

Nathl. Sny and wife
To & Deed
James H. Gamble

This Indenture, made this 29th day of Nov. 1848, in the year one thousand eight hundred and forty eight between Nathl. Sny and Elizabeth & his wife of the County of Limestone in the State of Alabama of the one part and James H. Gamble of said County and State of the other part, is for the purpose of more clearly specifying, and better describing by giving the Section Range and Township, in which a certain tract or parcel of land lies, that said Nathl. Sny & Elizabeth & his wife, heretofore sold to said Gamble, and on final payment being made said Nathl. Sny & Elizabeth & his wife, did execute, sign, seal and deliver to said Gamble a deed for said land, dated on the 1st day of October. One thousand eight hundred and forty four, which deed thus alluded to purported to have contained eleven or twelve hundred acres more or less, but which really contains twelve hundred and fifty acres. Witnesseth that the said Nathl. Sny & Elizabeth & his wife, for and in consideration of the sum of Seven 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 these presents do give, grant bargain, sell, alien, convey, confirm and confirm unto the said James H. Gamble, all that certain parcel or tract of land lying and being in the County and State aforesaid (Viz.)

The North West quarter of Section 18 Town 13 North Range 13 West
The North East quarter of Section 18 Town 13 North Range 13 West
The South West quarter of Section 18 Town 13 North Range 13 West
The South East quarter of Section 18 Town 13 North Range 13 West
The North West quarter of Section 18 Town 13 North Range 13 West
The North East quarter of Section 18 Town 13 North Range 13 West
The South West quarter of Section 18 Town 13 North Range 13 West
The South East quarter of Section 18 Town 13 North Range 13 West
The North West quarter of Section 18 Town 13 North Range 13 West
The North East quarter of Section 18 Town 13 North Range 13 West
The South West quarter of Section 18 Town 13 North Range 13 West
The South East quarter of Section 18 Town 13 North Range 13 West
The North West quarter of Section 18 Town 13 North Range 13 West
The North East quarter of Section 18 Town 13 North Range 13 West
The South West quarter of Section 18 Town 13 North Range 13 West
The South East quarter of Section 18 Town 13 North Range 13 West

Containing fifty five acres more or less, bounded on the East, South, and West by that portion of James Sny's land, known as his cotton Port tract, and on the North by a part of the South West quarter of Section 18 Town 13 North Range 13 West, containing more or less than one hundred and fifty five acres, more or less. So have and to hold the above described lands with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said James H. Gamble his heirs and assigns forever. And the said Nathl. Sny and Elizabeth & his wife 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 James H. Gamble his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Nathl. Sny and Elizabeth & his wife, and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Nathl. Sny & Elizabeth & his wife do hereunto subscribe their names and affix their seals this day and year above written.

Nathl. Sny, (Seal)

Elizabeth & Sny, (Seal)

State of Alabama. Personally appeared before me Alexander Russell, an acting Justice of the Peace in and for said County, Nathl. Sny, whose name is subscribed to the foregoing Deed of conveyance, and acknowledged the signing, sealing and delivering the same for the purposes therein contained, on the day of its date, also on the same day I exhibited said Deed to Elizabeth & Sny, wife of said Nathl. Sny, whose name is likewise subscribed to said Deed, and on a private examination separate and apart from her said husband acknowledged that she signed, sealed and delivered said deed, and relinquishment of her dower in the same freely and voluntarily, without any force, threat, or compulsion, from her said husband Nathl. Sny, for the purposes therein contained, on the day of its date, given under my hand and seal, this 29th day of November 1848.

Alex. Russell, J. P. (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration, on the 11th day of December 1848, which is duly done in Deed Book No. 7 page 632 & 633.

Test Thomas L. Sykes, Clerk

Sherriff of Limestone
To & Deed
John M. Cox

State of Alabama. Whereas William B. Lewis did obtain from the President of Limestone County, Alabama, an order of sale dated the 21st day of September 1848, whereby I was commanded to expose to Public Sale the North East quarter of the North East quarter of Section 18 Town 13 North Range 13 West, containing forty acres as the property of George M. Doubles, Now I Joshua Collins as Sheriff and under of said order of sale & of the Statute in such case & in consideration of the sum of twenty two dollars to me in hand paid by John M. Cox, have this day granted bargain and sold & by these presents doth grant, bargain, and sell unto John M. Cox the above described land and hereby granted promises, in being the highest bidder for the same, with all the right, title and claim or demand, that George M. Doubles has in and to the above described land by granted promises every part thereof as fully as I, as Sheriff, as aforesaid under the authority aforesaid can or ought to sell & convey, being in no way bound myself to warrant or defend the title to the same, Given under my hand and seal this 6th day of November 1848.

State of Alabama. Before me Thomas L. Sykes, Clerk of the County Court of Limestone County

Joshua Collins, Sheriff

County this day personally appeared the above named Joshua Collins and acknowledged that he signed, sealed, and delivered the foregoing Deed to John M. Cox, on the day and year therein mentioned, and for the purposes therein specified, Given under my hand and seal this 1st day of December A.D. 1848.
Thomas L. Sykes, Clerk.
Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 1st day of December A.D. 1848, which is duly done in Deed Book No. 7 page 634 & 635.

Wife
Deed
James H. Hamble
This Indenture, made this 25th day of April in the year one thousand eight hundred and forty five, between Nathl. Sney and Elizabeth C. Sney, his wife, of the County of Limestone in the State of Alabama, of the one part and James H. Hamble, of said County and State, of the other part Witnesseth that the said Nathl. Sney & Elizabeth C. his wife, for and in consideration of the sum of Thirty One hundred and twenty 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, unto the said James H. Hamble, all that certain parcel or tract of land lying and being in the County and State aforesaid (viz) the South West quarter of Section twelve Township five Range four, and the North half of the South East quarter of Section eleven Township five Range four, said lands in the same commonly known as the Biggs and Rosts adjoining the lands of the Estate of James Whitton the North James H. Hamble, on the West and the lands of James H. Hamble on the South containing two hundred & forty acres, (and on the East by Jas. Shuler) To have and to hold the above described lands, with the tenements, and appurtenances, thereto belonging or in any wise appertaining, unto the said James H. Hamble, his heirs and assigns forever. And the said Nathl. Sney & Elizabeth C. his wife for their heirs, Executors, and administrators do hereby and in consideration of the premises, manant and well given defend, the title to the above described and hereby granted premises, unto the said James H. Hamble, his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Nathl. Sney & Elizabeth C. his wife, and also against the lawful title, claim or demand of all and every person or persons whomsoever. In testimony whereof the said Nathl. Sney and Elizabeth C. his wife do hereunto subscribe their names and affix their seals this day and year above written.
Signed, sealed, and delivered
in the presence of,
State of Alabama
Nathl. Sney, *Deed*
Elizabeth C. Sney, *Deed*

Personally appeared before me James Harrison an acting Justice of Limestone County 3rd Prec. in and for said County, Nathl. Sney whose name is subscribed to the foregoing Deed of conveyance, and acknowledged the signing, sealing, and delivering the same, for the purposes therein contained, on the day of its date. Also on the same day he subscribed and to Elizabeth C. Sney wife of said Nathl. Sney, whose name is likewise subscribed to said deed, when on a private examination separate and apart from her said husband, acknowledged that she signed, sealed, and delivered said deed, and relinquished her interest in the same freely and voluntarily, without any force, threats or compulsion from her said husband Nathl. Sney, for the purposes therein contained, on the day of its date. Given under our hands and seals this 1st day of April 1848.
James Harrison, J.P. *Deed*
Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 4th day of December A.D. 1848, which is duly done in Deed Book No. 7 page 634.

Deed
George I. Houston
This Deed made twenty eight day of November 1848, between James B. Stewart and his wife Mary M. Stewart, of the first part and George I. Houston of the second part all of Limestone County State of Alabama: Witnesseth, that the said James B. and his wife, for and in consideration of the sum of One hundred and eighty dollars, to them in hand paid, the receipt whereof is hereby acknowledged, have bargained, sold, aliened, conveyed, released, and by these do bargain, sell, alien, convey, release, and confirm, unto the said George I. Houston, the entire interest, right and title, which they have or may have, had and especially the life Estate, interest, of & for the lifetime of Cynthia L. Denton, widow of James Denton dec'd in and to a certain tract or parcel of land lying & being, situate in said State and County, the said lifetime Estate of Cynthia L. Denton, being a conveyance her by the proper Court of Limestone County Alabama out of the lands then belonging to the Estate of her said husband James Denton dec'd and marked out & laid off as follows: Beginning at a point on the East side of Swan Creek, where the line dividing the South West and North West quarters of Section ten Township four Range four crosses said Creek, running East with said line One hundred & fifty feet, to the line which divides the East and West halves of the South East quarter of said Section thence South with said line 124 feet thence West 125 feet to Swan Creek, thence North Westwardly with said Creek to the beginning, containing One hundred acres be the same more or less. To have and to hold the above described tract or parcel of land & premises together with all appurtenances, fixtures & appendages, unto the said George I. Houston his heirs & assigns forever. The said James B. & his wife covenant that they have the proper & only title to the lifetime interest in said lands as above set forth, they hereby convey to said Houston and bind themselves, in all things to manant, defend, manant good & valid to said Houston his heirs and assigns, the title by them herein convey or attempted to be conveyed to said Houston against themselves and every other person or persons claiming, in, or through any way or manner whatever, whether under or through them or otherwise. In testimony whereof the parties to this Deed of the first part, have hereunto set their hands and seals this the day and year above written.
James B. Stewart, *Deed*
Mary M. Stewart, *Deed*
George I. Houston, *Deed*

Personally appeared this day before the undersigned Justice of the Peace in & for Limestone County Alabama James B. Stewart and Mary M. Stewart his wife, whose names are to the foregoing Deed, and acknowledged that they signed, sealed, & delivered said Deed to said Houston, for the purposes therein set forth, the said Mary M. made by me examined, separately and apart from her husband and made said acknowledgment, this 28th Nov^r 1848 Given under my hand & seal.
James B. Stewart, *Deed*
Mary M. Stewart, *Deed*
George I. Houston, *Deed*
Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 1st day of December A.D. 1848 which is duly done in Deed Book No. 7 page 635.
Test Thomas L. Sykes, Clerk.

Deed
William H. Harrison
This Indenture, made this 2nd day of December 1848, between Samuel P. Holman & Sarah A. Holman his wife, of the County of Limestone in the State of Alabama of the one part, and William H. Harrison, of the other part Witnesseth that the said Samuel P. Holman & Sarah A. 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 bargained, sold, aliened, conveyed and confirmed, and by these presents do bargain, sell, alien, convey and confirm unto the said William H. Harrison, all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama, and bounded as follows: Beginning at a point on the East side of Swan Creek, where the line dividing the South West and North West quarters of Section ten Township four Range four crosses said Creek, running East with said line One hundred & fifty feet, to the line which divides the East and West halves of the South East quarter of said Section thence South with said line 124 feet thence West 125 feet to Swan Creek, thence North Westwardly with said Creek to the beginning, containing One hundred acres be the same more or less. To have and to hold the above described tract or parcel of land & premises together with all appurtenances, fixtures & appendages, unto the said William H. Harrison his heirs & assigns forever. The said Samuel P. & his wife covenant that they have the proper & only title to the lifetime interest in said lands as above set forth, they hereby convey to said Harrison and bind themselves, in all things to manant, defend, manant good & valid to said Harrison his heirs and assigns, the title by them herein convey or attempted to be conveyed to said Harrison against themselves and every other person or persons claiming, in, or through any way or manner whatever, whether under or through them or otherwise. In testimony whereof the parties to this Deed of the first part, have hereunto set their hands and seals this the day and year above written.
Samuel P. Holman, *Deed*
Sarah A. Holman, *Deed*
William H. Harrison, *Deed*

a part of the South West quarter of Section four in Township three, and Range four West, bounded as follows, beginning at a stake in the Manchester road running north thirty chains, sixteen links, East twenty six chains thirty seven links, South twenty nine chains Manchester road, thence along said road thirteen chains thirty seven links to a stake, thence twelve chains forty six links to the beginning, containing twenty one acres and ninety four poles, excepting two acres and seventy eight and one fourth poles, already deeded by said William to said Hanson on the 11th day of Feb 1847, and bounded as follows, beginning at a stake known as the NE corner of a lot sold by James M. Norman, to said Holman and also the SE corner of a lot sold by said Norman to John Thornton and running south degrees 4 of E 53 poles, 49 links, to a stake in Q. Johnsons line, thence 4 north and 28 poles, 8 poles to a stake, thence twenty degrees E of N 28 poles 12 links to a stake, thence degrees N of N 28 poles 21 links, to the beginning. He has and to hold the above described of land, with the appurtenances thereto belonging, or in any wise appertaining, unto said M. Hanson, his heirs and assigns forever, and the said Samuel P. Holman, and Sarah A. his wife, for themselves their heirs, Executors, Administrators, do manant and will defend the title, to the above described and hereby granted premises, unto the said M. Hanson his heirs and assigns, from and against themselves and all and every person claiming or holding, under them the said S. P. Holman, 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 we have hereunto set our hands and seal the day and date before written,

Samuel P. Holman, (Seal)
Sarah A. Holman, (Seal)

State of Alabama } Before me Thomas L. Egan, Clerk of the County, Court of Limestone County, this day personally James P. Holman whose name is subscribed to the foregoing Deed, and acknowledges that he signed, sealed, and delivered the same to M. Hanson, on the day and year therein mentioned, and for the purposes therein specified, and on the same day I exhibited said deed to Sarah A. Holman wife of said Samuel P. Holman, who being examined by me privately, separate and apart from her said husband, acknowledges that she signed, sealed, and delivered the same to William M. Hanson, on the day and year therein mentioned, freely, voluntarily and without any fear, threat or compulsion, of her said husband, Given under my hand and seal this 11th day of December A. D. 1848.

Thomas L. Egan, (Seal)

Filed in the Office of the Clerk of the County, Court of Limestone County, State of Alabama for Registration on the 18th day of December A. D. 1848. which is duly done in Deed Book A. 7, page 655 & 6.

Test Thomas L. Egan, Clerk

John Strayer } This Indenture, made this 8th day of November in the year of Our Lord one thousand eight hundred and forty seven, between Thomas M. Hanson and Julia Willum his wife of the one part and John Strasher of the other part, all of the County of Limestone and State of Alabama, Mutual covenants that for and in consideration of the sum of twelve hundred and ninety six dollars is then in hand paid by the said John Strasher the receipt whereof is hereby acknowledged, the day bargains and sells, and by these presents doth bargain, sell

alien, enjoin and convey unto the said John Strasher, a certain tract or parcel of land lying in the County and State aforesaid, and known and designated as the South West quarter of Section 34, Township two Range four West, also the West half of the North East quarter of Section three Township three of Range four West, also that part of the North West quarter of Section three, Township three of Range four West, lying East of the West margin of the main channel of Swan creek, containing three hundred and twenty five acres, to the same manner left. He has and to hold the above described and hereby granted premises, with the appurtenances thereto belonging or in any wise appertaining unto the said John Strasher his heirs and assigns forever, and the said Thomas Willum and Julia Willum his wife do manant and will defend the title to the above described premises unto the said John Strasher, from and against themselves, their heirs, Executors, Administrators and assigns and from and every person or persons, claiming the same by force, or under the Government of the United States. In testimony whereof the said Thomas Willum and Julia Willum his wife, have hereunto set their hands and affixed their seals the day and date before written

Thos Willum (Seal)
Julia M. Willum (Seal)

State of Alabama } Personally appeared before me Thomas L. Egan, Clerk Limestone County } of the County, Court of the County aforesaid Thomas Willum and Julia M. Willum his wife, and severally acknowledged that they signed, sealed and delivered the foregoing Deed for the purposes therein specified, and on the day and year therein mentioned, and the said Julia M. Willum, being by me examined, separately and apart from her said husband, acknowledges that she signed, sealed and delivered the same, without any fear, threat or compulsion of her said husband, Given under my hand and seal this 11th day of December 1848.

Thomas L. Egan, (Seal)

Filed in the Office of the Clerk of the County, Court of Limestone County, State of Alabama for Registration on the 18th day of December A. D. 1848. which is duly done in Deed Book A. 7, page 636 & 637.

Test Thomas L. Egan, Clerk

Amos French and } This Indenture, made this 11th day of February one thousand eight hundred and forty six, between Amos French, Guardian of Joseph Mitchell and Mary Elizabeth Mitchell, James Robert Wood Mitchell, Martha Maria Mitchell and Richard Duncan Mitchell, of the one part and Andrew M. Elliott (all) of the County of Limestone and State of Alabama, of the other part, whereas the said Amos French Guardian as aforesaid, by virtue and by the authority of an order and decree from the Court of Limestone County setting for Orphans business, October 1st Eight hundred and forty five, sold the tract of land, belonging to the Orphans and infant children aforesaid at public sale to said Andrew M. Elliott for the sum of One hundred and forty One dollar being the highest sum bid for the tract of land aforesaid, now by virtue of the said decree and in consideration of the sum of One hundred and forty One dollar in hand paid by the said Andrew M. Elliott, the receipt whereof is hereby acknowledged, have sold all the right and title, held by the said Infants, and decreed by the Court aforesaid to be sold, that tract of land is known as lying in Limestone County on Piney Creek, and being the South half of the East half of the South half of the South West quarter of Section thirteen Township three and Range four West and containing twenty one acres more or less. He has and to hold the said land premises, every part thereof with the appurtenances, unto the said

Amory French
Elizabeth French

Alison C. Cairns, J.P. 

Test Thomas L. Syms, Clerk

Gen. S. Houston, Esq.

Thomas L. Chubb, Esq.

Test Thomas L. Byrns, Clerk

David Pettus
No 3 Dred of Gipsy
Abelth & Foreman

David Pettus, Esq.

Mr. C. Pittus, 

Elizabeth S. Foyers, 

Thomas L. Sykes, Secy.

Text Thomas G. Sykes, Clerk