
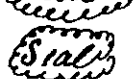


Richard Pate wife & This Indenture, made this 24th day of July in the year one thousand eight
hundred and forty nine between Richard Pate & Martha Ann, his wife, of the County
of Limestone in the State of Alabama of the one part, and Samuel Pate of said County
and State of the other part: (Witnesseth, that the said Parties of the first part for and in consider-
ation of the sum of Seven thousand dollars to them in hand paid, the receipt whereof is here by
acknowledged, have this day given, granted, bargained, sold, aliened, enfeoffed, released, conveyed and
confirmed, and by their parents do give, grant, bargain, sell, alien, enfeoff, release convey and confirm
unto the said Samuel Pate, all that certain tract or parcel of Land lying and being in the
County of Limestone State of Alabama, and known and described as follows, to wit: (The
S.W. qr. of Sec thirty three, T. 4. R. 4. Met. the N. E. qr. of Sec. 5. S. 3. R. 4. Met. the N.W. qr. of Sec. 4. S. 3. R. 4.
Met. the S. E. qr. of Sec. 33. T. 4. R. 4. Met. the S. E. qr. of Sec 32. S. 4. R. 4. ^{Met.} Containing seven hun-
dred and ninety six acres and twenty three hundredths of an acre. - Also, the parcel of land
part of a gr. sec. belonging to Benjamin B. Pate, devised to Richard Pate, by his father the
late Benjamin Pate, by his last will and Testament, The whole of said land, being the tract
wherein the said Richard Pate now resides. To have and to hold the above described tract or
parcel of land with the tenements and appurtenances therunto belonging, or in any wise ap-
pertaining unto the said Samuel Pate, - heirs and assigns forever. And the said parties of
the first part, for themselves their heirs, Executors, and Administrators, do hereby and in con-
sideration of the premises, warrant and will forever defend the title to the above described
and hereby granted premises unto the said Samuel Pate 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, claiming or holding by from or under the Government of the United States.
In testimony whereof, The said, Richard and the said Martha Ann have hereunto sub-
scribed their names, and affixed their seals the day and year first above written.

Signed sealed and delivered
in the presence of

Richard Pate, 
Martha A. Pate, 

The State of Alabama Before me John B. Eldridge, Clerk of the Circuit Court of Madison
County S.S. County in the State of Alabama, this day personally appeared Richard
Pate, and Martha A. Pate, his wife, and acknowledged that they had signed, sealed and delivered
the within deed to the within named Samuel Pate, on the day of its date, And the said Martha Ann
Pate wife of the said Richard Pate, being by me privately examined, separate and apart from
her said husband, acknowledged she had signed, sealed and delivered the within deed to the within
named Samuel Pate, freely voluntarily, and without any fear threats or compulsion of
her said husband. Given under my hand and seal this 25th day of July 1849

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 A.D. 1849. which is duly done in Book No. 8
Page 1
Test Thomas H. Lyons, Clerk, C.

William Smith vs. Whereas Barclay H. Smith is justly indebted to Vaper Coleman & Vaper in the
sum of three hundred and ten dollars & 5 cents, as appears by a judgment confessed by him &
for that amount and costs, amounting to five dollars 71 1/2 cents, on the 15th March 1842 & whereas,
James Canterbury & Barclay H. are jointly indebted to Vaper Coleman, Vaper in the
sum of ninety dollars, 07 cents by open account due 1st Jan'y 1849. which debt they are making

and desirous to secure. - Now this Indenture made this 17th August 1849. between said
Bartholomew H. Smith, his wife Martha Ann Smith, and the said James Cantabery of the
first part, said Vaper Coleman & Vaper, of the second part, & Esbirt Jones of the third part
Witnesseth, that in consideration of the premises, and for the further consideration of
One dollar, in hand paid by the said Jones, they the parties of the first part have
granted, bargained, and sold, by these presents do grant bargain and sell unto him
the said Jones his heirs & assigns forever, the following described land, lying and being
in the County aforesaid, known as the West half of the South West q. also the West
half, and part of the S. 1/4 of the North West quarter, all of Section 14, fourth of Township
N. 4, East, in Range N. 4, E. West, containing in all two hundred and seventy five acres
being the premises now occupied by James Cantabery, also One Mazon & six sets of hamp
and the team consisting of six head of ox, a sound mule, 2 sound horses, 1 sound mare &
Bay horses, One bay all thorough, 3 cows & calves, One China Pig, 1 Canadestian & 3 Bred
Hunters, One set Blacksmith tools, the title to all of which, the said parties of the first
part, warrant & forever defend unto the said Jones, his assigns, from and against the lawful
claim of all persons whatever, Upon Trust Nevertheless, that the said Jones shall permit
the said parties of the first part to keep the possession and enjoyment of said property
until the first day of January next, when upon this further trust, that so soon there-
after, the said debts or any part thereof remaining unpaid, as the said Vaper Coleman
& Vaper, shall agree, so the said Jones shall sell the said Real and personal property
or so much thereof as he may deem sufficient for the purpose, to the highest bidder
for ready money after fixing the time and place of sale, at his own discretion and giving
twenty days previous notice thereof by advertisement at the Court house door in Athens
and out of the moneys arising from said sale, shall after paying all expenses attending
the premises, pay whatever may be then due on said debts, and the balance if any shall
pay over to said parties of the first part, But if the whole of said debts shall be
paid, on or before the first day of January next, 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 seals the date above.

The words "He tells us" & "after"
intended before seeing
Set

M. Myrns,
G. W. Milburn,
David L. Haffner,
John Bradley,

Bartholomew H. Smith, Seal
James Cantabery, Seal
Martha Ann Smith, Seal
Vaper Coleman & Vaper, Seal
Esbirt Jones, Seal

The State of Alabama } This day personally appeared before me Thomas G. Gyles,
Limestone County, ss. } Clerk of the County Court of the County aforesaid, Daniel
Coleman one of the firm of Vaper Coleman & Vaper, and Esbirt Jones, who severally
acknowledged that they signed, sealed, and delivered the within Deed in Trust for the
purpose therein set forth, and also appeared Messrs. M. Myrns and George W. Milburn who
after being duly sworn, said that they saw the said Bartholomew H. Smith and James
Cantabery, sign, seal and deliver the same for the purposes therein set forth, and on the day and year
therein named and that they subscribed their names as witnesses in this presence, and in the presence of
each other, Given under my hand and seal this 30th day of August 1849. Thomas G. Gyles, Seal
Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for
Registration on the 30th day of August 1849 which is duly done in Book No. 8 page 182.
Test Thomas G. Gyles, Clerk

Lovel Legg } This Indenture made and entered into this the 25th day of January one thousand
203 West Street } eight hundred and forty nine between Lovel Legg & of the first part, and Thomas W. Petersen
Edward Legg } Trustee of the second part, and Edward Legg Creditor of the third part, Witnesseth that the above
named Lovel Legg, do hereby acknowledge, that he stands indebted to the above named Edward Legg in the
sum of thirty five dollars and 19 Cents, also to Thomas W. Petersen in the sum of thirty five
dollars and 29 Cents, as by bonds, bearing date the 25th January one thousand three hundred and
fifty seven, which debts the said Lovel Legg being willing and desirous to secure, Now this Indenture
Witnesseth, that for and in consideration of the premises, and also the further sum of one dollar
to the said Lovel Legg, in hand paid by the said Thomas W. Petersen, the receipt whereof is hereby
acknowledged, the said Lovel Legg hath this day granted, bargained, sold, enfeoffed and conveyed
and by these presents doth grant bargain sell enfeoff and confirm unto the said Thomas W.
Petersen his heirs Executors, administrators and assigns the following property to wit one parcel
more three years old, one by horse two years old three head of Cattle, three sea stands ten
head of hogs, two leather beds and furniture one chest one cupboard and one pot, one pot
one oven, all the right title and interest of the said Lovel Legg, in and to the here by gran-
ted or intended to be granted property, unto the said Thomas W. Petersen his heirs, Executors
or assigns to his only proper use and behoof and the said Christopher Hall and will
forever defend the title to the above described and hereby granted property against all
claims whatever upon Trust Nevertheless that the said Lovel Legg remain in quiet and
peaceable possession of the above named property until default be made in the above sum
in all or in any part of the same and then upon further Trust, that the said T. W. Petersen
shall so soon after the happening of such default, as he may think proper, or the said Edward
Legg doth shall proceed to sell to the highest bidder for ready money the above described
property after fixing the time and place of such sale and giving thirty days notice in some
newspaper printed in said County and by advertisement at the Court house door
and some Court day previous to the time of such sale, and out of such moneys arising
from such sale, after satisfying the charges and other expenses attending such sale
shall pay over to the said Legg and T. W. Petersen the sums of the above notes
with the interest that may accrue and the balance if any pay unto the said Lovel
Legg, but if the whole of said debts be fully paid of and discharged by said Legg, when
said notes be come due so that there is no default of the payment of said sums
be made then this Indenture to be void otherwise to remain in full force and effect
in law. Given under our hands and seals this day and date above written

Lovel Legg Seal
Thomas W. Petersen Seal
Edward Legg Seal

State of Alabama }
Limestone County } Personally appeared before the undersigned a acting Justice of the
Peace, for and in the County aforesaid the above named Lovel Legg Thomas W. Petersen
and Edward Legg and acknowledged that they severally, signed, sealed, and delivered
the foregoing Deed on the day of its date for the use and purpose therein men-
tioned given under my hand and seal this the 27th day of January 1849.
John Petersen 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 February 1849. which is duly recorded
in Book No. 8 page 3.
Test Thomas G. Gyles, Clerk

Indenture made this 28th day of March in the year 1819.
 Between, Thomas B. Trotman of the County of Limestone of the first part,
 John S. Nance of the County of Madison of the second part,
 John B. Trotman and William H. Nance as partners in trade under the firm name of Trotman & Nance of said County of Madison and said John B. Trotman as partners of the third part. All of the State of Alabama -
 Whereas the said Thomas B. Trotman is justly indebted to the said firm of Trotman & Nance in the sum of twenty five dollars, by note payable to them due Jan'y 1st 1820. And to the said John B. Trotman in the sum of one hundred and thirty seven dollars & twenty three Cents, by note payable to said John B. & due April - 1820. And whereas also the said John B. Trotman is liable as security for the said Thomas B. on a note jointly executed by them for one hundred and seventy five dollars, dated about the 1st January 1817 & due Jan'y 1. 1818, payable to & held by William Richardson Esq. of said County of Limestone and whereas the said Thomas B. Trotman is willing to secure the payment of the said debts to the said John B. Trotman & Trotman & Nance, and wishes also to keep indemnified the said John B. Trotman his surety as aforesaid and to save him harmless from all actions suits charges, payments and damages, by reason of his having become bound as his surety as aforesaid. - Now this Indenture Witnesseth that for and in consideration of the premises, and also for the further consideration of one dollar to the said Thomas B. in hand paid by the said John S. Nance, at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged by the said Thomas B. Trotman, both bargained and sold, and doth hereby bargain and sell unto the said John S. Nance, his executors, administrators and assigns the following property to wit a Negro female slave, named Martha of dark brown complexion and aged about fourteen years, to have and to hold the said slave her future increase, to the said John S. Nance his executors, administrators and assigns forever - It is further covenanted that the said John S. Nance, his executors &c shall permit the said Thomas B. Trotman to retain in his possession and enjoy the use and benefit of said property, until default be made in the payment of the said debts owing to John B. Trotman and Trotman & Nance or either of them or until said John B. Trotman may be required by the said William Richardson his executors administrators or assigns to pay the aforesaid indebtedness to said Richardson or any part thereof so that the said John B. Trotman or his executors or administrators shall be dismissed by reason of his having become surety as aforesaid, And then upon this further touch that the said John S. Nance his executors or administrators shall and will be bound after the happening of such default in the payment of said debts, to John B. Trotman, & to Trotman & Nance or either of them or of such damnification of said surety, as aforesaid as the said Trotman & Nance or the said John B. Trotman or the Executors or administrators or of the said W. H. Nance or of the said John B. Trotman shall request, sell the said slave hereby conveyed and her increase if any at public auction to the highest and best bidder for cash after having

Any claim to the within Writ is satisfied. 13th January 1830
 (Signed) J. B. Trotman
 (Signed) J. S. Nance
 (Signed) W. H. Nance
 (Signed) John B. Trotman

given notice of the time and place of such sale, twenty days notice in some news paper published nearest the place of such sale, the time and place of sale to be fixed at the discretion of said Trustees, - And out of the moneys arising from such sale, after paying the charges thereof and all other expenses attending the premises shall apply to the satisfaction & discharge of the debts intended to be hereby secured, & the interest that may have accrued thereon to the indemnification of the said John B. Trotman, as surety as aforesaid, And the balance if any shall pay to the said Thomas B. Trotman his executors administrators or assigns. But if the whole of said debts to Trotman & Nance & to John B. Trotman shall be fully paid and discharged by the said Thomas, And also the said debt to W. Richardson Esq. so that the said John B. shall not be dismissed by reason of his being surety, as aforesaid, so that no default be made by the said Thomas B. Trotman in the premises, then this Indenture to be void or else to remain in full force and virtue. In witness whereof the said parties of the first, second & third parts, have hereunto set their hands and seals, the day & year first above written.

Tho. B. Trotman (Seal)
 John S. Nance (Seal)
 Trotman & Nance (Seal)
 W. H. Nance
 J. B. Trotman (Seal)

This State of Alabama ss.
 Madison County ss. Before me John W. Oley Clerk of the County Court of said County this day personally appeared the above named Thomas B. Trotman and acknowledged that he had signed sealed and delivered the foregoing deed to John S. Nance on the day and year therein mentioned And on the same day personally appeared before me the said Clerk the above named John S. Nance and acknowledged that he had signed sealed and accepted said deed on the day of the date thereof. Given under my hand and seal at Office in Huntsville this the twenty eighth day of March Eighteen hundred and forty nine
 Jno W Oley Clerk cc (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 30th day of March 1819 which is duly done in Deed Book No 8 pages 44 & 5. Jno Thomas & Oley Clerk cc

Charles Frederick & wife & An indenture made and entered into on the ninth day of Decemb-
 Geo S Houston - is, one thousand eight hundred and forty eight between Charles Frederick and Mary A his wife of the one part, John R Mason of the second part, and George S Houston of the third part, All of whom are of the County of Limestone and State of Alabama, whereas the said Charles Frederick is justly indebted to the said George S Houston in the sum of four hundred and five dollars (as will more fully appear by the notes of the said Frederick in the possession of the

The within was read for me just this 6th day of March 1854
John R. Mason (Endorser)

said Houston, bearing even date herewith and due twelve months after date) which debt the said Frederick is anxious and willing to secure. Now this indenture witnesseth That for and in consideration of the premises and for the further consideration of one dollar in hand paid, the receipt whereof is hereby acknowledged, the said Charles Frederick and Mary A his wife both 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 John R. Mason, his heirs and assigns forever all that tract or parcel of land, lying and being in the County of Limestone and in and near the Town of Athens, on which the said Frederick now resides, and bounded on the north by the lands of James C. Jones on the East by the lot of Milton S. Jovin on the South by the Buck Island Road and on the West by the lands of J. P. Griffith containing thirteen acres and a half more or less, also part of lot numbered thirty seven in the plan of the Town of Athens - It being the house occupied by said Frederick as a Taylor Shop with all the appurtenances therunto belonging or in any wise appurtenant and all the estate, right title claim or interest of said Charles Frederick and Mary A his wife in and to ~~the~~ said granted or hereby intended to be granted premises: To have and to hold the said hereby granted or intended to be granted tracts or parcels of lands and premises with all and singular their appurtenances unto the said John R. Mason his heirs and assigns forever. And the said Charles Frederick for himself his heirs executors and administrators doth hereby covenant 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 Frederick his heirs executors and administrators the aforesaid tracts or parcels of land hereby conveyed unto the said ~~Mason~~ against all persons whatsoever shall and will warrant and forever defend

by these presents upon trust nevertheless That the said Frederick shall be permitted to remain in the quiet and peaceable possession of the hereby granted tracts or parcels of land until default be made in the payment of said debt in whole or in part and then so soon after default ~~as~~ ~~the~~ said Houston may request the said Mason shall after giving thirty days notice expose said tracts or parcels of land to public sale for cash, and out of the monies arising from said sale shall after satisfying the charge thereof and the expenses of this trust pay the said Houston his aforesaid debt of four hundred and five dollars. But if the whole of the said sum of four hundred and five dollars shall be fully paid off and discharged on or before the ninth day of December 1849 when the same is due and payable so that no default of payment is made, then this indenture to be void otherwise to remain in full force. In witness whereof we have hereunto set our hands and affixed our seals the day and year above written

Chas. Frederick *[Signature]*
Mary A. Frederick *[Signature]*
John R. Mason *[Signature]*
Geo. I. Houston *[Signature]*

The State of Alabama }
Limestone County } Personally appeared before
one Thomas G. Tyus Clerk of the County Court of the
County aforesaid Charles Frederick and Mary A.
~~Frederick~~ his wife & George I. Houston who
severally acknowledged that they signed sealed
and delivered the foregoing Deed of Trust to the
said John R. Mason for the purposes therein set
forth and on the day and year therein named
and the said John R. Mason acknowledged that
he has received said Trust Given under my hand
and seal this 12th day of December 1848

Thomas G. Tyus *[Signature]*
Filed in the office of the Clerk of the County
Court of Limestone County State of Alabama
for registration on the 12th day of December 1848
which is duly done in Deed Book No. 8 pages 56 & 7
Teste Thomas G. Tyus. Clerk

8
Richard W Anderson } This indenture made this twelfth
To { Deed } day of December in the year one
Thomas Henderson } thousand eight hundred and
forty eight between Richard W Anderson of
the County of Madison in the State of Alabama
of the one part and Thomas Henderson of Time-
stone County Alabama of the other part
Witnesseth, That the said Richard W Anderson
for and in consideration of the sum of
seventy five dollars to him in hand paid,
the receipt whereof is hereby acknowledged
has this day given, granted, bargained, sold,
aliened, enfeoffed, released, conveyed, and
confirmed, and by these presents do give,
grant, bargain sell, alien, enfeoff, release,
convey and confirm unto the said Thomas
Henderson all that certain tract of land,
lying and being in the County of Timestone
and State of Alabama knowned and
designated as the East half of the north
East quarter of Section numbered Twenty
Eight (28) in Township one (1) of Range
four (4) West of the Huntsville Meridian,
containing Eighty acres and ten hundredths of an
acre of land more or less (80 $\frac{10}{100}$) To have
and to hold the above described tract of land
with the tenements and appurtenances thereunto
belonging or in any wise appertaining unto
the said Thomas Henderson, his heirs and
assign forever. And the said Richard W
Anderson for himself his heirs executors and
administrators do hereby and in considera-
tion of the premises warrants and will
forever defend the title to the above descri-
bed and hereby premises, unto the said
Thomas Henderson his heirs and assigns from
and against himself and all and every
person or persons claiming or holding under
him the said Richard W Anderson; and
also against the lawful title, claim or de-
mand of all and every person or persons
whomsoever. In testimony whereof the
said Richard W Anderson has hereunto sub-
scribed his name and affix his seal the day
and year above written. The words (himself
and (him)) were interlined previous to signing
Signed Sealed and delivered by Richard W Anderson Seal
in presence of

The State of Alabama } Before me John W Oley
Madison County Ala } Clerk of the County Court
of said County this day personally appeared
the within named Richard W Anderson and
acknowledged that he had signed, sealed
and delivered the within Deed to Thomas on
the day and year therein mentioned and given
under my hand and Seal at Office in
Huntsville this the twelfth day of December
Eighteen hundred and forty eight.

John W Oley Clk CC (Seal)
Filed in the office of the Clerk of the County Court
of Timestone County State of Alabama for registra-
tion on the 13th day of December 1848 which is duly
done in Deed Book No 8 pages 8 + 9
Test Thomas B Tyner Clerk

9
Egbert J Jones } An Indenture and entered into this
To { Deed } the fourth day of December 1848 between
James F Johnson } Egbert J Jones trustee &c. of the County
of Timestone and State of Alabama of the one part
and James F Johnson of the same County and State of
the second part Witnesseth that whereas on the second
day of October 1848 one George W Joyner made and executed
a Deed to said Egbert J Jones for the following described
tracts or parcels of land lying and being in said
County and State known as the North East Quarter
of section thirty three Township two Range three
West and also the North East Quarter of the south
west quarter of same Section Township and Range
together with the privileges and appurtenances of
the same to secure and indemnify David Pitters, Thomas
B Pitters, Joshua Collier, John B Russell Peterson Van-
ner and the Merchantile firms of Vasser Coleman
& Vasser and J & J Tanner against loss on account
of certain debts therein mentioned with a power
to sell said lands at public auction at the Court
House door in the Town of Athens and which in
pursuance of said power the said Egbert J Jones
trustee is aforesaid has this day exposed to public
auction at said Court house door in manner and
form as required by said Deed at which sale
the said James F Johnson was the highest bid-
der and because the purchaser for the sum of one
hundred dollars, now therefore in consideration of
the premises, and of the said sum of one hun-

...dred dollars in hand paid to the said Egbert J Jones by the said James F Johnson the receipt whereof is hereby acknowledged by the said Egbert J Jones as trustee under the said deed gives, grants, bargains, sells, aliens, enfeoffs, and conveys and by these presents does give, grant, bargain, sell, alien, enfeoff and convey unto the said James F Johnson his heirs and assigns the tracts or parcels of land aforesaid together with the privileges and appurtenances thereunto belonging or in any wise appurtenant. To have and to hold the same to him his heirs and assigns forever and the said Egbert J Jones covenants and agrees to and with the said James F Johnson that he the said Egbert J Jones will warrant and forever defend the title to the said premises privileges and appurtenances against all claim or claims of himself the said Egbert J Jones as trustee as aforesaid and only against such claim or claims of himself to the said James F Johnson forever.

In witness whereof the said Egbert J Jones has hereunto set his hand and seal as trustee as aforesaid this the day and year above written.

Egbert J Jones Trustee

The State of Alabama } This day personally appeared before me one Thomas G. Jones Clerk of the County Court of the County of Limestone aforesaid Egbert J Jones and acknowledged that he signed sealed and delivered the foregoing deed to the said James F Johnson for the purposes therein set forth and on the day and year therein named.

Given under my hand and seal this 11th day of December 1848

Thomas G. Jones Clerk

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on 11th day of December 1848 which is duly done in Deed Book No 8 pages 9 & 10

Test Thomas G. Jones Clerk

Egbert J. Jones } This indenture made this twelfth (12th) day of December in the year one thousand eight hundred and forty eight between Egbert J. Jones of the County of Limestone in the State of Alabama of the one part and William A. Hine of the

other part. Witnesseth that the said Egbert J Jones for and in consideration of the sum of sixty two & 00/100 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 William A. Hine all that certain tract or lot of land lying and being in the Corporation of the town of Athens in the County of Limestone and State of Alabama and knowned in the plan of said town as lot one hundred and twenty nine, containing about two acres. To have and to hold the above described tract or lot of land with the tenements and appurtenances thereunto belonging or in any wise appurtenant unto the said William A. Hine his heirs and assigns forever. And the said Egbert J Jones 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 William A. Hine his heirs and assigns from and against himself and only himself and all and every person or persons claiming or holding under him the said Egbert J Jones.

In testimony whereof the said Egbert J Jones has hereunto subscribed his name and affixed his seal the day and year above written.

Egbert J Jones

The State of Alabama } Personally appeared before me Thomas G. Jones Clerk of the County Court of the County of Limestone aforesaid Egbert J Jones and acknowledged that he signed sealed and delivered the within deed to the said William A. Hine for the purpose therein specified and on the day and year therein named - Given under my hand and seal this 12th day of August 1849

Thomas G. Jones 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 December 1848 which is duly done in Deed Book No 8 pages 10 & 11

Test Thomas G. Jones Clerk

James F Johnson & wife } This indenture made this twelfth day of December in the year one thousand eight hundred and forty eight between James F Johnson & Mary Johnson his wife of the County of Limestone in the State of Alabama of the one part

and Sam & J. I. Tanner & Vasser Coleman & Vasser of the other part. Witnesseth that the said James & Mary Johnston for and in consideration of the sum of one 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, convey and confirm unto the said J. I. Tanner & Vasser Coleman & Vasser all that certain tract of land lying and being in the County & State aforesaid & known as the North East quarter & also the North East quarter of the south West quarter of Section thirty three in Township two in Range three West containing two hundred acres more or less. To have & to hold the above described tract of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto said J. I. Tanner & Vasser Coleman & Vasser their heirs and assigns forever. And the said James & Mary Johnston for themselves & their heirs, executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said J. I. Tanner & Vasser Coleman & Vasser & their heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said James & Mary Johnston and fully against themselves & any one claiming under them.

In Testimony whereof the said James & Mary Johnston have hereunto subscribed their names and affixed their seals the day and year above written.

James & Mary Johnston

The words said also against to the word whomever caused before

The State of Alabama. Personally appeared this day before me Limestone County ss. Thomas & Cyrus Clark of the County Court of said County James & Mary Johnston and acknowledged that he signed sealed and delivered the within Deed to the said J. I. Tanner & Vasser Coleman & Vasser for the purposes therein set forth and on the day and year therein mentioned. Given under my hand and seal this 12th day of December 1848.

Thomas & Cyrus Clark C. 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 December 1848 which is duly done in Deed Book No 8 pages 11 & 12. Test Thomas & Cyrus Clark

George W. Joyner & Wife
Deed
Samuel Tanner

This indenture made this twelfth day of December in the year one thousand eight hundred and forty eight between George W. Joyner & Wife Elizabeth S. Joyner 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 George W. Joyner & Elizabeth S. Joyner for and in consideration of the sum of five hundred & thirty five dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed and by these presents do give, grant, bargain, sell, alien, convey, release, convey, and confirm unto the said Samuel Tanner all that certain tract of land lying and being in the County of Limestone & State aforesaid & known as the North East quarter of the North West quarter all being part of the sections thirty three in Township two in Range three West containing two hundred 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 Samuel Tanner his heirs and assigns forever. And the said George W. & Elizabeth S. Joyner 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 George W. & Elizabeth S. Joyner and also against the lawful title claim or demand of all and every person or persons whomsoever.

In testimony whereof the said George W. & Elizabeth S. Joyner have hereunto subscribed their names and affixed their seals the day and year above written.

G. W. Joyner Read
Elizabeth S. Joyner

The State of Alabama. This day personally appeared before Limestone County ss. Thomas & Cyrus Clark of the County Court of the County aforesaid George W. Joyner and Elizabeth S. Joyner his wife and acknowledged that they signed sealed and delivered the foregoing Deed of conveyance 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 12th day of December 1848.

Thomas & Cyrus Clark C. 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 December 1848 which is duly done in Deed

Test Thomas & Cyrus Clark

N Hancock By An indenture made and entered into
 To 3d said part By the 24th day of November eighteen
 J. I. Webb & others 3 hundred and forty eight between
 Nathaniel Hancock of the County of Limestone and
 State of Alabama of the first part, Joseph J. Beatty
 of the same County and State of the second part, and
 J. I. Webb, Coll Baker and Helen Haddock, Haselline
 & Reid, Martin & Smith, Atwood & Co, W W Hunt and
 Richard H Rivers of the third part whereas the said Han-
 cock on the third day of October last made and entered
 into a certain deed to the said Joseph J. Beatty in trust
 to secure the payment of certain sums of money
 therein expressed to the said J. I. Webb, Scott Baker
 & others, Haddock Haselline and Reid, Martin & Sm.
 with Atwood & Co Thomas Woods & Co Martin & Patton
 W Richardson & Co W A Everly & Co J Fleming & Brother
 Fletcher & Scales John L Murphy, David McCormick
 Thomas Egzell Enoch Hancock, James S Hightower
 and W W Hunt and whereas it has been since as-
 ascertained that the debts therein described as due to
 Thomas Woods & Co, Martin & Patton, W Richardson & Co
 W A Everly & Co J Fleming & Brother and Fletcher &
 Scales had been paid off and discharged before
 the making of said deed and that there had been
 partial payments made on the debts described as
 due to Scott Baker & Helen Haddock Haselline
 and Reid Martin & Smith and Atwood & Co and
 that on settlements since had with John L Mur-
 phy David McCormick Thomas Egzell and Enoch Han-
 cock it has been ascertained that the debts described
 as due them did not in fact exist at the making of
 said deed and whereas the said Hancock is now justly
 indebted to the said parties of the third part in the
 just and full sums respectively as follows: To J. I.
 & J. I. Webb by notes under July 1st 1847 for eleven hun-
 dred and sixty four dollars and thirty two cents and one
 for the same amount due Jan'y 1st 1848 on the first of
 which notes there is a credit of seven hundred dollars
 dated September 3rd 1847 also a credit of one hundred
 and sixty five dollars dated 29th December 1847 on
 said second note there is a credit of nine hundred
 and seventy five dollars dated Feb'y 18th 1848 which
 was the proceeds of a Bill of Exchange for one thousand

dollars drawn by N Hancock on W W Hunt & Co on Kirkman
 & Abernathy of New Orleans in favor of said Webb which
 Bill was protested for non payment and the liability of said
 Webb as endorser still remaining. To Scott Baker & Helen
 two hundred and forty five dollars and thirty seven cents
 or there about, balance or note dated 7th March 1848 for
 nine hundred and seventy one & two dollars due 7th Sept.
 ember 1848; to Haddock, Haselline & Reid for one hundred
 and ninety one dollars & seventy three cents, balance
 of note dated 7th March 1848 and due six months after date
 to Martin & Smith for one hundred and twenty dollars
 and fifty five cents balance on note dated 6th March
 1848 and due six months after date; to Atwood & Co
 for one hundred and twenty three dollars and twenty
 four cents. To W W Hunt as security for said Hanc-
 ock on a note to John Vance dated 15th February 1848
 and due one day after date for twenty two hundred
 and fifty four & ²⁸/₁₀₀ dollars, and also to the said
 Hunt for one hundred and twenty two dollars and
 thirty one cents due by note dated 14th Feb'y 1848 and
 due one day after date; and also to the same for the
 sum of two hundred and sixteen dollars and forty
 one cents balance due him on Settlement for wages
 for the present year; and to Richard H. Rivers nineteen
 dollars and fifty cents being for tuition of said
 Hancock's daughter all of which debts the said Hanc-
 ock is willing and anxious to pay and secure. And
 whereas some of the parties of the third part have
 become uneasy on account of the payments and
 partial payments and the result of the settlements afore-
 said and the consequent misdescription of the actual
 indebtedness of the said Hancock in the said
 deed and apprehensive that the said deed for the
 reasons aforesaid might not be effective at law
 as a security for their benefit and whereas the said
 Hancock is willing and desirous to secure the paym-
 ent of their said debts in a manner effective and
 beyond dispute

Now this indenture Witnesseth that for and in con-
 sideration of the premises and for the further consider-
 ation of ten dollars in hand paid by the said Beatty
 to the said Hancock the receipt whereof is hereby ack-
 nowledged by the said Hancock. he the said Hanc-
 ock has given, granted, bargained sold released con-
 firmed and delivered and by these presents does give
 grant grant bargain sell release confirm and deliver
 unto the said Beatty his heirs and assigns forever all

the books bonds notes accounts claims interest or demands in law or equity vested or contingent present or future prominent or remote also all goods wares merchandize and groceries and money or moneys belonging to or due the said Hancock under the firm and style of W W Hunt & Co or in the hands of the said Beatty as trustee under the said deed of trust disposed of by him in the proper execution of his said trust. To have and to hold the same unto him the said Beatty his heirs and assigns forever And the said Hancock covenants and agrees to and with the said Beatty that he the said Hancock will and his heirs executors and administrators shall maintain and defend unto the said Beatty his heirs and assigns all the right title and interest legal or equitable in and to the aforesaid books bonds notes accounts claims interests, demands monies goods wares merchandize and groceries to have, enjoy, possess, collect and receive the same.

In trust nevertheless and for the uses and purposes following and none other to wit That the said Beatty will immediately take possession of the said goods wares merchandize and groceries of every description and also of the said books bonds notes and accounts with all other evidences of debt as aforesaid and shall sell whatever may remain of said property at such time and place and in such manner as he may think proper and shall collect the said bonds notes and accounts and other evidences of debts as aforesaid and reduce to cash every thing of claim interest or demand aforesaid in the best and speediest manner and from the monies so arising shall after having satisfied all proper expenses and charges for writing recording and executing this trust pay the aforesaid debts to the said parties of the third part or whatever may remain due thereof in equal proportions or in full if there should be found sufficient. But if the aforesaid debts should be all paid off or if there should be a surplus after paying them all in that event and to that extent this Indenture to be void otherwise to remain in full force and effect.

In testimony whereof we the parties aforesaid have hereunto set our hands and seals this the day and year first above written.

Witness

Egbert J Jones
W L Hancock

Nathaniel Hancock
Joseph J Beatty
J S & J Webb

William W Hunt
R H Rivers

The State of Alabama } This day personally appeared before
Limestone County } me Thomas G. Jones Clerk of the County
Court of the County aforesaid Egbert J Jones and William
J Hancock the two subscribing witnesses to the foregoing
or within deed of trust and after being duly sworn
deposeth & saith that they saw the said Nathaniel Han-
cock Joseph J Beatty James J Webb of the firm of J
S & J Webb William W Hunt sign seal and deliver
the same to the said Joseph J Beatty 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 pursuance of said parties and in pres-
ence of each other.

Given under my hand and seal this 27th of Novem-
ber 1848.

Thomas G. Jones

Filed in the office of Clerk of the County Court of Limestone County State of Alabama for registration on the 27th day of November 1848 which is duly recorded in Deed Book No 8 pages 14, 15, 16 & 17.

Test Thomas G. Jones Clerk

Isaham Johnson } Whereas Isaham Johnson was appointed guardian
of the } estate of William Blankenship son of Dr.
John N S Jones } and Mary Blankenship his wife formerly Mary Parker daughter of David Parker
deed late of Limestone County State of Alabama by the
County Court of Madison County State of Alabama
which will fully appear by reference to the records of the
above named County Court.

And whereas an order of the County Court of Madison County dated 1847 was granted authorizing him the said Isaham Johnson to sell the entire interest of him the said William Blankenship which he ought in every way have in the lands of the above named David Parker deed in account of his mother the above named Mary Blankenship formerly Mary Parker or any lands belonging to the distributives of him the said David Parker deed in which William Blankenship son of Mary Blankenship has or may have an interest or on the lands belonging to any of the descendents of him the said David Parker deed situated being and being in Limestone County Ala

And whereas the above named Isham Johnson guardian as aforesaid did proceed to sell the same on the 12 day of February 1848 in the Town of Knoxville in Limestone County ~~then~~ when the same was let off by Edmund Watton for John A. Jones for the sum of sixty eight dollars which purchase money has this day been paid off by him the said John A. Jones to him the said Isham Johnson as her met- & has made the following Deed viz -

This indenture made this 22nd day of December 1848 between Isham Johnson guardian of William Blankenship of the first part and John A. Jones of the other part Witnesseth that the said Isham Johnson guardian as aforesaid for & in consideration of sixty eight dollars to me in hand paid the receipt whereof is hereby acknowledged have this day bargained and sold unto him the said John A. Jones seven acres of land in Limestone County in Section No 3 Township 8- Range 3 West belonging to him the said William Blankenship as one of the distributees of the dead legacies of David Parker decd to him the said John A. Jones his heirs and assigns forever. And I bind my self my heirs and assigns forever to warrant and defend the title herein conveyed against the claims of all persons whomsoever. In witness whereof I have hereunto subscribed my name & affixed my seal this 22nd December 1848

Isham Johnson (Seal)

The State of Alabama } This day Personally appeared before me Limestone County SS } Thomas G. Tyus Clerk of the County Court of said County Isham Johnson and acknowledged that he signed sealed and delivered the within Deed of Conveyance to the said John A. Jones for the purposes therein specified and on the day and year therein expressed. Given under my hand and seal this 22nd day of December 1848

Thos G Tyus Clerk C.C. (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 December 1848 which is duly recorded in Deed Book No 8 pages 17 & 18

Thos Thomas G Tyus Clerk

Ezekiel Dawson & wife } This indenture made 11th day of August in
To } the year eighteen hundred and forty eight
Isaac Hughey } between Ezekiel Dawson and Hannah Dawson
his wife of the one part and Isaac Hughey of the other part all of the County of Limestone State of Alabama. Witnesseth that whereas the said Ezekiel Dawson on the 29th day of December in the year 1838 was indebted to George Malone in the sum of four hun-

ded dollars by note bearing date on the said 29th day of December in the year 1838 and whereas the said Ezekiel Dawson in order to secure the payment of said sum of four hundred dollars together with Hannah Dawson his wife on the said 29th day of December 1838 executed to William Richardson as trustee a deed in Trust conveying to said Richardson for the purposes aforesaid. A certain tract of Land described in said Deed in Trust as the South East quarter of Section eight in Township one Range four West containing one hundred & fifty nine acres and ninety seven hundredths of an acre. And whereas the said William Richardson under the premises of said Deed in Trust which was recorded in the proper office in said County did on the 29th day of January in the year 1841 sell said land to said Isaac Hughey at public auction for the sum of two hundred and eighty eight dollars he being the highest bidder for the purpose of paying said debt of four hundred dollars to said George Malone. And whereas in writing said Deed in Trust and also the Deed from said William Richardson to said Isaac Hughey said Trust of land through mistake was improperly described as the South East quarter of Section eight in Township one Range four West whereas it was intended and ought to have been described in said Deeds at the South West quarter of Section eight in Township one Range four West that being the land at that time owned by said Ezekiel Dawson and intended to be inserted in said Deed in Trust. Now in consideration of the premises the said Ezekiel Dawson and Hannah Dawson his wife have mutually released and conveyed and by these presents do mutually release and convey to the said Isaac Hughey his heirs and assigns forever the said South West quarter of Section eight in Township one Range four West hereby releasing all right title and interest which they had at the time of the execution of said Deed in Trust to said land with its appurtenances to the only proper use benefit and behoof of him the said Isaac Hughey his heirs and assigns forever. And the said Ezekiel Dawson and Hannah his wife for themselves their heirs &c. do warrant and will forever defend the title to the above described South West quarter of Section eight in Township one Range four West unto the said Isaac Hughey his heirs and assigns against themselves and all and every person or persons claiming or holding under them the said Ezekiel Dawson and Hannah his wife. In testimony whereof the said Ezekiel Dawson & Hannah Dawson have hereunto set their hands & seals the day and year first above written

Ezekiel Dawson (Seal)
Hannah Dawson (Seal)

The State of Alabama } Personally appeared before me Justice Limestone County SS } Morris an acting Justice of the peace in

and for said County Ezekiel Dawson and Hannah his wife who acknowledged that they signed sealed and delivered the foregoing deed unto Isaac Hughey and Hannah his wife who being privately examined by me separate and apart from her said husband - Acknowledged that she signed sealed and delivered the foregoing deed unto Isaac Hughey without any fear threat or compulsion of her said husband. This 15th day of August 1848

Ruston 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 18th day of December 1848 which is duly recorded in Deed Book No 8 pages 18, 19 & 20

Est Thomas G. Jones Clerk

Elizabeth Hancock } This Indenture made & entered into
Co 3 } Relinquishment } this sixteenth of December eighteen
Kirkman & Abornathy } hundred & forty eight between Eliza-
beth Hancock wife of Nathaniel Hancock of one part
& James Kirkman and John T. Abornathy of the other
part. Witnesseth that the said Elizabeth for & in
consideration of a negro girl named Margaret this day
conveyed by the said Abornathy to William I. Hancock
in trust for the sole & separate use of said Elizabeth hath
this day sold & conveyed & doth hereby sell release & convey
all her title & right of Power to the following described
tract of land lying & being in the County of Limestone
State of Alabama viz: all of section No three in town-
ship No one on range No five except the West half of the
South West quarter of said sections. In witness whereof
the said Elizabeth hath hereunto set her hand & seal
the day & date above mentioned

(Seal)

Elizabeth A. Hancock

The State of Alabama

I John Peterson a justice of the peace in & for the County of Limestone State of Alabama do hereby certify that the above named Elizabeth A. Hancock this day personally appeared before me & being by me examined separate & apart from her husband the said Nathaniel Hancock said that she voluntarily without any fear or constraint of her said husband signed, sealed & delivered the foregoing deed to the said Kirkman & Abornathy & relinquish to them her right of Power to the same. Given under my hand &

and this 16th December 1848

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 19th December 1848 which is duly recorded in Deed Book No 8 pages 20 & 21

Est Thomas G. Jones Clerk

Henry Smith } The State of Alabama Limestone County
Co 3 } Deed Trust } This indenture made and entered into the 12th
Thomas G. Pettus } day of December in the year of our Lord one thou-
sant eight hundred and forty eight between Henry Smith
debtor of the first part and W. R. Hunsford Trustee of the
second part and Thomas G. Pettus, Isaac Hyde, D. A. Phillips,
Jackson H. Hughes, William Hughes Senr. William
Hughes Jr of the State and County aforesaid and Thomas
Westmoreland of the State of Tennessee & County of Giles
parties of the third part of this indenture

Whereas the said Henry Smith is justly indebted to the
said Thomas G. Pettus in the sum of eighteen Dollars and
seventy five cents by note made by said Smiths own mark
& witnessed by his son Richard B. Smith bearing date
the 14th day of November in the year 1848 due and payable
on or before the first day of January 1850 Whereas the said
Henry Smith is justly indebted to the said Isaac Hyde
on a note of hand made by said Henry Smiths own mark
for the sum of eighteen 14/100 dollars bearing date the 9th
day of December 1848 due and payable on or before the
first day of January 1850. Whereas the said Henry Smith
is justly indebted to the said Daley & Phillips in the sum
of about eleven or twelve dollars or thereabouts on an
open account created in the year 1847 and due the first
day of January last as well as said Smith recollects when
as the said Henry Smith is justly indebted to the said
Jackson H. Hughes in and about the sum of six or seven
dollars by open account created mostly during the present
year due & payable the first day of January 1849 whereas
the said Henry Smith is justly indebted to the said
William Hughes Senr. by open account created in the
year 1847 and due the first day of January last to the
amount of five dollars. Whereas the said Henry Smith
is justly indebted to the said William Hughes Jr in and
about the sum of five dollars by open account created
in the year 1847 and due the first day of January last
Whereas the said Henry Smith is justly indebted to
the said Thomas Westmoreland in the sum of fifteen
or twenty dollars or thereabouts created during the present

year and due the first day of January next. Now the
indenture witnesseth that for in consideration of the
premises and also for the further consideration of one
dollar in hand paid to the said Henry Smith by the
said trustee at and before the signing, sealing, and
delivering these presents the receipt whereof is hereby
acknowledged. He the said Henry Smith hath given
granted, bargained, sold, aliened, infeoffed, released,
and confirmed and by these presents doth give, grant,
bargain, sell, infeoff release and confirm unto the said
trustee his heirs executors administrators and assigns
forever the following property viz one parcel main suppos-
ed to be about ten or eleven years old one small yoke of
Oxen the rise of three years old one chimney press one
feather bed and furniture twenty five barrells of good
corn five hundred bundles of fodder and one mittles
clock with all the estate the said Henry Smith had
in and to the said granted or intended to be ^{hereby} granted
said property and premises to have and to hold the
said hereby granted or intended to be granted said prop-
erty and premises unto the said Trustee his heirs,
executors administrators and assigns forever The
said Henry Smith for himself his heirs executors
administrators and assigns doth hereby covenant
promise and agree to & with the said Trustee his heirs
executors administrators and assigns for ever In man-
ner and form following that is to say the said Henry
Smith his heirs executors, administrators and assigns
do convey the said hereby conveyed said property
and premises unto the said Trustee his heirs executors
administrators and assigns against all and every other
person or persons whatever shall and will forever main-
tain and defend by these presents The said Trustee shall
and may permit the said Henry Smith to remain
in peaceable and quiet possession of the hereby
conveyed said property and premises and the
profits thereof take to his own proper use and behoof
until such time the said before named debts may
become due or the said several creditors or any part
of them may suffer damage on account of default of pay-
ment in the same. Upon this further trust The said
trustee his heirs executors administrators shall and may
so soon thereafter the happening of such damage on ac-
count of such default of payment as the said Trustee his
heirs executors administrators and assigns may think proper
or the said several creditors or a part of them shall request
sell at public auction to the highest bidder for ready

money at the dwelling house of the said Henry Smith after first
giving at least twenty days notice advertisement to be posted
up at as many as two or more public in or near the neigh-
bourhood of said Smiths the aforesaid property and prem-
ises hereunto belonging and hereby conveyed or such part
part thereof of the hereby granted premises as the trustee or
his representatives hereby legally authorized to act may think
proper for the purpose and out of the proceeds arising
arising from the sale of the hereby conveyed said property
and premises shall after first satisfying and paying the
charges hereof and all other expences attending the premises
and also after next paying off and satisfying the claims
of ^{other} said Thomas Pettus & Isaac Hyde as named herein and
the balance to be applied to the payment of the others of
the before said several debts due and which may hereafter
become due to the remaining said several creditors with
the legal interest that hath and may hereafter become
due therein in proportion to their several amounts and
the balance if any there should remain in the hands
of said Trustee &c. the said trustee is to pay over to the
said Henry Smith his heirs or assigns &c but if the
whole of said several debts due and to become due
be fully paid of & satisfied to the said several cred-
itors then this indenture to be void else to remain in
full force and effect

In witness thereof the parties have hereunto set their
hands and affixed their seals the day and date first
above mentioned

Henry Smith	his	Seal
W R Hanserd	Seal	
Tho C Pettus	Seal	
Isaac Hyde	Seal	

The State of Alabama } Personally appeared before me
Linestone County } William M Redus an acting
justice of the in and for said County Henry Smith &
Wm R Hanserd who acknowledges they severally signed
sealed and delivered the foregoing deed on the day of its
date for the purposes therein contained Given under
my hand and seal this December 22nd 1848

William M Redus. J. P. Seal
Filed in the office of the Clerk of the County Court of
Linestone County State of Alabama for registration on the
25th December 1848 which is duly recorded in Deed Book No 8
pages 21, 22, & 23

Test Thomas G Lyons Clerk

H. S. L. Toome & Wife } This Indenture made this eighteenth
 No 3. Deed Book 3 day of December in the year eighteen
 Daley & Phillips } hundred and forty eight between H. S. L.
 Toome and Elizabeth Toome his wife of the first
 part, David I. Moore of the second part and Daley &
 Phillips of the third part all of the County of Limestone
 and State of Alabama Whereas the said H. S. L.
 Toome is justly indebted to said Daley & Phillips in
 the sum of one hundred & forty one 47/100 dollars to
 be paid on the first day of March in the year 1849
 as by a note bearing date of this indenture more fully ap-
 pears which debt the same H. S. L. Toome 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 H. S. L. Toome in hand paid by the said D.
 I. Moore at and before the sealing and delivering
 of these presents the receipt whereof is hereby
 acknowledged they the said H. S. L. Toome and El-
 izabeth Toome his wife have given granted, bargained
 sold, aliened, conveyed and conveyed and by these
 presents do give grant bargain sell alien, convey and con-
 vey to the said David I. Moore his heirs and assigns forever
 a certain parcel or tract of land known as the South East
 quarter of North West quarter of Fractional Section No. 12
 of Township No. 1 of Range No. 4 (West) — containing forty
 acres more or less Ala. the following personal property to wit
 five Horses to wit two Sorrell Ball Horses, one Chestnut Sorrell
 Horse, one Sorrell Mare one Bay Horse & one set of New hor-
 nups, with all and singular the appurtenances to the said
 tract of land belonging To have and to hold the said
 hereby granted tract of land and premises with its app-
 urtenances together with all the other personal property
 hereby conveyed unto the said D. I. Moore his heirs et con-
 tinuators administrators and assigns forever to the only proper
 use of the said D. I. Moore his heirs executors admin-
 istrators and assigns forever Upon trust that the said
 David I. Moore his heirs executors and administrators shall
 permit the H. S. L. Toome to remain in peaceable possession
 of the said tract of land and premises together with the
 aforesaid personal property hereby conveyed and take the
 profits thereof to his own use until default be made
 in the payment of the said sum of one hundred and
 forty 47/100 Dollars either in the whole or in part
 and then upon the further trust that he his heirs exec-
 utors administrators or assigns shall and will as soon after
 the happening of such default of payment as his

heirs &c, shall think proper on the said Daley & Phillips
 shall request all the said tract of land and premises
 with its appurtenances and all the personal property hereby
 conveyed or such part 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 and place of sale at his own
 discretion and given twenty days notice thereof by adver-
 tisement to be set up at the Court-house door of Lim-
 estone County and two other public places in said Cou-
 nty. And out of the money arising from such sale
 after satisfying all the expenses attending the premises
 pay to the said Daley & Phillips their heirs executors
 administrators or assigns the said sum of one hun-
 dred and forty one 47/100 Dollars with the interest
 that may have accrued and the balance if any shall
 pay to the said H. S. L. Toome his heirs &c. But if the wh-
 ole of said sum of one hundred and forty one 47/100
 dollars — shall be fully paid off and discharged to the
 said Daley & Phillips their heirs &c. on or before the 1st
 day of March 1849 when the same is due and payable so
 that no default of payment of the said sum of one
 hundred and forty one 47/100 dollars be made then this
 indenture to be void or else to remain in full force &
 virtue in witness whereof the said parties of these pres-
 ents have hereunto set their hands and fixed their seals
 the day and year first above written

H. S. L. Toome (Seal)
 Elizabeth A. Toome (Seal)
 David I. Moore (Seal)
 Daley & Phillips (Seal)

State of Alabama } Personally appeared before me P.
 Limestone County } J. M. Morris an acting justice of the
 peace for the County and State aforesaid H. S. L. Toome
 and Elizabeth Toome his wife who severally acknowledged
 that they signed sealed and delivered the within deed
 to David I. Moore for the purposes therein expressed on the
 day of its date and Elizabeth Toome his wife being by
 me examined separate and apart from her said
 husband acknowledged that she signed sealed and
 delivered the within deed freely and voluntarily with-
 out any persuasion or coercion of her said husband
 Given under my hand & seal this 18th Decr 1848

Justice of the peace
 The State of Alabama } This day personally appeared before
 Limestone County } me Thomas B. Lyons of the County Court of the County aforesaid

William W. Phillips and David I. Moore and severally acknowledged that they signed sealed and delivered the foregoing Deed of Grant to the said David I. Moore for the purposes therein specified and on the day and year therein named. Given under my hand and seal this 26th day of December 1848.

Thomas S. Lyons Clerk

Filed in the office of the Clerk of the County Court of Limestone State of Alabama for registration on the 26th day of December 1848 which is duly recorded in Deed Book No 8 pages 2425 & 26.

Test Thomas S. Lyons Clerk

J. M. Lane & wife & Geo. W. Lane & wife
Deeds
Joshua P. Coman
This indenture made this 4th day of Decemr. in the year one thousand eight hundred and forty eight between Jas M Lane & Elizabeth A. his wife & Geo W Lane & Martha A. his wife 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 Jas M Lane & wife & Geo W Lane & wife for and in consideration of the sum of five hundred & fifty dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened infeoffed released conveyed and confirmed; and by their presents do give grant bargain sell alien infeoff release convey and confirm unto the said Joshua P. Coman all that certain lot of land lying and being in the Town of Athens and known as part of lot number forty containing twenty two feet front on the public square and bounded as follows beginning at the South West corner of said lot then North twenty two feet then East to a stake within twenty two feet of the North East corner of said lot and then from said stake South twenty two feet then West to the South West corner of said lot the beginning 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 Joshua P. Coman his heirs and assigns forever. And the said Jas M Lane & wife Geo W Lane & 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 Jas M Lane & wife & Geo W Lane & wife and also against the lawful title claim or demand of all and every person or persons whomsoever.

In testimony whereof the said Jas M Lane & wife & Geo W Lane & wife herunto subscribe their names and affix their seals the day and year above written

Jas M Lane
Elizabeth A. Lane
Geo W Lane
Martha A. Lane

The State of Alabama Before me John W. Oley Clerk of Madison County SS 3rd of the County Court of said County this day personally appeared the within George W. Lane and acknowledged that he had signed sealed and delivered the within Deed to Joshua P. Coman on the day and year therein mentioned. And on the same day I exhibited said Deed to Martha A. Lane wife of said George W. Lane who being by me examined privately separate and apart from her said husband acknowledged that she had signed sealed and delivered said Deed to Joshua P. Coman on the day and year therein mentioned freely voluntarily and without any fear threats or compulsion of her said husband. Given under my hand and seal at office in Huntsville this the eighteenth day of December Eighteen hundred and forty eight.

John W. Oley Clerk C. C.

The State of Alabama Before me Thomas S. Lyons Clerk Limestone County SS 3rd of the County Court of Limestone this day personally appeared the within named James M. Lane and acknowledged that he had signed sealed and delivered the within Deed to Joshua P. Coman on the day and year therein mentioned. And on the same day I exhibited said Deed to Eliza A. Lane wife of said James M. Lane who being by me examined privately separately and apart from her said husband acknowledged that she had signed sealed and delivered said Deed to Joshua P. Coman on the day and year therein mentioned freely voluntarily and without any fear threats or compulsion of her said husband. Given under my hand and seal at office in the Town of Athens this the twenty sixth day of December 1848.

Thos S. Lyons Clerk C. C.

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 26th December 1848 which is duly recorded in deed book No 8 pages 26 & 27.

Test Thos S. Lyons Clerk

Joshua P. Coman & wife
 3 Deed
 Egbt. J. Jones
 This Indenture made this the twenty
 sixth day of December in the year one thousand
 eight hundred and forty eight - between Joshua
 P. Coman & his wife Jane H. Coman of the County of Lin-
 coln in the State of Alabama of the one part - and Egbert
 J. Jones of the other part. Witnesseth that the said Joshua P.
 Coman & 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
 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 Egbert J. Jones all that certain lot of land lying and
 being in the County of Lincoln State of Alabama and
 in the Town of Athens and described as follows - Twenty
 feet of the front part of lot numbered section 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 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
 Egbert J. Jones his heirs and assigns forever. And the
 said Joshua P. Coman & Jane H. for their heirs executors and
 administrators do hereby and in consideration of the premises
 warrant and will forever defend the title to the above des-
 cribed and hereby granted premises unto the said Egbert
 J. Jones his heirs and assigns from and against them-
 selves and all and every person or persons claiming or holding
 under them the said Joshua P. Coman & Jane H. and
 also against the lawful title claim or demand of all and
 every person or persons whomsoever.
 In testimony whereof the said Joshua P. Coman and Jane
 H. hereunto subscribe their names and affix their seals
 the day and year above written.

Joshua P. Coman (Seal)
 Jane H. Coman (Seal)

The State of Alabama 3 This day personally appeared before
 Lincoln County ss 3 me Thomas G. Lyons Clerk of the County
 Court of the County aforesaid Joshua P. Coman and Jane
 H. Coman his wife and severally acknowledged that they signed
 sealed and delivered the within Deed to the said Egbert J.
 Jones for the purposes therein specified and on the day and
 year therein mentioned. Given under my hand and seal this
 26th day of December 1848.

Thomas G. Lyons Clerk (Seal)

Filed in the Office of the Clerk of the County Court of Lincoln
 one County State of Alabama for registration on the 26th day of
 December 1848 which is duly recorded in Deed Book No 81 pages
 280 & 29

Test Thomas G. Lyons Clerk

William J. Wemberly & wife
 3 Deed
 Joseph Arlege
 This Indenture made this twenty sixth
 day of December in the year one thousand
 eight hundred and forty eight between
 William J. Wemberly and S. J. Wemberly his wife of the County
 of Lincoln in the State of Alabama of the one part - and Joseph
 Arlege of the other part. Witnesseth that the said Wm J. Wem-
 berly and his wife S. J. Wemberly for and in consideration
 of the sum of one thousand 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 Joseph Arlege all that certain tract of
 land lying and being in the County and State of Alabama
 and known as the South West quarter of Section nineteen
 in Township two of Range five West containing one
 hundred and fifty seven acres and sixty two hundredths
 of an acre more or less to have and to hold the above
 described land with the tenements and appurtenances
 thereto belonging or in any wise appertaining unto
 the said Joseph Arlege - heirs and assigns forever and
 the said Wm J. Wemberly and S. J. Wemberly 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 land
 hereby granted premises unto the said Joseph Arlege
 his heirs and assigns from and against themselves and all
 and every person or persons claiming or holding under
 them the said Wm J. Wemberly and S. J. Wemberly his
 wife 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 Wm J. Wemberly and S. J.
 Wemberly his wife hereunto subscribe their names and
 affix their seal this day and year above written.

Witnessed, Sealed and delivered 3 Wm J. Wemberly (Seal)
 in the presence of 3 Lucinda Wemberly (Seal)
 J. R. Hancock

The State of Alabama 3 Personally appeared before me Albert
 Lincoln County 3 William an acting justice of the peace

in and for the said County William S Wimberly and Lucian
 dth J Wimberly who acknowledges the signing sealing
 and delivering the with Deed to Joseph Arledge for
 the purposes therein specified - Given under my hand
 and seal this 26th day of December 1848

Albert Wallis 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 December 1848 Which is duly recorded
 in Deed Book No 8 pages 29 & 30

Test Thos G Tyus Clerk

John G. Phillips & others Deed
 Thomas J Bales
 This Indenture made this twenty
 sixth day of December in the year
 one thousand eight hundred and
 forty eight between John G Phillips George Phillips
 Turner Toome in right of his wife Julia daughter of
 James Phillips of the County of Limestone State of
 Alabama of the first part and Thomas J Bales of
 the County of Giles State of Tennessee of the second
 part Witnesseth that the said parties of the first
 part for and in consideration of the sum of four
 hundred and fifty dollars to them in hand paid by
 the said party of the second part the receipt whereof
 is hereby acknowledged have bargained and sold
 and conveyed and by these presents do bargain sell
 and convey unto the said party of the second part
 and to his heirs and assigns forever all their undivided
 interest in all that certain tract of parcel of land
 lying in the County of Limestone and State of Alab-
 ama known as part of Fractional Section three Com-
 nohip one Range four West all that part of said Fr-
 action that has not been deeded to others relinquished
 to the Government of the United States bound as follows
 beginning at the South East corner of the Maple tract
 of land in said Fraction running north fifty one
 poles to a Sugar tree thence South Eighty degrees
 East eighty poles to Thos Phillips corner in said Tract
 thence South thirty degrees East one hundred
 and forty eight poles to a stake on Ableys line
 thence South forty eight poles to the corner of said
 Fractional Section thence one hundred and sixty
 poles to the beginning containing one hundred and
 forty acres more or less Also their undivided interest
 in the following slaves Harris Lucy and Maria Phillis
 Martha and Sam children of Lucy which said land and

negroes were willed by Anthony Phillips to John Phillips in Trust
 for James Phillips who by said will was to receive the rents
 of said land and profits of said Slaves during his life
 and at his death said land and negroes to be divided among
 his children To have and to hold the said land and ne-
 groes together with all the appurtenances thereto belonging
 and the income of said negroes together with all other in-
 terest they may have or be entitled to in the Estate
 of said James Phillips at his death unto the said party
 of the second part his heirs and assigns forever And
 the said parties of the first part and their heirs all
 and singular the aforesaid land and the Slaves af-
 ovesaid with their income unto the said party of the
 second his heirs and assigns against them the said parties
 of the first part their heirs and assigns shall and will
 warrant and forever defend by these presents
 In witness whereof the parties of the first part have
 hereunto signed their names and affixed their seals
 the day and date first above written

Test

John H Elliott
 William L Rochell

John G Phillips Seal
 George Phillips Seal
 Turner Toome Seal
 Julia W Toome Seal

The State of Alabama Before me Thomas G Tyus Clerk
 Limestone County SS of the County Court of said County
 personally appeared John G Phillips George L Phillips
 and Turner Toome who severally acknowledged that they
 signed sealed and delivered the within Deed of convey-
 ance to the said Thomas J Bales for the purposes therein set
 forth and on the day and year therein mentioned and
 on the same day personally appeared John H Elliott
 and of the subscribing Witnesses to the said Deed and after
 being duly sworn depose that he saw the said
 Julia W Toome sign seal and deliver said Deed to the
 said Thos J Bales for the purposes therein specified and
 on the day and year therein named and that he subscribed
 his name as Witness to the same in the presence of the said
 Julia Toome and in presence of William L Rochell the other
 subscribing Witness and that they subscribed their names
 in the presence of each other Given under my hand and
 seal this 26th day of December 1848

Thomas G Tyus Clerk Seal

Filed in the Office of the Clerk of the County Court of Limes-
 tone County State of Alabama for registration on the 26th Decem-
 ber 1848 which is duly recorded in Deed Book No 8 pages 30 & 31
 Test Thos G Tyus Clerk

32
 William S. Wimblerly & Joseph A. Arledge
 Know all men by these presents that we
 do hereby acknowledge have bargained sold and quit claimed and
 do by these presents bargain sell and quit claim unto Joseph
 Arledge and to his heirs and assigns forever all our and each
 of our eight-tenth claim interest ~~estate~~ and demand both
 at Law and in Equity and as well in possession as in respect
 any of in ~~and~~ all that tract of land lying and being in the
 County of Limestone and State of Alabama and known and
 described as follows the South East quarter Section nineteen
 in Township two Range five West also the north West quarter
 of the South West quarter of Section twenty in Township
 two of Range West containing two hundred acres more or
 less in Witness whereof we have hereunto set our hands
 and affixed our seals on the the third day of April
 1848

J. R. Hancock

Wm S. Wimblerly (seal)
 Lucinda S. Wimblerly (seal)

The State of Alabama Personally appeared before me Albert
 Limestone County Walls an acting justice of the peace
 in and for said County William S. Wimblerly and Lucinda
 S. Wimblerly his wife who acknowledges the signing sealing
 and delivering the within Deed to Joseph Arledge for
 the consideration therein specified Given under my
 hand and seal this the 26th day of December 1848

Albert Walls 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 December 1848 which is duly recorded in Deed
 Book No 8 page 32

Test Thomas G. Lyons Clerk

D. S. Robertson & wife & This Indenture made this 22nd day
 of December in the year one thousand
 eight hundred and forty eight between
 David S. Robertson & Susan J. Robertson his wife of the con-
 tity of Limestone in the State of Alabama of the one part
 and James Henry Malone of the other part Witnesseth that
 the said D. S. Robertson and Susan J. Robertson his wife for
 and in consideration of the sum of one thousand & fifty
 dollars to them in hand paid the receipt whereof is
 hereby acknowledged have this day given granted bargained

33
 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 Henry Mal-
 one all that certain tract of land lying and being in the
 County of Limestone State of Alabama and known &
 designated as follows: All that ~~part~~ of the South East quar-
 ter of Section No four Township three and Range four West
 lying and being most of a certain ditch running from the sou-
 th boundary of said quarter section northward which most
 part will contain about ninety five acres more or less by con-
 taining the line due north from the north ~~end~~ of said ditch
 to the south boundary of said quarter section I have and do
 hold the above described tract of land with the tenements and
 appurtenances thereto belonging or in any wise appertaining unto
 the said James Henry Malone his heirs and assigns forever And
 the said David S. Robertson & Susan J. 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
 James Henry Malone heirs and assigns from and against
 themselves and all and every person or persons claiming
 or holding under them the said David S. Robertson & Susan J.
 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 S. Robertson & Susan J.
 his wife hereunto subscribe their names and affixed their
 seals the day and year above written

David S. Robertson (seal)
 Susan Robertson (seal)

The State of Alabama This day personally appeared before me
 Limestone County Thomas G. Lyons Clerk of the County Court
 of said County David S. Robertson & Susan Robertson his wife
 and severally acknowledged that they had signed sealed and
 delivered the within Deed to the said Jim Henry Malone
 for the purposes therein specified and on the day and year
 therein mentioned Given under my hand and seal this 29th
 day of December 1848

Thomas G. Lyons Clerk C. C. (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 1848 which is duly recorded in Deed Book No 8
 pages 32 & 33

Test Thomas G. Lyons Clerk

Henry Stanley & wife
vs { Deed
William A Hine

This Indenture made this Thirtieth day of December in the year one thousand eight hundred and forty eight between Henry Stanley and his wife Francis M Stanley of the County of Limestone in the State of Alabama of the one part and William A Hine of the other part Witnesseth that the said H Stanley and his wife F M Stanley 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 William A Hine all that certain Tract of land lying and being in the County of Limestone and State of Alabama and known as the South half of the West half of the North East Quarter of section No 12 of Township No 3 of Range No 5 West containing Forty acres more or less - To have and to hold the above described Tract of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said William A Hine his heirs and assigns forever. And the said H Stanley and his wife F M Stanley for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said William A Hine 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 person or persons whomsoever. In testimony whereof the said H and F M Stanley have hereunto subscribed their names and affixed their seals the day and year above written.

Henry Stanley (seal)
Francis M Stanley (seal)

The State of Alabama } This day personally appeared
Limestone County } before me Thomas G Tyus, Clerk
of the County Court of said County Henry Stanley and
Francis M Stanley his wife and severally acknowledged
that they signed sealed and delivered the within Deed
to the said William A Hine for the purposes therein specified
and on the day and year therein named Given under my
hand and seal this 31st day of December 1848

Thomas G Tyus Clerk CC (seal)

Filed in the office of the Clerk of the County Court of
Limestone County State of Alabama for registration

on the 30th Decemr 1848 which is duly recorded in Deed
Book No 8 pages 34 & 35-

Test Tho G Tyus Clerk

John Davis
vs { Deed
John Thomas Andrews

This Indenture made and entered into this 12th day of August 1848 between John Davis of the one part and John Thomas Andrews Grand son of the said John Davis of the other part Witnesseth that the said John Davis as well for and in consideration of the natural love and affection which he the said John Davis hath & beareth unto the said John Thomas Andrews as also for the better maintenance support and livelihood of him the said John Thomas Andrews hath given granted aliened enfeoffed and confirmed & by these presents doth give grant alien enfeoff & confirm unto the said John Thomas Andrews his heirs and assigns all that messuage tract of lands lying and being in the County of Limestone & State of Alabama known as the North West quarter of the North East quarter of section No 9 of Township No 1 of Range No 4 West containing Thirty nine acres and Ninety four hundredths of an acre Together with all and singular the hereditaments & appurtenances thereto belonging or in any wise appertaining and the reversion & reversions remainder and remainders unto issues and profits thereof and all the Estate right title interest property Claim and demand whatsoever of him the said John Davis of in and to the said messuage tenements and premises and of in and to every part and parcel thereof with their and every of their appurtenances To have and to hold the said messuage tenements hereditaments and all and singular the premises here by granted and confirmed or mentioned or intended to be with their every of their appurtenances unto the said John Thomas Andrews his heirs and assigns to the only proper use and behoof of him the said John Thomas Andrews his heirs and assigns forever. And the said John Davis for himself his heirs executors and administrators doth covenant grant and agree to and with the said John Thomas Andrews his heirs and assigns by these presents that he the said John Thomas Andrews his heirs and assigns shall and lawfully may from time to time and all times hereafter peaceably and quietly hold use occupy possess and enjoy the said messuage farm lands tenements hereditaments and premises hereby granted and confirmed or mentioned or intended to be here by granted and confirmed with their and every of their appurtenances free clear and fully discharge of well and sufficiently saved kept

harmless and indemnified of from against all former and other gifts grants bargains sales jointures settlements dowers and Estates and of from and against all former and other titles troubles Charges and incumbrances whatsoever had done or suffered or to be here made done or suffered by him the said John David his heirs or assigns or any other person or persons lawfully claiming or to claim by or from or under him them or any of them. In Witness thereof I have hereunto set my hand and affixed my seal

signed sealed and delivered } John David *Read*
in the presence of } *mark*
Jest Thomas Fogg
William ~~St~~ *St* *mark*

The State of Alabama } Personally appeared before me Preston
Limestone County } Morris an acting justice of the peace
in and for said County } Thomas Fogg and William St
Tone (Witnesses) who acknowledged that they signed the
foregoing Deed as Witnesses and also acknowledged that they
saw the said John David sign seal and deliver the
foregoing Deed to the said John Thomas Andrews
on the 30th day of November 1848

Preston Morris *Read*
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 1st of January 1849 which is duly recorded in Deed Book No 8 pages 35 & 36

Jest Thomas & Syrus Clerk

Allen McCargo } To all to whom these presents shall come
I do hereby certify } that Allen McCargo of Limestone County Sta
Robert McCargo & } te of Alabama send greeting: Whereas I am
Reubin Crutcher } indebted unto Robert McCargo of said County &
State in the sum of fourteen hundred & ninety four dollars
lawful Money and unto Reubin Crutcher of the aforesaid
County & State in the sum of sixteen hundred & eighty
one dollars & sixty eight cents lawful money and the said
Robert McCargo and Reubin Crutcher stand jointly and
severally engaged for me the said Allen McCargo in sev
eral Bonds or obligations for several sums of Money -
Now know ye that I the said Allen McCargo for and
towards the payment and satisfaction of the said monies
and for divers other good causes & considerations me there
unto moving have granted assigned bargained & sold by

these presents do freely and absolutely grant assign bargain
and sell unto the said Robert McCargo & Reubin Crutcher
all and all manner of goods Chattels debts monies & all other
things of me the said Allen McCargo whatsoever as well real
as personal of what kind nature or quality soever to have
and to hold the same and every part & parcel thereof unto
them the said Robert McCargo & Reubin Crutcher their
executors administrators and assigns forever In Witness
whereof I have hereunto set my hand and affixed my seal
this 29th Decr 1848

Jest } Allen McCargo *Read*
Robert S McCargo
Patrick H McCargo

The State of Alabama } This personally appeared before
Limestone County ss } Thomas & Syrus Clerk of the County
Court of said County Robert S McCargo and Patrick H
McCargo who after being duly sworn depose and saith
that they were present when the said Allen McCargo
signed sealed and delivered the within Deed to the said
Robert McCargo & Reubin Crutcher for the purposes there
in specified and in the day and year therein named
and that they signed their names as Witnesses to the
same in the presence of said Allen McCargo and in the
presence of each other Given under my hand and
seal this 1st day of January 1849

Thos & Syrus Clerk *Read*

Filed in the office of the Clerk of the County Court of Limestone
County State of Alabama for registration on the 1st of
January 1849 which is duly recorded in Deed Book No 8
pages 36 & 37

Jest Thos & Syrus Clerk

James Terry & Wife } This Indenture made this 28th day of Dec
to } *Read* } -combers in the year one thousand eight hundred
Elijah J Meadows } red and forty eight between James Terry and
Cecelia M his Wife of the County of Limestone in the State
of Alabama of the one part and Elijah J Meadows of the other
part Witnesseth that the said James Terry and Cecelia M
Terry his wife for and in consideration of the sum of two
hundred and sixty dollars to them in hand paid the receipt
whereof is here by acknowledged have this day given granted
bargained sold aliened enfeoffed released conveyed and confir
med; and by these presents do give grant bargain sell
alien enfeoff release convey and confirm unto the said Elijah

6 Meadows all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama by the north west quarter of the north East quarter of Section two in Township two of Range five West supposed to be forty acres lying and being in the State of Alabama Limestone County 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 Elijah S Meadows his heirs and assigns forever And the said James Terry and Penelope M Terry his wife for their heirs executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to above described and hereby granted premises unto the said Elijah S Meadows his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said James Terry and Penelope M Terry 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 Terry and Penelope M Terry his wife hereunto subscribe their names and affix their seals the day and year above written

James Terry Esq
Penelope M Terry Esq

The State of Alabama } Personally appeared before me
Limestone County } Thomas Black an acting justice
of the peace in and for said County James Terry and
Penelope M Terry his wife and severally acknowledged
that they signed sealed and delivered the within deed
of land to the within named Elijah S Meadows on
the day and year therein mentioned and the said
Penelope M Terry being by me privately Examined apart
from her said husband acknowledged that she signed
the same freely without any fear threat or compulsion
from her said husband Given under my hand and
seal this 30th day of December 1848

Thomas Black 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 January 1849 which is duly recorded in Deed Book No 8 pages 37 & 38.

Test Thos G Lypps Clerk

James M Cain & wife
John Turrentine

This Indentures made and
entered into this 11th day of January

one thousand eight hundred & forty six between James M Cain & wife Clarinda M Cain of the County of Morgan in the State of Alabama of the one part and John Turrentine of the County of Limestone State aforesaid of the other part Witnesseth that the said James M & Clarinda M Cain for and in consideration of the sum of five hundred dollars to them in hand paid the receipt of which is hereby acknowledged have this day bargained sold aliened enfeoffed & conveyed and by these presents do bargain sell alien enfeoff and convey to the said John Turrentine all that lot or parcel of ground lying & being in the Town of Athens Limestone County Ala & known in the plan of said Town as the North half of lot No Thirty nine To have and to hold the same with the tenements & appurtenances thereto belonging or in any wise appertaining to the said John Turrentine there heirs and assigns forever And the said John M Cain & Clarinda M Cain for their heirs executors & administrators do warrant and will defend the title to the described and hereby granted premises unto the said John Turrentine there heirs and assigns from and against themselves and all other persons holding or claiming under the said James M & Clarinda M Cain In testimony whereof we have hereunto set our hands & seals this the day and year above written

James M Cain Esq
Clarinda M Cain Esq

State of Alabama } Personally appeared before me
Morgan County } Horace Greene a Notary Public
in and for the County of Morgan and State of Alabama
duly commissioned and qualified James M Cain and
wife Clarinda M Cain and acknowledged that
they signed sealed and delivered the within and
foregoing deed of conveyance for the purposes therein
expressed and set forth and the said Clarinda
M Cain being examined apart from her husband
acknowledged that she had signed sealed and delivered the same as her voluntary act and deed freely
without any fear threat or compulsion of her husband
In testimony whereof I have hereunto set my hand and
affixed my seal of office at Decatur this 12th day of
January 1849

H Greene
Notary Public

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 1st day of January 1849 which is duly recorded in deed book No 8 pages 38 & 39 Test Thos G Lypps Clerk

Chas. K. Thomas & wife } This Indenture made this 5th January
 do } Deed } 1849 between Chas. K. Thomas and Nancy
 Joshua Collier } Thomas his wife of the one part, and Joshua
 Collier of the other part all of the County of Limestone and
 State of Alabama, Witnesseth that for and in consideration
 of the sum of two hundred dollars to them in hand paid
 the receipt whereof is hereby acknowledged hath this day
 bargained sold and conveyed unto the said Joshua Collier
 his heirs and assigns all that lot of ~~land~~ of ground being
 and lying in the town of Morrisville in said County
 known in the plan of said town as lots Number seven
 and eight containing one half acre more or less with all
 the appurtenances thereunto belonging the right and title
 to the said lots unto the said Joshua Collier his heirs and
 assigns the said Chas. K. Thomas and Nancy Thomas his
 wife will forever warrant and defend from themselves
 their heirs executors and administrators and all and every
 person or persons legally claiming the same

In testimony whereof we have hereunto set our hands
 & seals this day & year above written

Chas. K. Thomas

George Evans

Edmund Walton

Chas. K. Thomas

N. B. Thomas

State of Alabama } Chas. C. Gordon an acting justice
 Limestone County } of the peace in and for said County
 do Certify that Chas. K. Thomas whose name appears to
 the within deed acknowledged the signing the same
 for the purposes therein named I further Certify that
 Nancy Thomas wife of Chas. K. Thomas on examination
 separate and apart from her husband acknowledged the
 signing the same without fear or constraint from her said
 said husband for and in consideration of the purposes
 therein named Given under my hand & seal this the
 5th January 1849

Chas. C. Gordon J. P.

Filed in the Office of the Clerk of the County Court of
 Limestone County, State of Alabama for registration on the
 15th day of January 1849 which is duly recorded in Deed
 book No 8 page 40 Test Thomas G. Sykes Clerk

Amos French & wife } This Indenture made this the 23rd
 do } Deed } day of December one thousand eight hun-
 Allison C. Bain } dred and forty eight between Amos F.
 French and Elizabeth I his wife of the one part, and
 Allison C. Bain of the second part all of the county of
 Limestone and State of Alabama, Witnesseth that the said

Amos French and Elizabeth I 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
 bargained sold aliened, conveyed and by
 these presents do bargain sell alien convey unto
 the said Allison C. Bain all that certain tract or parcel of land
 lying and being in the County of Limestone and State of Alabama
 and known as the South East quarter of the South East quarter
 of Section No twenty three Township No three and Range No
 four west containing forty and 27/100 acres be the same more
 or less To have and to hold the above described tract of land
 of land with all the appurtenances thereto belonging or
 in any wise appertaining unto the said Allison C. Bain his
 heirs and assigns forever and the said Amos French and
 Elizabeth I his wife for their heirs executors and administrators
 to do warrant and will forever defend the title to the
 above described and hereby granted premises unto the said
 Allison C. Bain his heirs and assigns from and against them-
 selves and all and every person claiming or holding
 under them the said Amos and Elizabeth I his wife and
 also against the lawful title claim or demand of all and
 person or persons whomsoever claiming or holding under them
 or under the government of the United States in testimony
 whereof the said Amos French and Elizabeth I his wife
 have hereunto set their hands and affixed their seals the day
 and year therein written
 Signed sealed and delivered Amos French
 in the presence of Elizabeth I French
 Jacob Fisher
 James Gray
 Joseph S. Mitchell

State of Alabama } Personally appeared before me Jacob
 Limestone County } an acting justice of the peace in and for
 said County and State the within named Amos French and
 Elizabeth I 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 Allison C.
 Bain and the said Elizabeth I French 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 23rd day of Decem-
 ber 1848 Jacob Fisher J. P.

Filed in the Office of the Clerk of the County Court of Limestone
 County, State of Alabama for registration on the 15th day
 of January 1849 which is duly recorded in deed book No 8
 pages 40 & 41 Test Tho. G. Sykes Clerk

John Greeson

This Indenture made and entered into
 To 3 Deed of gift 3 this 28th day of December 1848 between John
 Anna M^c Greeson } Greeson of the one part and Anna Mariah
 Paralee Greeson grand daughter of the said John Greeson
 of the other part witnesseth that the said John Greeson
 as well for and in consideration of the natural love and
 affection which he the said John Greeson hath and becom-
 eth unto the said Anna Mariah Paralee Greeson and
 also for the better maintenance support and livelihood of
 her the said Anna Mariah Paralee Greeson hath given
 granted aliened enfeoffed and confirmed and by these pres-
 ents doth give grant alien enfeoff and confirm unto the
 said Anna Mariah Paralee Greeson her heirs and assigns
 all that messuage or tract of land lying and being in the
 County of Limestone and State of Alabama known
 as the South west fourth of the South East quarter of
 Section No 9 of Township No 1 of Range No 4 West contain-
 ing thirty nine acres and ninety four hundredths of an
 acre together with and singular the hereditaments and
 appurtenances therunto belonging or in anywise appertaining
 and the reversion and reversions remainder and remainders
 unto heirs and profits thereof and all the estate right title
 interest property claim and demand whatsoever of him
 the said John Greeson of in and to the said messuage
 tenements and premises and of in and to every part and
 parcel thereof with their and every of their appurtenan-
 ces To have and to hold the said messuage tenements
 hereditaments and all and singular the premises hereby
 granted and confirmed or mentioned or intended to be
 with their and every of their appurtenances unto the said
 Anna Mariah Paralee Greeson her heirs and assigns fore-
 ever and the John Greeson for himself his heirs executors
 and administrators doth covenant grant and agree to and
 with the said Anna Mariah Paralee Greeson her
 heirs and assigns by these presents that her the said
 Anna Mariah Paralee Greeson her heirs and assigns
 shall and lawfully may from time to time and at all
 times hereafter peaceably and quietly have hold use occupy
 possess and enjoy the said messuage farm lands tenem-
 ents hereditaments and premises hereby granted and con-
 firmed or mentioned or intended to be hereby granted
 and confirmed with their and every of their appurte-
 nances free clear and fully discharge or well and suff-
 -scently saved kept harmless and indemnified of from
 and against all former and other gifts grants bargains
 sales jointures settlements dowers and estates and of from
 and against all former and other troubles charges

and encumbrances whatsoever had done or suffered or to be
 had made done or suffered by him the said John Greeson his
 heirs or assigns or any other person or persons lawfully claiming
 or to claim by firm or under him them or any of them
 In Witness whereof I have hereunto set my hand and seal the
 day and date above written

Signed sealed and delivered } John Greeson
 in the presents of
 Test John M. Bailey

W. L. Rochel

The State of Alabama } Personally appeared before me
 Limestone County } Preston Morris an acting justice
 of the peace in and for said County John M. Bailey &
 William L. Rochel Witnesses who acknowledge that
 they signed the foregoing deed as witnesses and also ackno-
 wledge that they saw the said John Greeson sign seal
 and deliver the foregoing deed to the said Anna Mariah
 Paralee Greeson on the 28th day of December 1848.

Preston Morris
 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 10th day of January 1849 which is duly recorded in
 deed book No 8 pages 42 & 43

Test Tho^s & Syrus Clerk.

H. H. Higgins & wife } This Indenture made this 28th
 To 3 Deed } day of December in the year one thous-
 David Pettus sen } and eight hundred and forty eight
 between Hiram H. Higgins and Elizabeth W. his wife
 of the County of Limestone in the State of Alabama of the
 one part and David Pettus Senior of the other part
 Witnesseth that the said Hiram H. Higgins and wife
 for and in consideration of the sum of sixty 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 David Pettus
 Senior all that certain lot of land lying and being in
 the town of Athens in said County and State and known
 in the plan of said town as lot number two hundred
 and twenty To have and to hold the above described lot of
 ground with their tenements and appurtenances therunto
 belonging or in anywise appertaining unto the said David
 Pettus his heirs and assigns forever and the said Hiram H.

Higgins & wife for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby ^{granted} premises unto the said David Pettus his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Hiram H. Higgins and wife and also against the lawful title claim or demand of all and every person or persons whomsoever.

In testimony whereof the said Hiram H. Higgins and Elizabeth W. Higgins his wife hereunto subscribed their names and affix their seals the day and year above written.

H. H. Higgins *Handwritten*
E. W. Higgins *Handwritten*

The State of Alabama } This day personally appeared before
Sumter County } one Thomas G. Sykes Clerk of the
County Court of the County aforesaid Hiram H. Higgins and
Elizabeth W. Higgins his wife and severally acknowledged
that they had signed sealed and delivered the within deed
of conveyance to the said David Pettus for the purposes
therein specified and on the day and year therein
named given under my hand and seal this 16th day of
January 1849.

Thomas G. Sykes Clerk *Handwritten*

Filed in the office of the Clerk of the County Court of
Sumter County State of Alabama for registration on
the 16th day of January 1849 which is duly recorded in
deed book No 8 pages 43 & 44.

Test: Tho^s G. Sykes Clerk

Simon Harris & wife } This Indenture made this twenty fifth
16 } day of December in the year one thousand eight
Edward Strange } hundred and forty eight between Simon Har-
ris and Jane Harris of the one part and E. S. Strange of the
other part Witnesseth that the said Simon Harris and Jane
Harris for and in consideration of the sum of thirty dollars
to them in hand paid the receipt whereof is hereby acknow-
ledged hath ~~this day given~~ granted bargained sold
aliened enfeoffed released conveyed and confirmed and by
these presents do give grant bargain sell alien enfeoff re-
lease convey confirm unto the said E. S. Strange all that
certain tract of parcel of land lying and being in the
County of Sumter and State of Alabama and known as
most half of the North West ~~quarter~~ Section No 8 Town-
ship No 2 Range No 5 West contain two acres in a
square in the North East corner of said above town

described land. 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 E. S. Strange
his heirs and assigns forever. And the said Simon Har-
ris and Jane Harris for themselves their heirs executors and
administrators do hereby and in consideration of the prem-
ises warrant and will forever defend the title to the above
described and hereby granted premises unto the said E. S. Strange
his heirs and assigns from and against themselves and all
and every person or persons claiming or holding under
them the said Simon Harris and Jane Harris and also ag-
ainst the lawful title claim or demand of all and every
person or persons whomsoever claiming or holding.

In testimony whereof the said Simon Harris & Jane Har-
ris hereunto subscribe their names and affix seal the
day and year above written.

Signed sealed and delivered

Simon Harris *Handwritten*
Jane Harris *Handwritten*
marks

in the presence of
John J. Menefee

State of Alabama } Personally appeared before me Albert
Sumter County } Walls an acting justice of the peace
in for said County Simon Harris and Jane Harris his
wife who acknowledge the signing sealing the within
deed to Edward S. Strange for the purposes therein in-
specified - Given under my hand and seal this the 28th
day of December 1848.

Albert Walls, J. P. *Handwritten*

Filed in the Office of the Clerk of the County Court of Sum-
ter County State of Alabama for registration on the
28th of January 1849 which is duly recorded in deed book
No 8 pages 44 & 45.

Test: Tho^s G. Sykes Clerk

John J. Menefee } This Indenture made this twenty first day
16 } day of August in the year one thousand eight
Edward Strange } hundred and forty eight between J. J. Menefee
and his wife Rebecca J. Menefee of the county of Sumter
in the State of Alabama of the one part and Edward S.
Strange of the other part Witnesseth that the said J. J.
Menefee and his wife R. J. Menefee 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 enfeoff-
ed released conveyed and confirmed and by these
presents do give grant bargain sell alien enfeoff
release convey and confirm unto the said Edward S.

Strange all that certain track of land lying and being in the County of Limestone and State of Alabama and known as one hundred and forty acres are on the West side of Elk River Range five Township two fraction five are the boundary of said fraction also E half of N West and fourth Section No 8 Township No 2 Range No 5 West my interest the the above named lands as one of the legates. To have and to hold the above described Tracts of land with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said Edward S Strange his heirs and assigns forever And the said J. S. Menefee and R. F. Menefee 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 Edward S Strange his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said J. S. Menefee and R. F. Menefee and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by from or under the government of the United States In testimony whereof the said J. S. Menefee R. F. Menefee hereunto subscribe their names and affix - seals the day and year above written

John S. Menefee (Seal)
R. F. Menefee (Seal)

State of Alabama } This day personally appeared Limestone County } before me Albert Walls an acting Justice of the peace in and for said County the within named John S. Menefee and R. F. Menefee his wife acknowledged the signing and sealing of the right in deed to Edward S Strange for the purposes therein specified - Given under my hand and seal this the 21 day of August 1848

Albert Walls J. P. (Seal)

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 20th of January 1849 which is duly recorded in Vol. Book No 8 pages 48 & 49.

Test Thomas B. Lyons Clerk

Mary Strange } This Indenture made this twentieth
To } Day of December in the year one thousand
Edward Strange } eight hundred and forty eight between M.
Mary Strange of the one part of the County of Limestone in the State of Alabama of the one part and E. S. Strange of the other Witnesseth that the said Mary Strange for and in consideration of the sum of Two hundred dollars to her 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 E. S. Strange all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama and known as the hundred and forty acres on the West side of Elk River Range five Township two fraction five on the West Boundary of said fraction also for the E 1/2 N W 1/4 of Section No 8 Township No 2 Range No 5 W in all two hundred and five acres more or less the said E. S. Strange agrees to support the said Mary Strange her life time. 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 E. S. Strange his heirs and assigns forever And the said Mary Strange for herself 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 E. S. Strange his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Mary Strange and also against the lawful title claim or demand claim or demand of all and every person or persons whomsoever claiming or holding by from or under the government of the United States In testimony whereof the said Mary Strange hereunto subscribe her name and affix her seal the day and year above written

Signed sealed and delivered Mary Strange (Seal)
in the presence of Wm S. Kimberly

State of Alabama } Personally appeared before me Albert Limestone County } Walls an acting justice of the peace in and for said County Mary Strange and acknowledged the signing sealing the within deed for the consideration therein specified on the day of its date unto the said E. S. Strange Given under my hand and seal this the 25th day December 1848

Albert Walls J. P. (Seal)

Filed in the office of the Clerk of the County Court of
Semtstone County State of Alabama for registration
on the 21st of January 1849 which is duly recorded in
in deed book No 8 page 47 & 48

Test Thos G. Lyons Clerk

John Gresson Know all men by these presents that
I John Gresson of the county of Semtstone
State of Alabama for and in consid-
eration of the natural love and affection which I have to
Anna Mariah Parale Gresson of the County and State
aforesaid as well as for the further consideration of one
hundred ^{thousand} dollars paid by the said Anna Mariah Parale
Gresson at or before the sealing and delivering of these pres-
ents the receipt whereof is hereby acknowledged have
given and granted said Anna Mariah Parale Gresson
her Executors administrators and assigns one negro girl
named Patten aged three years old to have and to hold
the said negro girl unto her the said Anna Mariah Parale
Gresson her Executors administrators and assigns forever
And the said John Gresson for himself his Executors
and Administrators the said negro girl unto the said
Anna Mariah Parale Gresson her Executors adminis-
trators and assigns against the claim of him the said
John Gresson his Executors and administrators and again-
st 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 Seal this the 28 day of December 1848
Teste John M. Bailes John Gresson

W. L. Rochell

The State of Alabama Personally appeared before me Preston
Semtstone County before an acting justice of the
peace of said County John M. Bailes & William L. Rochell
Witnesses who acknowledged that they signed the foregoing
Deed as witnesses and also acknowledged that they saw
the said John Gresson sign seal and deliver the fore-
going Deed to the said Anna Mariah Parale Gresson on
this the 28th day of December 1848

Preston Morris

Justice of the peace

Filed in the Office of the Clerk of the County Court of Semtstone
County State of Alabama for registration on the 20th of
January 1849 which is duly recorded in deed book No 8 page
48

Test Thos G. Lyons Clerk

John R. Sanders & wife This Indenture made and entered into
between Isaac L. Majors and John R. Sanders & wife
Destimony Sanders for and in
consideration of the sum of three hundred and twenty-five dollars
to them in hand paid by Isaac L. Majors hath this day granted
bargained aliened enfeoffed and conveyed and by these presents do
grant bargain sell enfeoff and convey all that tract or parcel
of land lying and being in the County of Semtstone and State of
Alabama known as the west half of the South west fourth
of Section No 29 in Township No 1 in Range No 5 west contain-
ing eighty acres and 22/100 of an acre with the appertenance
therunto belonging or in anywise belonging unto the said
Isaac L. Majors to have and to hold the above described land
with the appertenance therunto or anywise appertaining and John
R. Sanders and Destimony his wife for themselves their heirs and
assigns does warrant and will forever defend the title to the
above described and hereby granted premises from and against
the lawfull title claim or demand of all and every person claim-
ing or holding under them also the lawfull claim of all and
every person claiming or holding under the government of the
United States In Witness whereof we have hereunto set our
hands and Seals this day and date above written

John R. Sanders
Destimony Sanders

State of Alabama Personally appeared before the undersigned a
Semtstone County acting Justice of the peace for and in
the County aforesaid the within named John R. Sanders and
his wife Destimony Sanders and acknowledged that they signed
seal and delivered the foregoing deed unto Isaac L. Majors
on the day of its date and the within named Destimony Sand-
ers being by examined separate from her said husband
acknowledged that Seal signed and delivered the same
freely without any fear threats or compulsion of her said
husband given under my hand and seal this 2nd day of January
1849

John Peterson

Filed in the Office of the Clerk of the County Court of Semt-
stone County State of Alabama for registration on the 20th
day of January 1849 which is duly recorded in deed book
No 8 page 49

Test Thos G. Lyons Clerk

E. I. Strange & wife This Indenture made this
 25th day of December in the year
 1848 between E. I. Strange and M. A. Strange of the
 County of Limestone in the State of Alabama of the
 one part and William S. Wimberly of the other part
 Witnesseth that the said E. I. Strange and Mary Ann
 Strange for and in consideration of the sum of twelve
 hundred dollars to him in hand paid the receipt wh-
 ereof is hereby acknowledged hath this day given
 granted bargained sold aliened enfeofed released
 conveyed and confirmed and by these presents do
 give grant bargain sell alien enfeof release con-
 vey and confirm unto the said William S. Wimberly
 all that certain Tract of land lying and being in the con-
 tury of Limestone and State of Alabama and known as one
 hundred and forty acres on the west side of Elk River
 Range from to No 2 fraction five on the west boundary of
 said fraction from the west gait part due North to the
 River then part to Simon Harris corner then South to the
 line then West to the gate where the line West of the
 house where it begun containing sixty acres more or
 less Also the E 1/2 N. W 1/4 Section No 8 Township No 2
 Range No 5 West Containing before acres more or less
 To have and to hold the above described parcel of land with
 the tenements and appurtenances thereunto belonging or in
 any wise appertaining unto the said William S. Wimberly
 his heirs and assigns forever And the said E. I. Strange
 Mary Ann Strange for themselves heirs executors and
 administrators do hereby and in consideration of the pre-
 mises warrant and will forever defend the title to the
 above described and hereby granted premises unto the
 said William S. Wimberly heirs and assigns from and ag-
 ainst themselves and all and every person or persons claim-
 ing or holding under them the said E. I. Strange and M-
 ary Ann Strange 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 E. I. Strange and
 Mary Ann Strange hereunto subscribe name and
 affix seal the day and year above written

Edward I. Strange (seal)

Mary A. Strange (seal)

State of Alabama Personally appeared before me
 Limestone County 3 Albert Wallis an acting Justice
 of the peace in and for said County E. I. Strange and
 Mary Ann Strange his wife and acknowledge the sign

delivering of the within deed for the consideration therein
 specified on the day of its date unto Wm. S. Wimberly
 Given under my hand and seal this the 25th day December 1848
 Albert Wallis J.P. (seal)

Filed in the Office of the Clerk of the County Court of Limestone
 County State of Alabama for registration on the 22nd of Janu-
 ary 1849 which is duly recorded in deed book No 8 page 50 & 51
 Test Thos G. Lyons Clerk

Thos A. Nelson & wife This Indenture made and entered into
 this the 5th day of January 1849 between Thoma-
 s Richardson of the County of Limestone & State of Alabama of the first part and William
 Richardson of the second part Witnesseth that for and in consid-
 eration of the sum of four hundred & fifty dollars to them in hand
 paid by the party of the second part the receipt whereof is
 hereby acknowledged have bargained & sold & by these presents doth
 bargain and sell all that certain lot or parcel of ground lying
 and being in the town of Athens and known in the plan of
 said town as lot No forty one to have and to hold the above des-
 cribed lot of ground with all the appurtenances thereunto belon-
 ging unto the said Wm Richardson his heirs and assigns forever And
 the said Thomas A. Nelson and Miriam W. Nelson for themselves
 their heirs executors &c do hereby and in consideration of the premises
 warrant and will forever the title to the above described & hereby granted
 premises unto the said Wm Richardson his heirs & assigns forever from
 & against all & 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 Witness our hands & seals the day &
 date above written

Thomas A. Nelson (seal)

Miriam W. Nelson (seal)

The State of Alabama This day personally appeared before me
 Limestone County 3 Thomas G. Lyons Clerk of the County Court
 of the County aforesaid Thomas A. Nelson and Miriam W. Nelson
 his wife and severally acknowledged that they had signed sealed
 delivered the within Deed for the purposes therein set forth and on
 the day and year therein named Given under my hand and seal
 this 24th day of January 1849

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 24th of
 January 1849 which is duly recorded in deed book No 8 page
 51

Test Thomas G. Lyons Clerk

Saml S Crenshaw & Wife This Indenture made this 20th day of January in the year one thousand eight hundred and forty nine between Samuel S Crenshaw and Mary S Crenshaw of the County of Sumter in the State of Alabama of the one part and Samuel Tanner of the other part Witnesseth that the said Samuel S Crenshaw and Mary S Crenshaw for and in consideration of the sum of five hundred dollars to them in hand paid the receipt whereof is hereby acknowledged has this day given granted bargained sold aliened enfeoffed released conveyed and confirmed and by their presents do give grant bargain sell alien enfeoff released convey and confirm unto the said Samuel Tanner all that certain parcels of land lying and being in the Town of Athens Sumter County and known and designated in the plan of said town as lots No eighty one & eighty two To have and to hold the above described and hereby granted premises with the tenements and appurtenances therunto belonging or in anywise appertaining unto the said Samuel Tanner heirs and assigns forever And the said Samuel S Crenshaw & Mary S Crenshaw 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 Crenshaw & Mary S Crenshaw and also against the lawful title claim or demand of all and every person or persons whomsoever In testimony whereof the said Samuel S Crenshaw & Mary S Crenshaw hereunto subscribe their names and fix their seals the day and year above written

Saml S Crenshaw *(seal)*
Mary S Crenshaw *(seal)*

The State of Alabama } This day personally appeared before
Sumter County } me Thomas S Tyus Clerk of the County
Court of said County Samuel S Crenshaw and Mary S
Crenshaw his wife and acknowledged that they had severally
signed sealed and delivered the within deed to the said Sam-
uel Tanner for the purposes therein expressed and on the
day and year therein named Given under my hand and seal
this 20th of January 1849

Thomas S Tyus Clerk *(seal)*
Filed in the Clerk's office of the County Court of Sum-
ter County State of Alabama for registration on the
20th of January 1849 which is duly recorded in deed
book No 8 page 52

That Thomas S Tyus Clerk

Saml Tanner & others This Indenture made this thirteenth day of January in the year one thousand eight hundred and forty nine between Samuel Tanner John S Tanner R W Taper Daniel Coleman & Jonathan Taper of the County of Sumter in the State of Alabama of the one part and George H Harvey of said County 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 enfeoffed released conveyed and confirmed and by their presents do give grant bargain sell alien enfeoff released convey and confirm unto the said George H Harvey all that certain tract of land lying and being in the County of said and known as the North East quarter of the SW 2^d of Sec 30 thirty three and also the South half of the N E q^r of Section thirty three all in Township 18th in Range No three West containing one hundred & twenty acres more or less To have and to hold the above described land with the tenements and appurtenances therunto belong- ing or in anywise appertaining unto the said George H Harvey & 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 George H Harvey 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 Samuel Tanner John S Tanner R W Taper Daniel Coleman & Jonathan Taper the said parties of the first part have hereunto subscribed their names and affixed their seals the day and year above written

Samuel Tanner *(seal)*
J S Tanner *(seal)*
R W Taper *(seal)*
Daniel Coleman *(seal)*
J S Taper *(seal)*

The State of Alabama } Before me Thomas S Tyus
Sumter County ss } Clerk of the County Court of said
County personally appeared Samuel Tanner John S Tanner
R W Taper Daniel Coleman and Jonathan Taper and
severally acknowledged that they signed sealed and deliver-
ed the within deed of conveyance to the said George
H Harvey for the purposes therein set forth and on
the day and year therein named Given under

my hand and seal this 27th day of January 1849
 Thomas G. Sykes Clerk
 Filed in the office of Clerk of the County Court of
 Emestone County State of Alabama for registration
 on the 27th day of January 1849 which is duly recor-
 ded in Special book No 8 pages 53 & 54
 Test Thomas G. Sykes Clerk

Thomas Travis & This Indenture made and entered into this eleventh
 day of December A.D. one thousand eight hundred
 and forty eight between Thomas Travis and Mary S
 Travis his wife of the first part and William D. Bibb of the
 second part (husband) and certain creditors herein after spec-
 ified as parties of the third part Witnesseth that whereas
 the said parties of the first part are greatly indebted to the
 said party of third part as follows to wit Item No one in
 our bill of exchange dated about the 1st of July A.D. 1848
 and due 13 months after date & drawn on Martin Pleasants
 & Co of New Orleans for twenty eight hundred and fifty eight
 dollars and twenty nine cents and indorsed by William D
 Bibb Nathaniel Terry & D P Bibb Item No 2 one bill of
 exchange dated 1st of April 1848 drawn on Jas A Winston
 & Co of Mobile & indorsed by George A Sykes & D P Bibb &
 due 12 months after date for one thousand dollars Item No 3
 one bill of exchange drawn on John A Winston & Co of Mobile
 dated about 7th of July A.D. 1848 and due 15th of July 1849 &
 indorsed by William D Bibb & N Terry for three thousand &
 seven hundred dollars Item No 4 Four bills of exchange ac-
 cepted by the house of John A Winston & Co of Mobile & ind-
 orsed by William D Bibb & Benjamin Jolly & falling due between
 on the 1st day of January and 15th of March 1849 & amounting in
 the aggregate to four thousand dollars Item No 5 one note
 (now past due dates not recollected) made by said Thomas
 Travis & Wm D Bibb as his security payable to D P Bibb
 credited at different times by about \$1050 dollars the amount
 of note being for about \$1602 & balance of principle & interest
 now supposed to be due - Say - one thousand dollars Item No
 6 three notes made by said Thomas Travis with Wm D Bibb
 & N Terry as his securities to the (Deceatur Bank of Alabama
 for for 400 dollars each 1st due 20th June A.D. 1848 the 2nd
 due 20th June 1849 & 3rd due 20th June 1850 Item 7 Eight
 promisory notes made by said Thomas Travis with Wm D Bibb
 & N Terry as securities & payable in two series to Morris &
 & Beatty, Saml Philaleburn, & P Booken & Edward Pittman
 & Co 1st Series due 1st of June last & 2nd Series due 1st of June
 next (dates not recollected but amounting in the aggregate to


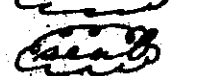
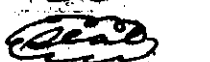
about sixteen hundred dollars Item 8 one bill of exchange endor-
 sed by W D Bibb drawn on Martin Pleasants & Co of N Orleans & due
 1st March A.D. 1848 for three hundred & forty nine dollars or there a-
 bouts Item No 9 one note made by D^r Thomas Travis with Wm G
 Bullock security payable to Solomon McAlpion administrator &
 due about the 31st of December 1848 for two hundred & ninety two dol-
 lars with eight per cent interest thereon from date which was about
 31st of December 1847 Item No 10 one note made by said Thomas Travis
 to George A Sykes date not recollected but now past due for six-
 hundred dollars Item No 11 One note made by said Travis to W D Bibb
 dated 22nd February 1849 & dated 1st of May A.D. 1849 for twenty
 three hundred dollars Item No 12 One note made by D^r Travis
 & dated 10th of August A.D. 1847 & due one day after date to Wm D
 Bibb for three hundred and seventy nine dollars Item No 13
 One open account (now past due) by said Travis to Martin Pleas-
 ants & Co of N Orleans for about five hundred dollars Item No 14
 Also sundry small debts due by said Travis by notes & accounts
 to various persons in the State of Alabama but a description
 of the debts or names of the creditors alluded to in this item
 not recollected but the aggregate of debt to them intended to
 be secured is about eight hundred dollars. In the bills of exch-
 ange above enumerated said Thomas Travis is drawer same in
 item No four in which he is joint drawer with said Terry. Now
 the said party of the first part being honestly desirous to provid-
 for and secure the payment of the debts above enumerated and to have
 the same paid off according to the terms & condition hereafter
 named Now this indenture Witnesseth that the said party of
 the first part for and in consideration of the sum of five
 dollars to them in hand paid at & before the signing & seal-
 ing hereof both this day bargained sold and conveyed and
 by their presents doth bargain sell and convey unto the
 said party of the second part the following described property
 to wit and undivided interest of one half as held & owned by
 the said party of the first part in & to the remainder of the
 estate of the late Cullen Mitchell late of Emestone County
 Alabama The said Thomas Travis having intermarried
 with the said Mary S widow of said Cullen who is one of
 the three distributers of said estate & one of said three hav-
 ing received her interest the one half of the two remaining
 shares is the property notes conveyed to wit the said und-
 divided half of the following Negro Slaves to wit boy Sandy
 about 18 years old Mark 25 years old Bill 35 years old
 Eliah about 20 years old Big John about 45 years old Col-
 arbome about 40 years old Hartwell about 28 years old
 Jim about 16 years old Peace 13 years old Garrison 11 years
 old Peter 9 years old Sely about 30 years old Martha about
 35 years old Clara 35 years Kate 47 years Nancy 14 years

Francis 18 Robert 13 years Hannah 10 years Anger 33 years
 Susan 11 years William 18 years Brannville 18 years Peter 30 years
 Sterling 22 years Little John 35 years Washington 50 years ad
 Barney 25 years Eaton 15 years George 12 years Archy 10 years
 Cornelius 9 years Judy 20 years Lucy 16 years Louisa 30 years
 Erster 40 years Mary 18 years Elizabeth 15 years Minerva 12
 years Martha 10 years Giggly 35 years Lucinda 10 years
 Arthur 8 years Alfred 3 years Eliza 8 years Sydney 6 years
 Ben 2 years Nelson 3 years Daniel 3 years Armistead 4 years
 Charles 2 years Sam 3 years an infant daughter of Louisa
 about 9 months old the above described property being now
 in Rankin County Mississippi and in possession of the
 party of the first part said party of first also hereby
 conveys one undivided half of the following described land
 Situate & lying in Limestone County Alabama known as
 the "Hubble bridge" place" being the same on which said
 Cullen Mitchell lived & died & bounded by the lands of
 Col N Terry land of the estate of John Fox dec'd & also
 by the land owned by the late Dr Whitlock & by the land
 of James M Fletcher by the land of Rebecca McLung &
 Dr A J Harris saving and reserving however the family
 burying ground on said place being in a part of the
 present garden spot & including about one fourth of an
 acre the said party of the second part to have and to
 hold all & singular the above described property to himself
 his heirs & representatives in fee simple and the said
 party of the first part doth hereby covenant with the
 said party of the second part to warrant and defend the title
 to the above described property against the claim of all
 persons whomsoever But this conveyance is nevertheless made
 in trust only and upon these conditions however That in as
 much as the party of the first is desirous of saving his credit
 and harmless and also to save his indorsers from risk & their
~~credit from suffering by suits & protests~~ If the said debts
 shall not be paid by the time they become due or in ample
 time before they become due so as to prevent risk & as
 to the securities & indorsers then the said party of the sec-
 ond part (Trustee &c) shall at such time as his judgement &
 discretion shall dictate & before said debts become due pro-
 vide the means of paying said debts as follows to wit
 1st the negro property is first to be sold to the highest
 bidder at public outcry either in Brandon Rankin County
 or in Jackson Hinds County at such time as said trustee
 shall deem proper & right 2nd said Negro property is to
 be sold after thirty days previous notice of the time & place
 of sale said notice being advertised in a newspaper & also
 put up at public places in said Counties

3rd If the negroes shall not satisfy the debts in the order herein
 after provided for then the real estate may be sold on thirty
 days previous notice thereof in some news paper in said Limest-
 one County of the time & place & terms of sale Said trustee
 is hereby empowered to appoint some fit & proper agent (under
 his hand & seal & accompanied by a copy of this trust deed in
 the State of Alabama to sell said real Estate to the highest
 bidder at the Court house door of said County 4th the
 terms of said sales shall be for cash On the sale of said
 Negro property the proceeds shall be applied 1st to the payment
 of the expenses of executing this trust 2^d the debts enumer-
 ated as interest No one two three & four shall not be paid or
 if said Negro property shall not be sufficient to satisfy them
 then the proceeds to be divided between said four items pro
 rata 3^d From the surplus (of said personal property) if
 any after paying said four items then the debts specified by
 items marked No five six seven eight & nine shall be
 paid or if not sufficient so to do then said last items to re-
 ceive their pro rata dividend of such surplus of said personal
 property if any after the appropriation last above specified
 & then the debts described in items No ten eleven twelve
 thirteen & fourteen shall be paid or to receive their pro
 rata dividend of such surplus 5th The trustee shall not sell
 said real Estate until after the Negro property is sold but
 said real Estate to be sold as aforesaid in time to meet the
 debt last to become due if not previously paid 6th The pro-
 ceeds of said sales remaining if any after after paying said
 debts shall be paid to said parties of the first part If however
 the said parties of the first part shall pay off & discharge
 said debts within such time before their maturity as shall
 be satisfactory to said Trustee then this conveyance shall
 be null & void but otherwise to be & remain in full force

The following words and figures were inserted and interlined
 before the signing and sealing hereof to wit the words "Item no
 one" between lines eleven and twelve of first page also the word
 "paid" between lines eleven and twelve of sixth page and the
 word due between lines eighteen and nineteen of same page
 The following words and figures were also erased before sign-
 ing and sealing to wit the words payable to Joseph C Brad-
 ley from lines fourteen and fifteen of page first

In testimony whereof the said parties of the first and sec-
 ond part have hereunto set their hands and seals this
 day and year above written

That Travis 
 Mary J Travis 
 W D Bibb 

State of Mississippi } Personally appeared before me Shew Fitz-
 Rankin County } Hugh Clerk of the Probate Court in and
 for said County Thomas Travis who acknowledged that he
 signed sealed and delivered the foregoing and within deed
 of Trust on the day and year therein mentioned as his act
 and deed. And at the same time came Mary T Travis
 wife of the said Thomas Travis who having been examined
 by me privately and separate and apart from her said
 husband acknowledged that she signed sealed and deliv-
 ered the foregoing deed of trust as her act and deed free-
 ly and voluntarily without any fear threats or com-
 pulsion on the part of her said husband. And the said
 William D Bibb also appeared and acknowledged the ac-
 ceptance of said trust. Given under my hand and seal
 of said Court at Brandon this 11th day of December A D
 1848
 D Fitz Hugh Clerk

The State of Mississippi }
 Rankin County } I Shew Fitzhugh Clerk of the
 Probate Court in and for said County do hereby Certify
 that the foregoing deed of trust and Certificate of Ackn-
 owledgement were filed for record & were duly recorded
 in Book of Deeds "I" pages 67 & 67 on the twelfth day
 of December in the year of our Lord one thousand eight
 hundred & forty eight.
 In testimony whereof I have hereunto set my hand and
 official seal of said Court at Brandon this 12th day of December
 A D 1848

D Fitz Hugh Clerk
 Filed in the Office of the Clerk of the County Court of James-
 town County State of Alabama for registration on the
 24th day of January 1849 which is duly recorded in Deed Book
 No 8 pages 54535657 & 58

Test Thomas G Tyus Clk

Whereas William A Boucher is indebted to
 Taper Coleman & Taper in the sum of four
 hundred & seventy nine dollars as by his
 Bond of this date payable on or before the 1st January next
 more fully appears which debt he is willing to secure. Now
 this indenture made this twenty second January 1849 between
 said Boucher of the first part John N Malone of the second
 part and said Taper Coleman & Taper of the third part
 Witnesseth that the said Boucher for & in consideration of the
 premises & for the further consideration of one dollar to
 him in hand paid by the said Malone hath granted bargained
 & sold by these presents doth grant bargain & sell unto

I hereby acknowledge the full satisfaction of the within Deed of Trust, and do hereby release
 the property therein conveyed, even unto my hand and seal this 3rd day of January 1849
 John N Malone

the said Malone the following described property Viz Harriett a
 Negro woman slave about seventeen years old one small horse &
 three Beds and their furniture unto him the said Malone his heirs
 & assigns forever and the said Boucher hereby binds himself & his heirs
 forever to warrant the title to said property to said Malone this against
 from & against the lawful claim & demand of all persons whatever.
 Upon Trust nevertheless that the said Malone shall permit the
 said Boucher to retain the use & possession of said property
 until default be made in the payment of said sum of money
 & then upon this further Trust that the said Malone shall &
 will immediately on the happening of such default sell said prop-
 erty to the highest bidder for ready money at Auction after fixing
 the time and place of said Sale at his own discretion & given
 twenty days previous notice thereof by advertisement at the Court
 house door in the Town of Athens and out of the money arising from
 said Sale shall pay off said Debt & the balance if any shall pay
 to said Boucher. But if the whole of said Debt shall be paid wh-
 en due as aforesaid then this Indenture shall be void otherwise to
 remain in full force & virtue. In Witness whereof said parties have
 hereunto set their hands & seals this 22nd day of January 1849
 The said "Boucher" interlined
 before signing
 Attest
 W A Boucher
 John N Malone
 Taper Coleman & Taper

The State of Alabama } Before me Thomas G Tyus Clerk of the
 Limestone County } County Court of said County this day perso-
 nally appeared William A Boucher John N Malone and Rich-
 ard W Taper one of the firm of Taper Coleman & Taper and severally
 acknowledged that they signed sealed and delivered the within
 Deed of Trust for the purposes therein set forth and on the day
 and year therein named. Given under my hand and seal this 22nd
 day of January 1849

Thomas G Tyus Clerk

Filed in the office of the Clerk of the County Court of James-
 town County State of Alabama for registration on the 24th
 day of January 1849 which is duly recorded in Deed Book
 No 8 pages 545 & 54

Test Thos G Tyus Clerk

Thomas Brandon wife } This indenture made this 12th day of
 to } 3 January in the year one thousand eight
 John S Turner } hundred and forty nine between Thos Bran-
 don & Lucy J his wife of the County of Limestone in the
 State of Alabama of the one part and John S Turner
 of the other part Witnesseth that the said Thomas Bran-
 don & Lucy J 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 John S Turner all that certain tract of land lying and being in the County Limestone & State of Alabama and known as part of the west half of the North West quarter of section six in Township two Range four West & bounded as follows beginning in the North East ^{corner} of said half quarter & running South Eighty one poles to a stake thence west till it strikes the parent line between S^r Brandon & S^r Turner thence North & East along said line till it strikes the North boundary line of said half quarter then East to the beginning corner Containing twenty two acres more or less To have and to hold the above described lands with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said John S Turner his heirs and assigns forever And the said Thomas Brandon & Lucy S 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 Turner his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Tho^s Brandon & wife and also against the lawful title claim or demand of all and every person or persons whomsoever In testimony whereof the said Tho^s Brandon & Lucy S his wife hereunto subscribed their names and affixed their seals the day and year above written

Signed Sealed and delivered

in the presence

H C Edmunds

Paul Robbins

Tho^s Brandon *Seal*
Lucy S Brandon

The State of Alabama Before me Thomas G Sykes Clerk Limestone County ss 3 of the County Court of said County personally appeared Paul Robbins and H C Edmunds and after being duly sworn depose and say that they were present when the said Thomas Brandon and Lucy S Brandon his wife signed sealed and delivered the same to the said John S Turner for the purposes therein set forth and on the day and year therein named and that they signed their names as witnesses to the same in the presence of said parties and in the presence of each other Given under my hand and seal this 29th day of January 1849

Tho^s G Sykes Clerk *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 1849 which is duly recorded in Deed Book No 8 pages 59 60 & 61

Just Tho^s G Sykes Clerk

John S Turner & wife This Indenture made this 12th day of 29th Deed 3 January in the year one thousand eight hundred Thomas Brandon 3 and forty nine between John S Turner & Louisa H his wife of the County of Limestone in the State of Alabama of the one part and Tho^s Brandon of the other part Witness that the said John S Turner & Louisa H 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 Thomas Brandon all that certain tract of land lying and being in the County of Limestone & State of Alabama and known as the North East Quarter of the South West quarter of Section one in Township two of Range five West Containing 4 acres more or less To have and to hold the above described lands with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said Tho^s Brandon his heirs and assigns forever and the said John S Turner & Louisa H his wife for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Thomas Brandon his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John S Turner & Louisa H 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 Turner & Louisa H his wife hereunto subscribed their names and affixed their seals the day and year above written

Signed Sealed and delivered

In presence of
H C Edmunds

J A Binford

John S Turner *Seal*
Louisa H Turner

The State of Alabama Before me Thomas G Sykes Clerk of the County Limestone County 3 Court of the County aforesaid this day personally appeared H C Edmunds and James A Binford who being duly sworn depose and say that they were present when the John S Turner and Louisa H Turner signed sealed and delivered the within Deed to the said Thomas Brandon for the purposes therein set forth and on the day and year therein named and

and that they subscribed their names as Witnesses to the same in the presence of said parties and in the presence of each other given under my hand and seal this 29th day of January 1849

Thomas G. Syms Clerk

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 1849 which is duly recorded in Deed Book No. 8 page 61 & 62

Test Thos. G. Syms Clerk

James H. Danforth & Son Indenture made this the Twenty ninth day of January in the year of our Lord one thousand eight hundred and forty nine between James H. Danforth of the County of Limestone and State of Ala-
bama of the first part Henry Stanley of the same County and State of the second part and Robert L. Hendricks and David H. Friend of the third part Whereas the said party of the first part is justly indebted to the said parties of the third part in the aggregate sum of Four hundred dollars (viz) To Robert L. Hendricks in the sum of three hundred & twenty five dollars due by seven Judgments in the Office of Henry Stanley Esq. & To David H. Friend two notes of hand for Seventy five dollars which is now due the just and prompt payment of all which said sums of money the said party of the first part is willing and anxious to secure to the said parties 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 alien 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 two printing Presses and all other appurtenances and materials belonging to the Patriot Office in Athens one ward Robt. Half of a dozen Split bottom Chairs three Feather Beds Bedsteads 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 does 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 upon 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 preserving and taking care of the same until ~~until~~ the twenty fifth day of December next or default be made in payment of the said several Judgments in favor of one of the parties of the third part To Robert L. Hendricks & said promissory notes in favor of the other party of the third David H. Friend or any or some of them in whole or in 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 Judgments of one of the parties of the third part Robert L. Hendricks and promissory note of the other party of the third part David H. Friend 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 Trustees of the third part their heirs executors administrators or assigns so to do proceed to sell in manner and form as hereafter specified the aforesaid property or as much thereof as may be necessary for the purpose and out of the proceeds of such sale shall after paying all the expenses thereof and all other expenses attending the writing and executing of this Trust fully pay off such Judgment or Judgments of the parties of the third part Robert L. Hendricks and its promissory note of the other party of the third part upon which such default of payment has happened with lawful interest 3rd also upon this further trust that the said party of the second part his heirs and assigns shall and will from the date hereof exercise a general Supervision and Control over all the aforesaid property and will whenever he may think it necessary to preserve or improve the same 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 leave as before in the quiet and peaceable possession of the said party of the first part for the purpose hereinafore expressed 5th and also that the said party of the second part his heirs and assigns at all sales of any of any 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 given good and sufficient notice thereof But all of the said several Judgments of the parties of the third part Robert L. Hendricks and said promissory note of the other party of the third part David H. Friend shall be fully paid off and discharged so that no default of payment

if the said debt is 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 above written.

The words twenty fifth day of 3. J. H. Danforth *Seal*
 December next was interlined before Henry Stanley *Seal*
 the same was signed 3. R. I. Hendricks *Seal*
 D. H. Friend *Seal*

The State of Alabama } Before me Thomas S. Sykes Clerk
 Limestone County ss } of the County Court of said County
 this day personally appeared James H. Danforth Robert I. Hendricks & David H. Friend and severally acknowledged that they signed sealed and delivered the foregoing deed of trust to the said Henry Stanley for the purposes therein set forth and on the day and year therein named - Given under my hand and seal this 29th day of January 1849.

Thomas S. Sykes Clerk *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 1849 which is duly recorded in Deed Book No 8 pages 6263 & 64.

Test Tho. S. Sykes Clerk

John I. Ashford & Wife } This Indenture made this 29th day
 to } Deed } of January in the year one thousand
 John R. Mason } eight hundred and forty nine between
 John I. Ashford and his wife Selena Ashford of the
 County of Limestone State of Alabama of the
 one part and John R. Mason of the other part Witnesseth
 that the said John I. Ashford and his wife Selena Ashford
 for and in consideration of the sum of two hundred dollars
 to them in hand paid the receipt whereof is hereby acknowl-
 edged 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 R. Mason (have
 right title and claim as down in certain tract of land
 lying and being in the County of Limestone State of Alabama
 to wit the west half of Section thirty one Township
 three Range five West To have and to hold the above
 described land as down with the tenements and appurtenan-
 ces therunto belonging or in any wise appertaining unto
 the said John R. Mason his heirs and assigns forever.
 And the said John I. Ashford and his wife Selena Ash-
 ford 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 R. Mason his heirs and assigns
 from and against themselves and all and every person or persons cla-
 iming or holding under them the said John I. Ashford and his
 wife Selena Ashford and also against the lawful title claim
 or demand of all and every person or persons whomsoever
 In testimony whereof the said John I. Ashford and his wife
 Selena Ashford hereunto subscribe their names and affix their
 seal the day and year above written

John I. Ashford *Seal*
 Selena Ashford *Seal*

The State of Alabama } Personally appeared before me Henry Smith
 Limestone County } and acting Justice of the Peace for the
 County and State aforesaid John I. Ashford and Selena Ashford
 his wife as aforesaid who acknowledged that they signed sealed and
 delivered the foregoing deed on the day and year therein mentioned to
 the aforesaid John R. Mason - Given under my hand and seal
 this January 29th 1849.

Henry Smith J.P. *Seal*
 Filed in office of the Clerk of the County Court of Limestone
 County State of Alabama for registration on the 29th day of
 January 1849 which is duly recorded in Deed Book No 8 pages
 64 & 65.
 Test Tho. S. Sykes Clerk

Jepe D. Beauchamp } This Indenture made this thirtieth of January
 to } Deed } in the year one thousand
 James D. Dillard } eight hundred and forty nine between Jepe D. Beauchamp
 of the first part Silas Dabbs of the second part and James
 D. Dillard of the third part, the first and second of the County of Limestone
 and the third of the County of Madison all of the State of
 Alabama Witnesseth that whereas the said Jepe D. Beauchamp
 is justly indebted to the said James D. Dillard in the sum of
 three hundred and ten dollars to be paid in the first day of Octo-
 ber A.D. 1849 by a promissory note bearing date the 15th day of Jan-
 uary A.D. 1849 which debt the said J. D. Beauchamp being ill-
 ing and is 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 Jepe D. Beauchamp in hand
 paid by the said Silas Dabbs at and before the sealing and
 delivery of these presents the receipt whereof is hereby acknowledged
 by the said Jepe D. Beauchamp hath given granted bargained
 sold released and conveyed and by these presents doth give
 grant bargain sell release convey and confirm to the said Silas
 Dabbs his heirs and assigns forever the following described
 personal property viz One single Horse Buggy one small
 Mare nine or ten years old one small Mare (Par)

the Facing Money) One man's saddle One woman's saddle three
Two Tables (pins) Nine Chairs One safe One cooking stove
Three Pots Two Dishes two Skillets two pair andirons two pair
Shovels and tongs Six Sack Bars two Washing tubs two water
Buckets One Bedstead three Beds and furniture three Bed Steads One
Cot three framed Portraits of Scott Taylor & Clay four Saps Candles
One two horse Wagon also a broken set of Saw and literary books
To have and to hold the all the hereby granted and intended to be
granted personal property above named and described which is
hereby conveyed into the said Silas Dabbs his heirs &c Executors
administrators and assigns forever to the only proper use of the
said Silas Dabbs his heirs &c forever and the said Jesse D'Beauchamp
for himself his heirs &c doth hereby covenant promise
and agree to and with the said Silas Dabbs his heirs &c forever
in manner and form following that is to say that the said
Jesse D'Beauchamp his heirs &c shall be permitted and allowed
by the said Silas Dabbs his heirs &c to remain in peaceable and
quiet possession of all the above described personal property
and take the profits to his own use until default be made
in the payment of the above described sum of money hereby
secured or intended to be secured viz three hundred and ten
dollars and then upon the further trust that that the said
Silas Dabbs 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 James D Dillard his heirs &c
shall request sell the said personal property hereby conveyed
or such part of the same as the said Silas Dabbs his heirs
&c or his representatives hereby authorized to act shall think
sufficient for the purpose and shall think proper to sell to the
highest bidder for ready money at public outcry after having
specified the time and place of Sale at his or their own discretion
and giving ten days notice thereof by advertisement in the
neighborhood of the property after satisfying the charges thereof
and all other necessary expenses attending the premises pay to
the said James D Dillard his Executors Administrators or assigns
the said sum of three hundred and ten dollars with the
interest which may lawfully accrue thereon and the balance
if shall pay to the said Jesse D'Beauchamp his heirs Executors
administrators or assigns - Nevertheless if the whole of the
said sum of three hundred and ten dollars shall be fully
paid off and discharged to the said James D Dillard his heirs
&c on or before the first day of October A.D. 1849 so that
no default of payment of the said sum of three hundred and
ten dollar be made then this Indenture to be void 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

year first above written

Jesse D'Beauchamp *and*
Silas Dabbs *and*
James D Dillard *and*

The State of Alabama } Personally appeared before Alexander Russell
Limestone County } one of the justices of the peace in and for
said county Jesse D'Beauchamp Silas Dabbs and James D Dillard and
acknowledged the signing sealing and delivery of the within and foreg-
ing deed in Trust on the day of its date for the purposes therein
contained Given under my hand and seal this 13th day of Jan-
uary A.D. 1849
Alex Russell *and*
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 30th day of January 1849 which is duly recorded in
Deed Book No 8 pages 65-66 & 67

Test Thos D Lyons CLK

Thomas B Stinnett } This Indenture made and entered into
to } Deed Trust } this the 30 day of December 1848 between Tho.
Clay Stinnett } -mas B Stinnett of the first part and Isaac
Deal of the second part and Clay Stinnett of the third part
Witness that whereas the said Thomas B Stinnett is justly
indebted to the said Clay Stinnett six hundred and forty
dollars acknowledged all of which in the said Thomas B
Stinnett is willing and desirous to secure the payment of to
the said Clay Stinnett now for and in the consideration of
the premises and for the further consideration of the sum
of one dollar in hand paid by the said Isaac Deal at and
before the signing sealing and delivering of this indenture
the receipt of which is hereby acknowledged he the said
Thomas B Stinnett hath and doth by these presents bargain
sell unto the said Isaac Deal his heirs assigns Executors
administrators and assigns forever in (trust) one Negro Man
an Aggy about 45 years old One Negro Girl Louisa
about 14 years old one Sonnet mare about 7 years old and
now the said Thomas B Stinnett his heirs Executors and
administrators and assigns will forever defend the right
and title of said property upon the express condition
that he the said Thomas B Stinnett is to remain and keep
quiet and peaceable possession of said negro woman Aggy
and negro Girl Louisa and Sonnet mare until the first
day of March in the year 1848 and after default shall
have been made in the whole or part of the above named
sum of six hundred and forty dollars with interest
from the date of this Indenture then upon this the first

then trust that the said Isaac Dial shall as soon after the first day of march in the year of 1850 as the said Clay Stinnett and Thomas B Stinnett request sell to the highest bidder the said property after given at least twenty days notice by advertisements to be set up at least at three public places in Limestone County one of which shall be at the Court house door in the town of Athens of the time and place of sale of said property for Cash and out of the money arising from said Sale first satisfy and pay all the Charges attending the same and pay to the said Clay Stinnett his heirs executors administrators or assigns the said sum heretofore specified or such part as there shall arise from the sale of said property and the balance after paying heretofore mentioned sum with interest that may lawfully arise on the same and all Charges attending the conveying the execution of the right to the said property into effect be the said Isaac Dial shall to the said Thomas B Stinnett his executors administrators assigns of the whole of the said sum of money specified fully paid off and discharged to the said Clay Stinnett or his assigns on or before the first day of march in the year of 1850 and before the carrying into effect of this deed so that no default to be made of the payment of the forsaid then this Indenture to be void otherwise to remain in full force and Virtue in testimony whereof the parties have hereunto set their hands and affixed there seals the day and date above written

Thomas B Stinnett *[Signature]*
 Isaac Dial *[Signature]*
 Clay Stinnett *[Signature]*

The State of Alabama *[Signature]* Personally appeared before me William Limestone County *[Signature]* in P Long an acting Justice of the peace in & for said County Thomas B Stinnett Isaac Dial and Clay Stinnett and severally acknowledged that they signed sealed and delivered the foregoing deed on the day and year therein written. Given under my hand and seal this the 27th day of December 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 January 1849 which is duly recorded in Deed Book No 8 pages 67 & 68

Test Thomas & Long Clerk

William Collier & wife *[Signature]* To *[Signature]* Deed *[Signature]* This Indenture made this twenty fifth day of September in the year one thousand eight hundred and forty eight between William Collier and Sally Collier of the County of Limestone in the State of Alabama of the one part and Nathan W. Anthony of the other part Witnesseth that the said William Collier and Sally Collier for and in consideration of the sum of Thirteen hundred and fifteen 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 N W Anthony all that certain Tract of land lying and being in the County of Limestone and State of Alabama and known as the North West half of the South West quarter of fractional section No 7 to 2 Range No 5 West the North half West half South East quarter of section No 7 of Twp 2 Range No 5 West also ten acres in the North half of the half of the South East quarter of section No 7 in S 2 Range No 5 West in North West Corner of said land commencing at the North East corner of William Colliers land to run forty rods South South forty rods forty rods north and forty rods west where it started from in all one hundred and twenty six and 1/4 acres 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 anywise appertaining unto the said N W Anthony his heirs and assigns forever And the said William Collier and Sally Collier 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 N W Anthony his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said William Collier and Sally Collier and also against the lawful title claim 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 William Collier and Sally Collier his wife hereunto subscribe their names and affix their seals the day and year above written

Wm Collier *[Signature]*
 Sally Collier *[Signature]*
 Mark

State of Alabama *[Signature]* Limestone County *[Signature]* Personally appeared before me Albert Walls an acting Justice of the peace in and for said County William Collier and Sally Collier his wife and acknowledges the signing and sealing of the within Deed to Nathan W Anthony for the consideration therein specified Given under my hand and seal this the 7 day of October 1848

Albert Walls J P *[Signature]*

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 February 1849 which is duly recorded in deed book No 8 pages 69 & 70 Test Thos G Lyons Clk

John A Lee & Co Deed Trust An Indenture made and entered into this 3^d day of February in the year of our Lord eight hundred and forty nine between John A Lee of the County of Limestone and State of Alabama of the first part & Robert H Jackson of the same County and State of the second part and Archibald A Johnson and John A Johnson of the third part Whereas the said parties of the third part are bound as securities for the said John A Lee on a note or bond due about the first of January next to Owen O Nelson for the sum of ninety five dollars dated about the first of January last and also as securities on another note or bond dated the seventh or eighth of this present month and payable six months after the date thereof to James A. Sloan for the sum of sixty two dollars and ninety eight cents And whereas the said John A Lee is willing and desirous to secure and indemnify the said parties of the third part against all damage or loss on account of said securities Now 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 John A Lee the receipt whereof the said John A Lee hereby acknowledges he the said John A Lee grants bargains and sells unto the said party of the second part his heirs and assigns the following described property to wit One bureau and glass two small tables one Ladies work stand one Candles stand one clock three one feather bed & furniture one bedstead one large Table one brock Cape one floor Carpet To have and to hold the same forever upon trust nevertheless that the said party of the third part may in his discretion permit the said John A Lee to remain in possession of said property under the control and management of the said party of the second part untill a default in payment of the said notes or bonds or either of them in whole or in part and then and so often as such default may happen shall on the request of either of the said parties of the third part sell said property or so much thereof as may be necessary for the occasion and purpose at such time and place and on such notice as they may think best calculated to enhance the price

thereof and out of the proceeds shall after paying all proper cost and charges for writing recording and executing this trust pay to the said parties of the third part the remainder or so much thereof as may be necessary to secure and indemnify them against any and all loss on account of any such default of payment as aforesaid But if the said John A Lee shall fully pay off and discharge the two notes or bonds aforesaid so that no default of payment shall occur thereon then this obligation to be void otherwise to remain in full force and effect In testimony whereof we have hereunto set our hands and seals this the day and year above written

John A Lee
Robert H Jackson
Arch A Johnson
John A Johnson

The State of Alabama This day personally appeared before Limestone County ss me Thomas G Lyons Clerk of the County Court of said County John A Lee Arch A Johnson and John A Johnson and severally acknowledges that they signed sealed and delivered the foregoing Deed of trust to the said Robert H Jackson for the purposes therein set forth and on the day and year therein named and the said Robert H Jackson acknowledges that he accepts of said Trust Given under my hand and seal this 7th day of February 1849

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 7th day of February 1849 which is duly recorded in deed book No 8 pages 70 & 71 Test Thos G Lyons Clk

Richard Shoemaker & Joseph T Parker This Indenture made this first day of To & Deed 3 may in the year one thousand eight hundred and forty eight between Richard Shoemaker and his Isabel Shoemaker his wife of the County of Limestone in the State of Alabama of the one part and Joseph T Parker of the other part Witnesseth that the said Richard Shoemaker and Isabel his wife for and in consideration of the sum of twenty 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 Joseph T Parker all that certain track or parcel of Land lying and being in the county above named known and designated as part of the east part of the South west quarter of Section No thirty four in

Township No. three in Range No. six west of the land sold at Huntsville beginning fifty eight poles from the north Bank of Elk River on the dividing line of said section in a certain Branch running with bed of said Branch North West to where his Spring branch then up said Spring so as to include the Spring to the dividing of said section thence south to the beginning corner To have and to hold the above described parcel of land with the tenements and appurtenances therunto belonging or in any wise appurtenant unto the Joseph T. Parker heirs and assigns forever and the said Richard Shoemaker and Isabel 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 Joseph T. Parker his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Richard Shoemaker and Isabel his wife and also against the lawful title claim or demand of all and every person or persons whomsoever In testimony whereof the said Richard Shoemaker and Isabel Shoemaker his wife hereunto subscribe their names and affix their seals the day and year above written

Signed sealed and delivered

in the presence of

Richard Shoemaker

Isabel Shoemaker

Benjamin Lutz J.P.

The State of Alabama

Sumter County

Personally appeared before me Benjamin Lutz an acting justice of the peace of the County aforesaid Richard Shoemaker and acknowledging signed sealed and delivered the foregoing Deed for the purposes therein specified on the day of its date unto the within named Joseph T. Parker also on the said day I presented said Deed to Isabel Shoemaker wife of said Richard Shoemaker who upon a private examination separate and apart from her said husband and she acknowledged the Deed signed sealed and delivered the said Deed for the purposes therein specified on the day of its date unto the said Joseph T. Parker freely and voluntarily without any threats fear or persuasion of her said husband the said Richard Shoemaker and that she voluntarily relinquished her dower in the land and premises in the said Deed specified Given under my hand and seal this the 1st day of May 1848

Benjamin Lutz

Filed in the Office of the Clerk of the County Court of Sumter County State of Alabama for registration on the 12th day of February 1849 which is duly recorded in Deed book No 8 pages 714-75

Test Thomas G. Lyons Clerk

Charles W. Cordier, This Indenture made & entered into this 20th day of February 1849 between Charles W. Cordier William Leplee & others of the first part James L. Leplee of the second part and William Leplee Allen McErgo Waddy Tate Jr and Benjamin Harrison of the third part all of the County of Sumter and State of Alabama Witnesseth that whereas the said party of the first part is justly indebted to Henry S. Ewing & George P. Birme executors of the will of David Moore as follows to wit by a note under seal bearing date Huntsville Ala 11th February 1847 made by said party of the first part and by said William Leplee whereby they or either of them promised twelve months after the date thereof to pay to the order of Henry S. Ewing & George P. Birme executors of the will of David Moore Four thousand three hundred & seventy one dollars \$4,371.00 for value received also by a promissory note bearing date Huntsville Ala 31 Augt 1847 made by said party of the first part and by said William Leplee Allen McErgo Waddy Tate Jr & Benjamin Harrison whereby they or either of them promised twelve months after the date thereof to pay to the order of said Ewing & Birme executors as aforesaid Five thousand dollars for value received And also by a promissory note bearing date August 31st 1847 made by said party of the first part and by said William Leplee Allen McErgo Waddy Tate Jr & Benjamin Harrison whereby they promised twelve months after the date thereof to pay to said Ewing & Birme executors as aforesaid Four hundred dollars for value received in all of which said three several notes the said party of the first part was & is the principal debtor & the other parties to said notes as makers as above were & are merely his sureties and now desire him to indemnify them against their liability as such the said several sums of money with lawful interest thereon according to said three notes being due & entirely unpaid and this indemnity the said party of the first part is desirous to give so as to save said sureties entirely harmless Therefore the said party of the first part in consideration of the premises and of the further sum of one dollar to him in hand paid by the said party of the second part at & before the sealing & delivering of these presents the receipt of which is hereby acknowledged has assigned granted bargained sold & conveyed and by these presents does assign grant bargain sell & convey unto the party of the second part aforesaid all the estate interest & right & title which said party of the first part has of in & to a plantation or tract or parcel of Land lying in said County of Sumter containing about two hundred acres of cleared land which said party of the first part holds under a lease to him from John Webb senior of said county for a term which is to expire with next year together with the corn & fodder and farming utensils on said plantation & in the occupancy as said plantation is also of said party of the first part to wit about one hundred & thirty barrels of corn & about three thousand bushels of fodder

be the same more or less one horse wagon & gearing one
or Cart two double plows eight single Carriage plows eight
bull tongue plows five Cotton harrows ten hoes the gearing
belonging to said ploughs five axes a hand saw two augers
two Chisels a drawing knife also all the bacon now in
possession of said part of the first part in said County
supposed to weigh about thirty five hundred pounds also
all the horses Cattle & hogs in the possession of said party
of the first part in said County to wit: one bay horse two
sorrel horses with blaze faces one grey horse one sorrel
horse blind one bay mare one sorrel mare with a blaze
face one roan mare four Cows & Calves two yoke of Oxen
and about eighty head of hogs be the same more or less
also three beds & furniture two bed stands one mahogany
wardrobe one bureau two Mahogany Card Tables two
dozen common Chairs two work tables one dining table and
all the table & kitchen furniture and also the following
negro Slaves and the increase of the females to wit Daniel
aged about forty years & Betsey his wife aged about thirty
four years & her five Children namely Cain about ten
years of age Alonzo aged about eight years Amanda
aged about six years Jane aged about four years &
Washington aged about two years and also Hartwell
aged about forty three years & his wife Clarissa aged about
thirty eight years & her three Children namely John aged
about six years Bruce aged about four years and an infan-
-t daughter aged about thirteen months name not recol-
-lected also Nancy aged about twenty two years & her two
Children namely Allen aged about five years and an infan-
-t daughter aged about three months name not recollected
Also Peter aged about sixty years Tom aged about forty
years of age Burrill aged about thirty two years Polly
aged about forty five years Lefie aged about nineteen years
Burdine aged about thirty five years Julia aged about six-
-teen years Lucy aged about sixty years Lafuzetta aged
about thirteen years Bill aged about ten years & Emeline aged
about eight years To have and to hold all & singular the above
-aid property together with the future increase of the females
of said negroes unto the said party of the second part his
executors or administrators upon the following trust nevertheless
that the said party of the second part his executors or
administrators shall and will as soon as he or his executors
or administrators may think fit or as soon as payment
of the said several sums of money or any or either of them
or any part thereof may be required proceed to sell at public
auction to the highest bidder for ready money all & singular
the property by this indenture conveyed or intended to be conveyed

including said future increase after first having given least twenty
-ty day previous notice of such sale by advertisement to be pub-
-lished in some newspaper printed near the place of Sale & by
written or printed advertisements to be set up at these public
places near the place of Sale the whole of said property to be
sold at such sale or a sufficient portion thereof to pay off discharge
-ge said three debts & all the interest that may then have accrued
thereon together with all reasonable charges & expenses in the
execution of this trust the said plantation to be in the mean
time kept up by the said party of the second part his executors
or administrators who shall & will out of the proceeds thereof
and out of the money to arise from such sale or sales pay off
& discharge said several sums of money & all interest accrued
& to accrue thereon ratably until all is paid together with the
rent to be paid for said plantation during said term and the
charges & expenses afore said and the residue of said money
if any shall and will return together with as much of
said property as it may not be necessary to sell to the said
party of the first part his executors or administrators But if
the said party of the first part his executors or administrators
should before such sale pay off and discharge all said
money & interest then this indenture shall be null & void
In Witness whereof the parties to these presents have hereunto
set their hands & seals the date first above written

Attest
Test
William H Harrison
Robt B Lyles

C W Cordle
Jas L Leflie
Wm Leflie
Waddy Tate Jr
Ben Harrison

The State of Alabama Before me Thomas S Lyles clerk of
-imestone County ss 3 The County Court of said County this
day personally appeared Charles W Cordle William Leflie Waddy
Tate Jr and Ben Harrison and severally acknowledged that
they signed sealed and delivered the foregoing Deed of Trust to
the said James L Leflie for the purposes therein set forth
and on the day and year therein named And also appeared the
said James L Leflie and acknowledged that he had accepted
of said Trust Given under my hand and seal this 20th day
of February 1849

Thomas S Lyles Clerk

Filed in the Office of the Clerk of the County Court of
-imestone County State of Alabama for registration on
the 20th day of February 1849 which is duly recorded in
Deed Book No 8 pages 73, 74, & 75

Test Tho S Lyles Clerk

Tho C Pettus & Wife } This Indenture made this 27th day
 To } Said } September one thousand eight hundred and
 Robert H. Hughes } forty seven between Thomas C Pettus and
 Mary C Pettus his wife of the County of Limestone and State
 of Alabama of the one part and Robert H. Hughes of the
 other part Witnesseth that the said Thomas C Pettus & Mary
 C his wife for and in consideration of the sum of twenty
 five dollars to them in hand paid by the said Robert H.
 Hughes 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 with
 the said Robert H. Hughes all that certain tract or parcel
 of land lying and being in County of Limestone and State
 of Alabama and known as the half of the South West quar-
 ter of the North west quarter of Section No 17 in Township
 No 1 of Range No 4 (west) containing twenty acres in the list of
 lands sold at Huntsville and better known as being the
 half of the aforesaid quarter lying North of a line running
 direct from the south west Corner to the North East Corner
 of the same To have and to hold the above described tract
 or parcel of land with the appertinances therunto belong-
 ing or in any wise appertaining to the said Robert H. Hughes
 his heirs and assigns forever and the said Thomas C Pettus and
 Mary C his wife for themselves their heirs & executors and admin-
 istrators do warrant and will forever defend the title to the above
 described and hereby granted premises unto the said Robert H. Hux-
 ghay his heirs and assigns from and against themselves and
 all and every person claiming or holding under them the said
 Thomas C Pettus and Mary C his wife and also against the
 lawful title claim or demand of all and every person whomso-
 ever claiming or holding by from or under the Government of
 the United States In testimony the said Thomas C Pettus and
 Mary C his wife have hereunto set their hands and seals the
 day and year above written Signed sealed and delivered in
 presence of

State of Alabama }
 Limestone County SS }

Tho C Pettus }
 Mary C Pettus }

Personally appeared before me Preston Morris an acting Justice
 of the peace in and for said County Thomas C Pettus and Mary
 C his wife whose names appear signed to the foregoing deed &
 acknowledged the signing sealing and delivering of the same
 to Robert H. Hughes for the purpose therein specified on the
 day of its date and the said Mary C his wife on a private exam-
 ination separate and apart from her said husband acknowl-
 edged the signing sealing and delivering of the same to be her
 voluntary act and deed and that she freely without any fear
 threats or compulsion of said husband relinquished her

right of Dower Given under my hand and seal this the 27th September
 1847

Preston Morris }
 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 15th day of February
 1849 which duly recorded in deed Book No 8 pages 76 & 77
 Test Thos C. Hughes Clk

James Phillips & Wife } This Indenture made and entered into this 21st
 To } Said } day of February in the year of our Lord one thousand
 Daley & Phillips } eight hundred and forty nine between James Phillips and Nancy Phillips his
 wife of the first part Robert L. Bridgforth of the second part & his
 R. Daley & W. Phillips partners trading under the firm & style of
 Daley & Phillips and Anna W. Bridgforth of the third part Witnesseth
 whereas the said James Phillips is justly indebted to the said Daley &
 Phillips in the sum of Three hundred and fifty three dollars and 47 Cents
 and to James W. Bridgforth in the sum of ninety dollars and nine
 Cents to be paid on the 1st day of January 1850 as by note in favor
 of Daley & Phillips bearing date on the 10th day of Febry 1849 for amt
 above specified & as by notes & interest in favor of James W. Bridgforth
 one for fifty dollars & 25 Cents bearing date 13th day of Mar-
 ch 1848 and due 25th day of Decemr last the other for thirty nine
 Dollars & 84 Cents bearing date the 21st day of February 1849 and
 due 1st January 1850 more fully appears which debts the said
 James Phillips is willing and desirous to secure Now this Inden-
 ture Witnesseth that for and in consideration of one dollar to the
 said James Phillips in hand paid by the said Robert L. Bridgforth
 it and before sealing and delivering of these presents the receipt
 whereof is hereby acknowledged they the said James Phillips &
 Nancy Phillips his wife hath given granted bargained sold and
 conveyed and by these presents do give grant bargain sell and
 convey to the said R. L. Bridgforth his heirs and assigns forever
 the following property to wit my life estate in two Negroes one
 a man named Harris and the other a woman named Lucy and
 also the following property that belongs exclusively to me to do
 as I choose with 1 Bay mare eight years old two Cows 2
 years old one Calf 1 year old Eight head of Cattle forty head
 of hogs three feather Beds & furniture one sugar Chest two
 Cherry Chest two Tables Ten Chairs three Ormolu two pots
 one Shillet one Kettle & one Brass Kettle three Carry ploughs
 two Harrows three Shovel ploughs three Bull Tongue ploughs
 four wandering Hoes one ox Cart & one long Churn to have and
 to hold the above United property hereby conveyed unto the
 said Robt. L. Bridgforth his heirs and assigns forever upon Trust
 that the said R. L. Bridgforth his heirs and assigns shall permit
 the said James Phillips to remain in peaceable possession of

said property above mentioned until default be made in the payments of the said sums above specified due the said Sally & Phillips & James W Bridgeforth either the whole or in part and then the said Sally & Phillips or James W Bridgeforth may cause the said Robert Bridgeforth to sell the said property herein conveyed to the highest bidder for cash at public Auction after giving ten days notice of such sale time and place and out of the money arising from such sale after satisfying all the expenses attending this deed pay to the said Sally & Phillips & James W Bridgeforth the amounts of their notes above specified with the interest that may have accrued and the balance of any shall pay over to the said James Phillips his heirs &c. But if the above amounts due the said Sally & Phillips & James W Bridgeforth be fully paid off and discharged before the 1st day of January 1850 when the same is due & payable so that no default of payment of above specified amounts due said Sally & Phillips and James W Bridgeforth then this indenture to be void or else to remain in full force and virtue. In witness whereof the said parties unto these presents have hereunto set their hands and affixed their seals this day and year first above written

James Phillips
Nancy Phillips
Robert E Bridgeforth
Sally & Phillips
James W Bridgeforth

The State of Alabama Personally appeared before me Preston
Linestone County Both on or of the Justices of the peace
for the County & State aforesaid James Phillips and Nancy Phillips
his wife who severally acknowledged that they signed sealed
and delivered the within deed to Robt E Bridgeforth for the
purposes therein expressed on the day of its date and Nancy
Phillips his wife being by me examined separately and apart
from her said husband acknowledged that she signed sealed
and delivered the within deed freely & voluntarily without any
persuasion or coercion of her said husband. Given under
my hand and seal this February 1849

Preston Morris
Justice of the peace

Filed in the office of the Clerk of the County Court of Linestone
County State of Alabama for registration on the 22nd
day of February 1849 which is duly recorded in Deed Book
No 8 pages 77 & 78

Test Thomas C. Cygus Clerk

Isaac Edmondson & wife To Richard Boyce This Indenture made this the 16 day of Jan-
uary one thousand eight hundred and forty
nine between Isaac Edmondson & his wife
Nancy Edmondson of the County of Linestone in the State of
Alabama of the one part and Richard Boyce of the other part
Witness that the said Isaac Edmondson and his wife Nancy for and
in the consideration of the sum of one hundred & thirty dollars to
them in hand paid the receipt whereof is hereby acknowledged hath
this day given granted bargained sold conveyed received and confirmed
and by these presents do give grant give sell alien release and
confirm unto the said Richard Boyce all that certain tract of land lying
and being in the County of Linestone and State of Alabama and known
as the north west part of the South west part of Section 31 Township
two Range 24 west containing forty six 13/100 acres To have and to
hold the above described tract of land with the tenements and
appurtenances belonging or in any wise appertaining unto the
said Richard Boyce his heirs and assigns forever and the Isaac Edm-
ondson and his wife Nancy for themselves their heirs executors and
administrators do hereby and in consideration of the premises unto the
said Richard Boyce his and assigns from and against themselves and
all and every person or persons claiming or holding under them the
the said Isaac Edmondson and his wife Nancy and also aga-
inst the lawful title claim or demand of all and every person
or persons whomsoever. In testimony whereof the said Isaac Edm-
ondson & his wife Nancy have hereunto subscribed their
names affix their seals the day and year above written

Isaac Edmondson
Nancy Edmondson

The State of Alabama Personally appeared before me Isaac
Linestone County Is Dial a Justice of the peace in and
for Linestone County Isaac Edmondson and his wife Nancy
Edmondson and acknowledged that they severally signed
sealed and delivered the foregoing deed unto the said Rich-
ard Boyce on the day of its date and the said Nancy his
wife being by me separately and apart from her said husb-
and examined says she signed the foregoing deed freely
without fear of her husband Given under my hand
and seal this the 16 day of January 1849

Isaac Dial JP

Filed in the Office of the Clerk of the County Court of Linestone
County State of Alabama for registration on the 23rd day of
February 1849 which is duly recorded in Deed Book No 8 page
78

Test Thos C Cygus Clerk

Samuel I Crenshaw & wife
To & Deed
Thomas Bap

This Indenture made this 23rd day of February in the year one thousand eight hundred and 49 between Samuel I Crenshaw & his wife of the County of Limestone in the State of Alabama of the one part and Thomas Bap of the other part Witnesseth that the said Samuel I Crenshaw & Mary I Crenshaw his wife for and in consideration of the sum of Fifty dollars to them in hand paid the receipt whereof his 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 Thomas Bap all that certain piece of land lying and being in the County of Limestone and State of Alabama and known as the West half of the North West Quarter of Section 17 Township 3 of Range No 4. west containing Eighty acres more or less To have and to hold the above described piece of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Thomas Bap his heirs and assigns for ever And the said Samuel I Crenshaw & Mary I 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 Thomas Bap his heirs and assigns from and against themselves and all and every person or persons claiming or holding holding under them the said Samuel I Crenshaw & Mary I 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

In testimony whereof the said Samuel I Crenshaw & Mary I Crenshaw his wife hereunto subscribe their name and affix their seals the day and year first above written

Samuel I Crenshaw
Mary I Crenshaw

The State of Alabama 2 Personally appeared before me Thos Iyus
Limestone County 3 Clerk of the County Court of said County
said County the within named Mary I Crenshaw wife of Samuel I Crenshaw who upon private examination separate and apart from her said husband acknowledged the signing sealing & delivering of the within deed to Thos Bap for the purposes therein named on the day of its date freely & voluntarily without any fear threats or persuasions of her husband the said Samuel I Crenshaw Given under my hand and seal this 23rd day of February 1849

Thomas Iyus Clerk

The State of Alabama 2 Personally appeared before me Thos Iyus
Limestone County 3 Clerk of the County Court of said County
Samuel Crenshaw whose name is signed to the foregoing deed and acknowledged the signing sealing and delivery of the same for the purposes therein named to the said Thomas Bap on the day of its date Given under my hand & seal this 23rd February 1849

Thomas Iyus 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 February 1849 which is duly recorded in deed book No 8 page 81 & 82

Test Thos Iyus Clerk

Clinton Jones
To & Deed
Jonathan M Donald

This Indenture made and entered into this 23rd day of January in the year 1849 between Clinton Jones Executor of the last will and testament of Micajah Thomas decd of the County of Limestone State of Alabama

Calvin Witty
To 3 Deed
John H Elliott
This Indenture made this twenty sixth day of February in the year one thousand eight hundred and forty nine between Calvin Witty of the County of Limestone in the State of Alabama of the one part and John H Elliott of the other part. Witnesseth that the said Calvin Witty for and in consideration of the sum of fifty dollars to him in hand paid the receipt whereof is hereby acknowledged by 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 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 half of the North East quarter of Section No 35 Towns hip No 3 Range No 4 West) To have and to hold the above described tract of land with the tenements and appurtenances thereto belonging to him any wise appertaining unto the said John H Elliott his heirs and assigns forever And the said Calvin Witty 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 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 Calvin Witty and also against the lawful title claim or demand of all and every person or persons whomsoever In testimony whereof the said Calvin Witty herewith subscribes his name and affixes his seal the day and year above written

Calvin Witty

The State of Alabama, Before me Thomas G. Lyons Clerk of Limestone County SS 3 the County Court of the County aforesaid this day personally appeared before me Thomas G. Lyons Clerk of the County Court of said County Calvin Witty and acknowledged that he signed sealed and delivered the within Deed to the said John H Elliott for the purposes therein set forth and on the day and year therein specified and on the day and year therein named Given under my hand and seal this 26th day of February 1849

Thomas G. Lyons Clerk

Filed on the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 26th day of February 1849 which is duly recorded in deed book No 8 pages 82 & 83

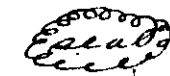
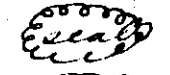
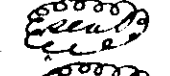
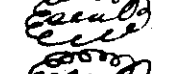
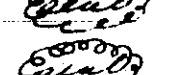
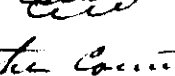
Test Thomas G. Lyons Clerk

James F. Sanforth
To 3 Deed Trust
Rt Cartwright & others
This Indenture made this 26th day of February in the year one thousand eight hundred and forty nine between James F. Sanforth of the first part Richard M. Bain of the second part & George R. Beck Reuben Crutcher R. H. Cartwright William T. Allen & Co John Turrentine A. H. H. L. R. Davis Madison Thompson Edwin P. Foster Charles Frederick and James W. Leunsham of the third part Whereas the said James F. Sanforth is justly indebted to the said Reuben Crutcher in the sum of one hundred dollars by note bearing date the 1st day of January 1849 due the 1st day of January 1850 to R. H. Cartwright in the sum of forty four dollars and eleven cents by note due the 2nd day of Jan-

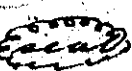
- many 1849 to R H Cartwright in the sum of forty four dollars and twenty five cents by note due 2nd day of January 1849 to R H Cartwright in the sum of forty three dollars and eighty seven cents by note 3rd January 1849 to R H Cartwright in the further sum of nineteen dollars and eighty cents by note due the 25th January 1849 to William T Allen & Co in the sum of forty six dollars by note due 1st day of January 1849 to William T Allen & Co in the further sum of forty six dollars and twenty cents by note due the 1st day of January 1849 to John Lurrentine in the sum of fourteen dollars & thirty eight cents by note dated and due the 7th Jan'y 1849 to R Hine & Co in the sum of twenty one dollars & twenty five cents by note due 1st January 1849 to R Hine & Co in the further sum of thirty dollars & four cents by note due 1st Jan'y 1849 to L R Davis in the sum of forty dollars by note due the 1st January 1849 to L R Davis in the further sum of thirty five dollars by note due the 1st January 1849 to Charles Fredericks in the sum of fifteen dollars and sixty four cents by note due the 1st day of January 1848 to Madison Thompson in the sum of twenty four dollars & seventy five cents by note due 21st April 1848 to Madison Thompson in the further sum of thirty two dollars and ninety five cents by note due the 1st day of January 1849. And whereas the said Levin P Foote is the security on a note given by J D Beauchamp to Vaper Coleman & Vaper on the 7 Feb'y 1848 for two hundred & thirty nine dollars and sixty two cents due and payable on the 1st day of June 1848 which is the debt of the said Danforth & Beauchamp and whereas the said James W Green shaw is the security of said Danforth on two notes given by said Danforth to Martha Davis on the 1st December 1847 and due and payable the 1st day of April 1848 one for thirty one dollars and eighty seven cents the other for thirty two dollars and whereas the said George R Beck is security for said Danforth on a note given by said Danforth to Martha Malone for fifty five dollars due 1st day of January 1848 which debt with the interest that has or may accrue the said James J Danforth is willing and desirous to secure as well as to secure and indemnify his said securities against loss by reason of their being securities as aforesaid Now this Indenture Witnesseth that for and in consideration of the premises and also for the further consideration of one doll ar to the said James J Danforth in hand paid by the said Richard M Green at and before the sealing and delivery of the presents the receipt whereof is hereby acknowledged by the said James J Danforth hath this day bargained sold and conveyed and by these presents doth bargain sell and convey to the said Richard

M Green his heirs and assigns forever the two printing presses all the type and appurtenances in any manner connected with the office of the Southern Patriot a paper published in the town of Athens by said Danforth To have and to hold the said printing presses type appurtenances &c unto the said Richard M Green his heirs executors administrators and assigns forever to the only proper use of the said Richard M Green his heirs &c forever Upon Trust that the said Richard M Green his heirs & shall permit the said James J Danforth to remain in possession of said Printing Presses Type and appurtenances until the first day of January eighteen hundred and fifty at which time should the said James J Danforth fail to pay off and discharge all the debts due and payable to the parties of the third part and to save and keep harmless the said securities then as soon thereafter as the said parties of the 2nd part or any of them may direct the said Richard M Green shall take possession of the property above described and sell the same at public auction at the Court house in the Town of Athens for cash after having given thirty days public notice thereof and out of the proceeds of such sale to pay all the expenses attending the execution of this deed and then to pay off and discharge all said sums of money and liabilities if the proceeds of said sale should be sufficient if not to be paid notably should the said James J Danforth pay off said claims and the interest that may have accrued thereon and the cost and expenses of this deed previous to the said first day of January eighteen hundred & fifty then this Indenture to be void otherwise to remain in full force Given under our hands and seals this 26 Feb'y 1849

Madison Thompson interlined
 between the 5 & 6 line of the
 third part between the 6 & 7 line
 before signed

J Danforth 
 R M Green 
 Wm T Allen & Co 
 R H Cartwright 
 L P Foote 
 Reubin Crutcher 

The State of Alabama Before me Thomas S Tyus Clerk of the County of Sumter County ss 3 Court of said County this day personally appeared James J Danforth Peteron Lannen one of the firm of W T Allen & Co Richard H Cartwright Levin P Foote and Reubin Crutcher and severally acknowledged that they had signed sealed and delivered the within deed of Trust for the purposes therein set forth and on the day and year therein named and also personally appeared the said Richard M Green and acknowledged that he had accepted of said Trust Given under my hand and seal this 26th day of February 1849

Thomas S Tyus Clerk 

Filed in the Office of the Clerk of the County Court of Sumter County Alabama for registration on the 26th February 1849 which is duly recorded in Deed Book No 8 pages 83 & 84 & 85

Test Thomas S Tyus Clerk

Solomon Lenty
 & Deced. Trust
 John W. Crenshaw

Whereas Solomon Lenty is justly indebted to John W. Crenshaw & Benjamin Lenty in the sum of two hundred and seventy four dollars and 75 cts. due & payable on the first day of August next as by his note dated this day more fully appears which debt he is willing & desirous to secure. Now this indenture made this 24th of February 1849 between said Solomon Lenty of the first part William W. Crenshaw of the second part & said John W. Crenshaw & Benjamin Lenty of the third part Witnesseth that the said Solomon Lenty and his wife Sally Lenty for & in consideration of the sum of one dollar in hand paid by the said William W. Crenshaw the receipt whereof is hereby acknowledged hath granted bargained and sold & by these presents doth grant bargain & sell unto him the said William W. Crenshaw his heirs & assigns forever the following described Land lying & being in the County of Limestone State of Alabama known as the North West 1/4 of the South 1/4 of Section No 23 in Township No 2 in Range No 6 West containing forty & 52/100 acres also two Cows & one Bull one Clock one Bureau 1 Wagon 3 Beds & furniture 10 head of Hogs & 8 Chairs & the said Solomon Lenty hereby binds himself & his heirs to warrant & forever defend the title to said land & other property unto him the said William W. Crenshaw his heirs & assigns from & against the lawfull claim of all persons whatever Upon Trust nevertheless that the said William W. Crenshaw shall permit the said Solomon Lenty to remain in the quiet possession & enjoyment of said land & personal property until default be made in the payment of said sum of money either in the whole or in part on the said first day of August next & then upon this further trust that the said William W. Crenshaw shall so soon after such default as the John W. Crenshaw or Benjamin Lenty may request sell said land & personal property or so much thereof as he may deem sufficient for the purpose to the highest bidder at public Auction on a credit until the first day of January next taking Bond with sufficient security for the said purchase money & out of the proceeds of said sale shall after paying all the expenses attending these premises pay off the debt aforesaid & all interest accruing thereon the said William W. Crenshaw shall fix the time & place of the sale of said land & personal property at his own discretion & give at least twenty days previous notice thereof by advertisement stuck up at the Court house door in the town of Athens the balance of said sale after paying off said debt to be paid to said Solomon Lenty - But if the whole of said debt shall be paid off on or before the said first day of August next then this Deed to be void otherwise to remain in full force & virtue In Witness whereof the said parties have hereunto set their hands & seals the date above.

The words "default" Solomon Lenty interlined before signing

Solomon Lenty

Sally Lenty
 Benjamin Lenty
 John W. Crenshaw
 W. W. Crenshaw

The State of Alabama - This day personally appeared before me a Justice of the peace in & for the County aforesaid the above named Solomon Lenty and his wife Sally Lenty and acknowledged that they signed sealed & delivered the foregoing Deed on the day & year therein mentioned Given under my hand & seal this 24th day of February 1849

Albert Walls
 Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 26th day of February 1849 which is duly recorded in deed book No 8 pages 86 & 87
 Test Tho^s G. Sykes Clerk

Hith

Hith Lantrop & wife
 To { Deed
 Mathew W. Denning
 This Indenture made this the twenty fifth day of September one thousand eight hundred and forty eight between Hith Lantrop and Mary Lantrop his wife of the County of Limestone and State of Alabama of the one part and Mathew W. Denning of the other Witnesseth that the said Hith Lantrop & Mary Lantrop 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 unto the said Mathew W. Denning all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama known and designated as the East half of the South West quarter of section No Eleven Township No Two Range Six West containing seventy acres more or less of the lands directed to be sold at Huntsville Alabama to have and to hold the above tract or parcel of Land with the tenements and appurtenances therunto belonging or in any wise appertaining unto the said Mathew W. Denning his heirs and assigns forever and the said Hith Lantrop and Mary Lantrop 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 Mathew W. Denning his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Hith Lantrop and Mary Lantrop his wife have hereunto set their hands and seals the day and year above written

Hith Lantrop
 Mary Lantrop

State of Alabama - Personally appeared before me John Peterson Justice of the peace of the County of Limestone

and State aforesaid. Both Lantrop and acknowledged the signing sealing and delivering the said within Deed for the purpose therein specified on the day of its date to the within mentioned Matthew W. Denning and also on the said day I exhibited the said deed to Mary Lantrop wife of the said Both Lantrop who being by me examined separately and apart from her said husband acknowledged that she signed sealed and delivered the Deed for the purpose therein specified on the day of its date to the within named Matthew W. Denning freely and voluntarily without any fear threats or procurement of her said husband and that she relinquished her right of dower in the land and premises in said Deed specified. Given under our hands and seals this the 25th September 1848.

John Peterson J.P.

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 27th day of February 1849 which is duly recorded in Deed Book No. 8 pages 87 & 88. Test Thos. E. Jones Clerk

Robert Jones wife & David Johnson. This Indenture made this 27th day of February in the year one thousand eight hundred and forty nine between Robert Jones and his wife Amelia Jones of the County of Limestone in the State of Alabama of the one part and David Johnson. Witnesseth that the said Robert Jones and his wife Amelia Jones for and in consideration of the sum of two hundred dollars to them in hand paid the receipt whereof is hereby acknowledged by this day given granted 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 David Johnson all that certain tract or parcel of land lying and being in the County of Limestone State of Alabama and known as the North East quarter of Section No Thirteen in Township No three and of Range No Five 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 David Johnson his heirs and assigns forever. And the said Robert Jones and his wife Amelia Jones for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and well forever defend the title to the above described and hereby granted premises unto the said David Johnson his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Robert Jones and his wife Amelia Jones and also against the lawful title claim or demand of all and every person or

persons whomsoever. In testimony whereof the said Robert and his wife Amelia Jones have hereunto subscribe their names and affix their seals the day and year above written.

Robert Jones
Amelia Jones

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 Jones and Amelia Jones his wife and acknowledged that they signed sealed and delivered the foregoing Deed to David Johnson on the day of its date for the purposes therein specified. Given under my hand and seal this the 27th day of February 1849.

At Stanley J.P.

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 1849 which is duly recorded in Deed Book No. 8 pages 88 & 89. Test Thos. E. Jones Clerk

Owen & Nelson wife & William E. Malone. This Indenture made this 14th day of July in the year one thousand eight hundred and forty eight between Owen & Nelson & Margaret I. Nelson of the County of Limestone in the State of Alabama of the one part and William E. Malone of the other part. Witnesseth that the said Owen & Nelson & Margaret I. Nelson for and in consideration of the sum of four thousand 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 William E. Malone all those certain tracts of land lying and being in the County and State aforesaid and known as the South West qr of Section 13 the South East qr of Section 14 the West half of the North East qr of Section 23 the West half of the South East qr of Section 23 the North East qr of Section 26 and 90 acres off the South end of the South West qr of Section 14 divided by a line running East & West all in Township four Range five West containing 730 acres more or less To have and to hold the above described tracts of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said William E. Malone his heirs and assigns forever. And the said Owen & Nelson & Margaret I. Nelson 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 E. Malone his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said

Owen O Nelson & Margaret I Nelson and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Owen O Nelson & Margaret I Nelson have hereunto subscribed their names and affixed their seals the day and year above written.

Owen O Nelson
Margaret I Nelson

The State of Alabama } I Sidney C Posey Judge of the fourth
Lauderdale County } Judicial Circuit of the State of Ala-
bama do certify that Owen O Nelson and Margaret I Nelson
his wife acknowledged before me that they executed the fore-
going Deed to William E Malone on the day of its date and
the said Margaret acknowledged apart from her said hus-
band that she executed the same freely voluntarily without
compulsion on the part of her said husband Given under
my hand and seal this the 14th day of July A.D. 1848

S C Posey

Filed in the Office of the Clerk of the County Court of Lime-
stone County State of Alabama for registration on the
3rd day of March 1849 which is duly recorded in Deed
Book No 8 pages 89 & 90

Test Thos G. Tyus Clerk

Henry H Myers } This Indenture made this the 11th day of Decem-
ber in the year one thousand eight hundred and
Thomas Black } forty eight between Henry H Myers and Elmira Myers
his wife of the County of Limestone in State of Alabama of the
one part and Thomas Black of the other part. Witnesseth that
the said Henry H Myers and Elmira Myers his wife for and in con-
sideration of the sum of one hundred dollars to them in hand
paid the receipt whereof is hereby acknowledged have this day
given granted bargained sold aliened enfeoffed released conveyed and
confirmed and by these presents do give grant bargain sell alien enfe-
off release convey and confirm unto the said Thomas Black all
that certain tract or parcel of land lying and being in the Coun-
ty and State of Alabama viz Fifty Acres on the West Side of
the south west Quarter of Section Twenty three in Township
two of Range five West. To have and to hold the above descri-
bed tract or parcel of land with the tenements and appurtenances
thereunto belonging or in any wise appertaining unto the said
Thomas Black his heirs and assigns forever And the said Henry
H Myers and Elmira Myers 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 descri-
bed and hereby granted premises unto the said Thomas Black
his heirs and assigns from and against themselves and all and

every person or persons claiming or holding under them the said Henry
H Myers and Elmira Myers his wife and also against the lawful title claim
or demand of all and every person or persons whomsoever.

In testimony whereof the said Henry H Myers and Elmira Myers his
wife hereunto subscribed their names and affix their seals the day and
year above written

H H Myers
Elmira Myers

The State of Alabama } Personally appeared before me William P
Limestone County } Long an acting Justice of the peace in and
for said County Henry H Myers and Elmira Myers his wife and severally
acknowledged that they signed sealed and delivered the within Deed of
land to the within named Thomas Black on the day and year there-
in mentioned and the said Elmira Myers being by me privately exam-
ined apart from her said husband acknowledged that she signed
the same freely without any fear threat or compulsion from her
said husband Given under my hand and seal this the 11th day of
December 1848

William P Long 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
1849 which is duly recorded in Deed Book No 8 pages 90 & 91

Test Thos G. Tyus Clerk

Goldsberry Greenham & wife } This Indenture made this 27th day of
February in the year one thousand eight
R Hine & Co } hundred and forty nine between Goldsberry
Greenham and Jackey Greenham his wife of the County of Limestone
in the State of Alabama of the one part and R Hine & Co of the other
part. Witnesseth that the said Goldsberry Greenham and Jackey
Greenham his wife for and in consideration of the sum of twenty
dollars to them in hand paid the receipt whereof is hereby acknow-
ledged 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 R Hine & Co all that certain lot of land lying and being in
the County of Limestone and State of Alabama and known and de-
scribed in the plans of the Town of Athens as lot No 98. To have
and to hold the above described lot of Land with the tenements and
appurtenances thereunto belonging or in any wise appertaining
unto the said R Hine & Co their heirs and assigns forever And
the said Goldsberry Greenham & Jackey Greenham his wife for
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
R Hine & Co their heirs and assigns from and against themselves

and all and every person or persons claiming or holding under them the said Goldsberry and Jacobary Greenham his wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Goldsberry Greenham and Jacobary Greenham 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
Test William S. Robison

J. Greenham
Jacobary Greenham

John M. Bailes

The State of Alabama } This day personally appeared before me,
Limestone County ss } Thomas S. Tyus Clerk of the County Court
of said County William S. Robison and John M. Bailes the two
subscribing witnesses to the within deed and after being duly sworn
deposed and saith that they were present when the within named
Goldsberry Greenham and Jacobary Greenham his wife signed sealed
and delivered the within deed to the said R. H. Hinn for the pur-
poses therein set forth and on the day and year therein named
and that they signed their names as witnesses in the presence of the
said parties and the presence of each other given under my
hand and seal this 5th day of March 1849.

Thomas S. Tyus Clerk

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 5th day of March 1849 which is duly recorded in Deed Book No 8 pages 91 & 92.

Test Thos S. Tyus Clerk

Wilson Hinn & wife } This Indenture made this eighth day of Mar-
to } deed } ch in the year one thousand eight hundred
Jonathan Vasser } and forty nine between Wilson Hinn his
wife Eliza Hinn of the County of Limestone in the State of Ala-
bama of the one part and Jonathan S. Vasser of the other part
Witnesseth that the said Wilson & Eliza Hinn 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 enfeoffed released
conveyed and confirmed and by these presents do give grant
bargain sell alien enfeoff release convey and confirm unto
the said Jonathan S. Vasser all that certain tract of land
lying and being in the County of Limestone State of Alabama
and known as the East half of the South East quarter of Sec-
tion twenty six in Township three in Range six containing
Eighty acres more or less To have and to hold the above desc-

ribed tract of land with the tenements and appurtenances thereto
belonging or in any wise appertaining unto the said Jonathan S.
Vasser his heirs and assigns forever and the said Wilson & Eliza Hinn
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 Jonathan S. Vasser his heirs and assigns from and against
themselves and all and every person or persons claiming or holding
under them the said Wilson & Eliza Hinn and also against the
lawful title claim or demand of all and every person or persons who-
soever. In testimony whereof the said Wilson & Eliza Hinn
hereunto subscribed their names and affixed their seals the day
and year above written.

Signed Sealed and delivered
in the presence of
Wm Pressley Cannon

Wilson Hinn
Eliza S. Hinn

Alexander M. Wynn

The State of Alabama } This day personally appeared before me Thomas
Limestone County ss } S. Tyus Clerk of the County Court of said
County Alexander M. Wynn one of the subscribing witnesses to the with-
in deed and after being duly sworn deposed and saith that he was
present when the said Wilson Hinn and Eliza S. Hinn his wife
signed sealed and delivered the within deed of conveyance to the
said Jonathan S. Vasser for the purposes therein set forth and on
the day and year therein named and that he signed his name as wit-
ness thereto in the presence of the said Hinn & wife and in the
presence of other subscribing witnesses and that said Wm P. Cannon
subscribed his name as witness in his presence given under my
hand and seal this 9th day of March 1849.

Thomas S. Tyus Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 9th day of March 1849 which is duly recorded in Deed Book No 8 pages 92 & 93.

Test Thos S. Tyus Clerk

Samuel S. Crenshaw & wife } This Indenture made this first day
to } deed } of March in the year one thousand
Henry Stanley } eight hundred and forty nine between
Samuel S. Crenshaw and Mary S. Crenshaw his wife of the
County of Limestone in the State of Alabama of the one part
and Henry Stanley of the other part. Witnesseth that the said
Samuel S. Crenshaw and Mary S. Crenshaw 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 Henry Stanley all those certain lots or parcels 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 lots numbered one hundred and twenty five one hundred and twenty six one hundred and twenty seven and one hundred and twenty eight. To have and to hold, the above described lots or parcels of Land with the tenements and appurtenances therunto belonging or in any wise appertaining unto the said Henry Stanley his heirs and assigns forever. And the said Samuel J. Crenshaw and Mary D. Crenshaw his wife for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Henry Stanley his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Samuel J. Crenshaw and Mary D. Crenshaw 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.

The testimony whereof the said Samuel J. Crenshaw and Mary D. Crenshaw his wife have hereunto subscribe their names and affix their seals.

Saml. J. Crenshaw

Mary D. Crenshaw

The State of Alabama } Before me Thomas S. Tyus Clerk of the
Limestone County } County Court of said this day personally
appeared Samuel J. Crenshaw and Mary D. Crenshaw his wife
who severally acknowledged that they signed sealed and delivered
the within Deed of conveyance to the said Henry Stanley for
the purposes therein specified on the day and year therein named
Given under my hand and seal this 9th day of March 1849

Thomas S. Tyus Clerk

Filed in the Office of the Clerk of the County Court of Limestone
County State of Alabama for registration on the 9th
day of March 1849 which is duly recorded in Deed Book No 8
pages 93 & 94

Test Thos S. Tyus Clerk

Robert Tindall & Wife

To } Deed

John L. Brown

This Indenture made this tenth of July
eight hundred & forty eight (1848) betw
Sam Robert Tindall & Sarah Tindall his
his wife of the County of Limestone & State of Alabama of the
first part & John L. Brown of the County & State aforesaid

of the second part Witnesseth that the said R. Tindall & Sarah his
wife for and in consideration of the sum of three hundred dollars to them
in hand paid the receipt whereof is hereby acknowledged hath this day
bargained sold aliened enfeoffed and conveyed & by these presents do bargain
sell alien enfeoff & convey unto the said John L. Brown a certain tract
or parcel of land lying & being in the County of Limestone & State of Ala-
bama & known as the East half of the North East Quarter of Section
sixteen Township one Range five West containing eighty acres more
or less to have & to hold the above described tract or parcels of Land
with all the appurtenances therunto belonging or in any wise appe-
rtaining unto the said John L. Brown his heirs and assigns forever
& the said Robert Tindall & Sarah his wife for themselves their heirs
executors adm or assigns do warrant & defend & will forever defend
the title to the above described & hereby granted premises unto the said
John L. Brown his heirs & assigns from and against themselves & all &
every person or persons claiming or holding under the said R. Tindall
& Sarah his wife & also against the lawful claim or demand of all &
every person or persons claiming or holding under the United States
In Witness whereof we hereunto set our hands & seals this day
& date above written

Robert Tindall

Sarah Tindall

State of Alabama } Personally appeared before me John Peterson
Limestone County } a acting Justice of the in and for said County
the within named Robert Tindall and Sarah his wife who acknow-
ledged that they severally signed sealed and delivered the within deed
on the day of its date to the within named John L. Brown and the
said Sarah Tindall being by me privately 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 seal this the eleventh day of
July 1848

John Peterson J.P.

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 1849 which is duly recorded in Deed Book No 8 pages 94 & 95
Test Thos S. Tyus Clerk

Robert Donnell & wife

To } Deed

James W. Donnell

This Indenture made this 8th day of Sep-
tember in the year of our Lord 1844 between
Robert Donnell Claripa W his wife of the
of the County of Limestone State of Alabama of the one part
and James W. Donnell of said County and State of the other
Witnesseth that the said Robert Donnell and Claripa W
his wife for and in consideration of the sum of one dollar
to them in hand paid the receipt whereof is hereby acknow-

ledged have granted bargained and sold and by the pres-
ents do grant bargain and sell unto the said James W &
Donnell his heirs and assigns all that tract and parcel of
land lying and being in the County and State aforesaid
patented by patent from the governor of the State of Ala-
bama dated 2nd day of December in the year 1840 known
and designated as the South east quarter of section num-
ber ten and the South west quarter of Section twenty of Town-
ship four and Range three West and containing three
hundred and twenty acres more or less to have and to hold
unto the said James W & Donnell his heirs and assigns the
aforesaid tract or parcel of land with all the appurtenan-
ces &c. thereto belonging the property whereof unto the
said James W & Donnell his heirs and assigns the said
Robert Donnell for himself his heirs Executors and adm-
inistrators doth Covenant and agree to warrant and de-
fend against the claims of the State of Alabama or any
other person or persons whatever and the said Clarissa W.
Donnell wife as aforesaid doth hereby for herself and
for all persons claiming under her Covenant and agree
to release all and every claim for dower In witness
whereof the said Robert Donnell and Clarissa W. Donnell
have hereunto set their hands and affixed their seals the
day and date above written

Robert Donnell
Clarissa Donnell

I hereby Certify that Clarissa W Donnell appeared personally
before Jacob Fisher an acting Justice of the Peace in &
for the County of Limestone County & State of Alabama, and
being examined according to law (with regard to her dower)
after which the said Robert Donnell and his wife Cla-
rissa W signed sealed & delivered the above Deed for
the purposes therein mentioned in the presence of

Jacob Fisher J.P.

Filed in the Office of the Clerk of the County Court of
Limestone County State of Alabama for registration
on the 14th day of March 1849 which is duly recorded
in Deed Book No 8 pages 95 & 96

Test Thos & Tyus Clerk

Henry Smith admr of John R Mason
To } Deed
John R Mason } This Indenture made this sixteenth
day of March one thousand eight hundred
and forty nine between Henry Smith adm-
istrator of John R Bickham deceased late of the County of
Limestone and State of Alabama of the one part and

John R Mason of said County and State of the other part Whereas the
said Henry Smith admr as aforesaid by virtue and by the authority of an
order from the County Court of Limestone County bearing date July 3rd 1848
sold the tract of land belonging to the estate of the said John Bickham
decd at public sale to said John R Mason for the sum of five hundred
and sixty dollars being the highest sum bid for said tract of land afo-
said Now by virtue of the said order of the Court and in consideration of
the sum of five hundred and sixty dollars in hand paid by the said John
R Mason the receipt whereof is hereby acknowledged the said Henry Smith
admr aforesaid hath sold all the right and title held by the said John Bick-
ham 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 is
there known as being the West half of Section Thirty one Township three
Range five West and containing three hundred and twenty 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 R Mason his
heirs and assigns as fully and absolutely as if the said Henry Smith
admr as aforesaid and under the authority aforesaid might have
ought to sell and convey the same In testimony whereof I here-
unto set my hand and affixed my seal this day and date abo-
ve written

Henry Smith admr of John Bickham decd

The State of Alabama } This day personally appeared before me
Limestone County ss } Thomas & Tyus Clerk of the County Court of
said County Henry Smith admr of the estate of John Bickham decd
and acknowledged that he signed sealed and delivered the within Deed
of conveyance to the said John R Mason for the purposes therein
specified and on the day and year therein named Given under my
hand and seal this 16th day of March 1849 Thomas & Tyus 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 March 1849
which is duly recorded in Deed Book No 8 pages 96 & 97

Test Thos & Tyus Clerk

Wiley Jones } This Indenture made and entered into this the
first day of March in the year of our Lord 1849
between Wiley Jones of the first part & James B Davis
of the second part & Joseph I Benty of the third part Witnesseth
that whereas the said Wiley Jones is greatly indebted to the said
Joseph I Benty in the sum of one hundred and fifty two & 80/100
dollars which more fully appears by note bearing date with this
indenture & due the first day of March next all of which the
said Wiley Jones is willing & anxious to assume the payment of
the said Joseph I Benty Now for & in consideration of the
premises & for the further consideration of the sum of one

dollar in hand paid by the said James B Davis at & before the signing sealing & delivery of this indenture the receipt of which is hereby acknowledged by the said Wiley Jones both & doth by these presents grant bargain sell alien enfeoff & convey unto James B Davis his heirs executors administrators & assigns forever the following property to wit one barrel mare & one barrel horse coll & twenty head of stock hogs & one yoke of work oxen one cup board & four bee hives & the said Wiley Jones doth hereby oblige himself to carry on a blacksmith shop from the date of this indenture & furnish two good & sufficient hands to work constantly at said blacksmith shop until the 25th of December next the proceeds whereof to belong to said J B Davis for the purposes herein specified and now the said Wiley Jones for himself his heirs his executors administrators & assigns doth & will forever defend unto the said James B Davis his heirs &c the right & title of the said hereby conveyed premises & property as aforesaid from the lawful claims of any & every person or persons whatever claiming or holding under this said Wiley Jones or any other person whatever In Trust nevertheless & upon the expressed condition that the said Wiley Jones is to remain & keep quiet & peaceable possession of said hereby conveyed premises & property until after the first day of March next after default shall have been made in whole or part in the payment of the said sum and then upon the further trust that the said James B Davis shall as soon after the first of March next as the said Joseph S Beatty & Wiley Jones requireth sell to the highest bidder at such place as said Beatty & Jones may designate after giving at least thirty days notice by advertisements to be set up at least three public places in Limestone County one of which shall be at the Court house in Athens of the time & place of sale of hereby conveyed premises & property for cash & also the said Davis shall proceed to collect the accounts notes &c. arising from said hands employed in said blacksmith shop and out of the money arising from said sale accounts notes &c. shall first satisfy & pay all the charges attending the same and pay to the said Joseph S Beatty his heirs executors &c. the said sum heretofore specified on such part thereof shall arise from the sale of heretofore granted premises & property & the balance after paying said heretofore mentioned sum with interest that may lawfully arise on the same & all charges attending the conveying & executing the said deed to effect by the said James B Davis shall pay the sum due to said Wiley Jones his heirs &c. But if the whole of the said sum of money specified on said deed shall be fully paid & discharged to the said Joseph S Beatty his heirs &c. on or before the 1st day of March next 1850 & before the carrying into effect of this deed so that no default be made of the payment

of the aforesaid sum then this indenture to be void otherwise to remain in full force & virtue in witness whereof the parties have hereunto set their hands & seals the day & date afore mentioned

Wiley Jones

J B Davis

Joseph S Beatty

The State of Alabama } Personally appeared before me Isaac Deal a
Limestone County } Justice of the peace in and for said County Wiley
Jones J B Davis & Joseph S Beatty and acknowledged they severally signed
the foregoing deed Given under my hand and seal this the 1st day
of March 1849.

Isaac Deal J.P.

Filed in the Office of the Clerk of the County Court of Limestone
County State of Alabama for registration on the 17th day of
March 1849 which is duly recorded in Deed Book No 8 pages 9798 & 99
Test Tho. G. Lyons Clerk

Allen M Burt & wife } This Indenture made this the 13th day of
Do } Deed } January 1849 between Allen M Burt and
J R Trotter } Rachel Burt his wife of the County of Limestone
in the State of Alabama of the one part and Isham R
Trotter of the County of Giles & State of Tennessee of the other
part Witnesseth that the said Allen M and Rachel Burt for &
in consideration of the sum of two hundred dollars to them in
hand paid the receipt whereof is hereby acknowledged both this
day bargained sold aliened enfeoffed & conveyed and by these
presents do bargain sell alien enfeoff & convey unto the said
Isham R Trotter his heirs & assigns forever all that certain
tract or parcel of land lying & being in the County of Limestone
& State of Alabama and on the waters of Raggedy Creek
it being the North West half of the South West quarter of fractional
Section twelve in Township one and of Range from
West containing eighty acres of land more or less together with
all & singular the tenements hereditaments and appurtenances
thereunto belonging or in any wise appertaining
To have & to hold the above described tract or parcel
of land with the appurtenances thereunto belonging or in
any wise appertaining unto the said Isham R Trotter his
heirs and assigns forever and the said Allen M Burt and Rachel
Burt 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 Isham R
Trotter his heirs & assigns from and against themselves all & every
person claiming or holding under them the said Allen M &
Rachel Burt 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 Allen M. Burt & Rachel Burt hath hereunto set their hands & seals the day and date above written.

Signed Sealed and delivered
in the presence of
Jest Lewis Morris

Allen M. Burt
Rachel Burt
mark

William H. ^{his} ~~deed~~ ^{better} ~~deed~~
The State of Alabama } Personally appeared before me Preston
Limestone County } Morris an acting Justice of the peace
for said County & State Allen M. Burt and Rachel Burt his
wife who severally acknowledged that they signed sealed and del-
ivered the within deed on the day and year therein mentioned
to the said Scham R. Trotter and the said Rachel Burt being
by me examined a part 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 & seal this 13th day of
January 1849

Preston Morris
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 March 1849 which is duly recorded in Deed Book
No 8 pages 99 & 100

Test Tho S. Tyus Clerk

Geo S Houston & wife } This Indenture made this twenty second
to } deed } day of March in the year one thousand
Mayor & Aldermen of } eight hundred and forty nine between
Athens } George S Houston and Mary S Houston
his wife of the County of Limestone in the State of Alabama
of the one part and the Mayor and Aldermen of the Corporation
of the town of Athens of the other part Witnesseth that the
said George S Houston and Mary S Houston for and on con-
sideration of the sum of seventy five 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 Mayor and Aldermen & their Successors all that certain
lot or piece of land lying and being in the County of Limestone
& State of aforesaid being one acre and one half of an acre of the
land sold by said Houston to James W Scott on the 14th day

of August 1847 known as a part of the west half of the North West
quarter of Section 9 Township 3 Range 4 West and bounded as follows
beginning at the South West corner of said land & running East tw-
elve rods thence North twenty rods thence West twelve rods thence
South twenty rods to the point of beginning the same having been
sold by said Scott to the said Mayor & Aldermen & the said Houston
makes this deed in pursuance of said sale & the request of said Scott
& his title bond to be void to this amount. To have and to hold the above
described lot or piece of land with the tenements and appurtenances
thereunto belonging or in anywise appertaining unto the said
Mayor and Aldermen & their Successors in office forever And
the said George S Houston & his wife Mary Houston for themselves
their heirs executors and administrators do hereby and in consider-
ation of the premises warrant and will forever defend the title to
the above described and hereby granted premises unto the said
Mayor and Aldermen & their Successors as aforesaid from and
against themselves and all and every person or persons claiming
or holding under them the said George S Houston & Mary S
Houston and also against the lawful title Claim or demand
of all and every person or persons whomsoever

In testimony whereof the said George S Houston and Mary
S Houston have hereunto subscribed their names and affixed
their seals the day and year above written

Geo S Houston
Mary S Houston

The State of Alabama } This day personally appeared before me
Limestone County ss } Thomas S Tyus Clerk of the County Court
of said County George S Houston and acknowledged that he had
signed sealed and delivered the within deed of conveyance for the
purposes therein set forth and on the day and year therein named
and on the same day exhibited said deed to the said Mary S
Houston separate and apart from her said husband who acknowledged
that she had signed sealed and delivered the same to the said May-
or and Aldermen of the Corporation of Athens for the purposes
therein set forth and on the day and year therein named without
any fear threats or compulsion of her said husband Given under
my hand and seal this 20th day of March 1849

Thomas S Tyus 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 March 1849 which is duly recorded in Deed Book
No 8 pages 100 & 101

Test Tho S. Tyus Clerk

James Harrison & wife } This Indenture made this 25th day of
 26 } Decr
 William D Thomas & } and right hundred and forty eight between
 John D Thomas } James Harrison and Elizabeth Harrison his
 wife of the County of Limestone & State of Alabama of the
 one part and William D Thomas & John D Thomas of the
 County of the County and State aforesaid of the other part
 Witnesseth that the said James Harrison & his wife Elizabeth
 Harrison for and in consideration of the sum of three hund-
 red dollars to them in hand paid the receipt whereoff 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 con-
 vey and confirm unto the said Wm D Thomas & John D
 Thomas of the County and State aforesaid all those certain
 tracts of land lying and being in the County of Limestone and
 State of Alabama and known and described as follows (viz)
 [The SW 1/4 of the SW 1/4 of section No Sixteen of township
 No three Range three West Containing forty acres more or
 less also the E 1/2 of the South West 1/4 of Section No Sixteen
 Township No three Range three W and also the W 1/2 of the
 SE 1/4 of Section No Sixteen of Township No three Range
 three W Containing eighty acres more or less to have and
 to hold the above described tracts and parcels of Land with
 the tenements and appurtenances thereto belonging or in any
 wise appertaining unto the said William D Thomas & John
 D Thomas their heirs and assigns forever and the said
 James Harrison & Elizabeth Harrison his wife for themselves
 their heirs executors and administrators do hereby and con-
 siderations of these presents warrant and will forever defend
 the title to the above described and hereby granted premises
 unto the said William D Thomas & John D Thomas their heirs
 & assigns from and against themselves and all and every
 person or persons claiming or holding under them the said
 James Harrison and Elizabeth Harrison 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 Harrison & Elizabeth Harrison his wife have hereunto
 subscribed their names and affixed their seals the day and
 year above written

James Harrison *(seal)*
 Elizabeth A Harrison *(seal)*

The State of Alabama } Personally appeared before me Robert
 Limestone County } Davidson an acting Justice of the
 peace in and for said County James Harrison and Elizabeth
 his wife and acknowledged that they severally signed sealed
 and delivered the foregoing Deed on the day and year above

written to the aforesaid William D Thomas & John D Thomas and
 the said Elizabeth Harrison being by me privately 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 acknowledged before me this 25th day of December
 1848 Robert Davidson J P
 Filed in the office of the Clerk of the County Court of Limest-
 one County State of Alabama for Registration on the 7th day
 of April 1849 which is duly recorded in Deed Book No 8
 pages 102 & 103 Test Thos G Hyatt Clerk

David Craig & wife } This Indenture made this 30th day of September
 26 } 1847 between David Craig & Sarah Craig his wife of
 Sarah Batts } the one part & Mrs Sarah Batts of the other part both
 of the County of Limestone and State of Alabama Witnesseth that
 the said David & Sarah Craig for & in consideration of the sum
 of Two hundred & fifty dollars to them in hand paid by the said
 Sarah Batts the receipt whereof is hereby acknowledged have
 this day bargained sold aliened enfeoffed & conveyed unto the
 said Sarah Batts her heirs and assigns forever the following
 tracts or parcels of land lying & being in the County of Limest-
 one & State as aforesaid & known & designated as the East
 half of the South west quarter of Section Eighteen in Townsh-
 ip three in Range four west of the base meridian of Hunt-
 well containing 80 acres more or less also the North east quarter
 of section No Twenty four in Township 3 & Range 5 & also the
 NW half of the North west quarter of Section (No) 19 township
 three range 4 (west) Containing two hundred & 40 acres more or
 less To have and to hold the above designated tracts of land with
 the tenements and appurtenances thereto belonging
 unto her the said Sarah Batts her heirs and assigns forever
 and the said David and Sarah Craig truly bind themselves
 their heirs and assigns to warrant and forever defend the
 title to the above described tracts or parcels of lands unto
 her the said Sarah Batts her heirs & assigns forever & against
 the lawful claim or demand of all & every person claiming
 or holding by from or under them the said David & Sarah
 Craig or by from or under the government of the United
 States In testimony whereof the said David & Sarah Craig
 have hereunto set their hands and seals the day and date
 above written

David Craig *(seal)*
 Sarah Craig *(seal)*
 Mrs Sarah Batts *(seal)*

State of Alabama } Personally appeared before me Daniel
 Limestone County }

C. Benham an acting Justice of the Peace in & for the City & State as aforesaid David & Sarah Leary whose names are signed to the foregoing deed acknowledged that the same being by me personally examined acknowledged the signing sealing & delivering of the same freely without any fear threat or compulsion from her said husband. In testimony whereof I sign my name and affix my seal this 30 day of September 1847

Daniel C. Benham

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 1849 which is duly recorded in Deed Book No 8 pages 103 & 104

Test Tho^s G. Sykes Clerk

Jefferson Parks & wife & John C. Harrison
This Indenture made this 30th day of March in the year one thousand eight hundred and forty nine between Jefferson Parks & Sarah R. Parks of the County of Limestone in the State of Tennessee of the one part and John C. Harrison of the County of Limestone State of Ala. of the other part Witnesseth that the said Jefferson Parks & Sarah R. Parks 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 John C. Harrison all that certain lot of land lying and being in the County of Limestone & State of Alabama and known as a part of the north West Eighty acres of land Section 12 Township 12 Range 12 West containing three acres including a Standard dwelling house &c. To have and to hold the above described lot of land with the tenements and appurtenances therunto belonging or in anywise appertaining unto the said Jefferson Parks & Sarah R. Parks their heirs and assigns forever and the said Jefferson Parks & Sarah R. Parks 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 C. Harrison his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Jefferson Parks & Sarah R. Parks and also against the lawful title claim or demand of all and every person or persons whomsoever In testimony whereof the said

Jefferson Parks & Sarah R. Parks have hereunto subscribed their names and affixed their seals the day and year above written

Jefferson Parks
Sarah R. Parks

The State of Alabama This day personally appeared before me Henry Limestone County Stanley and acting Justice of the Peace in and for said County Jefferson Parks and his wife Sarah R. Parks and acknowledged that they signed sealed and delivered the foregoing deed to John C. Harrison on the day of its date for the purposes therein specified Given under my hand and seal this 2nd day of April 1849

H. Stanley 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 April 1849 which is duly recorded in Deed Book No 8 pages 104 & 105

Test Tho^s G. Sykes Clerk

Calahan Smith & I. J. Tanner
This Indenture made this 6th day of April 1849 between Calahan & Smith of the first part and I. J. Tanner of the second part & Samuel Tanner & John T. Tanner Merchants trading under the firm & style of I. J. Tanner of the third part of the County of Limestone & State of Alabama Witnesseth that whereas the said Calahan & Smith is justly indebted to the said I. J. & S. Tanner in the sum of One hundred and thirty six dollars as by his Bond of this date manifestly shows which sum the said Calahan & Smith is willing and desirous to secure Now this indenture witnesseth that for and in consideration of the premises & for the further consideration of the sum of one dollar to him the said Calahan & Smith in hand paid by the said Albert Mathis the receipt whereof is hereby acknowledged do this day bargain & sell unto the said Albert Mathis the following Personal property to wit one good Wagon & five set of harness one good horse under one Gray Mare one Bay horse one sorrel mare one Blind Gray horse to have and to hold the above described and hereby granted property to him and his heirs forever upon trust nevertheless that said Albert Mathis permit the said Calahan & Smith to remain in the quiet possession of the said property until default be made in the payment of said debt and upon this further terms that the said Albert Mathis shall as soon after such default as he may think proper or as the said I. J. & S. Tanner may direct sell the said property to the highest bidder at the Court house door in the Town of Athens for Cash after having given at least ten days previous notice of such sale by advertisement set up in the Court house door & two other public places in said County and out of the money arising from such sale shall pay the

said J. & J. Tanner the aforesaid sum with interest thereon together with all the charges thereon and the balance of any shall pay unto the said Carlalon Smith but should the aforesaid sum with all the interest & expenses allowing the premises be paid off so that no default be made then this indenture is to be void otherwise remain in full force & virtue In testimony whereof we have hereunto set our hands & seals the day & date above written

Carlalon Smith

A. J. Matthews

J. & J. Tanner

The State of Alabama } This day personally appeared before me Lemestone County ss } Thomas G. Tyus Clerk of the County Court of the County aforesaid Carlalon Smith Albert J. Matthews and J. & J. Tanner one of the firm J. & J. Tanner and severally acknowledged that they signed sealed and delivered the within deed of Trust for the purposes therein set forth and on the day and year therein named Given under my hand and seal this 6th day of April 1849

Thomas G. Tyus Clerk

Filed in the office of the Clerk of the County Court of Lemestone County State of Alabama for registration on the 6th day of April 1849 which is duly recorded in Deed Book No 8 pages 105 & 106

Test: Tho. G. Tyus Clerk

Benjamin W. Maclean & wife } This indenture made this 14th day of April
to } Deed
Ben } One thousand eight hundred and forty
B. } Sum between Benjamin W. Maclean and
Pete } Ann Eliza Maclean his wife of the County of Lemestone in
the State of Alabama of the one part and Benjamin B. Pete
of the other part: Witnesseth that the said Benjamin W. Maclean
and Ann Eliza Maclean 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 enfeoffed released conveyed and
confirmed and by these presents do give grant bargain sell
alien enfeoffed release convey and confirm unto the said
Benjamin B. Pete all that certain tract of land lying and
being in the State & County aforesaid known as the East
half of the South quarter of Section twenty Township four
Range four West to have and to hold the above described
land with the tenements and appurtenances thereunto belong-
ing or in any wise appertaining unto the said Benjamin
B. Pete his heirs and assigns forever And the said Benjamin
W. Maclean and Ann Eliza Maclean 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 Benjamin B.
Pete his heirs & assigns from and against themselves and all and
every person or persons claiming or holding under them the said
Benjamin W. Maclean and Ann Eliza Maclean his wife and also
against the lawful title claim or demand of all and every person
or persons whomsoever In testimony whereof the said Benje-
min W. Maclean and Ann Eliza Maclean his wife have hereunto
set their names and affixed their seals the day & year above
written

Benjamin W. Maclean

Ann E. Maclean

The State of Alabama } This day personally appeared before me Tho. Lemestone County ss } G. Tyus Clerk of the County Court of said Coun- ty Benjamin W. Maclean who acknowledged that he had signed sealed and delivered the within Deed to the said Benjamin B. Pete for the pur- poses therein specified and on the day and year therein named and on the same day Exhibited said Deed to the said Eliza Maclean sep- arate and apart from her said husband who acknowledged that she had signed sealed and delivered the same freely voluntarily and without any fear threats or Compulsion of her said husband Given under my hand and seal this 14th day of April 1849

Thomas G. Tyus Clerk

Filed in the office of the Clerk of the County Court of Lemestone County State of Alabama for registration on the 14th day of April 1849 which is duly recorded in Deed Book No 8 pages 100 & 107

Test: Tho. G. Tyus Clerk

Thomas J. Malone & wife } This indenture made this the 5th day of
to } Deed
J. } April 1849 between Thomas J. Malone
D. } & his wife Eliza his wife of the County
Armstrong } of Lemestone in the State of Alabama of the one part & Jacob
D. } of the other part Witnesseth that the said Tho. J.
Malone & Eliza Malone in consideration of the sum of eighty dollars
to them in hand paid the receipt whereof is hereby acknowledged
have this day bargained & sold & by these presents do bar-
gain & sell to the said J. D. Armstrong a certain portion
of lot No 14 it being on the northern side of said lot No 14
not begin at the North East corner of said Malone's lot No 14
running south seventy two feet or to J. D. Armstrong's line
& thence due East to the corner where we started to have
& to hold the same the above described fractional portion
of lot No 14 with the appurtenances & tenements thereunto
belonging unto the said J. D. Armstrong his heirs & assigns

seven And the said Thos I & E J Malone for themselves their heirs & administrators do hereby warrant & will forever defend the title to the above described & hereby granted premises unto the said Jacob I Armstrong his heirs & assigns from & against themselves & all & every person or persons claiming or holding under them the said Thos I & E J Malone & also against the lawful title claim or demand of all & every person or persons whomsoever - In testimony whereof the said Thos I Malone & Eliza J his wife have hereunto signed their names & affixed their seals the day & date above written

Witness

Wm H Walker

L R Davis

J I Malone

Eliza J Malone

The State of Alabama - This day personally appeared before Limestone County ss 3me Thomas G Tyus Clerk of the County Court of said County William H Walker and Lawrence R Davis subscribing witnesses to the foregoing deed and after being sworn acknowledged that they were present when Thos I Malone and Eliza J Malone his wife sign seal and deliver the same 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 parties and in the presence of each other given under my hand and seal this 10th day of April 1849

Thomas G Tyus 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 April 1849 which is duly recorded in Deed Book No 8 pages 107 & 108

Test Thomas G Tyus Clerk

Benj B Pette & wife - This Indenture made this 14th day of April in the year one thousand eight hundred & forty seven between Benjamin B Pette & Darthula Pette his wife of the County of Limestone in the State of Alabama of the one part and Benjamin W Maclean of the other part Witnesseth that the said Benjamin B Pette and Darthula Pette his wife for and in consideration of the sum of four hundred dollars to them in hand paid this receipt whereof is hereby acknowledged have this day given granted bargained sold enfeoffed released conveyed and confirmed and by these presents do give grant bargain sell alien enfeoff release convey and confirm unto the said B W Maclean all that certain tract of land lying and being in the State and County aforesaid known as the

East half of the South West quarter of Section twenty Township four of Range four West Containing seventy nine acres & 25/100 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 Benjamin W Maclean his heirs and assigns forever And the said Benjamin B Pette and Darthula Pette his wife for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and will defend forever the title to the above described and hereby granted premises unto the said B W Maclean his heirs and assigns from and against themselves 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 In testimony whereof the said Benjamin B Pette & Darthula Pette his wife have hereunto subscribed their names and affixed their seals the day & year above written

Signed Sealed & delivered in

the presence of

Jas M Lane

Wm H Walker

Benj B Pette

Darthula Pette

The State of Alabama - This day personally appeared before Limestone County ss 3me Thomas G Tyus Clerk of the County Court of said County James M Lane and William H Walker subscribing witnesses to the within deed and after being duly sworn depose and say that they saw the said Benjamin B Pette and Darthula Pette his wife sign seal and deliver the said deed to the said Benjamin W Maclean for the purposes therein set forth and on the day and year therein named and that they subscribed their names as witnesses to the same in the presence of the said Pette & wife and also in the presence of each other Given under my hand and seal this 14th day of April 1849

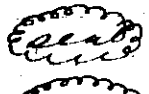

Thomas G Tyus Clerk

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 14th day of April 1849 which is duly recorded in Deed Book No 8 pages 108 & 109


Test Thos G Tyus Clerk

William Howard & wife - This Indenture made this the 14th day of April in the year one thousand eight hundred and forty seven between William Howard and Mahala his wife of the County of Limestone in the State of Alabama of the one part and William Redus of the County and State aforesaid of the other part Witnesseth that the said William Howard and Mahala his wife

for and in consideration of eight hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have this day bargained sold aliened infeoffed and conveyed unto the said William Redus all that certain tract or parcel of land lying and being in the County and State aforesaid known and distinguished in the plan of said County as the East half of the North West quarter of section thirteen in township one of Range five (West) containing eight acres more or less to have and to hold the above described tract or parcel of land with all the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said William Redus his heirs and assigns forever and the said William Howard and Mahala 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 tract or parcel of land unto the said William Redus his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said William Howard and Mahala his wife and also against the lawful title claim or demand of all and every person or persons whatsoever or whomever claiming or holding by from or under the government of the United States In witness whereof the said William Howard and Mahala his wife have hereunto set their hands and seals the day and year first above written

William Howard 
 Mahala Howard 



The State of Alabama } Personally appeared before me
 Limestone County } Wm M Redus an acting justice
 of the Peace for the aforesaid County William Howard and
 Mahala his wife whose names appear signed to the foregoing
 deed and acknowledged the signing sealing and delivery of
 the same to William Redus for the purposes therein
 specified on the day of its date and the said Mahala 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 August 14th 1847

William M Redus J. P. 

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 1849 which is duly recorded in
 Deed Book No 8 pages 109 & 110

Test Thos G Lyons Clerk

William Redus } This Indenture made and entered into this the third
 To } Deed } day of January in the year of our Lord one thousand
 Alfred H Redus } eight hundred and forty eight between William Redus
 and Rebecca Redus his wife of the State of Alabama and County of Limestone of
 the first part and Alfred H Redus of the State and County aforesaid
 of the second part. Witnesseth that the said parties of the first
 part for and in consideration of the sum of eight hundred Dollars
 to them in hand paid by the said party of the second part it and
 before the signing sealing and delivering of these presents the receipt
 whereof is hereby acknowledged hath given granted bargained sold con-
 veyed and delivered unto the said party of the second part the follow-
 ing tract or parcel of Land viz the East half of the North West quarter
 of Section thirteen in Township one Range five West containing eight
 acres more or less lying situate and being in the State and
 County aforesaid with all the right title and interest that the said
 parties of the first part hath in and to the hereto before described
 said tract or parcel of land together with all and singular the right
 to privilege hereditaments and appurtenances thereunto belong-
 ing or in any wise appertaining to have and to hold the same to the
 only proper use and behoof of the said party of the second part his
 heirs and assigns forever The said parties of the first part doth for
 themselves their heirs and assigns covenant to and with the said
 party of the second part that they hath a full and perfect title in
 fee simple in and to the herein before described tract or parcel of land
 and such title unto the said party of the second part they will and
 by these presents doth against the legal or equitable claim or
 claims of all and every person or persons claiming or to claim for-
 ever warrant and defend This indenture is interlined above the tenth
 line in the word (Convey) and above the twenty sixth line in the word
 (part) before signing sealing and delivering of these presents
 In witness whereof the said parties of the first part hath hereunto
 set their hands and affixed their seals this the day and year first above
 written

William Redus 
 Rebecca Redus 

The State of Alabama } Personally appeared before me William M
 Limestone County } Redus an acting justice of the peace in and
 for said County William Redus who acknowledged that he signed
 sealed and delivered the foregoing Deed of Conveyance to Alfred H
 Redus on the day of its date for the purposes therein specified
 On the same day I exhibited said Deed unto Rebecca Redus wife
 of the said William Redus who acknowledged that she signed
 sealed and delivered the foregoing deed of Conveyance unto Alfred
 H Redus on the day of its date for the purposes therein specified
 and that she freely did it without fear threats or compulsion
 of her said husband Given under my hand and seal this

January 3rd 1849

William M. Redus, J.P.

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 1849 which is duly recorded in Deed Book No 8 pages 111 & 112.

Test Thos G. Tyus Clerk

Samuel I. Crenshaw & wife } This Indenture made this second day of April in the year one thousand eight hundred and forty nine between Saml I. Crenshaw & Mary I. Crenshaw of the County of Limestone in the State of Alabama of the one part and John Grigsby of the other part Witnesseth that the said Saml I. Crenshaw & Mary I. Crenshaw 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 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 Grigsby a certain tract of land lying and being in the County of Limestone and State of Alabama and known as the north west quarter of section No. seventeen Township Two Range 4 West of Range and to hold the above described tract of land with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said John Grigsby his heirs and assigns forever And the said Saml I. Crenshaw & Mary I. Crenshaw 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 Grigsby his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said land and also against the lawful title claim or demand of all and every person or persons whomsoever In testimony whereof the said Saml I. Crenshaw & Mary I. Crenshaw hereunto subscribe their names and affix their seals the day and year above written.

Saml I. Crenshaw

Mary I. Crenshaw

The State of Alabama } This day personally appeared before me Thomas G. Tyus Clerk of this County Court of said County Samuel I. Crenshaw and acknowledged that he had signed sealed and delivered the above Deed to the said John Grigsby for the purposes therein set forth and on this day and year therein named And on the same day I exhibited said Deed to the said Mary I. Crenshaw

separate and apart from her said husband Samuel I. Crenshaw who acknowledged that she signed sealed and delivered the same freely voluntarily and without any fear threats or compulsion of her said husband Given under my hand and seal this 19th day of April 1849.

Thomas G. Tyus Clerk

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 19th day of April 1849 which is duly recorded in Deed Book No 8 pages 112 & 113.

Test Thos G. Tyus Clerk

Lott Thomas & wife } This Indenture made this 26th day of April in the year of our Lord one thousand eight hundred and forty nine between Lott Thomas and Sarah Thomas his wife of the County of Limestone in the State of Alabama of the one part and Milton V. Irving of said County and State of the other parts Witnesseth that for and in consideration of the sum of three hundred & sixty dollars to the said party of the first part in hand paid the receipt whereof is hereby acknowledged has this day given granted bargained sold aliened enfeoffed released and conveyed; And by these presents do give grant bargain sell alien enfeoff release and convey unto the said party of the second part his heirs his heirs and assigns forever All that certain lot or parcel of ground lying and being in the County of Limestone and State of Alabama and adjoining the Town of Athens being the East half of the lot of ground purchased by said Thomas of Susan Sneed and by said Sonar of James C. Malone and by said Malone of Thos J. Stone and by said Stone 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 thereunto 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 for themselves their heirs executors & administrators do hereby 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 party of the first part And also against the lawful title claim or demand of all and every persons or persons whomsoever or claiming under the government of the United States In testimony whereof the said Lott Thomas and Sarah Thomas his wife have hereunto set their hands & seals the day and date above written.

Lott Thomas

Sarah Thomas

State of Alabama } This day personally appeared before me Limestone County } Thomas G. Tyus Clerk of the County Court

of Limestone County the above named Lett Thomas and Sarah Thomas his wife and severally acknowledged that they signed sealed and delivered the foregoing Deed to the said Milton V. Jorum for the purposes therein specified and on the day and year therein named and the said Sarah Thomas 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 April 1849.

Thomas G. Jynes Clerk

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 26th of April 1849 which is duly recorded in Deed Book No 8 pages 113 & 114

Test Thos G. Jynes Clerk

S. B. Wilkinson } I know all men by these presents that I Samuel
To Deed } B. Wilkinson of full age and of the County of
G. S. B. Wilkinson } Limestone and State of Alabama of the one part
and George S. B. Wilkinson of the same County and State of the
second part Witnesseth that whereas heretofore to wit on the
twenty sixth day of January in the year of our Lord one
thousand eight hundred and thirty seven one John B. Wilkin-
son deceased made and executed his last Will and Testament
which is duly of record in the County Court of Limestone
County State of Alabama and then duly proven and recorded on
the twenty third day of June eighteen hundred and thirty seven
And whereas further the said John B. Wilkinson deceased in
and by his said last will and testament bequeathed his property of
every description to the divided into two equal parts one
part to be equally divided among the Children of him the
said John B. Wilkinson three and three and the other half
he gave and bequeathed to his wife Alice Strother Wilkinson to
have and to hold as her own during her natural lifetime and
no longer and then to revert back to his Children and be equally
divided among them as the other half Now I the said Samuel
B. Wilkinson him and Child of full blood and about the
age of fifteen at the death of my father the said John B.
Wilkinson deceased for and in consideration of five hun-
dred dollars to me paid at and before the sealing and de-
livering of these presents I do bargain sell and convey
unto the said George S. B. Wilkinson his heirs executors
and administrators all the right title and interest both legal
and equitable of every description which I have or
may hereafter have in and to the property given and

bequeathed to the said Alice Strother Wilkinson in and by the
last will and testament of him said John B. Wilkinson decen-
sed therefore alluded to to him and to hold the above described inter-
est right or title to him the said George S. B. Wilkinson his heirs
and assigns forever and against him the said Samuel B. Wilkinson
his heirs executors administrators And the said Samuel B. Wilk-
inson for himself his heirs executors and administrators in re-
prieve warrant and defend the same against the claim of
every person or persons whomsoever In testimony whereof
I have hereunto set my hand and affixed my seal This twenty
first day of April eighteen hundred and forty nine
Test Sam B. Wilkinson

Luke Pagon

Josiah Hussey

The State of Alabama } This day personally appeared me
Limestone County ss } Thomas G. Jynes Clerk of the County Court
of said County Luke Pagon one of the subscribing witnesses to the
foregoing Deed and after being duly sworn depose and swear
that he said the above named Samuel B. Wilkinson sign seal and
deliver the said Deed to the said George S. B. Wilkinson for the pur-
poses therein set forth and on the day and year therein named
and that he subscribed his name as witness in the presence of Sam-
B. Wilkinson and also in the presence of Josiah Hussey the other
subscribing witness who subscribed his name in his presence and
in the presence of each other Given under my hand and seal this
20th day of April 1849

Thomas G. Jynes Clerk

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 1849 which is duly recorded in Deed Book No 8 pages 114 & 115

Test Thos G. Jynes Clerk

Jonathan J. Vapier } This Indenture made this 11th day of
To Deed } April in the year one thousand eight
Henry Yarbrough } hundred and forty nine between Jonathan
J. Vapier of the County of Limestone in the State of Alabama
of the one part and Henry Yarbrough of the other part
Witnesseth that the said Jonathan J. Vapier for and in
consideration of the sum of eighty 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 Henry Yarbrough all that certain
tract of land lying and being in the County of

Limestone state of Alabama and known as the East half of the South East quarter of Section twenty six in Township three in Range six containing eighty acres more or less To have and to hold the above described tract of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Henry Garbrough his heirs and assigns forever, And the said Jonathan J. Vasey 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 Henry Garbrough his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Jonathan J. Vasey and also against the lawful title claim or demand of all and every person or persons whomsoever In testimony whereof the said Jonathan J. Vasey hereunto subscribed his name and affixed his seal the day and year above written.

J. J. Vasey *(seal)*

State of Alabama Before me Thomas G. Tyus Clerk of the Limestone County Court of the County of Limestone and State of Alabama named Jonathan J. Vasey and acknowledged that he signed sealed and delivered the within deed to the above named Henry Garbrough for the purposes therein specified and on the day and year therein mentioned Given under my hand & seal this 28th day of April 1849

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 28th day of April 1849 which is duly recorded in Deed Book No 8 pages 115 & 116

List Thos. G. Tyus Clerk

A. A. Burleson

To { Deed

Know all men by these presents that I Aaron A. Burleson of the County of Morgan and State of Alabama as the agent of Richard Newman a coloured man have this day sold to Michael Lensebaugh of said County and State all the right title and interest vested in me as the agent of said Newman to the South East quarter of section nine in Township 5 of Range 4 west by a Deed executed to me in December 1847 by James Perham (Judge & attorney) in fact for Benjamin Divinell and Oren Jackson for the sum of one hundred dollars

to me in hand paid the receipt of which is hereby acknowledged said land to be held by said Lensebaugh as the agent of said Newman and it is agreed by said Michael Lensebaugh that whenever said Newman shall pay or cause to be paid to him the above sum of one hundred dollars with interest he that he will make to him or to any person he may direct such title as is or may be vested in him by this instrument Given under my hand and seal this 28th day of December A.D. 1848

Witness

R. N. Walden

J. G. Brown

Aaron A. Burleson *(seal)*

The State of Alabama Before me Levi Sugars a Justice of the Peace in and for said County personally appeared Aaron A. Burleson who acknowledged that he signed sealed and delivered the within deed to the within named Michael Lensebaugh on the day and date therein mentioned Given under my hand and seal on this 27 day of April 1849

Levi Sugars *(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 30th day of April 1849 which is duly recorded in Deed Book No 8 pages 116 & 117

List Thos. G. Tyus Clerk

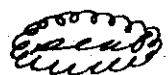
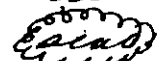
John Webb & wife

To { Deed

John Stennett

This Indenture made this 27 day of April 1849 between John Webb Mary J. Webb his wife of the County of Limestone and State of Alabama of the one and John Stennett of said County of other part Witness that the said John Webb & the Mary J. Webb his wife for and in consideration of the sum of Forty dollars to them in hand paid the receipt whereof is hereby acknowledged have on this day bargained sold aliened enfeoffed and conveyed and by these do bargain sell alien enfeoff and convey unto the said John Stennett all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama and known as the N W 1/4 of the N E 1/4 of section twenty one T 3 Range 3 West containing thirty nine 75/100 acres to have and to hold the above described tract of land with the appurtenances thereto belonging or in any wise appertaining unto the said John Stennett his heirs and assigns forever and the said John Webb and 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 John Stimmeth his heirs and assigns from and against themselves & all and every person claiming or holding under them the said John Webb and Mary S Webb 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 In testimony whereof the said John Webb and Mary S Webb his wife have hereunto set their hands and seals the day and year above written

John Webb 
Mary S Webb 

The State of Alabama This day John Webb and Mary S Limestone County Webb his wife personally appeared before me Alex Russell a Justice of the peace and sign seal and delivered the four join deed to me John Stimmeth Given under my hand and seal this 27 day of April 1849

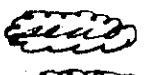
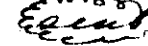
Alex Russell J. P.

Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 1st May 1849 which is duly recorded in Deed Book No 8 pages 117+118
Test Thos. S. Sykes Clerk

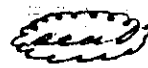
James M Cook & wife
To & Deed

This Indenture made this 27th day of March in the year one thousand eight hundred and forty nine between James M Cook and his wife Rebecca E Cook of the County of Limestone in the State of Alabama of the one part and Eliza E McKinney and Pamelia A M McKinney of the other part Witnesseth that the said James M Cook and his wife Rebecca E Cook 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 Eliza E and Pamelia A M McKinney all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama and known as the North half of the South West quarter of Section No one of Township No three and of Range No 5 West containing eighty Acres more or less with the appurtenances thereto belonging 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 Eliza E & Pamelia A M McKinney their heirs and assigns for ever And the said James

M Cook and his wife Rebecca 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 Eliza E & Pamelia A M McKinney their 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 Rebecca 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 Rebecca E Cook have hereunto subscribed their names and affixed their seals the day and year above written

James M Cook 
Rebecca E Cook 

The State of Alabama This day personally appeared before me Limestone County Thomas S Sykes Clerk of the County Court of said County James M Cook and acknowledged that he had signed sealed and delivered the within deed to the said Eliza E & Pamelia A M McKinney for the purposes therein set forth and on the day and year therein named and on the same day I exhibited said deed to the said Rebecca E Cook wife of said James M Cook who acknowledged that she had signed sealed and delivered the same freely voluntarily without any fear threats or compulsion of her said husband Given under my hand and seal this 1st day of May 1849

Thomas S 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 May 1849 which is duly recorded in Deed Book No 8 pages 118+119
Test Thos. S. Sykes Clerk

Benj Hancock
To & Deed Trust
John Aledge Trustee

This Indenture made this 10th day of April in the year of our Lord one thousand eight hundred and forty nine between Benjamin Hancock of the first part and John Aledge Trustee of the second part & Dawson Phelps & William C Hancock of the third part Whereas the said Benjamin Hancock is justly indebted to the said Dawson Phelps & William C Hancock in the sum of three hundred dollars to be paid on the first day of January 1850 as by a bond bearing date on the 22nd day of March 1849 more fully appears which debt the said Benjamin Hancock 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 Benjamin Hancock in hand paid by the said

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John F. Arledge Trustee at and before the sealing and delivery
of these presents The receipt whereof is hereby acknowledged
in the said Benjamin Hancock hath given granted bargain
sold aliened enfeoffed released and confirmed and by these
presents doth give grant bargain sell alien enfeoff release
and confirm to the said John F. Arledge trustee &c. his heirs
and assigns forever all that tract or parcel of land lying
and being in the County of Limestone and State of Alabama
Containing one hundred & twenty acres be the same more
or less and bounded as follows (To Wit) beginning North
joining Robert Watkins land running South west down
the branch & covering with John Arledge & A. Patterson
taking all the tract or parcel of land north west of said
branch which belonged to Clem Hancock late of said County
Deceased and known as the tract or parcel of land which the said
Clem Hancock Deceased willed to the said Benjamin Hancock
during his natural life. Also the house hold & kitchen
furniture belonging to the said Benjamin Hancock with
all and singular 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 Benjamin Hancock 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 or intended to be granted tract or parcel of
land and premises with its appurtenances together with
the other perishable property hereby conveyed unto the said
John F. Arledge trustee his heirs executors administrators
and assigns forever to the only proper use and behoof of the
said John F. Arledge trustee his heirs executors administra-
tors or assigns forever And the said Benjamin Hancock
for himself his heirs executors administrators doth hereby
covenant promise and agree to and with the said John F.
Arledge trustee his heirs executors administrators and assigns
forever in manner and form following that is to say that
the said Benjamin Hancock his heirs executors and admin-
istrators the aforesaid tract or parcel of land and premises
with their appurtenances together with the aforesaid perish-
able property hereby conveyed unto the said John F. Arledge
trustee his heirs executors administrators and assigns against
all persons whatever shall and will warrant and forever
defend by these presents upon trust nevertheless that
the said John F. Arledge trustee his heirs executors &
administrators shall permit the said Benjamin Hancock
to remain in quiet and peaceable possession of the per-
ishable property hereby conveyed and take the profits
thereof to his own use until default be made in the
payment of the said sum of three hundred dollars either

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in the whole or in part and then upon this further trust that
the said John F. Arledge trustee his executors administrators or assigns
shall and will as soon after the happening of such default of
payment as he may think proper order the said Dawson
Phelps & Wm C Hancock their executors administrators or assigns
to request to sell the said tract of land and premises with
the appurtenances together with the aforesaid property hereby
conveyed or such part of the hereby granted premises as the
trustee 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 named the time and place of sale at his own discretion
and given thirty days notice thereof in one of the news papers
printed in Athens Ala and also notified the same by advert-
isement set up at the Court house door of the County of
Limestone And out of the money arising from such sale
shall after satisfying the charges thereof and all other expen-
ces attending the premises pay to the said Dawson Phelps
Wm C Hancock their executors administrators or assigns
the said sum of three hundred dollars And the balance
if any shall pay to the said Benjamin Hancock his heirs
executors administrators or assigns But if the whole of
the said sum of three hundred dollars shall be fully paid
off and discharged to the said Dawson Phelps & William C
Hancock their executors administrators or assigns on or before
the first day of January in the year 1850 when the same
is payable so that no default of payment said sum of
three hundred 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 this Indenture have hereunto
set their hands and affixed their seals the day and year
first above written

sealed and delivered
in presence of
W. P. Long

Benjamin Hancock
John F. Arledge
Dawson Phelps
Wm C Hancock

The State of Alabama } Personally appeared before me William
Limestone County } W. P. Long an acting Justice of the peace
in and for said County Benjamin Hancock John F. Arledge
Dawson Phelps & William C Hancock and acknowledged that
they signed sealed & delivered the foregoing deed for the pur-
poses therein contained on the day and year therein written
Given under my hand and seal this the 10th day of
April 1849

William P. Long J. P.
Filed in the office of the Clerk of the County Court of
Limestone County State of Alabama for registration

on the 5th day of May 1849 which is duly recorded in
 Deed Book No 8 pages 119, 120, 121 & 122
 Just Thos. G. Hyus Clerk

Schuyler Harris Know all men by these presents that
 To of Deed Whereas an order from the officers Court
 John T. Pebles of Limestone County State of Alabama
 was issued to me Schuyler Harris administrator de
 bonis non of the Estate of William R. Adams dec^d to
 sell to the highest bidder one certain lot tract or parcel
 of land & premises belonging to said Estate and that the
 said Schuyler Harris adm^r dec^d did on the seventh day
 of January 1848 after duly advertising proceed to sell at
 public vendue the aforesaid land & premises and that John
 T. Pebles of the County & State aforesaid being the highest
 bidder at said sale Now I the said Schuyler Harris
 administrator de bonis non of the Estate of the said
 William R. Adams dec^d for & in consideration of the sum
 of one thousand seven hundred & seventy two Dollars to
 me in hand paid or secured to be paid do by these presents
 bargain sell & deliver unto the said John T. Pebles his
 heirs & assigns the said tract or parcel of land lying on
 the North side of the town of Moonsville in the County &
 State aforesaid & adjoining said town & known as the South
 half of the East half of the South East quarter of section
 say Township five Range three West of the Meridian of
 Huntsville containing forty acres more or less To have and
 to hold the aforesaid land & premises unto the said John
 T. Pebles his heirs & assigns and I the said Schuyler Harris
 adm^r as aforesaid do hereby warrant & defend all the rights
 title & interest in & to said land & premises that is vested
 in me as adm^r as aforesaid & no other In witness whereof
 I have hereunto set my hand & seal this the 10th day of
 February A D 1848

Signed sealed and delivered

In presence of

James W. Woodroof

John R. Harris

R. B. Pebles

The State of Alabama Personally appears before me Chas
 Limestone County 36 Gordon an acting Justice of
 the peace in & for Limestone County and State of Alabama
 Schuyler Harris administrator dec^d of William R. Adams
 Deed and acknowledged the signing the within Deed of
 conveyance for and in consideration of the purposes

Schuyler Harris Adm^r
 of William R. Adams Dec^d

therein named Given under my hand & seal this the 28th day
 of April 1849

Chas C. Gordon Justice Peace (Seal)
 for Limestone County Alabama

His in the office of the Clerk of the County Court of Limestone
 County State of Alabama for registration on the 7th day of May
 1849 which is duly recorded in Deed Book No 8 pages 122 & 123
 Just Thos G Hyus Clerk

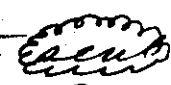
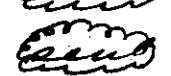
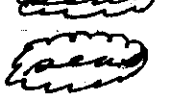
Charles Garrett

To of Deed Trust

Joseph J. Beatty This Indenture made and entered into this
 the 14th day of April in the year of our Lord
 1849 between Charles Garrett of the first part
 and James B Davis of the second part and Joseph J. Beatty of the
 third part Witnesseth that whereas the said Charles Garrett is
 fully indebted to the said Joseph J. Beatty in the sum of one
 hundred dollars on a note of hand executed on the 14th of April
 1849 and made payable on the 1st of January 1850 acknowledged
 of which he the said Charles Garrett is willing and desirous
 to secure the payment of to the said Joseph J. Beatty Now for
 and in consideration of the premises and for the further con-
 sideration of the sum of one dollar in hand paid by them
 said James B Davis at and before the signing sealing and
 delivering of this indenture the receipt of which is hereby
 acknowledged & he the said Charles Garrett hath and doth by
 these presents grant bargain sell alien enfeof and
 convey and doth now grant bargain sell alien enfeof
 and convey unto James B Davis his heirs executors ad-
 ministrators and assigns forever all those certain tracts or parcels
 of land lying and being situate in the County of Limestone
 and State of Alabama they being the North West quarter
 of section South East quarter Section 18 of Township No one
 Range No 8 West Containing forty acres and one hundredths
 of an acre together the South East quarter of the North
 East quarter of section 18 of Township No one of Range No 8
 West Containing forty acres and one hundredths of an acre
 And now the said Charles Garrett for himself his heirs
 executors administrators assigns doth and will forever
 defend unto the said James B Davis his heirs executors
 administrators and assigns The right and title of the
 said hereby conveyed land & premises as aforesaid from
 the lawful claim of any and every person whatever
 claiming or holding under him the said Charles
 Garrett or any other person whatever in and to the said
 Charles Garrett is to remain and keep quiet paid

I James B Davis Trustee of the within Deed of Trust do hereby acknowledge full payment & satisfaction
 of the debt therein secured, and I do hereby release and convey unto the said Charles Garrett & his heirs the
 property therein conveyed Given under my hand & seal this 23rd of April 1849. Jas B Davis. (Seal)

peaceable possession of said hereby conveyed premises until 1st day of January next and after default shall have been made in whole or in part of the payment of the said sum of one hundred dollars And then upon this further trust that said James B Davis shall as soon after the first day of January next as the said Joseph B Beatty & Charles Garrett require sell to the highest bidder all the hereby conveyed premises after giving at least 30 days notice by advertisement to be set up at at least three public places in Limestone County one of which shall be at the Court house door in Athens of time and place of sale of the hereby conveyed premises for cash and out of the money arising from said sale shall first satisfy and pay all the Charges attending the same and pay to the said Joseph B Beatty his executors administrators or assigns the said sum heretofore specified or such part as shall arise from the sale of said heretofore granted premises and the balance after paying said heretofore mentioned sum with interest that may lawfully accrue on the same and all Charges attending the conveying the execution of the Deed into effect he the said James B Davis shall to the said Charles Garrett his heirs executors administrators assigns But if the whole of the said sum of Money specified shall be fully paid off and discharged to the said Joseph B Beatty or his assigns on or before the 1st day of January 1850 and before the carrying into effect of this Deed so that no default be made of the payment of the aforesaid sum of one hundred dollars then this Indenture to be 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 before mentioned

Charles Garrett 
J B Davis 
Joseph B Beatty 

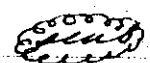
The State of Alabama ss
Limestone County ss Personally appeared before me William P Long an acting Justice of the peace in and for said County Charles Garrett James B Davis and Joseph B Beatty and severally acknowledged that they signed sealed and delivered the foregoing Deed for the purposes therein specified and the day and year therein written Given under my hand and seal this the 14th day of April 1849

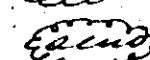
William P Long J P 

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 7th day of May 1849 which is duly recorded in Deed Book No 8 pages 123 124 & 125


Test This 6th day of April

Robert Forbes & wife } This Indenture made this 26th day of April
H. E. Leach } in the year of our Lord one thousand eight
Floode Mitchell } hundred and forty nine Between Robert
Forbes and Eliza his wife of the County of Limestone and State of Alabama of the first part and Floode Mitchell of the County and State of said of the second part Witnesseth the said Robert Forbes and Eliza his wife the parties of the first part for and in consideration of the sum of three Hundred Dollars to him in hand paid the Receipt of which is hereby acknowledged have they day bargained sold conveyed released and confirmed and by these presents do bargain sell convey release and confirm unto the said Floode Mitchell the said party of the second part the East end of the South East quarter of Section Eight Township one Range three West making Limestone Creek the western boundary line supposed to contain one hundred acres be the same more or less To have and to hold the above described tract or parcel of land with all and singular the appurtenances therunto belonging of what sort ever to him and his heirs forever and the said Robert Forbes and Eliza his wife the said parties of the first part for their selves their heirs their executors their administrators and assigns Covenant and bind themselves unto the said Floode Mitchell the said party of the second part his heirs executors administrators and assigns to warrant and forever defend the title to the above described tract or parcel of land against all person whatsoever In testimony whereof we have hereunto set our hands and affixed our seals

Robert Forbes 

Eliza Forbes 

The State of Alabama ss Personally appeared before me Abolism Limestone County ss Forbes an acting Justice of the peace in and for the said County Robert Forbes and Eliza his wife whose name is signed to the foregoing Deed of conveyance and acknowledged they signed sealed and delivered the same for the purposes therein contained and the said Eliza Being privately examined by me separately and apart from her said husband acknowledged she done it as a free and voluntary act without any fear or threat of her husband Given under my hand & seal this the 26th day of April 1849

Abolism 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 7th day of May 1849 which is duly recorded in Deed Book No 8 pages 125 & 126
Test Thomas & Tyus Clerk

Mary Allen
To & Lieid
Jonathan M Donald

This Indenture made this 27th day of July in the year one thousand eight hundred and forty six between Mary Allen of the County of Limestone in the State of Alabama of the one part and Jonathan M Donald of the other part Witnesseth that the said Mary Allen for and in consideration of the sum of fifteen hundred dollars to her in hand paid the receipt whereof is hereby acknowledged has this day given granted bargained sold aliened enfranchised released conveyed and confirmed and by these presents do give grant bargain sell alien enfranchise release convey and confirm unto the said Jonathan M Donald all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama known as the North East Quarter of Section three in Township four of Range four west containing one hundred and fifty eight and 60/100 acres (with the exception of one half acre square around the Grave Yard on said place and the privilege of passing at any time from the public high way to said Grave Yard either to visit the same or to inter the dead of any of her family or relatives) 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 Jonathan M Donald his heirs and assigns forever and the said Mary Allen 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 Jonathan M Donald his heirs and assigns from and against herself and all and every person or persons claiming or holding under her the said Mary Allen and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Mary Allen has hereunto subscribed her name and affixed her seal the day and date above written.

In the presence of
R J Allderman
B B Lathrop

Mary Allen

The State of Alabama
Limestone County ss
Court of said County

This day personally appeared before me Thomas & Tyus Clerk of the County Court of said County Mary Allen and acknowledged that

she signed sealed and delivered the within Deed to the said Jonathan M Donald for the purposes therein specified and on the day and year therein named Given under my hand and seal this 15th day of May 1849
Thomas & Tyus 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 May 1849 which is duly recorded in Deed Book No 8 pages 126 & 127
Test Thos & Tyus Clerk

William Danforth
To & Lieid
James W Crenshaw

This Indenture made this 2nd day of April in the year one thousand eight hundred and forty nine between Wm Danforth of the County of Limestone in the State of Alabama of the one part and Jas W Crenshaw of the other part Witnesseth that the said Wm Danforth for and in consideration of the sum of \$20 dollars to him in hand paid the receipt whereof is hereby acknowledged hath this day given granted bargained sold aliened enfranchised released conveyed and confirmed and by these presents do give grant bargain sell alien enfranchise release convey and confirm unto the said Jas W Crenshaw all that certain tract or parcel of land lying and being in the State & County aforesaid beginning at South East Corner of Section 9 Township 3 Range 4 west running east to Swan Creek thence with the meanderings of said Creek to the Section line between Sections 9 & 10 Town 3 Range 4 West thence South with the section line to the place of beginning containing three 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 Danforth his heirs and assigns forever and the said Wm Danforth 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 Jas W Crenshaw his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Wm Danforth and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Danforth hereunto subscribe his name and affix seal the day and year above written.

Wm Danforth

The State of Alabama
Limestone County ss
Court of said County

This day personally appeared before me Thomas & Tyus Clerk of the County Court of said County William Danforth and acknowledged that he signed sealed and delivered the within Deed to the said James W Crenshaw for the purposes therein specified and on the day and year therein named Given under my hand and seal this 15th day of May 1849
Thomas & Tyus 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 May 1849 which is duly recorded in Deed Book No 8 pages 127 & 128
 Test Thos E. Jones Clerk

Rufus L. Hughey & wife
 To E. Lee?
 Thomas Phillips
 This Indenture made this fifteen
 15th day of September eighteen hundred
 and forty eight Between Rufus L. Hughey
 and Elizabeth W. Hughey of the County of Limestone in the
 State of Alabama of the one part and Thomas Phillips of
 the other part Witnesseth that the said Rufus L. & Elizabeth
 W. Hughey for and in consideration of the sum of fifty
 one dollars to him paid the receipt whereof is hereby acknow-
 ledged hath this day bargained sold aliened and conveyed
 and by these presents do bargain sell and convey unto the
 said Thomas Phillips all of their undivided interest being
 the one sixth part in a certain tract or parcel of land
 belonging to the heirs of the estate of Woodson B. Sebley
 dec'd lying and being in the County of Limestone and State
 of Alabama knowning as the south West half of the South
 West quarter of fractional section two Township one and
 Range four West containing about eighty acres to have
 and to hold the above described interest or part in said
 land with the appertinences therunto belonging to said
 interest forever in testimony whereof the said Rufus L.
 & Elizabeth W. Hughey hath hereunto set their hands
 and seals this day and date above written signed sealed
 and delivered in the presence of

Rufus L. Hughey
 Elizabeth Hughey
 The State of Alabama
 Limestone County ss. Personally appeared before me
 Preston Morris an acting Justice of the peace in and for
 said County Rufus L. Hughey and Elizabeth W. Hughey his
 wife who acknowledged the signing sealing and delivering
 of the foregoing deed unto Thomas Phillips and Elizabeth W.
 Hughey his wife being by me privately examined separately
 and apart from her husband and acknowledged that she signed
 sealed and delivered the within deed without any fear
 threats or any compulsion of her said husband This 15th
 day of September 1848

Preston Morris
 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 21st day of May
 1849 which is duly recorded in Deed Book No 8 page 128
 Test Thos E. Jones Clerk

E. W. Hilliard & wife
 To E. Lee?
 Robt L. Clark
 This Indenture made this the 14th day of May 1849
 between Elliott W. Hilliard & Martha Ann Hilliard
 his wife of the first part and Robt L. Clark of the
 second part and John H. Davis of the third part all of the County of Limestone
 State of Alabama Whereas the said E. W. Hilliard is justly
 indebted to the said John H. Davis in the sum of one hundred & twenty five
 dollars as will appear by a promissory note bearing date the
 14th day of May 1849 and due on the 14th day of May next ensuing
 bearing interest from date which said debt the said E. W. Hilliard &
 Martha Ann his wife is willing and desirous to secure Then this
 Indenture witnesseth that for and in consideration of the premises
 and also for the further consideration of one dollar in hand paid
 and before the sealing and delivery of these presents the receipt
 whereof is hereby acknowledged by the said R. L. Clark to the said E.
 W. Hilliard & Martha Ann his wife the said E. W. Hilliard & Martha
 Ann his wife hath given granted bargained sold aliened and in full
 released and confirmed and by these presents doth give bargain
 sell assign off and confirm to the said R. L. Clark his heirs and assigns
 forever the following real and personal property to wit a certain
 lot of ground in the Town of Athens Limestone County & State
 of Alabama being a part of lot number 201 as laid down in
 the plan of said Town by John McHenry the south side of
 which adjoins the lots of B. W. McClain and Sarah Loftin and adjoining
 on the East side a portion of the lots of Sarah Bouchin
 containing about two and one fourth acres more or less also one
 Gray Horse one waggon one Mule team 1 Heifer Cow 1 Mahogany
 Bureau 1 poplar Bureau one Cabbard one Cherry Bedstead To have
 and to hold the said property both real and personal to him the said
 R. L. Clark his heirs Executors administrators and assigns forever and
 the said E. W. Hilliard & his wife doth covenant and agree with and to the
 said R. L. Clark that he the said E. W. Hilliard & his wife will and his
 Executors administrators and assigns shall warrant and forever
 defend said property real and personal from and against the claims
 of all persons whatsoever In testimony whereof that the said R. L.
 Clark his heirs Executors administrators and assigns shall permit
 the said E. W. Hilliard & his wife to remain in quiet and peaceable
 possession of the said real and personal property and take the profits
 thereof to his own use until default shall be made in the
 payment of the said sum of one hundred & twenty five dollars
 either in whole or in part and then upon this further trust that
 the said R. L. Clark shall and will as soon after the happening
 of such default of payment as he his heirs Executors adminis-
 trators or assigns may think proper sell the said real and personal
 property herein before described and may be either for Cash or on a
 Credit of three or six months if in the opinion of the said R. L.
 Clark such a credit will greatly enhance the value of said
 proper after having fixed the time and place at his own discretion

return and give thirty days notice thereof by advertisement at the door of the Court House of Limestone County and three other public places in said County and out of the money arising from such sale shall after satisfying the charges thereof and all other expenses attending the premises pay to the said John H. David his heirs or assigns the said sum of one hundred & twenty five dollars with the interest that may accrue thereon and the balance if any shall pay to the said E. W. Hilliard his heirs or assigns. But if the whole of the said sum of one hundred & twenty five dollars with the interest thereon shall be fully paid off and discharged to the said John H. David his heirs & assigns on or before the maturity of the said note so that no default be made of the payment aforesaid then this Indenture to be void or else to remain in full force effect. In testimony whereof the said parties to these presents have hereunto set their hands and seals this day and year above written.

Elliott W. Hilliard
Martha A. Hilliard
Robt L. Clark

The State of Alabama
Limestone County ss. This day personally appeared before me Thomas G. Tyus Clerk of the County Court of said County Elliott W. Hilliard and Martha A. Hilliard his wife and acknowledged that they severally had signed sealed and delivered the foregoing deed of trust to the said Robt L. Clark for the purposes therein specified and on the day and year therein named and also personally came said Robert L. Clark and acknowledged that he had accepted of said trust given under my hand and seal this 19th day of May 1849.

Thomas G. Tyus Clerk
Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 19th day of May 1849 which is duly recorded in Deed Book No 8 pages 128 & 129
Test Thos G. Tyus Clerk

James M. Vance
To { Elder }
James A. Smith
This Indenture made and entered into this the 27th day of January 1849 between James M. Vance of the first part of the County of Giles and State of Tennessee and James A. Smith of the County of Limestone and State of Alabama of the other part. Witnesseth that for and in consideration of the sum of sixty dollars to me in hand paid by the said James A. Smith the receipt whereof is hereby acknowledged I have this day bargained and sold aliened Enfeoff and conveyed and by these presents do grant bargain sell alien enfeoff and convey unto the said James A. Smith all that certain tract or parcel of land lying in

Limestone County State of Alabama and known as the South west quarter of of the South West quarter of Section 20 6 in Township No 1 Range No 3 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 herein granted premises unto the said James A. Smith his heirs executors administrators or assigns forever And the said James M. Vance will forever defend the title to the above described land unto the said James A. Smith 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

James M. Vance

The State of Alabama
Limestone County ss. This day personally appeared before me Thomas G. Tyus Clerk of the County Court of said County James M. Vance and acknowledged that he had signed sealed and delivered the within deed of conveyance to the said James A. Smith for the purposes therein specified and on the day and therein named given under my hand and seal this 22nd day of May 1849

Thomas G. Tyus 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 May 1849 which is duly recorded in Deed Book No 8 pages 130 & 131
Test Thos G. Tyus Clerk

Isa E. Hobbs & others
To { Elder }
John Traser
This Indenture made this month day of September in the year of our Lord one thousand eight hundred and forty eight between Isaac E. Hobbs and Rebecca his wife Thomas H. Hobbs Benjamin H. Hobbs and Ann Eliza his wife of the County of Limestone and State of Alabama of the first part and John Traser of the same County and State of the second part Witnesseth that the said parties of the first part for and in consideration of the sum of one hundred & fifty dollars to them in hand paid and the receipt of which is hereby acknowledged have this day granted bargained sold aliened enfeoffed and conveyed and by these presents do grant bargain sell alien enfeoff and convey unto the said Traser his heirs and assigns all that certain tract or parcel of land lying and being in the South East corner of the North East quarter of section 5 Township 3 Range 4 West and encompassed and included in the following metes and bounds to wit beginning at the North East corner of the lot of land conveyed by William M. Lade to the said John Traser at a certain

out stake and running North from thence right chains and ninety four links to a green oak stump thence due west twenty one chains and thirty three links to a chestnut stake thence south nineteen chains and five links to a chestnut stake on the South line of said quarter section thence west on said line seven chains and eighty eight links to an oak gate post at the south West corner of the above mentioned lot conveyed by the above mentioned M. L. L. to the said Fraser thence North ten chains and seven links thence east thirteen chains and forty five links to the beginning and containing twenty seven acres and six perches more or less. To have & to hold the said land to him the said Fraser his heirs and assigns forever and the said persons of the first part covenant and agree to and with the said Fraser of the second part his heirs and assigns that they the said persons of the first part well and their heirs executors and administrators shall warrant and forever defend the title of the said land unto the said Fraser of the second part his heirs and assigns from and against the claims of the Government of the United States and the State of Alabama and all persons holding from and under said Government or against the lawful claims of all and every person whatever. In testimony whereof we have hereunto set our hands and seals this ninth day of September and year aforesaid.

Ben E. Hobbs
Rebecca E. Hobbs
Thomas H. Hobbs
Ben W. Maclin
Ann E. Maclin

The State of Alabama
Limestone County
This day personally appeared before me Thomas S. Tyus Clerk of the County Court of the County aforesaid Ben E. Hobbs Rebecca E. Hobbs Thomas H. Hobbs Benjamin W. Maclin and Ann E. Maclin and severally acknowledged that they signed seals and delivered the foregoing deed of conveyance to the said John Fraser for the purposes therein set forth and on the day and year therein named. And the said Rebecca E. Hobbs and Ann E. Maclin who being examined by me separately and apart from their said husbands acknowledged that they signed seals and delivered the same without any fear threats or compulsion of their said husbands. Given under my hand and seal this 12th day of September 1848.

Thomas S. Tyus Clerk
Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for registration on the 29th day of May 1849 which is duly recorded in Deed Book No. 8 pages 131 & 132.

Test Thos. S. Tyus Clerk

Prissella Johnson
George A. Anderson
This Indenture made this 2nd day of June on the year one thousand eight hundred and forty four between Prissella Johnson of the County of Limestone in the State of Alabama of the one part and Geo. A. Anderson of the other part. Witnesseth that the said Prissella Johnson for and in consideration of the sum of two hundred dollars to her in hand paid the receipt whereof is hereby acknowledged by this day given granted bargained sold aliene conveyed released conveyed and confirmed; and by these presents so given granted bargained sold aliene conveyed released conveyed and confirmed unto the said Geo. A. Anderson all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama and known as the North East quarter of Section 34 Thirtieth in Township 34 North and Range 18 West containing one hundred and sixty acres more or less. To have and to hold the above described tract or parcel of land with the improvements and appurtenances thereunto belonging or in any wise appertaining unto the said Geo. A. Anderson his heirs and assigns forever; and the said Prissella Johnson 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 given premises unto the said Geo. A. Anderson his heirs and assigns from and against themselves and all and every person or persons claiming or holding under her the said Prissella Johnson and also against the lawful title claim or demand of all and every person or persons whatsoever. In testimony whereof the said Prissella Johnson has hereunto subscribed her name and affixed her seal the day and year above written.

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 Prissella Johnson and acknowledged that she signed seals and delivered the foregoing deed to Geo. A. Anderson on the day of its date for the purposes therein specified. Given under my hand and seal this 12th day of June A.D. 1849.

Filed in the office of the Clerk of the County Court of the County of Limestone State of Alabama for Registration on the 1st day of June A.D. 1849 which is duly done in Deed Book No. 8 page 133.

Test Thomas S. Tyus Clerk

William Cox
Henry Stanley
An Indenture made this first day of June in the year of our Lord Eighteen hundred and forty nine between William Cox of the County of Limestone and State of Alabama of the first Henry M. Stanley of the same County and State of the second part and Henry Stanley of the third part. Whereas the said party of the third part is justly indebted to the said party of the third part in the aggregate sum of seventy dollars and fifty cents by one promissory note due the first day of January next (1850) Eighteen hundred and fifty. Second whereas the said party of the first is justly indebted to John M. Varner in the aggregate sum of twenty nine dollars and ninety five cents by one promissory note due the first day of January (1850) Eighteen hundred and fifty and dated the twenty eighth day of May 1849 for which note the said party of the third part is security for the said party of the first part which will more fully appear by reference to said note the just and present payment out of which said sums of money the said party of the first part is willing and desirous to assign 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 conveys and confirms

these presents does grant, bargain, sell, alien, enfeoff, and convey; unto the said party of the second part his heirs and assigns. Two Bay horses, one bay horse, one bay mare, two Bay mares, one pair of And And, one looking glass, one Whymy folding leaf table, the Triffin, two pots and one oven and lead. To have and to hold the same to him 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 maintain 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. When said bond was made, 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 procuring and taking care of the same, until default be made in the payment of the said promissory notes, or any or either of them, or any part thereof, 2nd And then upon this further Trust, that the said party of the second part his heirs and assigns shall and will as often as whenever a default may happen in the payment of the said promissory notes or any or either of them, or any part thereof, and as soon after the happening of any such default of payment as he may be required, by the said party of the first part his heirs Executors Administrators or assigns, or to do, prove and sell in manner and form as hereinafter provided, the aforesaid property or so much thereof, as may be necessary for the purpose, and out of the proceeds of such sale, shall after paying all the expenses thereof, and all other expenses attending the making and executing of this Trust, fully pay off said notes, which default of payment has happened, with lawful interest. 3rd And also upon this further Trust, that the said party of the second part his heirs and assigns, shall and will from the date hereof, exercise a general supervision and control over all the aforesaid property, and will whenever he may think it necessary to preserve or improve the same, sell the same whole property, or exchange it for other property, of a like or any other species, and will the proceeds of such sale or such newly acquired property, or the increase of the property herein before enumerated subject to the same trust and conditions as the property before enumerated. 4th And also the said party of the second part his heirs and assigns, shall and will whenever it may be necessary, sell any of the aforesaid property to satisfy default of payment as aforesaid, sell only so much as will be necessary for that purpose and the remainder of said property leave as before, in the quiet and peaceable 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 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 credits as the parties of the first and second parts may sanction, after having given good and sufficient notice thereof. But if the said promissory notes shall be fully paid off and discharged, so that no default of payment of the said debt is made, then this Indenture shall be void, else remain in full force and effect. Said Trust is to expire on the first (1st) day of January Eighteen hundred and fifty (1850) For testimony whereof the parties to these presents, have hereunto set their hands and seals this the day and year first before written.

William W. [Signature]
Henry M. Stanley [Signature]
W. Stanley [Signature]

This State of Alabama, I this day personally appeared before me Thomas L. Squire, Clerk of Limestone County, of the County Court of said County, William W. and Henry Stanley

who acknowledged that they had signed, sealed, and delivered the within Bill of Trust to the said Henry M. Stanley, for the purposes therein specified and on the day and year therein named, and also on me Henry M. Stanley the Justice, named in said Bill, and acknowledged that he accepted and delivered the same under my hand and seal this 1st day of June 1849.

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 1st day of June 1849 which is duly done in Book No. 8 pages 133. & 134.

Test Thomas L. Squire, Clerk.

John French wife Sarah French made this twenty fifth day of May in the year one thousand eight hundred and forty three, between John French and his wife Eliza French of the County of Limestone in the State of Alabama of the one part and Sarah Rice of the other part. Witnesseth that the said John French and his wife for and in consideration of the sum of three hundred dollars to them in hand paid the receipt whereof is hereby acknowledged, both this day given granted, bargain, sold, alien, enfeoffed, released conveyed and confirmed and by these presents do give grant bargain, sell, alien, enfeoff, release convey and confirm unto the said Sarah Rice, all that certain tract of land lying and being in the County of Limestone and State of Alabama and known as the South West 1/4 of Section twenty nine Township two and Range three west also the south half of the west half of the south East quarter of Section twenty nine, Township two, Range three west in all two hundred acres more or less. To have and to hold the above described tract or parcel of Land, with the tenements, and appurtenances therunto belonging or in any wise appertaining unto the said Sarah Rice her heirs and assigns forever, and the said John French and his wife Eliza French, for themselves their heirs Executors Administrators as body and in consideration of the sum of three hundred dollars and in consideration of the promises, covenants and will forever defend the title to the above described and hereby granted premises unto the said Sarah Rice her heirs and assigns, from and against themselves, and all and every person or persons, claiming or holding under them the said John French and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by from or under the Government of the United States. In testimony whereof the said John French and Eliza French his wife hereunto subscribe their names and affix their seals this day and year above written.

Signed sealed and delivered

in the presence of

A. D. B. [Signature]

State of Alabama, I this day personally appeared before me John M. Patterson, an acting Justice of Limestone County, the Peace in and for said County, John French and Eliza French his wife, and acknowledged their signing, sealing and delivering of the within Bill unto Sarah Rice, her legal heirs and representatives, and the said Eliza French being by me, separately and apart from her said husband examined, acknowledged that she signed, sealed, and delivered the within Bill, freely voluntarily, without any fear or threat of her said husband. Witnessed my hand and seal this 25th of May 1848.

John M. Patterson, 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 June 1849, which is duly done in Book No. 8 pages 135.

Test Thomas L. Squire, Clerk.

appertinances thereto belonging, or in any wise appertaining unto the said John Bough his heirs and assigns forever, and the said Charles Cunningham and Sarah Cunningham for themselves and their heirs, Executors and Admins, doth warrant and will forever defend the title to the above described and hereby granted premises unto the said John Bough his heirs and assigns forever and against themselves and all and every person claiming or holding under them the said Charles Cunningham and Sarah Cunningham 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 Charles Cunningham and Sarah Cunningham his wife hath hereunto set their hands and seals this 18th day of June 1847.

Charles Cunningham
Sarah Cunningham

State of Alabama } Personally appeared before me John Peterson, an acting Justice of the Peace for said County Charles Cunningham and Sarah Cunningham his wife, who acknowledge that - severally and jointly signed sealed delivered the foregoing Deed on the day and year therein mentioned to the aforesaid John Bough and the said Sarah Cunningham being by me privately examined apart from her husband and acknowledge that she signed sealed and delivered the said Deed freely without any force threat or compulsion of her said husband Given under my hand and seal this 18th day of June 1847.

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 18th day of June 1847 which is duly done in Deed Book No 8 Page 137 & 138

Test Thomas G. Sykes Clerk

James M. Greenham } This Indenture made this 22nd day of April in the year one thousand eight hundred and forty-eight between James M. Greenham of the County of Limestone in the State of Alabama of the one part and William B. Greenham and Margaret P. Greenham his wife of the other part (Witnesseth) that the said James M. Greenham for and in consideration of the sum of \$30 dollars to him paid, the receipt whereof is hereby acknowledged, hath this day given granted bargained sold, aliened, conveyed, released, confirmed and confirmed, and by these presents do give grant bargain sell alien convey release confirm and confirm unto the said William B. Greenham and Margaret P. Greenham his wife all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama, and known and designated by the M. & G. of S. & M. West, also the share of gr. S. & M. West containing two hundred forty square acres, for the same more or less. To have and to hold the above described land with appertinences hereunto before giving in any wise appertaining unto the said William B. and Margaret P. Greenham, their heirs and assigns forever, and the said John P. and Jane Greenham for themselves their Executors and Administrators do warrant and will forever defend the title to the above described and hereby granted premises unto the said William B. and Margaret P. Greenham, their heirs and assigns forever, and against the said John P. and Jane Greenham, and all and every person claiming or holding under them.

John P. Greenham Seal
Jane Greenham Seal

State of Alabama } Personally appeared before Thomas Stewart an acting Justice of the Peace for said County James M. Greenham, his wife Jane Greenham who acknowledge that they signed sealed and delivered the foregoing Deed on the day and year therein mentioned to the aforesaid William B. Greenham and Margaret P. Greenham Given under my hand and seal this 19 day of March 1847.

Thomas Stewart J.P. Seal
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 8 Page 157

Test Thomas G. Sykes Clerk

State of Alabama } This day personally appeared before me Thomas G. Sykes Clerk of the Limestone County Court of said County James M. Greenham, and acknowledge that he had signed sealed and delivered the within Deed of conveyance to the said William B. Greenham for the purposes therein set forth, and on the day and year therein named, Given under my hand and seal this 18th day of June 1847.

Thomas G. Sykes Clerk 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 June 1847 which is duly done in Deed Book No 8 Page 137 & 138

Test Thomas G. Sykes Clerk

John P. Greenham wife } This Indenture made this 9th of February 1847 between John P. Greenham and Jane Greenham his wife, of the County of Limestone in the State of Alabama of the one part and William B. Greenham and Margaret P. Greenham his wife of the other part (Witnesseth) that the said John and Jane Greenham 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, released and confirmed, and by these presents do sell, alien, convey and convey unto the said William B. Greenham and Margaret P. Greenham his wife, all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama, and known and designated by the M. & G. of S. & M. West, also the share of gr. S. & M. West containing two hundred forty square acres, for the same more or less. To have and to hold the above described land with appertinences hereunto before giving in any wise appertaining unto the said William B. and Margaret P. Greenham, their heirs and assigns forever, and the said John P. and Jane Greenham for themselves their Executors and Administrators do warrant and will forever defend the title to the above described and hereby granted premises unto the said William B. and Margaret P. Greenham, their heirs and assigns forever, and against the said John P. and Jane Greenham, and all and every person claiming or holding under them.

John P. Greenham Seal
Jane Greenham Seal

State of Alabama } Personally appeared before Thomas Stewart an acting Justice of the Peace for said County John P. Greenham, his wife Jane Greenham who acknowledge that they signed sealed and delivered the foregoing Deed on the day and year therein mentioned to the aforesaid William B. Greenham and Margaret P. Greenham Given under my hand and seal this 19 day of March 1847.

Thomas Stewart J.P. Seal
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 8 Page 157

Test Thomas G. Sykes Clerk

William B. Greenham } These all men by these presents that William B. Greenham his wife, of the County of Limestone, for and in consideration of the sum of three hundred and twenty five dollars to them in hand paid, have granted, bargained, sold, aliened, conveyed, released and confirmed, and by these presents do sell, alien, convey and convey unto William B. Hall all that certain tract or parcel of land, situated in the said County of Limestone and designated as follows. The M. & G. of S. & M. West, also the share of the gr. S. & M. West, with all the appertinances, and all the

right, title, interest, claim and demand, of us or either of us, in the premises, to have and to hold the same with the appurtenances unto the said Mrs. Holt her wife and her heirs in fee simple forever. And I the said Mrs. Greenham and M. B. Greenham, his sister, for myself and heirs covenant and agree to, and with said Mrs. Holt and her heirs and assigns that I am now the owner of said premises, and am seized of a good and indefeasible Estate of inheritance therein, and that I have full right and power to sell and convey the same, in fee simple absolute, that the said premises are free and clear of all incumbrances, that the said Mrs. Holt her heirs and assigns, may from hereafter, have, hold, possess and enjoy the same without any suit, molestation, or interruption by any person whatever, lawfully claiming any right therein, and that I the said Mrs. Greenham and all persons hereafter claiming under me meet at any - hereafter, at the request and expense of the said Mrs. Holt her or assigns make all such further assurances for the more effectual conveying of the premises with the appurtenances as may be reasonably required, by her or them, and that I the said Mrs. Greenham and her sister M. B. Greenham, will warrant and defend the said premises with the appurtenances, unto the said Mrs. Holt and her heirs and assigns forever. In testimony whereof we have set our hands and seals this 25th day of June 1848.

Mrs. M. Greenham, Seal

Margaret P. Greenham, Seal

State of Alabama. Personally appeared before me Daniel C. Benham, an acting Justice of the Peace in and for the County of Limestone, State of Alabama, Robert M. Bencher and Susan C. Bencher his wife, who acknowledged the signing of the foregoing deed as fully as given under my hand and seal this 23rd day of June 1848.

Daniel C. Benham, Seal

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 1848 which is duly done in Book No. 8 Page 187 & 188
Just. Thomas S. Sigurd, Clerk

Robert M. Bencher wife. This Indenture, made and entered into this 27th day of November 1847 between Robert M. Bencher and Susan C. Bencher his wife, of the County of Limestone, State of Alabama, and Isaac Huggins of the other part, all of the County of Limestone and State of Alabama, Witnesseth, that the said Robert M. Bencher and Sarah C. his wife, for and in consideration of the sum of Four hundred dollars, to them in hand paid the receipt whereof is hereby acknowledged, and also this day bargained, sold, aliened, conveyed, and confirmed, and by this presents do bargain, sell, alien, convey and confirm, unto the said Isaac Huggins, all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama, being the East-half of the South West quarter of Section Sixteen, of Township No. 1 of Range No. 4 West, containing Eighty seven acres or less. We have and to hold the above described tract or parcel of land, with the appurtenances thereto belonging or in any appertaining thereto, unto the said Isaac Huggins his heirs and assigns forever, and the said Robert M. Bencher, and Susan C. his wife, for themselves their heirs Executors and Administrators, doth warrant and defend the title to the above described and hereby granted premises, unto the said Isaac Huggins his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Robert M. Bencher and Susan C. his wife, and also against the lawful title claim, 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 Robert M. Bencher and Susan C. Bencher his wife, both have set their hands and seals, the day and date above written.

Robert M. Bencher, Seal

Susan C. Bencher, Seal

State of Alabama. Personally appeared before me Preston Morris, an acting Justice of the Peace in and for the County of Limestone, State of Alabama, Robert M. Bencher and Susan C. Bencher his wife, who acknowledged that they severally signed sealed and delivered the within Deed to the aforesaid Isaac Huggins, and the said Susan C. Bencher his wife being examined apart by me forisher 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 27th day of November 1848.

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 30th day of June 1849 which is duly done in Book No. 8 Page 187 & 188
Just. Thomas S. Sigurd, Clerk

William R. Tate wife. Whereas William R. Tate, is justly indebted to Richard Holding in the sum of Five thousand dollars by four several Bonds of one date herewith, executed by the said William R. Tate, for the payment to said Richard Holding or order each of the said Bonds for the sum of One thousand dollars, with interest from date, and the first payable twelve months after date, the second payable two years after date, the third payable three years after date, and the fourth payable four years after date, and whereas the said Tate is willing and desirous to pay the same, Now therefore this Indenture, made and entered into this 27th day of November 1847, between the said William R. Tate and his wife Lucy Ann of Limestone County, Alabama, of the first part; Benjamin P. Moore and William H. Moore, of the second part; Benjamin P. Moore and William H. Moore, of the third part; and the said William R. Tate and wife, for and in consideration of the sum of five dollars to them in hand paid by the said William R. Tate, the receipt whereof is hereby acknowledged, have this day bargained, sold, aliened, conveyed, and confirmed, and by this presents do bargain, sell, alien, convey and confirm, unto the said party of the second part, all those certain tracts, pieces or parcels of land lying and being in the County of Limestone, and State of Alabama, and to have and to hold the same unto the said party of the second part, their heirs and assigns forever, and the said William R. Tate and wife, for themselves their heirs Executors and Administrators, doth warrant and defend the title to the above described and hereby granted premises, unto the said party of the second part, from and against themselves and all and every person or persons claiming or holding under them the said William R. Tate and wife, and also against the lawful title claim, demands, of all and every person or persons whomsoever, claiming or holding by from or under the Government

of the United States, In testimony whereof the said William R. Tate and his wife Lucy Ann, both have set their hands and seals, the day and date above written.

William R. Tate, Seal

Lucy Ann Tate, Seal

Benjamin P. Moore, Seal

William H. Moore, Seal

right, title, interest, claim and demand, of us or either of us, in the premises, to have and to hold the same with the appurtenances unto the said Mrs. B. Holt, his wife and his heirs in fee simple forever. And I the said Mrs. B. Greenham and M. B. Greenham, his sister, for myself or herself covenant and agree to and with said Mrs. B. Holt and his heirs and assigns that I am now the owner of said premises, and am seized of a good and indefeasible estate of inheritance therein, and that I have full right and power to sell and convey the same in fee simple absolute, that the said premises are free and clear of all incumbrances, that the said Mrs. B. Holt, his heirs and assigns, may from hereafter, have, hold, possess and enjoy the same without any suit, molestation, or interruption by any persons whatever, lawfully claiming any right therein, and that I the said Mrs. B. Greenham and all persons hereafter claiming under me meet at any - hereafter, at the request and expense of the said Mrs. B. Holt, his or assigns make all such further assurances for the more effectual conveying of the premises, with the appurtenances as may be reasonably required by him or them, and that I the said Mrs. B. Greenham and his sister M. B. Greenham, will warrant and defend the said premises with the appurtenances, unto the said Mrs. B. Holt and his heirs and assigns forever. In testimony whereof we have set our hands and seals this 28th day of June 1849.

Mrs. B. Greenham. Seal

Margaret P. Greenham. Seal

State of Alabama. Personally appeared before me Daniel O. Boncham, an acting Justice of the Peace in and for the County of Limestone, as aforesaid William B. Greenham and Margaret P. Greenham, his sister, who acknowledge the signing of the foregoing deed as freely as their own free hands and seals, and

Filed in the Office of the Clerk of the County Court of Limestone on the 30th day of June 1849 which is duly done.

Test

Robert M. Boncham wife. This Indenture, made and entered into between Robert M. Boncham and Susan C. Boncham his wife, and Isaac H. Hughey of the other part - all of the County of Limestone, State of Alabama, Witnesseth, that the said Robert M. Boncham in consideration of the sum of Four hundred dollars of lawful money to him in hand paid by the said Isaac H. Hughey, and by their presents do bargain, sell, alien, convey, confirm and warrant unto the said Isaac H. Hughey, all that certain tract or parcel of land in Limestone and State of Alabama, being the East Quarter of Section 21 of Township 34 N. of Range 4 E. of the 6th Meridian, containing Eighty nine Acres and twenty four hundredths of an acre more or less, the North West Quarter of Section twenty six and the West half of the North West Quarter of Section twenty five, Township 34 N. and Range 4 E. aforesaid, containing Eighty nine Acres and twenty four hundredths of an acre more or less, the North West Quarter of Section twenty six and the West half of the North West Quarter of Section twenty five, Township 34 N. and Range 4 E. aforesaid, and the said Robert M. Boncham for himself, his heirs and assigns forever and the said Susan C. Boncham wife, and also against the lawful title claim or demand of any person or persons claiming or holding by grant or under the Government

of the United States, do hereby certify that the said Robert M. Boncham and Susan C. Boncham his wife, both hereunto set their hands and seals, the day and date above written,

Robert M. Boncham. Seal

Susan C. Boncham. Seal

Sherrill of Alabama. Personally appeared before me Austin Morris, an acting Justice of the Peace in and for the County of Limestone, State of Alabama, Robert M. Boncham and Susan C. Boncham his wife, who acknowledge that they jointly signed sealed and delivered the within deed to the aforesaid Isaac H. Hughey, and the said Susan C. Boncham his wife, being examined apart by me from her said husband, acknowledge 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 27th day of December 1848.

Austin 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 28th day of June 1849 which is duly done in Book N. 4 Page 140 & 141

Test Thomas C. Sykes J. C. C.

William B. State wife. Whereas William B. State, is justly indebted to Richard Holding in the sum of Five thousand dollars by four several Bonds of our date herewith, executed by Benjamin H. Moore, the said William B. State, for the payment to said Richard Holding or order each for the sum of One thousand dollars, with interest from date, and the first payable twelve months after date, the second payable two years after date, the third payable three years after date, and the fourth payable four years after date, and whereas the said State is willing and desirous of securing the payment of the same, Now therefore this Indenture, made and entered into, by and between, the said William B. State, and his wife Lucy Ann of Limestone County, in the State of Alabama, of the first part, Benjamin H. Moore and William H. Moore, of the town of Huntsville in the County of Madison, in said State, of the second part, and the said Richard Holding of said County, of Madison and State aforesaid, of the third part, Witnesseth, that the said William B. State, and wife, for and in consideration of the premises and of the further consideration of the sum of five dollars to them in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have this day given granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by their presents do give grant, bargain, sell, alien, convey, release, convey and confirm unto the said party of the second part, their heirs and assigns forever all those certain tracts, pieces or parcels of land lying and being in the County of Limestone, and State aforesaid, and known and described as the East half of the South East Quarter of Section twenty three, Township 34 N. Range 4 E. and the West half of the South East Quarter of the Section, Township 34 N. Range 4 E. aforesaid, the East half of the North East Quarter of Section twenty six Township 34 N. Range 4 E. aforesaid, the West half of the North West Quarter of Section twenty five, Township 34 N. and Range 4 E. aforesaid, containing Eighty nine Acres and twenty four hundredths of an acre more or less, the North West Quarter of Section twenty six and the West half of the North West Quarter of Section twenty five, in the Township and Range aforesaid, and the said State for and in consideration of the premises aforesaid, has also this day bargained sold and delivered and by their presents doth bargain sell and deliver, to the said party of the second part the following negro slaves, to wit, a man aged about fifty years and his wife Lucy aged about fifty years, both of dark complexion aged about eighteen years, Malissa a girl about sixteen years old, Mary Ann a woman about eighteen years old, and

William H. Moore. This Indenture, made and entered into between William B. State, and his wife Lucy Ann of Limestone County, in the State of Alabama, of the first part, Benjamin H. Moore and William H. Moore, of the town of Huntsville in the County of Madison, in said State, of the second part, and the said Richard Holding of said County, of Madison and State aforesaid, of the third part, Witnesseth, that the said William B. State, and wife, for and in consideration of the premises and of the further consideration of the sum of five dollars to them in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have this day given granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by their presents do give grant, bargain, sell, alien, convey, release, convey and confirm unto the said party of the second part, their heirs and assigns forever all those certain tracts, pieces or parcels of land lying and being in the County of Limestone, and State aforesaid, and known and described as the East half of the South East Quarter of Section twenty three, Township 34 N. Range 4 E. and the West half of the South East Quarter of the Section, Township 34 N. Range 4 E. aforesaid, the East half of the North East Quarter of Section twenty six Township 34 N. Range 4 E. aforesaid, the West half of the North West Quarter of Section twenty five, Township 34 N. and Range 4 E. aforesaid, containing Eighty nine Acres and twenty four hundredths of an acre more or less, the North West Quarter of Section twenty six and the West half of the North West Quarter of Section twenty five, in the Township and Range aforesaid, and the said State for and in consideration of the premises aforesaid, has also this day bargained sold and delivered and by their presents doth bargain sell and deliver, to the said party of the second part the following negro slaves, to wit, a man aged about fifty years and his wife Lucy aged about fifty years, both of dark complexion aged about eighteen years, Malissa a girl about sixteen years old, Mary Ann a woman about eighteen years old, and

infant child Susan about one year old; then a woman twenty five years old of yellow complexion, and two children, young about four years old, and Ellen about two years old; Eliza a woman about twenty three years old, and her two children Rhoda about four years old and Sarah about two years old; Maria a woman about twenty five years old, and her two children James about eight years old and Lawrence about two years old. Subj a woman about fifty years old, George a boy about fifteen years old, and John a boy twelve years old. To have and to hold the above described tract, piece, or parcels of land thereby granted, with the tenements, appurtenances and her appurtenances, thenceforth belonging or in anywise appurtenant unto the said party of the second part, their heirs and assigns forever, And the said William R. Tate, and wife, for themselves their heirs Executors, and Administrators, do manant and will forever defend the title to the above described and thereby granted premises, And the said Tate doth also manant and will forever defend the title to the aforesaid slaves unto the said party of the second part, their heirs and assigns, from and against themselves, the said party of the first part, and all and every person or persons whomsoever, Now Trust nevertheless, and this conveyance is upon this express condition, that if the said Tate shall well and truly pay, and satisfy the bonds aforesaid as they respectively become due and payable, that then this Indenture shall be null and void, but if said bonds be not fully paid and satisfied as they respectively become due and payable, then the said party of the second part or either of said party may (and it shall be their duty to do so, at the request of the said party of the third part his heirs and representatives) advertise the property aforesaid, or a sufficient portion thereof, to pay the bonds aforesaid that may then be due, or the portion that may then be due, in a newspaper printed and published in the town of Athens, in said County of Limestone, for the space of twenty days for sale to the highest bidder for cash at the Court house in said town of Athens, and out of the proceeds arising from said sale, first pay and satisfy the costs incident thereto, and then the bonds aforesaid, or such part or parts thereof, as may remain due and unpaid at the time of the sale aforesaid; and it is also understood and agreed, that a sale or sales aforesaid, shall take place as often as necessary, and that the balance after satisfying the bonds aforesaid together with the interests and costs if any, shall be paid to said Tate. The testimony whereof the parties hereto subscribe their names and affix their seals, the said sixteenth day of June, Eighteen hundred and forty nine.

Signs, Seals, and deliv'd
in presence of

Wm R. Tate, (Seal)
Lucy A. Tate, (Seal)
R. S. Moore, (Seal)
H. H. Moore, (Seal)
Richd. H. Holding, (Seal)

Shr State of Alabama. Before me John M. Atty, Clerk of the County Court of said Madison County, this day personally appeared the above named William R. Tate, and acknowledged that he signs seals and delivers the foregoing Deed to Benjamin Moore and William H. Moore, on the day and year therein mentioned. And on the same day Exhibited said Deed to Lucy Ann Tate, wife of said William R. Tate, who being examined by me, privately separate and apart from her said husband, acknowledged that she had signed, sealed and delivered said Deed to Benjamin S. Moore and William H. Moore, on the day and year therein mentioned, freely, voluntarily, and without any fear threats or compulsion of her said. Also on the same day personally appeared the above named Benjamin S. Moore, William H. Moore, and Richard Holding, and acknowledged each that they had signed and sealed said Deed on the day and year therein mentioned, knowing and intending that at Office in Huntsville the sixteenth day of June

Eighteen hundred and forty nine,
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 1849 which is duly done in Book No 8 page 1413, and
Test Thomas L. Sykes, Clk.

Salmon Hittie, of the County of Limestone and State of Alabama, do hereby certify, that the within and foregoing Indenture, made this twenty fifth day of June in the year of our Lord English 1849, between said Salmon Hittie of the County of Limestone and State of Alabama, of the first part; Henry M. Stanley of the same County and State, of the second part; and Henry Stanley of the third part. Whereas the said party of the first part, is justly indebted to George A. Houston, in the aggregate sum of forty five dollars, evidenced by one promissory note and the 1st day of January (next 1850) with Interest from date and dated the twenty fifth day of June 1848. And the said party of the first part is also indebted to Benjamin S. Allen, in the aggregate sum of one hundred and four dollars, evidenced by three promissory notes, each due six months after date, one note for thirty six dollars, one for thirty five dollars, and one for thirty three dollars, dated the twenty fifth day of June 1848 to which said notes the said party of the third part is security for the said party of the first part, which will more fully appear by reference to said notes, as described above, the trust and prompt payment of which said sums of money, the said party of the first part is willing and desirous to loan to the said party of the third part, as his security. Now this Indenture witnesses 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, conveys, and by these presents does grant bargain, sell, alien, release and convey unto the said party of the second part his heirs and assigns, one third part of the tract of land belonging to the Estate of James Hittie dec'd on which said land the said party of the first part now resides, in Limestone County, Alabama, Also Forty acres of land lying in Madison County, State of Alabama, and described as follows: Beginning seven and four poles and three of a pole, from the North East corner of the North West quarter of Section 34 33, in Township 30 S. of Range 14 E. two miles thence South fifty four poles to a stake, thence East twenty poles to a stake, thence South with Hugh Barnetts line &c, which will more fully appear by reference to the Deed for said land. Also one Bay horse, 3 years old, one Chestnut Saddle Horse 2 years old, one Brown Saddle Horse five years old, one dog named Mill and one and a half year old one and a half year old horse five years old, one Saddle and bridle, To have and to hold the same within 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 the said party of the first part, will and his heirs, Executors, and Administrators shall manant 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 whomsoever, Upon Trust nevertheless, and upon 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 demands in the payment of the said promissory notes, or any or either of them or any part thereof, 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 hereinafter a default may happen in the payment of the said promissory notes, or any or either of them or any part thereof, and as soon after the happening of any such default of payment as he may be requested by the said party of the first part, his heirs, Executors, Administrators or assigns, to do in and to proceed in all in manner and form, as hereinafter specified, the aforesaid property, or so much thereof as may be necessary for the purpose, and out of the proceeds of such sale, after paying all the expenses thereof, and all other expenses attending the making and executing of this Trust, fully pay off said notes, which default of payment has happened with interest. And also upon this further Trust, that the said party of the second part, his heirs and assigns, shall and will from the date hereof, exercise a general superintendence and control, over all the aforesaid property, and will whenever he may think it necessary to purchase or improve the same, sell the same, or exchange it for other property of a like or another species, and divide the proceeds of such sale, or such newly acquired property, or the increase of the property herein before enumerated, also subject to the same Trust, and conditions as the property before enumerated, &c. 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 default of payment as aforesaid, sell only so much as will be necessary for that purpose, and the remainder of said property, leave as before, in the quiet and peaceable possession, of the said party of the first part, for the purposes herein before specified, &c. And also 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 in 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 given good and sufficient notice thereof; but if the said promissory notes shall be fully paid off and discharged, so that no default of payment of the said debt is made, then this Indenture shall be void, else remain in full force and effect; Said Trust is to expire, whenever said notes above described become due and payable. In testimony whereof the Parties to these presents, have hereunto set their hands and seals this day and year first above written, See fourth page for signatures.

Calvin Witty Seal
Henry M. Stanley Seal
Henry Stanley Seal

State of Alabama. Before me Thomas A. Sykes, Clerk of the County Court of said County Limestone County, this day personally appears the above named Calvin Witty, and Henry Stanley, and severally acknowledged that they signed, sealed and delivered this foregoing Bill of Trust, to the said Henry M. Stanley, for the purposes therein specified and on the day and year therein mentioned. And also appears the said Henry M. Stanley, and acknowledged that he had accepted of said Trust. Given under my hand and Seal this 25th day of June 1847. Thomas A. Sykes 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 said Book No 8 page 145 & 146. Test Thomas A. Sykes, Clerk.

John A. Litzig Seal. An Indenture made this 5th day of March 1848, between John A. Litzig of the County of Limestone and State of Alabama, of the first part; Egbt. J. Jones of the County of Limestone and State of Alabama, of the second part; and Abtham Wright of the County of Limestone and State of Alabama, of the third part.

Mitigate, that whereas the said party of the first part is greatly indebted to the said party of the third part in their notes due the first day of January 1850 Eighteen hundred and fifty. One dated Jan'y 5th 1845 for forty six dollars, One dated February 26th 1845 for forty eight dollars, and one dated March 17th 1847 for forty two dollars, the prompt and faithful payment of which he is willing and desirous to secure. Now this Indenture, Mitigate that for and in consideration of the premises, and for the further consideration of five dollars in hand paid by the said Jones to the said Litzig, the receipt whereof is hereby acknowledged; he, the said Litzig, bargains, sells, and transfers to the said Jones, a certain negro slave, named Henry, now hired to David Noyes for this present year of 1847. To have and to hold the said slave, subject to the said time of hiring, unto him the said Jones and his heirs and assigns forever, and the said Litzig manumits the title, of the said slave to the said Jones, subject to the time of hiring aforesaid, against himself and all and every person or persons whatever. Upon Trust nevertheless, that the said Jones, so soon as the said time of hiring of the said slave is expired, and the said notes are become due, shall take possession of him and sell him at public auction for cash, on such notice as he may think best, and out of the proceeds, shall pay all of said indebtedness remaining due and unpaid, after having first paid all proper cost and charges for making, recording, and executing this Trust, but if the said indebtedness is all paid off before the maturity of the said notes, with all the said costs, charges and expenses, so that there is no default in the payment thereof, then 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 day and year first above written.

John A. Litzig Seal
Egbt. J. Jones Seal
Abtham Wright Seal

State of Alabama. Before me Thomas A. Sykes, Clerk of the County Court of the County Limestone County, aforesaid, this day personally appears the above named John A. Litzig and Abtham Wright, and severally acknowledged that they had signed, sealed and delivered the foregoing Bill of Trust to the said Egbt. J. Jones, for the purposes therein specified and on the day and year therein mentioned. And also appears the said Egbt. J. Jones, and acknowledged that he had accepted of said Trust. Given under my hand and Seal this 5th day of March 1848. Thomas A. Sykes Seal

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama, for Registration on the 5th day of March 1848, which is duly done in said Book No 8 page 144 & 145. Test Thomas A. Sykes, Clerk.

Amos French and Elizabeth his wife. This Indenture, made this 24th day of January, in the year one thousand eight hundred and forty nine, between Amos French and Elizabeth his wife, of the County of Limestone in the State of Alabama, of the one part; and Jeremiah Sanderson, of the County and State aforesaid, of the other part, Mitigate that the said Amos French and Elizabeth his wife, for and in consideration of the sum of one hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed, and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey, and confirm unto the said Jeremiah Sanderson of the County and State aforesaid, all those certain tracts or parcels of land, lying and being in the County of Limestone and State of Alabama, bounded and described as follows to wit: The south half of the south half, of the west half of the west and quarter of Section 14, T. 2. N. 3. E. 4. S. 1. also the south 1/2 of the south 1/2 of East 1/2 of the

North West 1/4 of Section 34, T. 4 N. R. 10 E. S. 10 W. Met. Also the North 1/2 of the South 1/2 of Met. 1/2 of the North West 1/4 of Section 34, T. 4 N. R. 10 E. S. 10 W. Met. Also the North 1/2 of the East 1/2 of North Met. 1/4 of Section 34, T. 4 N. R. 10 E. S. 10 W. Met. Also the North 1/2 of the East 1/2 of the North Met. 1/4 of Section 34, T. 4 N. R. 10 E. S. 10 W. Met. the above described tract or parcels of land containing one hundred and twenty acres more or less. To have and to hold the above described tract or parcels of land, with the tenements and appurtenances thereto belonging, or in any wise appertaining, unto the said Jeremiah Sanderson his heirs and assigns forever and the said Amos French and Elizabeth 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 Jeremiah Sanderson his heirs and assigns, from and against themselves, and all and every person or persons claiming or holding under them the said Amos French and Elizabeth his wife, and also against the lawful title, claim or demand, of all and every person or persons whatsoever. In testimony whereof the said Amos French and Elizabeth his wife, have hereunto set their names and affixed their seals the day and year above written.

Signed seals and delivered in the presence of us
Attest Robert Davidson
Martha L French

Amos French (Seal)
Elizabeth French (Seal)

State of Alabama) Personally appeared Amos French and Elizabeth his wife before me
Limestone County) Robert Davidson, an acting justice of the Peace, for the County
afore said, and acknowledged that they severally signed, sealed, and delivered, the foregoing
Deed on the day and year therein mentioned, to the aforesaid Jeremiah Sanderson and the said
Elizabeth, being by me privately 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, and acknowledged before me this 24th day of January 1848

Robert Davidson, J.P.
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 1848, which is duly done in New Book No 8, pages 146 & 147
Test Thomas C. Tyus, Clerk.

John S. Malone, Adminr.) This Indenture, made this the fourth day of July A.D. one thousand
848) Eight hundred and forty nine, between John S. Malone, Administrator of
J. W. McDonald, ex. Trustee,) George Malone dec'd late of Limestone County State of Alabama of the one
part; and Jonathan McDonald, Nicholas Parkman, William Parkman, William Peltier,
William M. Robinson John S. Jones, and William Caven, trustees for the uses and
benefit of the Methodist & Church South, of the other part. All of the County and State
afore said, Winchester, that whereas the said John S. Malone, Administrator as aforesaid,
by virtue and by the authority of a decree of the Orphan Court of Limestone County
have sold a certain tract or lot of ground, belonging to the Estate of the said George Malone
dec'd at public sale to the said Jonathan McDonald and others as Trustees, for the sum of
Eighty 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 dollars in hand
paid, by the said Jonathan McDonald and other trustees as aforesaid, the receipt whereof
is hereby acknowledged, I have sold all the right and title held by the said George Malone
in his lifetime, and ordered by the said Court to be sold, in said tract or lot of land, which

is known as lying in the County of Limestone, State aforesaid, and described as follows to wit:
beginning at the N.W. cor. of Section 34, T. 4 N. R. 10 E. S. 10 W. running thence with the Northern line of said
Section 34, one East forty six poles, thence one South twenty eight poles, thence one West forty
six poles thence to the beginning, containing eight acres more or less, which lot or parcel
of land is more generally known as Cambridge Camp Ground, To have and to hold said land
and premises thereof, with all the appurtenances thereto belonging, unto the said Jonathan
McDonald, John S. Jones, Nicholas Parkman, William Parkman, William M. Robinson, William
Peltier and William Caven trustees for the use and benefit of the Methodist & Church South
and their successors in Office, under such rules and restrictions and restrictions as may hereafter
be for the benefit and management of the said Church South, as fully and as absolutely as
the said John S. Malone, Administrator as aforesaid, and under the authority as aforesaid
might could and should sell and convey,

John S. Malone, Adminr.
of George Malone dec'd
State of Alabama) Before me Thomas C. Tyus, Clerk of the County Court of said County
Limestone County) this day personally, the within named John S. Malone, Adminr. and
acknowledged that he had signed, sealed, and delivered, the foregoing Deed to Jonathan McDonald
and other Trustees, for the purposes therein specified and on the day and year therein mentioned
Given under my hand and seal this 16th day of July 1848. Thomas C. Tyus, 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 July 1848, which is duly done in New Book No 8, pages 146 & 147
Test Thomas C. Tyus, Clerk

Robert Forbes wife) This Indenture, made this 26th day of April in the year of
the 3rd Dec) One thousand eight hundred and forty nine, between Robert
Josiah Dailey) Robert and Eliza his wife, of the County of Limestone and State of
Alabama, of the first part, and Josiah Dailey of the County of Hills and State
of Tennessee, of the second part, Winchester, the said Robert Forbes and Eliza his
wife, the parties of the first part, for and in consideration of the sum of Two hundred
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 hereby
sell, convey, release, and confirm, unto the said Josiah Dailey the said party of
the second part; The West end of the South East quarter of Section Eight, Township
One Range three West; the North End of the South West quarter of Section Eight
Township One Range three West; Being the North end of the said South West quarter, according
to a Division made by the Orphan Court of Limestone County and State of
Alabama, containing Eighty six acres and two thirds of an acre, the above described
South East quarter, being bounded on the East by Limestone Creek, and a conditional
line supposed to contain fifty nine acres, to the same more or less. To have and to
hold the above described tract or parcels of land, with all and singular the appurtenances
thereto belonging, of what sort soever, to him and his heirs forever, and the
said Robert Forbes and Eliza his wife, the said parties of the first part, for their selves, their
heirs, their Executors, their Administrators, and assigns, covenant and bind themselves unto
the said Josiah Dailey, the said party of the second part, his heirs, Executors, Administrators
and assigns to warrant and forever defend the title to the above described tract or parcels
of land, against all persons whatsoever, In testimony whereof the above named parties
and assigns own seals.

The State of Alabama. Personally appeared before me A. S. Forbes, an acting justice of Limestone County 3 the Place in and for the said County, Robert Forbes and Eliza his wife, whose names is signed to the foregoing Deed of Conveyance, and acknowledged they signed, sealed and delivered the same, for the purposes therein contained, and the said Eliza being privately examined by me, separate and apart from her said husband acknowledged she does it as a free and voluntary act, without any fear or threats of her husband. Given under my hand and seal this 26th day of April 1848. A. S. 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 2nd day of July 1848, which is duly done in Book 128 pages 147 & 148. Test: Thomas S. Hayes, Clerk.

John A. Blair & wife. This Indenture, made this seventh day of July, in the year one thousand eight hundred and forty nine, between John A. Blair and Emily A. Blair his wife, of the first part, William Richardson of the second part and Nicholas Davis, Nathaniel M. Benson, Samuel Mattheus, of the County of Limestone and Hickman & Abner of the City of New Orleans of the third part. Whereas the said John A. Blair, have become bound with him as his sureties to the Planters Bank of Tennessee, at Nashville, by note bearing date the first day of June Eighteen hundred and forty nine, payable twelve months after date, for six thousand three hundred and thirty six and 1/2 dollars, for value received, and whereas the said John A. Blair has become jointly indebted to the said Hickman & Abner, of New Orleans, and the said Nicholas Davis in the sum of three thousand one hundred and sixty eight dollars and six cents on account of a Bill of Exchange, drawn by the said John A. Blair in favor of said Davis upon the said Hickman & Abner at New Orleans and endorsed by the said Nicholas Davis, Nathaniel M. Benson and Samuel Mattheus, dated the first day of June Eighteen hundred and forty nine, and due and payable twelve months after date, which will more fully appear by reference to said note and Bill of Exchange. - And whereas the said John A. Blair is desirous of paying said note and Bill of Exchange, and of indemnifying his creditors above designated, against any liability on his account, either as sureties or acceptors, - Now in consideration of the premises, and also for the further consideration of five dollars to the said John A. Blair, in hand paid by the said William Richardson, at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, the said John A. Blair and Emily A. his wife, have granted, bargained, sold, aliened and conveyed, and by these presents do grant bargain sell alien and convey, to the said William Richardson his heirs and assigns forever, the following described lands lying and being in the County of Limestone, to wit: The NW 1/4 of the NE 1/4 of Section 1 in Township 2, in Range 6. Three hundred and thirteen acres in fractional Section thirty five, Township 2 in Range 6. One hundred and seventeen acres in fractional Section 26 in Township 2, Range 6. - Also the following Slaves to wit: Eliza 14 years old, Charlotte 8 Matilda 7, Henry 4, Alice 2, Rebecca 1, Lucinda 6, Alora 3, Amelia Ann 5, Joseph 2, Camille 2, Reuben 3, Willis 3, Amanda 5, Mary Ann 7, Sam 6, Nancy 4, Raymond 4, Lucy Ann 2, Sarah 3, Francis 3, Jack 6, Isabella 1, Martha 1, Cornelia 1, Milern 11, Harriet 11, Drury 20, Ned 7, Emily 15, Anderson 14, Gustus 2, Allen 21, Grace 21 Hannah 25 Nancy 23 Rose 23 Mary 21, Lewis 24, Mary 35, John 37, Davi 35, Brun 41, Charity 47, John Potts 48, Bintha

148 July 16. Cassius S. Landy 34 and Rebecca 35, with all and singular the appurtenances to the said tract of land belonging, and the future income of the females of the said Slaves, and the estate right and title, of the said John A. Blair, and Emily A. his wife in and to the said tract, or intended to be hereby granted, tract of land and premises, do have and to hold the said tract of land and premises, with its appurtenances, with the aforesaid Slaves, and the future income of the females thereof, unto the said William Richardson his heirs, executors, administrators or assigns forever and the said John A. Blair, and Emily A. his wife, for themselves their heirs &c. the aforesaid tract of land and premises, together with the aforesaid, and the income of the females thereof, hereby conveyed, unto the said William Richardson his heirs Executors &c. against all persons who lawfully shall and will warrant and forever defend, by these presents. With Trust, that the said Mr. Richardson shall permit the said John A. Blair, to remain in possession of the said tract of land and slaves until default be made in the payment of the said note or bill of Exchange, either in whole or in part. And it is hereby expressly understood and agreed, that all notes or Bills by way of renewal or substitution or otherwise, on account of the note and Bill, herein before specified, shall have all the indemnities and benefits under this deed, which are intended for the security of said liabilities herein before mentioned. And upon this further Trust, that if the said John A. Blair, shall fail to pay off and discharge the said note and Bill of Exchange when they shall fall due, or any note or Bill that may be hereafter given by way of renewal or substitution on account of said note or Bill and shall fail to save himself, and keep his said endorser, securities, and acceptors indemnified from all suits and charges, on account of said note and Bill of Exchange, then the said William Richardson upon the request of any of the said endorser, securities or acceptors, shall sell the said tract of land and premises, together with the said Slaves and the income of the females thereof, or such part as he may think sufficient for the purpose, to the highest bidder for cash at public Auction on the premises, after having given thirty days notice of said sale in some newspaper printed in Athens, and such other notice as may be deemed proper, and out of the money arising from said sale, after paying all the expenses and charges, incident to the execution of this deed, pay off and discharge all the liabilities of said endorser, securities and acceptors, on account of said note to the Planters Bank of Tennessee and said Bill of Exchange, but if the said John A. Blair, shall pay off and discharge the said note and Bill of Exchange, or note or Bills, given by way of renewal or substitution when they respectively fall due, and save himself and keep indemnified the aforesaid endorser, securities and acceptors from and against all suits, damages and charges, then this deed shall be void, otherwise to remain in full force and effect. In Witness whereof the parties have hereunto set their hands and affixed their seals, the day and year first above written.

John A. Blair (Seal)
Emily A. Blair (Seal)
Wm Richardson (Seal)

The State of Alabama. Before me Thomas S. Hayes, Clerk of the County Court of Limestone County, ss. County, personally appeared John A. Blair, and acknowledged that he has signed, sealed, and delivered, the foregoing Deed of Conveyance, to the said William Richardson, for the purposes therein set forth, and on the day and year therein named, and on the same day I exhibited said deed of Conveyance, to the said Emily A. Blair, who acknowledged, that she signed sealed and delivered the same, to the said William Richardson for the purposes therein set forth, freely, voluntarily, without any fear threats or compulsion of her said husband, the said John A. Blair, And also personally appeared the said William Richardson and acknowledged that he has accepted of the provisions specified in said deed. Given under my hand and seal this 7th day of July 1848. Thomas S. Hayes, 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 July 1849 which is duly done in Book No. 8 page 148 & 149
Test Thomas L. Segus Clk

Henry Stanley wife & Frances M. Stanley
This Indenture, made this 10th day of July in the year one thousand eight hundred and forty nine, between Henry Stanley and his wife Frances M. Stanley, of the County of Limestone in the State of Alabama, of the one part and Peteron Samner, of the other part: Witnesseth, that the said Henry and Frances M. Stanley, for and in consideration of the sum of fifty dollars to them in hand paid the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed, and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey, and confirm, unto the said Peteron Samner 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 North East quarter of Section 2, the East half of the North East quarter of Section 2, the West half of the South East quarter of Section 4, and the East half of the South East quarter of Section 5, all in Township four Range five West, containing three hundred and twenty acres more or less. To have and to hold the above described tract of land, with the tenements and appurtenances thereto belonging, or in anywise appertaining, unto the said Peteron Samner his heirs and assigns forever, and the said Henry and Frances M. Stanley, 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 Peteron Samner his heirs and assigns, from and against themselves and all and every person or persons, claiming or holding under them the said Henry & Frances M. Stanley, and also against the lawful title, claim, or demand of all and every person or persons whomsoever. In testimony whereof the said Henry & Frances M. Stanley, have hereunto subscribed their names and affixed their seals the day and year above written.

Signed sealed and delivered
in the presence of

Henry Stanley
Frances M. Stanley

This day personally appeared before me Thomas L. Segus, Clerk of the County Court of Limestone County, Alabama, Henry Stanley, and Peteron Samner, 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 Frances M. Stanley, separate and apart from her said husband, who acknowledged that she had signed, sealed, and delivered the same, freely, voluntarily, and without any fear, threats or compulsion of her said husband, given under my hand and seal this 10th day of July 1849.

Test Thomas L. Segus, Clk.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 10th day of July 1849 which is duly done in Book No. 8 page 150.
Test Thomas L. Segus, Clk.

William H. Harrison wife & Martha H. Harrison
This Indenture, made this 12th day of July in the year one thousand eight hundred and forty nine, between William H. Harrison and Martha H. Harrison his wife of the County of Limestone, in the State of Alabama, of the one part and Claiborne Wright of said County and State of the

other part: Witnesseth that the said William H. Harrison, and Martha H. his wife, for and in consideration of the sum of Twelve hundred dollars to them in hand paid the receipt whereof is hereby acknowledged, have this day given, granted, 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 Claiborne Wright, 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 West half of the North East quarter of Section 2, the East half of the North East quarter of Section 2, the West half of the South East quarter of Section 4, and the East half of the South East quarter of Section 5, all in Township four Range five West, containing three hundred and twenty 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 Claiborne Wright, his heirs and assigns, forever. And the said William H. Harrison and Martha H. his wife, for themselves their heirs, Executors, and Administrators, do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises, unto the said Claiborne Wright his heirs and assigns, from and against themselves, and all and every person or persons, claiming or holding under them the said William H. Harrison and Martha H. 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 H. Harrison and Martha H. 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 H. Harrison
Martha H. Harrison

This day personally appeared before me Thomas L. Segus, Clerk of the County Court of Limestone County, Alabama, the said William H. Harrison, and Claiborne Wright, for the purposes therein specified and on the day and year therein mentioned, and on the same day I exhibited said Deed to the said Martha H. Harrison, wife of said Wm. H. Harrison, who acknowledged that she signed, sealed, and delivered the same to the said Claiborne Wright, on the day and year therein mentioned, freely, voluntarily, and without any fear, threats, or compulsion of her said husband, given under my hand and seal this 12th day of July 1849.

Test Thomas L. Segus, Clk.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 12th day of July 1849 which is duly done in Book No. 8 page 151.
Test Thomas L. Segus, Clk.

John C. Hobbs wife & Rebecca C. Hobbs
This Indenture, made this twenty fourth day of February 1849, between John C. Hobbs and Rebecca C. Hobbs, of the County of Limestone, in the State of Alabama, of the one part and Thomas Maclean of the other part: Witnesseth, that the said John C. Hobbs and Rebecca, 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 confirmed; and by these presents do bargain, sell, alien, convey, and confirm unto the said Thomas Maclean, all that certain tract or parcel of land lying and being in the State of Alabama & County aforesaid, viz: the South half of Section 2, Township 4 Range 4 West; also North West quarter of Section 2, Township 4 Range 4 West; also East half of North West quarter Section 18, Township 4 Range 4 West, with the

exception of One hundred yards square, bounded as follows, beginning where the Brown ferry road intersects the Athens road, running south with the Athens road 100 yds. thence east 100 yds. thence North 100 yds. thence West 100 yds. to beginning, on which the Rutledge Meeting house is situated. 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 Maclin, his heirs and assigns forever, and the said Ira C. Hobbs and Rebecca C. Hobbs, for their heirs, executors, and administrators, do manant and will forever defend the title to the above described and hereby granted premises, unto the said Thomas Maclin, his heirs and assigns, from and against themselves, and all and every person claiming or holding under them the said Ira C. and R. C. Hobbs, and also against the lawful title, claim, or demand of all and every person or persons who may claim or holding by form or under the Government of the United States. In testimony whereof, the said Ira C. Hobbs, and Rebecca C. Hobbs, have hereunto set their hands and seals, the day and date above written.

Signed, sealed, and delivered
in the presence of
J. H. Lowell,
Ben M. Maclin.

Ira C. Hobbs.
Rebecca C. Hobbs.

The State of Alabama Personally appeared before me Robert Austin Jr. Clerk of the Limestone County County Court of said County, the above named Ira C. Hobbs, and acknowledged that he signed, sealed, and delivered the foregoing deed to the aforesaid Thomas Maclin, on the day and year therein mentioned, given under my hand and seal this 25th day of February 1843.

Robert Austin Jr. Clerk.

The State of Alabama I, Robert Austin Jr. Clerk of the County Court of said County Limestone County do hereby certify that the foregoing deed from Ira C. Hobbs & wife to Thomas Maclin, with the certificate thereon indorsed, was deposited in my office, to be recorded the 25th day of February 1843. Which is duly done in deed book A. C. pages 440 & 441.

Test Robert Austin Jr. Clerk.

The State of Alabama Before me Thomas L. Sykes, Clerk of the County Court of said Limestone County, this day personally appeared the within named Rebecca C. Hobbs, wife of said Ira C. Hobbs who being examined by me privately, separately and apart from her said husband, acknowledged that she signed, sealed, and delivered the foregoing deed to the said Thomas Maclin, on the day and year therein mentioned, freely voluntarily without any fear threats or compulsion of her said husband, given under my hand and seal this 12th day of July 1843.

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 12th day of July 1843 which is duly done in Deed Book N. 8 pages 151 & 152.

Test Thomas L. Sykes, Clerk.

Ben M. Maclin's wife, Sarah Maclin, made this 12th day of July 1843, between Benjamin A. C. Reid and Sarah Ann Reid his wife, of the one part, and George H. Houston of the other part, all of the County of Limestone and State of Alabama, wit-
nesseth, that the said Benjamin A. C. Reid and Sarah Ann Reid, for and in consideration of the sum of Ten thousand six hundred dollars, to them in hand paid, the receipt whereof is hereby acknowledged, have this day granted, bargained, sold, aliened, conveyed, and confirmed, and by these presents do grant, bargain, sell, alien, convey, and confirm unto

the said George H. Houston, all that tract or parcel of land, lying and being in the State of Alabama and County of Limestone, known as the "Hullin tract," which was deeded to Ira C. Hobbs, and Rebecca C. Hobbs, on the 25th February 1843 to Thomas Maclin and by the said Thomas Maclin, willed and devised to Benjamin A. Reid, the said land being here-
and designated as follows. (viz) The South half of Section sixteen, Township four Range four West, also the North West quarter of Section twenty three, Township four Range four West, also East half of the North West quarter of Section twenty seven, Township four Range four West, with the exception of One hundred yards square, beginning where the Brown ferry road intersects the Athens road, thence as specified in the Deed of said Ira C. Hobbs to said Maclin. To have and to hold the above and foregoing described tract or parcel of land, with all the fixtures and appurtenances, thereto belonging or in anywise appertaining, unto the said George H. Houston, his heirs and assigns forever, and the said Benjamin A. Reid, and Sarah Ann Reid, for their heirs, executors and administrators, do manant and will forever defend the title to the above described and hereby granted premises, unto the said George H. Houston his heirs and assigns, from and against themselves and all and every person, claiming or holding by, through or under them the said Benjamin A. Reid, and Sarah Ann Reid, and also against the lawful title claim or demand, of all and every other such person or persons who may claim in any way, or under through or from the Government of the United States. In testimony whereof, the said Benjamin A. Reid, and Sarah Ann Reid, have hereunto set their hands and affixed their seals, the day, month and year above written.

Signed, sealed, and delivered
in the presence of,
Benjamin A. Reid, Sarah Ann Reid, George H. Houston, Clerk.

The words granted, bargain, being inserted before the deed was signed.
B. C. Benham, Clerk.

The State of Alabama Before me Daniel C. Benham are acting Justices of the Peace, in Limestone County and for said County, personally appeared Benjamin A. Reid, and Sarah Ann Reid, who acknowledged, the signing, sealing, and delivering the foregoing deed to the said George H. Houston, and Sarah Ann Reid his wife, being by me examined separately, and apart from her said husband, acknowledging the signing, sealing, and delivering the foregoing deed freely without any fear threats or compulsion from her said husband, as before mentioned, and seal this 12 day of July 1843.

Daniel C. Benham, Justices.

Filed in the office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 12th day of July 1843, which is duly done in Deed Book N. 8 pages 152 & 153.

Test Thomas L. Sykes, Clerk.

Ben M. Maclin's wife, Sarah Maclin, made this 24 day of May in the year one thousand eight hundred and forty three, between Ben M. Whitfield and Sally Joseph Adage, of the one part, and Joseph Adage, of the County of Limestone in the State of Alabama, of the other part, and Joseph Adage of the County and State aforesaid, of the other part, witnesseth, that the said Ben M. Whitfield, and Sally Whitfield, for and in consideration of the sum of Six hundred dollars, to them in hand paid, the receipt whereof is hereby acknowledged, had 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 Joseph Adage, all that certain tract of land, lying and being in the County & State aforesaid, to wit, East half of the East half of Fractional S. 3. S. 3. R. 5. N. 1. East side Sec.

now containing sixty three 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 Joseph Hodge his heirs and assigns forever. And the said Green M. Whitfield and Leah Whitfield, for themselves their heirs, executors, administrators, do hereby, and in consideration of the premises, manant and well for ever defend the title to the above described and hereby granted premises unto the said Joseph Hodge his heirs and assigns, from and against themselves, and all and every person or persons, claiming or holding under them the said Green M. Whitfield, and Leah Whitfield, and also against the lawful title claim or demand, of all and every person or persons whomsoever. In testimony whereof, the said Green M. Whitfield and Leah Whitfield have hereunto subscribed their names and affixed their seals the day and year above written.

Signed, sealed and delivered in the presence of, Green M. Whitfield and Leah Whitfield State of Alabama Personally appeared before me Henry Smith, an acting Justice of the Limestone County, once, for said County, Green M. Whitfield and Leah Whitfield his wife, and signed, sealed, and delivered the within Deed to Joseph Hodge among persons known under my hand and seal this 25th day of May 1849.

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 23rd day of July 1849. which is duly done in Red Book N^o 8 pages 1534/1534
Test Thomas S. Tynd. Clerk.

July 21 - 1849

George P. Peck wife, Martha Jane Peck his wife, of the County of Limestone in the State of Alabama, of the one part, and Hegleiah B. Cartwright of said County and State of Alabama, of the other part. Witnesseth, that the said George P. Peck, and Martha Jane Peck his wife, 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 this day given, granted, bargain, sold, aliened, conveyed, released, confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, confirm, unto the said Hegleiah B. Cartwright, all that certain lot or parcel of land, lying and being in the town of Athens, and known in the plan of said town as Lot N^o 203. To have and to hold the above described lot or parcel of land, with the tenements, and appurtenances thereto belonging, or in any wise appertaining unto the said Hegleiah B. Cartwright his heirs and assigns forever. And the said George P. Peck, and Martha Jane Peck, for themselves their heirs, executors, administrators, do hereby, and in consideration, manant and well for ever defend the title to the above described and hereby granted premises, unto the said Hegleiah B. Cartwright his heirs and assigns, from and against themselves, and all and every person or persons, claiming or holding under them the said George P. Peck, and Martha Jane Peck, and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof, the said George P. Peck, and Martha Jane Peck, 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, George P. Peck and Martha J. Peck State of Alabama Limestone County. Before me Thomas S. Tynd, Clerk of the

County Court of said County, this day personally appeared the above named George P. Peck, and acknowledged that he signed, sealed and delivered the foregoing Deed to the said Hegleiah B. Cartwright, for the purposes therein specified, and on the day and year therein mentioned. And on the same day, the said Martha Jane Peck, wife of said George P. Peck, and acknowledged that she signed, sealed, and delivered the foregoing Deed to the said Hegleiah B. Cartwright, 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 24th day of July 1849.
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 1849, which is duly done in Red Book N^o 8 pages 1548/155.
Test Thomas S. Tynd. Clerk

James M. Shumaker and Salitha Shumaker his wife, of the County of Limestone in the State of Alabama, of the one part, and Joshua James of the County of Limestone in the State of Alabama, of the other part. Witnesseth, that the said James M. Shumaker and Salitha Shumaker his wife, of the first part, for and in consideration of the sum of Eighty dollars to them in hand paid, at or before the signing, sealing and delivery of these presents, by the said Joshua James of the second part, the receipt whereof is hereby acknowledged, have granted, bargain, sold, conveyed, released, confirmed, and by these presents do grant, bargain, sell, convey, release, confirm, unto the said Joshua James of the second part, his heirs forever, all that certain tract or lot of land, situate lying and being in the County of Limestone, and State of Alabama, designated and known as the North West quarter of the South West quarter of Section Twenty nine, in Township Number two of Range Seven North Six West, containing sixty acres and ten hundredths of an acre. To have and to hold the above said lot or tract of land with all and singular the appurtenances thereto belonging, unto the said Joshua James of the second part, and his heirs forever, and the said James M. Shumaker, and Salitha Shumaker his wife, on their part of the first part, do hereby covenant to and with the said Joshua James, and his heirs and assigns forever, that they will manant and forever defend, the right, title, claim, and interest, of the said tract of land or lot of ground, unto the said Joshua James and his heirs, against them and their heirs, and against all person or persons, claiming by through or under them, in any manner whatsoever, or claiming by through or under any other person or persons, or by through or from the Government of the United States, and unto the said Joshua James, his heirs and assigns forever. In testimony whereof, the said James M. Shumaker, and Salitha Shumaker his wife, of the first part, have hereunto set their hands and affixed their seals, this day and year first above written.

Signed, sealed and delivered before me Benjamin Lundy an acting Justice of the Peace, in and for the said County of Limestone, the above mentioned James M. Shumaker, and Salitha Shumaker his wife, who acknowledged the signing, sealing and delivery of the foregoing Deed to the within mentioned Joshua James, on the day and year therein written. And the said Salitha Shumaker being by me privately examined, separately 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 31 day of July 1849.
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 1849, which is duly done in Book No. 8
pages 155 & 156
Test Thomas L. Fyfe, Clerk.

Heirs of Mrs. William C. Cannon, made this twentieth day of August: One thousand eight hundred and forty eight, between the legal heirs of William Cannon deceased, Richard N. Hicks of Limestone County and State of Alabama of the one part, and Richard N. Hicks of the other part: Witnesseth, That whereas the said William Cannon was possessor of a certain tract or parcel of land, lying and being in the County of Limestone and State of Alabama, known and designated as the East half of the North East quarter of Section No. thirty in Township two, in Range six west, containing Ninety one Acres now here are that the legal heirs of the said William Cannon deceased, to wit, John Cannon and his wife, Ann Elizabeth Cannon, William Cannon, Mary Ann Cannon, Mary Cannon her husband Thomas Jefferson Cannon and Joel Thomas Cannon have for and in consideration of the sum of Ninety one dollars to them in hand paid by the said Richard N. Hicks, the well known of is hereby acknowledged have bargained and sold the above described tract or lot of land, lying and being in the County above named, unto the said Richard N. Hicks, his heirs and assigns forever. First they say they are possessed of a good and lawful title to said land. Secondly that there are no encumbrances on said land, and thirdly that they warrant and defend the title to said land from themselves their heirs, and all other persons. In testimony whereof the said legal heirs, of William Cannon deceased, have hereunto set their hands and affixed our seals, this 10th day of August - One thousand eight hundred and forty eight - intended before signs.

W. L. Luty, J.P.
Signed in presence of
Benjamin Luty, J.P.
Thomas Jefferson Cannon
his wife Mary Cannon
Rachel Cannon widow of dec'd
John Cannon
Ann E. Cannon
Mary Cannon
Thomas J. Cannon
Wm Cannon
Mary E. Cannon
Joel Thomas Cannon

State of Alabama I Personally appear before me Benjamin Luty, an acting Justice of Limestone County 3 of the Peace, in and for said County, the widow of the said William Cannon his wife, Rachel Cannon, and signed the within deed for therein specified, and that she freely relinquished her claim to the said land and premises. Given under my hand and seal the 10 day of August 1848.

The State of Alabama I This day personally appeared before me James M. Burner, Lawrence County 11. An acting Justice of the Peace, in and for the County of Lawrence and State above named, Came John Cannon and Ann E. Cannon his wife, and also William Cannon and Mary E. Cannon wife of William Cannon, who acknowledged that they signed and delivered the foregoing deed, for the purpose therein expressed, and Ann E. Cannon, wife of John Cannon and Mary E. Cannon wife of William Cannon, having been by me examined separately and apart from their said husbands acknowledged that they signed, sealed, and delivered the above and foregoing deed, for the purposes therein expressed, without any fear, threat or compulsion on the part of their said husbands, being satisfied of the facts of my own knowledge. I certify the same for Registration. Given from under my hand and seal this 30th day of December 1848.

James M. Burner,
Justice of the Peace.

The State of Alabama I Personally appear before me Benjamin Luty, an acting Justice of Limestone County 3 of the Peace, in and for said County, Thomas J. Cannon, and his wife Mary Cannon, and acknowledged the signing of the within deed to Richard N. Hicks, for the purposes therein specified on the day of date. Given under my hand and seal this the 14 day of August 1849.

Benjamin Luty, J.P.
Taken in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 18th day of August 1849 which is duly done in Book No. 8 pages 156 & 157
Test Thomas L. Fyfe, Clerk.

Thomas L. Fyfe, J.P. I Whereas by a decree of the Chancery Court, for the 31st District Northern Division, State of Alabama, held at Athens, made and entered at the May Term 1846 of said Court, it was so ordered that the Master of said Court, sell the following described lands, to wit: the lands of James Holmby (Deed) fifty five acres in the South East quarter of Section four, the West half of the North West quarter of Section three, the North half of the East half of the South West quarter of Section three, and the South West part of the North West quarter of Section three, all in Township three Range four West; And whereas aforesaid (to wit) on the 3rd August said Master, sold and sold same in pursuance to said decree, after giving notice of the time and place of the sale thereof, as required by said decree, and after comparing in all things with the description of said decree, and whereas Arthur M. Lanyon was the highest bidder at said sale, and became the purchaser of said land for the sum of Ninety one hundred and sixty dollars. And whereas the said Arthur M. Lanyon made full payment of the purchase money. Now this Underwritten, made this 22nd day of August 1849, between Thomas L. Fyfe Master in Chancery of said Court, of the part first, and said Arthur M. Lanyon of the second part. Witnesseth, that in the said Thomas L. Fyfe, in consideration of the premises and in pursuance to said decree, hath given grant and conveyed, and by these presents doth give grant and convey unto the said Arthur M. Lanyon, his heirs and assigns forever, the above described lands, the said Thomas L. Fyfe, as Master, as aforesaid hereby granting and conveying unto the said Arthur M. Lanyon, and his heirs, all the rights, title, and interest which the said James Holmby had or held to said land, and which he, the said Master, might or could grant or convey by virtue or in pursuance to said decree. In testimony whereof the said Thomas L. Fyfe, Master, &c, as aforesaid hath hereunto set his hand and seal the day and date above written.

Thomas L. Fyfe, Seal
Register Master in Chancery.

The State of Alabama I This day personally appeared before me Henry Stanley, an acting Justice of Limestone County 3 of the Peace, in and for the County and State above mentioned, Thomas L. Fyfe, Register and Master in Chancery, and acknowledged that he signed, sealed and delivered the foregoing deed to Arthur M. Lanyon, on the day of its date, for the purposes therein specified. Given under my hand and seal this the 22nd day of August 1849.

Henry Stanley, J.P. Seal

Taken in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 22nd day of August 1849, which is duly done in Book No. 8 page 157
Test Thomas L. Fyfe, Clerk.

Heirs of Mrs. William C. Cannon, made and entered into, this twentieth day of August One thousand eight hundred and forty nine, between Alexander O. Eastham and Harry A. his wife, of the County of Limestone and State of Alabama, of the one part, and Mrs. M. Hicks of the other part: Witnesseth, That whereas the said William Cannon was possessor of a certain tract or parcel of land, lying and being in the County of Limestone and State of Alabama, known and designated as the East half of the North East quarter of Section No. thirty in Township two, in Range six west, containing Ninety one Acres now here are that the legal heirs of the said William Cannon deceased, to wit, John Cannon and his wife, Ann Elizabeth Cannon, William Cannon, Mary Ann Cannon, Mary Cannon her husband Thomas Jefferson Cannon and Joel Thomas Cannon have for and in consideration of the sum of Ninety one dollars to them in hand paid by the said Alexander O. Eastham and Harry A. his wife, the well known of is hereby acknowledged have bargained and sold the above described tract or lot of land, lying and being in the County above named, unto the said Alexander O. Eastham and Harry A. his wife, their heirs and assigns forever. First they say they are possessed of a good and lawful title to said land. Secondly that there are no encumbrances on said land, and thirdly that they warrant and defend the title to said land from themselves their heirs, and all other persons. In testimony whereof the said legal heirs, of William Cannon deceased, have hereunto set their hands and affixed our seals, this 10th day of August - One thousand eight hundred and forty eight - intended before signs.

W. L. Luty, J.P.
Signed in presence of
Benjamin Luty, J.P.
Thomas Jefferson Cannon
his wife Mary Cannon
Rachel Cannon widow of dec'd
John Cannon
Ann E. Cannon
Mary Cannon
Thomas J. Cannon
Wm Cannon
Mary E. Cannon
Joel Thomas Cannon

Deed of the County and State aforesaid of the other part, Witnesseth, that the said A.P. Eastham and Nancy H. his wife, for and in consideration of the sum of one hundred and twenty five dollars to them in hand paid the receipt of which is hereby acknowledged, have this day bargained, sold, aliened, conveyed, and confirmed unto the said Isaac H. Gilbert, his heirs and assigns forever, and the said A.P. Eastham and Nancy H. his wife, for themselves, their heirs, executors, Administrators and assigns, do warrant and will forever defend the title, to the above described tract or parcel of land, with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Isaac H. Gilbert, his heirs and assigns forever, and the said A.P. Eastham and Nancy H. his wife, for themselves, their heirs, executors, Administrators and assigns, do warrant and will forever defend the title, to the above described tract or parcel of land unto the said Isaac H. Gilbert, his heirs and assigns, from and against themselves and all and every person or persons, claiming or holding under them the said A.P. Eastham and Nancy H. his wife, and also against the lawful title claim or demand of 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 A.P. Eastham and Nancy H. his wife, have hereunto set their hands and seals the day and year first above written.

Test A.A. Bennett, Clerk of the County of Limestone, State of Alabama. This day personally appeared before me Thomas B. Sigel, Clerk of the County of Limestone, State of Alabama, one of the subscribing Witnesses to the within Deed, and after being duly sworn deponent and oath, that he was present and saw the above named Alexander P. Eastham, and Nancy H. Eastham, his wife, sign and deliver the said deed to the said Isaac H. Gilbert, for the purposes therein set forth and in the day and year therein named, and that he subscribed his name as a witness thereto in the presence of Allen A. Bennett, the other subscribing witness, and that they subscribed their names in the presence of each other. Given under my hand and seal this 1st day of September 1842.

Test: Thomas B. Sigel, Clerk.

John Bennett, Clerk of the County of Limestone, State of Alabama. This day personally appeared before me John Bennett, Clerk of the County of Limestone, State of Alabama, one of the subscribing Witnesses to the within Deed, and after being duly sworn deponent and oath, that he was present and saw the above named Alexander P. Eastham, and Nancy H. Eastham, his wife, sign and deliver the said deed to the said Isaac H. Gilbert, for the purposes therein set forth and in the day and year therein named, and that he subscribed his name as a witness thereto in the presence of Allen A. Bennett, the other subscribing witness, and that they subscribed their names in the presence of each other. Given under my hand and seal this 1st day of September 1842.

against himself, and all and every person or persons claiming or holding under him the said John Bennett, and also against the lawful title claim or demand of all and every person or persons, whatsoever. In testimony whereof the said John Bennett, has hereunto subscribed his name and affixed his seal the day and year above written.

John Bennett, Clerk of the County of Limestone, State of Alabama. This day personally appeared before me M.D. Hancock, an acting Justice of the Peace for the aforesaid County, John Bennett, whose name appears signed to the within Deed, and acknowledged the signing, sealing, and delivery of the same, for the purposes therein specified on the day of its date. Given under my hand and seal this 16th day of October in the year 1842.

M.D. Hancock, J.P. Clerk in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 1st day of September 1842, which is duly done in Book No. 8, pages 15 & 16.

Test: Thomas B. Sigel, Clerk.

Robert Quinton, of the County of Limestone, State of Alabama, made this 10th day of September in the year eighteen hundred and forty nine between Robert Quinton, of the County of Limestone of the first part, and Nicholas Davis Jr of the second part, and Joshua Collins, Presley Hobbbs, Samuel D. White, J. M. Davis, R. M. Lane, A. Adams, Geo. Nelson, Bradley & Co. who are in this Deed called creditors of the first class, and M. S. and J. M. who are in this Deed called creditors of the second class, of the third part, Whereas the said Robert Quinton is justly indebted to the said Joshua Collins, in the sum of one hundred and thirty dollars, by note or bond due about the first day of January, 1842, payable to said Collins, as Guardian of M. C. Hobbbs, in the sum of about fifty three dollars, by note or bond due about the first day of January, 1842, and made payable to James M. Adams as Guardian of said M. C. Hobbbs. So Samuel D. White in the sum of forty five dollars, by note or bond due about the first day of January, 1842. So Robert Davis in the sum of Eighteen dollars, by note or bond due the first of January, 1842, and payable to J. M. Davis. So R. M. Lane in the sum of twenty five dollars by note or bond due the first day of January, 1842, in all of which enumerated bonds or notes, Frederick B. Nelson and I am bound with me, as my security, also to J. B. Nelson in the sum of five dollars, by account due the first day of January, 1842. So C. B. Nelson & Co in the sum of fifty, and by note or bond due about November 1842, to said Robert Davis & Co in the sum of two hundred dollars by note or bond due the second day of January 1842, creditors of the first class. Also to J. M. Hobbbs & Co, in the sum of twenty dollars, by note due the thirty first day of August, 1842. So M. S. & J. M. in the further sum of twenty one dollar and sixty nine cents, by note due the first day of January, 1842. And to M. S. & J. M. in the sum of one hundred and thirteen dollars and fifty nine cents, by note due the first day of January, 1842. So M. S. & J. M. in the sum of one hundred and forty dollars, by note due the 1st day of January 1842. And to J. M. Hobbbs & Co, in the sum of forty dollars by note due the first day of July, 1842. Creditors of the second class All of which debts with the legal interest thereon accruing, the said Robert Quinton is willing and desirous to settle. Now this Indenture witnesseth, that for and in consideration of the premises, and also for the further consideration of one dollar to the said Robert Quinton in hand paid, by the said Nicholas Davis Jr at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, by the said Robert Quinton, both given, granted, bargained, sold and conveyed, and by these presents doth give, grant, bargain, sell and convey unto the said Nicholas Davis Jr his heirs and assigns forever, the following lands, lying and being in the County of Limestone to wit: The South West

quarter, and the South half of the West half of the South East quarter of Section twenty nine in Township two of Range three West. Also the South East quarter of the North West quarter of Section twenty nine in Township two of Range three West. Also the following personal property, to wit: One dark Bay Mare, fifty head of hogs, One Cow, One calf, One yearling thirty Barrels of Corn, One Bed and furniture, two men, one pot, One large kettle and table, two ploughs, One horse cart, One Mole landing machine, and Pickers, two thousand pounds of fodder, and stock of Cattle, with all and singular the appurtenances to the said tract of land belonging, or in anywise appertaining, and all the Estate, right, title and interest of the said Robert Denton, in and to the said lands and premises, I do have and to hold the said lands and premises, with their appurtenances together with all the personal property hereby conveyed, unto the said Nicholas Davis Jr. his heirs Executors Administrators and assigns forever. Wherein I trust that the said Nicholas Davis his heirs, Executors, and Administrators, shall permit the said Robert Denton to remain in possession of the said lands and premises, with its appurtenances, together with the aforesaid personal property hereby conveyed, with the express agreement that all the profits arising therefrom, are to be paid over to the said Nicholas Davis Jr. to be appropriated as hereinafter stated, until the first day of January Eighteen hundred and fifty. And therefore this further Trust, that if all the debts before enumerated, in the first and second class of creditors, (are not fully paid off and discharged by the first day of January Eighteen hundred and fifty, then the said Nicholas Davis Jr. upon the request of any of the Creditors before enumerated, shall sell the said lands and premises with the appurtenances, and all the personal property hereby conveyed, to the highest bidder for cash at public auction, on the premises, after having given ten days notice of the time and place of sale by advertisement put up at the Court house door and three other public places in the County, and out of the money arising from said sale, together with the profits arising from said property until the sale thereof, after paying all the expenses incident to the making and executing this will, shall pay off and discharge all the debts enumerated in the first class of creditors, if sufficient to pay them, all, if not them, to pay them pro rata if the money arising from such sale be more than sufficient to pay all the debts enumerated in the first class of debts, then the said Nicholas Davis Jr. shall pay the debts enumerated in the second class of debts, if sufficient for that purpose, if not them to pay them pro rata, but if the whole of said debts above be paid, by the first day of January Eighteen hundred and fifty then this Indenture to be void. Witness my hand and seal the day and year first above written.

Robert Denton

Nicholas Davis Jr.

Thomas Bradley

The State of Alabama: Before me Thomas L. Sykes, Clerk of the County Court of Limestone County, Alabama, this day personally appeared the above named Robert Denton and Thomas A. Nelson one of the firm of Nelson & Bradley & Co. and mutually acknowledged that they signed, sealed and delivered the foregoing Will of Trust to the said Nicholas Davis Jr. for the purposes therein specified, and on the day and year therein mentioned, and also appeared the said Nicholas Davis Jr. and acknowledged that he has accepted of said Trust. Done under my hand and seal this 10th day of September 1847. 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 10th day of September 1847. which is duly done in Book 48 Page 158 & 160.
Test Thomas L. Sykes, Clerk.

Pleasant Byrd wife, & Short Indenture, made the 31st day of April, Eighteen hundred and thirty eight, between Pleasant Byrd and Susan Byrd his wife of the one part, and Samuel Jordan of the other part, of Limestone County, State of Alabama, of the other part, Witnesseth that the said Pleasant Byrd and Susan Byrd, for and in consideration of the sum of One hundred and fifty dollars to them in hand paid by the said Samuel Jordan, the receipt whereof is hereby acknowledged, have bargained, sold, aliened, conveyed and confirmed, unto the said Samuel Jordan his heirs and assigns forever, all that piece or parcel of land, lying and being in the County of Limestone and State of Alabama, and known as the North half of the East half of the North East quarter of Section 14 fronting of Township 18 Range 3 West containing Forty and twenty three hundredths acres, together with all the improvements and appurtenances thereto belonging, and by these presents do grant, bargain, sell, alien, convey and confirm, the title to the above described piece or parcel of land, unto the said Samuel Jordan his heirs and assigns forever, against the said Pleasant Byrd and Susan Byrd, one Executors heirs or Administrators, and against all others, claiming by, from or through said Indenture, whereof we have been made set our hands and affixed our seals the day and year first above written.

Signed, sealed and delivered in the presence of us,

Samuel Jordan

Charles Hamis

Pleasant Byrd

Susan Byrd

The State of Alabama: Personally appeared before me Archibald M. Bradley one of Limestone County S. C. the Justices of the Peace in and for the County aforesaid, Pleasant Byrd, and Susan Byrd his wife, and acknowledged the within instrument of writing to be their act and deed, and the said Susan Byrd, having been by me examined, separately, and out of hearing of her said husband, declared she signed the same, without fear, threats or compulsion of her said husband. Given under my hand and seal this 29th 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 11th day of September 1847, which is duly done in Book 48 Page 161.
Test Thomas L. Sykes, Clerk.

Edward Legg & Short Indenture, made this 5th day of September, in the year of our Lord 1848, between Edward Legg of the County of Limestone and State of Alabama of the first part, Robert Sindall, of said County of the second part, and Lewis Nelson of the third part; Whereas Edward Legg is justly indebted to the said Lewis Nelson by note dated 20th Sept. 1848, bearing interest after the 20th Nov. the same year for the sum of Eighty six dollars and ninety five cents, One note dated 20th Sept. 1848, payable to Nelson & Cannon as per One hundred dollars and Limestone cents, bearing interest from date, Amount of an account due 25th Nov. next for fifty dollars which said debt the said Edward Legg is willing and desirous to come to him the said Lewis Nelson, and therefore this Indenture Witnesseth, that the said Edward Legg for and in consideration of the premises aforesaid, as well as for the further consideration of the sum of One dollar to them the said Edward Legg, in hand paid, by the said Robert Sindall, at and before the signing making and delivery of these presents both this day bargained, sold, and conveyed, and by these presents doth bargain, sell and convey unto him the said Robert Sindall, the following described personal property, to wit: One Mallow and One two head horses, & Bed & furniture, & other

1 Chest, 1 Clock, 1 Linn, 10 Chairs, 3 Potts & Cans, 1 Chest, 1 Spinning Wheel, 1 Reel & Scales, 2
Tables, 3 Bows & Arrows, 4 Hairings, 1 Lot of Slaves & Servants, 6 head hogs, and the proceeds of a
Ruin Trust on Level Legs, property. To have and to hold the above described property unto
the said Robert Hindall, his heirs, Exrs, Adms and assigns forever, and the said Edward Legg
for himself his heirs, Executors, & assigns doth hereby warrant and will forever the right
title and claim to the above described and hereby granted, mentioned to be granted property
unto him the said Robert Hindall, his heirs, Executors, & assigns forever free from the
claim or demand of all and every person or persons, whomsoever, claiming the same. Upon
Trust, and Special Confidence, nevertheless, that the said Robert Hindall shall permit him
the said Edward Legg, to remain in quiet and peaceable possession of said property, herein
conveyed, and every part thereof until the 15th Inst, to which time the said Lewis Nelson
hath agreed to extend the time of payment of said debt; and until the said Edward Legg
shall make default in payment of said debt and interest; and upon further Trust
that he the said Robert Hindall, his heirs, Exrs, Adms or assigns, shall as soon after the
happening of such default of payment; as he may be required by the said Lewis Nelson
his heirs, Exrs, Adms, or assigns, to sell to the highest bidder, on a credit until the 25th Nov
next, at public auction the property herein conveyed, or such part thereof as may be suffi-
cient, for the purpose, first giving ten days previous notice, of the time and place of
such sale, by advertisements to be set up, and out of the money arising from such
sale, in the 1st place, to pay all necessary expenses, and charges attending the same
then pay to the said Lewis Nelson his heirs, Exrs, Adms, or assigns, said debt, together
with all lawful interest, that may have accrued thereon, and the balance if any,
may owe to the said Edward Legg his heirs &c, but of the whole of said debt and interest
thereon, shall be fully paid off and satisfied, by the set day 15th Inst; so that no default
in the payment of the same shall be made, then this Indenture, and every part thereof
be null and void, and of no effect. Whereas the same 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 date above written.

Edward Legg
Robert Hindall
Lewis Nelson

State of Alabama Before me John Peterson acting Justice of the Peace in and
Lincoln County 3 for said County, this day personally appeared Edward Legg Robert
Hindall, and Lewis Nelson, whose names are signed to the within and foregoing Recd
of Trust; & severally acknowledged the signing, sealing and delivery of the same for the
purposes therein expressed. Given under my hand and seal this 2nd day of Sept. 1849

John Peterson, J.P.

Filed in the Office of the Clerk of the County Court of Lincoln County, State of Alabama
for Registration on the 11th day of September 1849, which is duly done in Red Book N^o 8
pages 161 & 163.

Test Thomas L. Sykes, Clerk.

Nathl. Seng and
S. 3 Mrs
Nancy Maddell
This Indenture, made and entered into this 10th day of April in the year
of our Lord 1849, between Nathl. Seng and Elizabeth S. Seng his wife, of the
County of Lincoln and State of Alabama, of the one part; and Nancy Maddell
of the same County and State, of the other part: Witnesseth, that the said Nathl. Seng and
Elizabeth S. his wife, for and in consideration of the sum of seven hundred dollars to
them in hand paid by the said Nancy Maddell, the receipt whereof is hereby acknowledged

have this day bargained, sold, aliened, conveyed and conveyed, and by these presents do hereby in-
sell, alien, convey, and convey, to the said Nancy Maddell, one hundred and eighty acres of land
lying the South West 1/4 Sec 13, Township 4, Range 8 West, in the County of Lincoln State of Ala-
bama, to have and to hold the above described land together with all the appurtenances, thereto
belonging, or in any wise appertaining unto the said Nancy Maddell, her heirs and assigns
forever, and the said Nathl. Seng and Elizabeth S. his wife, for themselves their heirs, Executors, Admini-
strators and assigns, do warrant and will forever defend the title to the above tract of land, unto
the said Nancy Maddell, her heirs and assigns, from and against all and every person claiming
or holding under them, the said Nathl. Seng, & Elizabeth S. his wife, also against the lawful claim
in or demand of all and every person whatsoever. In testimony whereof the said Nathl. Seng &
Elizabeth S. his wife have hereunto set their hands and seals the day and year first above written,
Signed, sealed, and delivered
in the presence of, Nathl. Seng, Elizabeth S. Seng,

State of Alabama Personally appeared before me Alexander Russell an acting Justice
Lincoln County 3 of the Peace for said County, in the State of Alabama, Nathl. Seng
and Elizabeth S. his wife who acknowledged that they signed, sealed and delivered the same
for the purposes therein specified,
Filed in the Office of the Clerk of the County Court of Lincoln County, State of Alabama
for Registration on the 11th day of September 1849, which is duly done in Red Book N^o 8, pages
163.

Test Thomas L. Sykes, Clerk.

Sam. S. Brown and wife, This Indenture, made this 24 day of September in the year One
thousand eight hundred and forty nine between Samuel S. Brown and Mary
Robert J. Mendum 3 D. Brown of the County of Lincoln in the State of Alabama, of the one
part; and Robert J. Mendum of the other part: Witnesseth, that the said Samuel S.
Brown and Mary S. Brown 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, convey, and confirm, unto the said
Robert J. Mendum, all that certain lot of land lying and being in the town of Athens, and
known as lot N^o One hundred and thirty day 130. To have and to hold the above described lot of
ground, with the tenements and appurtenances, thereto belonging or in any wise appertaining
unto the said Robert J. Mendum, his heirs and assigns forever, and the said Samuel S. Brown
and Mary S. Brown, 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 J. Mendum his heirs and
assigns, from and against themselves and all and every person or persons, claiming
or holding under them, the said Samuel S. Brown and Mary S. Brown, and also
against the lawful title, claim or demand, of all and every person or persons whomsoever.
In testimony whereof the said Samuel S. Brown and Mary S. Brown, have
subscribed their names, and affix their seals the day and year above written,
Signed, sealed, and delivered
in the presence of, Sam. S. Brown, Mary S. Brown,

State of Alabama Before me Thomas L. Sykes, Clerk of the County Court of
Lincoln County 3 said County, this day personally appeared the within named
Samuel S. Brown, and acknowledged that he signed, sealed and delivered the foregoing

Due to Robert G. Mcnamum, for the purposes therein specified, and on the day and year therein mentioned, And on the same Exhibited said Due, to Mary D. Crowshaw, wife of said Samuel S. Crowshaw, when being privately examined by me, separate and apart from her said husband, Acknowledged that she signed said, and delivered the same to the said Robert G. Mcnamum, on the day and year therein mentioned, freely, voluntarily, and without any fear, threats, or compulsion, of her said husband, Given under my hand and seal this 25th day of September 1847. *Thomas S. Hayes, Just*

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 1847, which is duly done in Book B. A. 8 pages 163 & 164. *Just Thomas S. Hayes, Clerk*

R. L. Hargrove wife & This Indenture, made and entered into this the twentieth day of September
 1853 Dues
 Dally & Phillips and Caroline Hargrove his wife of the first part, and Horst B. Dally and
 M. M. Phillips, Merchants and partners trading under the firm and style of Dally &
 Phillips, of the second part. All of the County of Limestone, State of Alabama, Witnesseth
 that the said R. L. Hargrove, and Caroline 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, conveyed, and conveyed, and by these presents do bargain, sell
 alien, convey, and convey unto the said Dally & Phillips, a 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 the South East quarter of Section N^o One, in Township N^o One, of Range
 Four (4) West, containing forty acres more or less. To have and to hold the above described
 parcel or tract of land, with and singular the appurtenances therunto belonging or in
 anywise appertaining unto the said Dally & Phillips, their heirs, and assigns forever, and
 the said R. L. Hargrove, and Caroline his wife for themselves, their heirs, Executors,
 and Administrators, doth warrant and will forever defend the title, to the above describ-
 ed, and hereby grants premises, unto the said Dally & Phillips their heirs and assigns for and
 against themselves, and all persons whatever, claiming or holding under them the said
 R. L. Hargrove, and Caroline his wife, and also against the lawful title claim or
 demands, of all and any persons or persons, claiming or holding from or under the Government
 of the United States, Whereof the said R. L. Hargrove, and Caroline his wife, had heretofore
 in their hands and possess their said land, this day and date above written.

State of Oklahoma. Primarily appears before me Ephraim Evans, an acting Justice
 Lemuel Bandy of the Peace in and for said County and State aforesaid, Edmund Hargrove
 and Caroline Hargrove his wife, who acknowledge that they signed, sealed, and delivered the
 foregoing Deed to the firm of Duff & Phillips, on the day and year therein mentioned, and
 Caroline Hargrove his wife, being by me privately examined, separate and apart from her husband
 acknowledge that she signed, sealed and delivered the writing aforesaid without any fear, threat or
 compulsion of her said husband this 26th day of Sept. 1849.

Filed in the Office of the Clerk of the County Court of Lincoln County, State of Ala.
for Registration on the 26th day of September 1842, which is duly shown Rec Book N^o
8 page 164.
Test Thomas L. Egan, Clerk.

Anthony Bredemeyer & his wife
To & Due
Daly & Phillips

This Indenture, made and entered into this the ninth day of February A.D. one thousand eight hundred and forty nine, between Anthony Bredemeyer and Anna Bredemeyer his wife, of the first part, and Thomas B. Daly, and William M. Phillips, Merchants and partners trading under the firm and style of Daly & Phillips, of the second part, all of the County of Limestone, State of Alabama, Witnesseth, that the said Anthony Bredemeyer and Anna his wife, for and in consideration of the sum of sixty four dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this bargain and sale, aliened, conveyed and conveyed, and by these presents do bargain, sell, alien, convey and convey unto the said Daly & Phillips, or certain tract or parcel of land, lying and being in the County of Limestone, and State of Alabama, known as the South part of the West part of Fractional Section N^o twelve, Township N^o. One and Range four West, containing thirty eight acres, in the District lands sold at Huntsville, Ala. To have and to hold the above described parcel or tract of land, with all and singular the Appurtenances, thereto belonging, or in any wise appertaining unto the said Daly & Phillips, their heirs and assigns forever, and the said Anthony Bredemeyer - Anna his wife, for themselves their heirs, Executors, and Administrators, doth man- suer and well foregoe assign, the title to the above described and hereby granted premises, unto the said Daly & Phillips, their heirs, and assigns for and against themselves and all persons whatever, claiming or holding under them, the said Anthony Bredemeyer and Anna his wife, and also against the lawful title, claim, or demand, of all and every person or persons whatever, claiming or holding from or under the Government of the United States, Whereof the said Anthony Bredemeyer and Anna his wife, hath hereunto set their hands and affixed their seals this day and date above written.

Anthony Bredemeyer
Anna Bredemeyer
Daly & Phillips

The State of Alabama ^{made} Personally appeared before me Preston Morris, an acting Justice
Lincoln County ³ of the Peace, in and for said County and State aforesaid Anthony
(Breeding) and Anna (Breeding) his wife, who acknowledged that they signed, sealed and
delivered the foregoing deed to the firm of Saly & Phillips, on the day and upon the con-
ditions, and Anna (Breeding) his wife being by me privately examined, separate and apart
from her husband, acknowledged that she signed, sealed and delivered the within deed
without any fear, threats or compulsion, of her said husband, this 12th day of Feb.
1849 Preston Morris *(Sd)*

John Brough and Alfred McCrestone, made and entered into this the third day of January
in the year of our Lord one thousand eight hundred and forty eight. Between
John Brough and Martha E Brough, his wife, of the State of Alabama
Limestone - of the first part. And Alfred McCrestone of the State and County aforesaid of
the second part. Witnesseth that the said parties of the first part for and in consideration
of the sum of Four hundred dollars, to them in hand paid by the said party of the second
part at and before the signing, sealing, and delivering of these presents, the receipt whereof is hereby
acknowledged, hath given, granted, conveyed, sold, conveyed and delivered, and by these presents
doth give, grant, convey, sell, convey, and deliver, unto the said party of the second part,
the following tract or parcel of land, viz: The East half of the West half of the North West quarter

of Section thirteen, in Township One Range Five West, containing forty acres be the same, more or less, lying entire, and being in said State and County, with all the right title and interest: that the said parties of the first part hath in and to the herein before described said tract or parcel of land, together with all and singular, the rights, privileges, hereditaments and appurtenances, thence belonging or in anywise appertaining, to have and to hold the same to the duly proper use and behoof of the said party of the second part his heirs and assigns forever, the said parties of the first part, doth, for themselves their heirs and assigns, covenant to and with the said party of the second part, that they have a full and perfect title, in fee simple, in and to the herein before described tract or parcel of land and that such title unto the said party of the second part, they will and do, their presents doth against the lawful or equitable claim or claims, of all and every person or persons claiming or to claim, forever maintain and defend, this indenture is intimated before signing, sealing and delivery of these presents, above the tenth line in the over part.)

In Witness whereof the said parties of the first part, hath hereunto set their hand and affixed their seals, this the day and date first above written.

John B. Roney *[Signature]*
 Martha C. Roney *[Signature]*

The State of Alabama, Personally appeared before me William M. Rodes, an acting Commissioner County 3 Justice of the Peace, in and for said County John B. Roney who acknowledged the signing, sealing and delivering, of the foregoing deed of conveyance unto Alfred Rodes, on the day of its date, for the purposes therein contained, on the same day, in an examination, separate and apart from his said husband, I exhibited said deed unto Martha C. Roney, wife of the said John B. Roney, who acknowledged the signing, sealing and delivering of the foregoing deed of conveyance, unto Alfred Rodes, on the day of its date, for the purposes therein contained, and that she freely did it without fraud, threat or compulsion, of her said husband, Given under my hand and seal this 3rd day 1842.

William M. Rodes *[Signature]*

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 1st day of October 1842 which is duly done in Red Book N: 8 page 165 & 167
 Test Thomas B. Sigurd, Clerk

John B. Roney & An Indenture, made and entered into, on this the first day of October in the year One thousand eight hundred and forty nine, between John B. Roney of the first part; Charles F. McKinney and Augustus M. McKinney, of the second part; and Benjamin M. McKinney of the third part: Whereas the said John B. Roney is justly indebted to the said Charles F. and Augustus M. McKinney, in the sum of four hundred and thirty one dollars, and eight cents, as well more fully appears from the promissory note of the said John B. Roney, payable to the said Charles F. and Augustus M. McKinney bearing even date herewith, and due on day after the date thereof, which debt with the legal interest thereon accruing, the said John B. Roney is willing and desirous to secure unto the said Charles F. and Augustus M. McKinney, for this Indenture. Witnesseth that for and in consideration of the sum of one dollar and also for the further consideration of two dollars to the said John B. Roney in hand paid by the said Benjamin M. McKinney at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, the said John B. Roney, hath given, granted, bargained and sold, and by these presents doth give, grant, bargain, and sell, unto the said Benjamin M. McKinney a certain negro girl

named Minerva, aged about fourteen years, of light complexion, and her inchoate, Tobias is to hold the said negro girl Minerva, and her future increase unto the said Benjamin M. McKinney, his heirs, executors, administrators, and assigns forever, to the only proper use and behoof of him the said Benjamin M. McKinney, his heirs, executors, administrators and assigns forever, and the said John B. Roney, for himself his heirs, executors, administrators and assigns doth hereby covenant, promise and agree, to and with the said Benjamin M. McKinney, his heirs, executors, administrators and assigns forever, in manner and form following that is to say: That the said John B. Roney, his heirs, executors, administrators and assigns, doth title to the said slave and her future increase, will forever maintain and defend, unto the said Benjamin M. McKinney, his heirs, executors, administrators, and assigns forever, by these presents, Upon the trust following nevertheless that the said Benjamin M. McKinney shall permit him the said John B. Roney, to remain in possession of the said negro girl Minerva, until the first day of January next, and then if the said John B. Roney shall fail to pay the debt appraised to the said Charles F. McKinney, and the said Augustus M. McKinney, with the legal interest thereon accruing, he the said Benjamin M. McKinney, shall, on the request of either of the parties of the second part, sell said negro girl Minerva, to the highest bidder for cash at the Court house door in the town of Athens after giving twenty days notice of the time and place of sale, and out of the proceeds of sale, shall first pay all costs and charges attending the making of this deed, and then apply the remainder to the payment of the debt appraised, with all legal interest thereon accruing, but if the said John B. Roney should pay the whole of said debt to the said Charles F. and Augustus M. McKinney, then this indenture to be void, otherwise to remain in full force and effect. In Witness whereof the parties to this deed, have hereunto set their hands and affixed their seals, the day and date above written.

John B. Roney *[Signature]*
 C. F. McKinney *[Signature]*
 A. M. McKinney *[Signature]*
 B. M. McKinney *[Signature]*

State of Alabama, Before me Thomas B. Sigurd, Clerk of the County Court of said County Limestone County 3 this day personally appeared the said named John B. Roney, Charles F. McKinney, and Augustus M. McKinney, and severally acknowledged that they signed, sealed and delivered the foregoing deed of trust to the said Benjamin M. McKinney, for the purposes therein specified, and on the day and year therein named. And also appeared the said Benjamin M. McKinney, and acknowledged that he had accepted of said trust, Given under my hand and seal this 1st day of October 1842.
 Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 1st day of October 1842 which is duly done in Red Book N: 8 page 166 & 167.
 Test Thomas B. Sigurd, Clerk

Henry Kinder & wife, This Indenture, made this second day of October in the year One thousand eight hundred and forty nine, between Henry Kinder and Martha Kinder his wife, of the County of Limestone in the State of Alabama, of the one part and John Riley of the County and State aforesaid, of the other part: Witnesseth that the said Henry Kinder 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 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 Riley

all that certain tract or parcel of land, lying and being in the County of Limestone and State of Alabama, and bounded as follows, to wit: Beginning at a point in the South boundary line of S. O. gr. of Section 19, Township 3 and Range 3 West, 38 chains and 25 links from the S. E. corner of said quarter, from which 38 chains and 26 links, thence West 10 chains and 25 links, thence West 17 degrees, N. 5 chains to the creek, and with said creek 38 chains from which North 38 chains to the ^{old} Huntsville road, and with said road to E. boundary of said Section, thence South to the Southern boundary of 19 Section, thence West to the beginning containing seventy five acres more or less. We have and to hold the above described tract or parcel of land together with the tenements and appurtenances therunto belonging or in any wise appertaining unto the said John Riley his heirs and assigns forever. And the said Henry Kinde and Martha his wife, for them 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 Riley his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them, the said Henry Kinde and Martha his wife, and also against the lawful title claims or demands of all and every person or persons whomsoever. In testimony whereof the said Henry Kinde and Martha 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 attes-

Henry Kinale Seal
Maucha Kinale Seal

State of Alabama } Personally appeared Henry Kindle, and Martha his wife before me
Limestone County } Robert Davidson, an acting Justice of the Peace for the County
of Limestone, and Acknowledged that they lawfully signed, sealed and delivered the foregoing deed to the above mentioned John Rieley, on the day and year above mentioned, and that Martha his wife being by me privately examined, apart from her husband, Acknowledged that she signed said deed willingly and freely, without any threats or compulsion of her said husband, Acknowledged before me this 3rd day of October 1849

Robert Davidson & P.

Filed in the Office of the Clerk of the County Court of Lincoln County, State of Alabama
for Registration, on the 3rd day of October 1848, which is duly done in deed Book 17th 3 pages 161
J 168. Just Thomas S. Frost, Clerk

Prof. Thomas G. Tynd. Clerk

Mr. G. Robinson & His Associates, made this 1st day of October. One thousand eight hundred
 & forty nine, between William G. Robinson, of the one part: and Preston Morris of
 the other part: all of the County of Sumner, and State of Alabama. Witness that
 the said William G. Robinson for and in consideration of the sum of two thousand and
 fifty dollars to him in hand paid, the receipt whereof is here by acknowledged hath this
 day bargained, sold, aliened, enfeoffed, and conveyed, and by these presents doth bargain, sell,
 alien enfeoff, and convey unto the said Preston Morris, all that tract or parcel of land
 lying and being in the County of Sumner, and State of Alabama, and known as the
 South East half of the South East fourth of Section nine, of Township one Range
 four west, reserving always two acres that have been by me hitherto conveyed to the trustees of
 Antioch meeting house, bounded as in said conveyance, the balance containing seventy eight
 acres, more or less, in the district of land sold at Huntsville Alabama to Sherman & to hold the
 above described land, with the tenements and appurtenances thereto belonging or in any way
 appertaining unto the said Preston Morris, his heirs and assigns forever. And the said William

G. Robinson for himself his heirs, Executors, and Administrators, doth severally and will
jointly defend the title to the above described and hereby granted premises unto the said Daniel
Morris his heirs and assigns, from and against himself, and all and every person or persons
claiming or holding under him the said William G. Robinson, and also against the lawful
title claim or demand of all and every person or persons whomsoever, claiming or holding
by force or under the Government of the United States, In testimony whereof the said William
G. Robinson, hath hereunto set his hand and seal the day and date above written.

William C. Robison Secy

The State of Alabama } Before me Thomas S. Sykes, Clerk of the County Court of said County
 Limestone County ss. This day personally appeared the above named William S. Roberts
 and acknowledged that he signed said and declared the foregoing deed to be his and Peter W.
 Roberts on the day and year therein mentioned, and for the purposes therein specified, him under my
 hand and seal this 6th day of October 1849. Thomas S. Sykes. (Seal)

Thos. B. Tins. 

*Filed in the Office of the Clerk of the County Court of Lincoln County, State of Alabama
for Registration on the 6th day of October, 1828, which is duly sworn in Ward Book No. 2, page 102
S 102*

Stet. Thomas L. Lynd. Clerk

R. M. Boucher vs. *His Adventure*. made this fourth day of January in the year one
 In 3000
 Henry Kinde. This wife of the County of Limestone in the State of Alabama, of the one part and
 Henry Kinde of the same place, of the other part, Witnesseth, that the said Robert M. Boucher
 Susan C. his wife, for and in consideration of the sum of three hundred and thirty seven 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 Kinde, all that certain
 tract of land lying and being in the County in State aforesaid (to wit) Beginning at a point
 in the South boundary of the S. E. q. of Section 19 in Township 3. of Range 3 West, 30 chains 25 links
 from S. corner of said q. from which, 29 chains 26 links thence West, 18 chains 95 links thence N.
 17 degrees N. E. chain to the creek and with said creek 58 chains, from which N. 27 chains to the Creek
 with road, and with said road to the E. boundary of said Section, & with said line S. to the southern boundary
 thence N. to the beginning, containing Eighty seven acres or less. To have and to hold the above descri-
 bed tract of land with the tenements and appurtenances thereunto belonging or in any wise apper-
 taining unto the said Henry Kinde, his heirs and assigns forever. And the said Robert M. Boucher
 and Susan C. his wife, for themselves their heirs, executors, and Administrators, do hereby and in consid-
 eration of the premises, warrant and will forever defend the title to the above described and hereby
 granted premises unto the said Henry Kinde, his heirs and assigns, from and against themselves
 and against every person or persons, claiming or holding under them the said Robert M. Boucher
 and Susan 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 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

R. M. Boucher
S. E. Boucher

in the presence of
The State of Alabama } Personally appears before me A. A. Gresham, an acting Justice of the Peace
Lincoln County } and for the County aforesaid, the within named Robert M. Boncher and
Susan B. his wife, who acknowledge that they severally signed, and delivered the within deed to
the aforesaid Henry Windle for the purposes therein mentioned. And the said Susan B. wife of the

Said Robert M. being examined by me separate and apart from his said husband, acknowledged that he signed, sealed and delivered the said deed without fear, threats or compulsion of his said husband, given under my hand and seal, this the 27th day of January 1843.

A. H. Gresham, 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 October 1843 which is duly done in Book 183 pages 1628/170

Test Thomas S. Floyd, Clerk.

Thomas S. Floyd, This Indenture, made this 12th day of October in the year one thousand eight hundred and forty nine, between Thomas S. Floyd his wife Sally H. Stone, Nathaniel B. Malone, of the County of Limestone in the State of Alabama, of the one part, and Nathaniel B. Malone, of the other part: Witnesseth, that the said Thomas S. Floyd and his wife Sally H. Stone, 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 Nathaniel B. Malone, all that certain tract of land lying and being in the County of Limestone, State of Alabama, and known and described as the North East quarter, of Section 14.1 in Township three of Range five 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 Nathaniel B. Malone his heirs and assigns forever, and the said Thomas S. Floyd and his wife Sally H. Stone, for themselves and heirs, executors, and administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title, to the above described and hereby granted premises, unto the said Nathaniel B. Malone, his heirs and assigns, from and against themselves, and all and every person or persons, claiming or holding from them the said Thomas S. Floyd and his wife Sally H. Stone, and also against the lawful title claim or demand, of all and every person or persons whomsoever. In testimony whereof, the said Thomas S. Floyd and his wife Sally H. Stone, have hereunto set their names and affixed their seals the day and year above written.

Signed, sealed and delivered in the presence of,

Thos. S. Floyd, Clerk
Sally H. Stone, Clerk

The State of Alabama. This day personally appeared before me Henry Stanley, an acting Limestone County Justice of the Peace, in and for said County, Thomas S. Floyd and Sally H. Stone, his wife, who acknowledged that they signed, sealed and delivered the foregoing deed to Nathaniel B. Malone, on the day of its date for the purposes therein specified, given under my hand and seal, this the 15th day of October 1843.

He Stanley J. P. 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 October 1843 which is duly done in Book 183 pages 171.

Test Thomas S. Floyd, Clerk.

David H. Friend and wife, This Indenture, made this 19th day of Oct. in the year one thousand eight hundred and forty nine, between David H. Friend and Angelina P. Friend, of the County of Limestone in the State of Alabama, of the one part, and Nathaniel B. Malone, of the other part: Witnesseth that the said David H. Friend and

Angelina P. Friend, for and in consideration of the sum of Six hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Thomas S. Floyd, all that certain lot of land lying and being in the town of Athens, and known on the plan of said town as part of lot No. 195, beginning at the South West corner of said lot, and running East 100 1/2 feet to a stake, thence North to the boundary line of said lot, thence West to the corner, and thence South to the beginning, containing one and a half acres more or less. To have and to hold the above described lot or parcel of land, with the tenements and appurtenances, thereto belonging, or in any wise appertaining, unto the said Thomas S. Floyd his heirs and assigns forever. And the said David H. Friend and Angelina P. Friend, 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 S. Floyd, his heirs and assigns, from and against themselves and all and every person or persons, claiming or holding from them the said David H. Friend and Angelina P. Friend, and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof, the said David H. Friend, and Angelina P. Friend, have hereunto set their names and affixed their seals the day and year above written.

Signed, sealed and delivered in the presence of,

D. H. Friend, Clerk
Angelina P. Friend, Clerk

The State of Alabama. This day personally appeared before me Thomas S. Floyd, Clerk of the County Court of said Limestone County, David H. Friend, and acknowledged that he signed, sealed and delivered the foregoing deed to Thomas S. Floyd for the purposes therein specified, and on the day and year therein mentioned. And also appeared Angelina P. Friend, wife of said David H. Friend, who being lawfully examined by me, separate and apart from her said husband, acknowledged that she signed, sealed and delivered the same, to the said Thomas S. Floyd on the day and year therein mentioned, freely, voluntarily, and without any fear, threats, or compulsion, of her said husband. Given under my hand and seal this 19th day of October 1843.

Thomas S. Floyd, Clerk

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 1843 which is duly done in Book 183 pages 171.

Test Thomas S. Floyd, Clerk.

Benjamin B. Brantley and wife, This Indenture, made this 13 day of October, in the year one thousand eight hundred and forty nine, between Benjamin B. Brantley and Elizabeth M. Brantley, of the County of Limestone, in the State of Alabama of the one part, and Robert B. Allen of the other part: Witnesseth that the said Benjamin B. Brantley and Elizabeth M. Brantley, for and in consideration of the sum of twenty five dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Robert B. Allen, all that certain tract of land lying and being in the County aforesaid and known as the North half of the East half of the South East quarter of Section 14.15 Township 11.3 Range 1.6 West. To have and to hold the above described tract of land with the tenements and appurtenances, thereto belonging, or in any wise appertaining, unto the said Robert B. Allen his heirs and assigns forever. And the said Benjamin B.

Brandon and Elizabeth M. Brandon, for themselves their heirs, executors, and administrators do hereby and in consideration of the premises warrant and via form depose the title to the above described, and hereby grant premises unto the said Robert C. Allen his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them, the said Benjamin M. Brandon and Elizabeth M. Brandon, also also against the lawful title, claim, or demand, of all and every person or persons whomsoever. In testimony whereof the said Benjamin M. Brandon and Elizabeth M. Brandon, hereunto subscribe their names and affix their seals, this day and year above written.

Signed, sealed, and delivered By Oct. 15th 1849

Benjamin M. Brandon
Elizabeth M. Brandon

in the presence of
Saml. Day, J.P.

The State of Alabama, Before me Saml. Day an acting Justice of the Peace in and for Limestone County, do the County aforesaid, personally appeared, Benjamin M. Brandon and Elizabeth M. Brandon, his wife, who severally acknowledged that they signed, sealed, and delivered the within deed to Robert C. Allen, on the day of its date, for the purposes therein specified, and contains, and the said Elizabeth M. Brandon, being by me examined separately and apart from her said husband, did acknowledge that she signed the same of her own free will and consent, and without any fear, threats or compulsion of her said husband, thereby relinquishing her right or title to same, in said tract of land, Given under my hand and seal, this 15th day of October, A.D. 1849.

Saml. Day, J.P.

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 24th day of October 1849, which is duly done in Book No. 8 pages 171 & 172.

Test Thomas S. Sigel, Clerk.

Nathaniel B. Malone and Martha B. Malone, his wife, of the County of Limestone and State of Alabama of the one part, and Hamilton Jones of the same County and State, (Witnesseth) that the said Nathaniel B. Malone and Martha B. his wife, for and in consideration of the sum of Twenty two hundred and fifty dollars, to them in hand paid by the said Hamilton Jones, the receipt whereof is hereby acknowledged, hath this day bargained, aliened, conveyed, and by these presents do bargain, sell, alien, convey and carry unto the said Hamilton Jones, all right, title and interest in 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 & quarter of Section twenty eight, in Township three of Range six west, also North West quarter of Section twenty seven Township three and Range six west, the whole containing two hundred and forty acres more or less. To have and to hold with all appurtenances, thereto belonging or in any wise appertaining, unto the said Hamilton Jones, his heirs, executors, administrators or assigns. The said Nathaniel B. Malone, and Martha B. his wife, doth for themselves, their heirs, and administrators, warrant and form depose the title to the above described land, here granted unto the said Hamilton Jones, his heirs, executors, administrators or assigns from and against all person or persons claiming or through the said Nathaniel B. Malone, and Martha B. his wife, or through any other person whomsoever. In testimony whereof, we have hereunto set our hands, and affixed our seals, this day and date above mentioned.

N. B. Malone
Martha B. Malone

The State of Alabama, Before me Thomas S. Sigel Clerk of the County Court of said County, Limestone County, do this day personally appeared, Nathaniel B. Malone, and acknowledged that he signed, sealed, and delivered the foregoing deed to Hamilton Jones, for the purposes therein specified, and on the day and year therein mentioned, and on the same day I exhibited said deed to Martha B. Malone, wife of said Nathaniel B. Malone, who being by me examined privately separately and apart from her said husband, acknowledged that she signed, sealed, and delivered the foregoing deed to the said Hamilton Jones, on the day and year therein mentioned, freely, voluntarily, and without any fear, threats or compulsion, of her said husband. Given under my hand and seal this 27th day of October 1849.

Thomas S. Sigel, Clerk

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 1849, which is duly done in Book No. 8 pages 172 & 173.

Test Thomas S. Sigel, Clerk C.C.

Isaac Kiehl and Samuel Kiehl, of the first part, Thomas S. Kiehl, of the second part, and Samuel S. Tanner, Merchants trading under the firm and style of S. S. Tanner of the third - All of the County of Limestone, and State of Alabama, (Witnesseth) that whereas the said Samuel Kiehl is justly indebted to the said S. S. Tanner, in the following sum of money, to wit: One bond payable to William Richardson, dated the 1st day of January 1849, payable, one day after date, for forty dollars, credited on the 12th Inst. with thirteen dollars and sixty cents, also another bond for sixty dollars due Jan. 1st 1850, payable to William Richardson, also another bond payable to S. S. Tanner of this date and due Jan. 1st 1851, for one hundred and thirty dollars and 67 - which sum the said Samuel Kiehl is willing and anxious to settle, 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 in hand paid by the said Thomas S. Kiehl, the receipt whereof is hereby acknowledged, hath this day bargained and sold, unto the said Thomas S. Kiehl, the following property, to wit: One Maggon and Oxen, One log chain, One Yoke of Oxen, Seven head of Cattle, One Saddle, One Colt, Fifty Bunch of Corn, three Starke, fifteen fatening hogs, twenty head of stock hogs, One mowing clock, One Cupboard, One spinning machine, three bales cotton, 1 Fan Mill. To have and to hold the above described property to him and his heirs forever. Upon Trust, nevertheless, that the said Thomas S. Kiehl, shall suffer the said Samuel Kiehl, to remain in possession of said property, and take the benefits thereof to his own use until default be made in the payment of said sum, and thereupon then further trust, that he the said Thomas S. Kiehl, shall as soon after the happening of said default of payment of said sum of money, as he may think proper or as the said S. S. Tanner, shall sell said property, or so much thereof as may be sufficient to satisfy said debt, and all other charges attending the premises, to the highest bidder for ready money after fixing the time and place of such sale, at his own discretion, and giving ten days notice thereof, by advertisements, set up at three public places in said County, and out of the moneys arising from such sale, shall pay unto the said S. S. Tanner, the sum so due, with all interest accruing thereon, together with all the charges attending the premises, and the balance if any shall pay over to the said Samuel Kiehl, but should the whole of said debt, as above described be fully paid off, so that no default be made in the payment as aforesaid, then this Indenture to be void, otherwise, remain in full force and effect. In testimony whereof, we have hereunto set our hands and seals, this day and date above written.

Samuel Kiehl
Thomas S. Kiehl
S. S. Tanner

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The State of Alabama. Before me Thomas B. Sykes, Clerk of the County Court of said County, Limestone County, Ala. This day personally appeared Samuel Nesbitt and Samuel Tanner one of the firm of S. & T. Tanner and severally acknowledged that they signed, sealed and delivered the foregoing Deed of Trust to Thomas B. Nesbitt for the purposes therein specified and on the day and year therein mentioned. And also appeared the said Thomas B. Nesbitt and acknowledged that he had accepted of said Trust. Given under my hand and seal this 31st day of October 1849.
Thomas B. Sykes, Clerk

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 1849, which is duly done in Deed Book No. 8 pages 173 & 174
Test Thomas B. Sykes, Clerk

John Baughmire & His Indenture, made and entered into this first day of November Eighteen hundred and forty nine, between John Baugh and Martha E. Baugh his wife, of the Joshua Collier & first part, Henry Stanley, of the second part, and Joshua Collier of the third part, all of whom reside in the County of Limestone and State of Alabama. Witnesseth that whereas the said John Baugh is greatly indebted to the said Joshua Collier, Guardian of James L. Easter, Rutha A. Easter, William L. Easter, Thomas L. Easter, and John L. Easter, in the sum of four hundred and ninety two dollars and fifteen cents, as will more fully appear from the issue of the said John Baugh, bearing date on the first day of November Eighteen hundred and forty nine, payable on day after the date thereof, to the said Joshua Collier Guardian as aforesaid, for the sum of four hundred and ninety two dollars and fifteen cents, the payment of which, said sum the said John Baugh, is willing and desires to secure, Now this Indenture (Witnesseth) that for and in consideration of the premises, and consideration further, of five dollars to the said John Baugh, paid by the said Henry Stanley, at and before the sealing and delivery of this present, the receipt whereof is hereby acknowledged by the said John Baugh has given, granted, bargained, sold, aliened, conveyed, released and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release and confirm to the said Henry Stanley his heirs and assigns forever. All that tract or parcel of land lying and situate in the County of Limestone, State of Alabama, known and designated as follows (to wit) One lot or parcel of land, lying and situate on the water of Elk river, being lot No. 100 of the fractional Section fourteen, Township One Range five West, beginning at the South East corner of lot No. 100, thence South fifty poles thence West to Elk river, formerly known as Pinkney Huff lot, containing about One hundred Acres, Also One lot or parcel of land beginning at the South East corner of lot No. 100, thence South forty eight poles thence West to the Meekin boundary of Fractional Section fourteen, Township One Range five West, to William Huff's lot No. 100, containing originally about One hundred and eighty Acres, but the precise number of Acres not then known, Sixty Acres having been taken off of this and the following described parcel of land, which is hereby conveyed also (to wit) beginning at the North East corner of Fractional Section fourteen, Township One Range five West, thence South sixty six poles thence West to Elk river, to lot No. 100, which said parcels of land, were formerly owned by C. Huff, Pinkney Huff, to R. Huff and others, Also one lot or parcel of land, designated as follows, To wit: The West half, of the one half of the North West quarter of Section thirteen, Township One Range five West, containing about forty Acres, commencing in the whole to about One hundred and sixty Acres and being the land the said John Baugh now resides upon, with all the appurtenances to the said tracts or parcels of land, belonging over any wise appurtenances, and all the right,

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title, estate, claim and interest of the said John Baugh and Martha E. Baugh his wife, in and to the above described tracts or parcels of land, with the appurtenances thereto in any way, to have and to hold the said hereby granted tracts or parcels of land, unto the said Henry Stanley, his heirs, Executors, and Administrators forever. And the said John Baugh for himself his heirs, Executors, and Administrators, doth hereby covenant, promise, and agree to and with the said Henry Stanley, his heirs, Executors, and Administrators forever, in manner and form following that is to say, That the said John Baugh his heirs, Executors, and Administrators, the aforesaid tracts or parcels of land and premises, unto the said Henry Stanley his heirs, Executors, and Administrators, and assigns, against all persons whomsoever, shall warrant and forever defend by them presents, Upon Trust nevertheless, that if the said John Baugh should fail to pay the said sum of four hundred and ninety two dollars and fifteen cents with the legal interest, which shall have accrued thereon, on the first day of June Eighteen hundred and fifty, the said Henry Stanley shall as soon as default be made, proceed to sell for cash at public outcry, at the Court house door in the town of Athens, to the highest bidder, after giving thirty days notice of such sale in some Newspaper, printed in the town of Athens, all or a sufficient portion of the above described tracts or parcels of land, to pay said debt and interest above mentioned, and out of the monies arising from such sale, after first paying all the expenses of this deed, the debt and interest above mentioned, and the residue if any to the said John Baugh. But if the said John Baugh, should fully pay off said debt and interest above mentioned, on or before the first day of June Eighteen hundred and fifty, then this Indenture to be null and void, otherwise to remain in full force and virtue. For testimony whereof we have hereunto set our hands, and affixed our seals, the day and year above written.
John Baugh, *[Signature]*
Martha Baugh, *[Signature]*
H. Stanley, *[Signature]*
Test Absolom Holt
James B. Baugh.

The State of Alabama. Before me Thomas B. Sykes, Clerk of the County Court of said Limestone County, Ala. & County, this day personally appeared the above named John Baugh and acknowledged that he signed, sealed, and delivered the foregoing Deed of Trust to Henry Stanley, on the day and year therein mentioned, and for the purposes therein specified. And on the same day appeared Absolom Holt and James B. Baugh, the subscribing Witnesses to the same, and after being duly sworn deposited and says that they were present when Martha Baugh wife of said John Baugh, signed, sealed and delivered the foregoing Deed of Trust to the said Henry Stanley, on the day and year therein mentioned, and that they signed their names as witnesses to the same, in the presence of the said John Baugh and in the presence of each other. And also appeared Henry Stanley and acknowledged that he had accepted of said Trust. Given under my hand and seal this 5th day of November 1849.
Thomas B. Sykes, Clerk

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 5th day of November 1849, which is duly done in Deed Book No. 8 pages 174 & 175
Test Thomas B. Sykes, Clerk

Bank Organismen
To 3rd District
Hamil & Frattum
The State of Alabama, Limestone County, to wit:
This Indenture, of grant, bargain, and sale, made and entered into this 5th day of November, in the year One thousand eight hundred and forty eight, between Francis & Sykes, Commissioners and Trustees to manage the affairs of the Bank of the State of Alabama and its several Branches, by an act of the last Session of the Legislature of this State (Alabama)

approves the 1st February 1848, which act is referred to for the purpose of showing his character, upon said act proceeds of the first part, and David B. Frathurst of the second part (Witness), that for and in consideration of the sum of seven hundred and fifty dollars paid to the first of the first part, Commissioner, managing the Branch of the Bank of the State of Alabama at Huntsville, and on and by the name of said Branch Bank, as duly granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, unto the said David B. Frathurst, his heirs and assigns forever, all the right title and claim which the Branch of the Bank of the State of Alabama, at Huntsville, has into or touching the following lands in the County and State aforesaid, to wit, known and designated, as the North West quarter of Section thirty four, in Township three 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, 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 land, 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 Saw Creek, containing one hundred acres to the same more or less, with the exceptions and reservations contained in a Deed from Jonathan McDonald and Mary B. McDonald to William and Jenkins J. Adams for said one hundred acres, bearing date the 26th day of July 1837, and with the above exceptions, all the title said Bank has to the land first above described, is hereby conveyed to the said David B. Frathurst his heirs and assigns forever but said Commissioner does expressly, lawfully provide, that on the part of said Branch Bank, and also on his own part, he does make no warranty, whatever as by the act of the State he has no power to lend the Bank, and he does not intend to lend himself, nor act in his private or personal capacity, For testimony whereof, the said Commissioner has hereunto set his name and official seal of said Branch Bank of the State of Alabama at Huntsville, this 2nd day of April 1848.

Ad. Lyons, Clerk,
Comr. & Notary,

The purchase money for the land within described has been paid into Bank.

Thos. Lacy, Asst. Commr.
Br. Bank Huntsville.

The State of Alabama Before me George L. Lyons, Notary Public, in and for the County and Morgan County. I do hereby certify that Francis S. Lyons, Commissioner and trustee of the Bank of the State of Alabama and its Branch, and acknowledging that he signed, sealed and delivered the within deed to David B. Frathurst, on the day and year therein named for the purpose therein expressed, Given under my hand and Seal of Office, at Montgomery in said County on this the 2nd day of June A.D. 1848.

Geo. L. Lyons, N. 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 1848, which is duly done in Deed Book No. 8 page 175

Thos. Lacy, Clerk.

James Maxwell wife. This Indenture, made this seventh day of November, in the year of our Lord 1848, between James Maxwell, and his wife Jane Maxwell, of the County of Limestone in the State of Alabama, of the first part, and Silas Hine of the second part, that the said James and Jane Maxwell, for and in consideration of the sum of five hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, unto the said Silas Hine, all that certain tract of land lying and being in the County of Limestone State of Alabama, known as the South East quarter of Section Number One, in Township Number four, Range first West, containing one hundred and fifty five acres, to have and to hold the above described tract of land, with the tenements, and appurtenances, therunto belonging, to him and his heirs forever, And the said James & Jane Maxwell 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 Silas Hine his heirs and assigns forever, And the said James & Jane Maxwell 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 Silas Hine his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said James & Jane Maxwell, and also against the lawful title claim or demands, of all and every person or persons whatsoever, Now testifying whereof, the said James & Jane Maxwell, have hereunto ^{subscribed} their names and affixed their seals this day and year above written.

James Maxwell
Jane Maxwell

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past, witnessed, that the said James and Jane Maxwell, for and in consideration of the sum of five hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, unto the said Silas Hine, all that certain tract of land lying and being in the County of Limestone State of Alabama, known as the South East quarter of Section Number One, in Township Number four, Range first West, containing one hundred and fifty five acres, to have and to hold the above described tract of land, with the tenements, and appurtenances, therunto belonging, to him and his heirs forever, And the said James & Jane Maxwell 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 Silas Hine his heirs and assigns forever, And the said James & Jane Maxwell 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 Silas Hine his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said James & Jane Maxwell, and also against the lawful title claim or demands, of all and every person or persons whatsoever, Now testifying whereof, the said James & Jane Maxwell, have hereunto ^{subscribed} their names and affixed their seals this day and year above written.

Signes, Seals, and deliveries
in the presence of
Thos. Lacy.

The State of Alabama, I Thomas Lacy, Clerk of the County Court of the County aforesaid Limestone County, do hereby certify that James Maxwell, and Jane Maxwell, his wife, whose names are subscribed, to the foregoing deed, this day came personally before me, and acknowledged that they signed, sealed, and delivered, the said Deed of Conveyance to the said Silas Hine, for the purposes therein mentioned, and on the day and year therein named, Given under my hand and Seal this 1st day of November 1848.

Thomas Lacy, Clerk, N. 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 November 1848, which is duly done in Deed Book No. 8 page 176.

Thos. Lacy, Clerk, N. P.

David Mathews wife. This Indenture, made this 1st day of September, in the year of our Lord 1848, between David Mathews and Roddy Mathews his wife, and Littlebury Freeman, and Jane Freeman his wife, of Limestone County and State of Alabama, of the first part, and Isaac Batten of Limestone County and State of Alabama, of the second part, that the said David Mathews and Roddy Mathews his wife, and Littlebury Freeman and Jane Freeman his wife, of the first part, for and in consideration of the sum of one hundred and twelve dollars and fifty cents to the said David Mathews and Roddy Mathews his wife, and Littlebury Freeman and Jane Freeman his wife, in hand paid the receipt and title is hereby acknowledged, have this day bargained and sold, aliened, conveyed, and by these presents as bargains and sell unto the said Isaac Batten, a certain tract or parcel of land, lying and being in the County of Limestone, and State aforesaid, known as the South half of the North East quarter, of Section two, Township one, Range three West, of the Meridian of Huntsville, beginning at a stake, in Isaac Batten's line, running due South of the State line, running due West to the West creek, thence South East with the Meanders of said creek and running on with the said creek to the mouth of the East creek, thence North with the meanders of the East creek to Isaac Batten's line, thence with said Batten's line, to the beginning, including all of the lands in the forks of the said creek, up to the beginning, it being all of the land in the forks

of the said Cucke that belongs to the said David Mathews and Rody Mathews, his wife, and Littlebury Freeman and Jane Freeman his wife, supposed to be sixty acres, be the same more or less of land, thence belonging unto the said Isaac Batten his heirs and assigns forever, and the said David Mathews and Rody Mathews his wife, and Littlebury Freeman and Jane Freeman his wife, do forever warrant and will forever defend the title to the above described tract or parcel of land unto the said Isaac Batten, against the claims of all persons claiming thereby through or under the Government of the United States or any other person. In testimony whereof the said David Mathews and Rody Mathews his wife, and Littlebury Freeman and Jane Freeman his wife, of the first part, have hereunto set their hands, and affixed their seals this the 13th day of Sept. 1848.

David Mathews
Rody Mathews
L.B. Freeman
Jane Freeman

State of Alabama. This day personally appeared before me, A. Forbes, a Justice of the Peace, Limestone County, the said David Mathews and Rody Mathews his wife, and Littlebury Freeman and Jane Freeman 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 this the 13th day of Sept. 1848.

Test: A. 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 14th day of November 1848, which is duly shown in Book No. 8, pages 177 & 178.

Test: Thomas S. Sigel, Clerk.

State of Alabama. This day personally appeared before me, John L. Barber, a Justice of the Peace, Limestone County, the said Miles M. Brown and Martha Brown 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 this the 13th day of Sept. 1848.

State of Alabama. This day personally appeared before me, John L. Barber, a Justice of the Peace, Limestone County, the said Miles M. Brown and Martha Brown 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 this the 13th day of Sept. 1848.

State of Alabama. This day personally appeared before me, John L. Barber, a Justice of the Peace, Limestone County, the said Miles M. Brown and Martha Brown 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 this the 13th day of Sept. 1848.

acknowledged, that he signed, sealed, and delivered the foregoing deed for the purposes therein contained, and that the same may be recorded as such. Given under my hand and seal this the 8th day of November 1848.

A. 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 14th day of November 1848, which is duly shown in Book No. 8, pages 178 & 179.

Test: Thomas S. Sigel, Clerk.

State of Alabama. This day personally appeared before me, John L. Barber, a Justice of the Peace, Limestone County, the said Miles M. Brown and Martha Brown 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 this the 13th day of Sept. 1848.

State of Alabama. This day personally appeared before me, John L. Barber, a Justice of the Peace, Limestone County, the said Miles M. Brown and Martha Brown 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 this the 13th day of Sept. 1848.

State of Alabama. This day personally appeared before me, John L. Barber, a Justice of the Peace, Limestone County, the said Miles M. Brown and Martha Brown 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 this the 13th day of Sept. 1848.

State of Alabama. This day personally appeared before me, John L. Barber, a Justice of the Peace, Limestone County, the said Miles M. Brown and Martha Brown 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 this the 13th day of Sept. 1848.

gully appear, which debt the said Samuel Nisbit, is willing and desirous to secure. Notwithstanding, that for and in consideration of the premises, and for the further consideration of the sum of One dollar to the said Samuel Nisbit in hand paid by the said Gas H. Hine, at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, they the said Samuel Nisbit, and Mary Nisbit his wife, have this day given, granted, bargained, sold, aliened, conveyed, and confirmed, and by these presents do give, grant, bargain, sell, alien, convey unto the said Gas H. Hine, his heirs and assigns forever all that certain tract or parcel of land, lying in the County of Limestone and State of Alabama, and known as the North half of the East half of the North West quarter of Section twenty three, in Township four of Range five West, containing forty acres. To have and to hold the above described land with the appurtenances unto the said Gas H. Hine, his heirs, Executors, or Administrators forever. Witness my hand, however, that the said Gas H. Hine, his heirs and assigns shall permit the said Samuel Nisbit to remain in quiet possession of the said land until default shall have been made in the payment of any sum of money, as above mentioned, either in whole or in part, and then upon this further trust, that the said Gas H. Hine, his heirs or assigns, shall and will cause after the day from date of such default of payment, as the said John Ware his heirs or assigns shall direct, sell said land to the highest bidder for cash at public auction, after having given at least twenty days notice, in at least three public places in said County, and out of the money arising from such sale, shall, after satisfying all the charges attending the execution of this trust, pay to the said John Ware, his heirs or assigns, the said sum of money, and all interest that may accrue thereon, the balance if any shall pay to the said Samuel Nisbit his heirs or assigns, but if said sum of money shall be paid, and discharged, so that no default 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 before written.

Samuel Nisbit
Mary Nisbit
Gas H. Hine
John Ware

State of Alabama Before me Thomas S. Tynd, Clerk of the County Court of Limestone County, this day personally appeared, the above named Samuel Nisbit and Mary Nisbit his wife, and John Ware, and severally acknowledged that they signed, sealed, and delivered the foregoing Deed of Trust, for the purposes therein specified, in the said premises H. Hine, in the day and year therein mentioned. And also appeared James H. Hine, and acknowledged that he has accepted of said deed. Given under my hand and seal this 15th day of November 1849.
Thomas S. Tynd, 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 November 1849, which is duly done in Book No. 8 pages 181, 182.

Allen M. Bunt wife Rachel Bunt
Lewis Holbert
This Indenture, made this 3rd day of February 1849, between Allen M. Bunt and Rachel Bunt his wife, of the County of Limestone in the State of Alabama, of the one part, and Lewis Holbert of the other part, Witnesseth, that the said Allen M. Bunt and Rachel Bunt 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 Lewis Holbert his heirs and assigns forever,

certain certain parcels of land, lying & being in the County of Limestone State of Alabama, to wit: one lot or parcel, being the East half of the North East quarter of Section twelve, in Township four of Range five West, containing Eighty Acres of land, the other or second lot or parcel of land, being the North West part of the South West quarter of Section seven, Township one of Range five West, containing forty Acres of land, both the above described lots or parcels of land, containing in the aggregate One hundred and twenty Acres. We have and to hold the above described lots or parcels of land, with the appurtenances, thence belonging or in any wise appertaining unto the said Lewis Holbert his heirs and assigns forever. And the said Allen M. Bunt and Rachel Bunt his wife, for themselves their heirs, Executors, and Administrators, doth warrant and will forever defend the title to the above described and here by granted premises unto the said Lewis Holbert his heirs and assigns forever, from and against themselves, and all and every person claiming or holding under them the said Allen M. Bunt and Rachel Bunt, and also against the largest 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 Allen M. Bunt and Rachel Bunt, hath hereunto set their hands & seals, the day and date above written.
Signed, sealed, & delivered in the presence of
Lewis Holbert
Benjamin B. Michener,
The State of Alabama Personally appeared before me, Preston Morris, a Justice of Limestone County, the Peace, for the County & State aforesaid, Allen M. Bunt and Rachel Bunt his wife, who severally acknowledged that they signed, sealed, and delivered the within deed on the day & year therein mentioned to the said Lewis Holbert, and the said Rachel Bunt being by me examined, separate and apart from her said husband, acknowledging that she signed, sealed and delivered the said deed freely, without any fraud, force or compulsion of her said husband. Given under my hand & seal this 3rd day of February 1849.
Preston Morris, 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 23rd day of November 1849, which is duly done in Book No. 8 pages 183, 184.

Benjamin M. Maclean wife
Elysa Ann Maclean
This Indenture, made this 8th day of January in the year One thousand eight hundred and forty nine, between Benjamin M. Maclean and Elysa Ann Maclean, his wife, of the County of Limestone in the State of Alabama, of the one part, and by and to the use of the other part, Witnesseth, that the said Benjamin M. Maclean, and Elysa Ann Maclean, 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, and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, and confirm unto the said Elysa Ann Maclean, all their certain interests in two lots of land, lying and being in the town of Athens, and known and designated in the plan of said town as lots No. 181 and 182. To have and to hold the above described lots No. 181 and 182, with the tenements and appurtenances thence belonging or in any wise appertaining unto the said Elysa Ann Maclean, her heirs and assigns forever. And the said Benjamin M. Maclean and Elysa Ann Maclean, 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 Cyrus Abbot & his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Benjamin McMaclen and Eliza Ann Maclen, and also against the lawful title claim or demand of all and every person or persons whomsoever, Now testimony whereof the said Benjamin McMaclen and Eliza Ann Maclen do hereunto subscribe their names and affix them with the day and year above written.

Berje M. Macdon
Ann C. Macdon

The State of Alabama } Before me John N. Malone, a Justice of the Peace, in & for the
Limestone County H. } County aforesaid, personally came Anne Eliza Maclean, who being
examined apart from her husband, acknowledged the signing the foregoing Deed, and
that the same was done without any compulsion or fear, and that the same was her
own free act; Acknowledged before me this the 9th day of January 1844.

J. N. Malou, J. P.

State of Alabama } Before me Thomas H. Fyfe, Clerk of the County Court of said County,
Christian County. } This day personally appeared the within named Benjamin W.
Maclin, and acknowledged, that he signed, made, and delivers, the foregoing and to
Cyrus Arledge, for the purposes therein specified, and on the day and year therein men-
tioned. Given under my hand and seal this 24th day of November 1849

Thomas L. Sykes. Secy.

Filed in the Office of the Clerk of the County Court of Limestone County, State of Ala-
-bama, for Registration on the 24th day of November 1848, which is duly done in New York
A 88 pages 1848 184. Just Thomas L. Tynd, Clerk

Test-Thomas G. Tyner, Clerk

31. 1849. Between Thomas Malenworth and Caroline his wife, of the State of
 Alabama and County of Limestone, of the one part; and Samuel Moore of
 the State and County aforesaid, of the other part; (Witnesseth) that the said Thomas Malenworth
 & Caroline his wife, of the first part, for and in consideration of the sum of forty
 three dollars and twenty cents to them in hand paid, at or before the signing, sealing and
 delivery of these presents, by the said Samuel Moore of the second part; the receipt whereof
 is hereby acknowledged, have granted, bargained, sold, enfeoffed, and conveyed, and by these
 presents do grant, bargain, sell, enfeoff, and convey, to the said Samuel Moore, of the second
 part and his heirs forever, one certain tract or parcel of land, situate lying, and being in the
 County of Limestone State of Alabama, viz: The South West 1/4 of the North West 1/4 of Section
 14 Limestone Township N. 4 E. of Range 1 & then West, containing - acres of land
 granted by the United States, to the said Thomas Malenworth, by a cert. bearing date - in
 the year of our Lord one thousand eight hundred and forty eight. To have and to hold the
 aforesaid lot or tract of land, with all and singular the appurtenances thereto belonging
 unto the said Samuel Moore and his heirs forever, and the said Thomas Malenworth
 and Caroline his wife, on their part, of the first part, do hereby Covenant & agree to
 and with the said Samuel Moore, his heirs & assigns forever, that they will warrant
 and forever defend, the right, title, claim and interest, of the said tract of land or
 lot of ground, unto the said Samuel Moore and his heirs, against them and their
 heirs, and all persons or persons claiming by title through or under them, in any
 manner whatever, 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 Moore his heirs and assigns forever. In testimony whereof, We the said Thomas Malsbanti and Caroline his wife, of the first part, have hereunto set our hands and affixed our seals this day and date above written.

Signed, sealed and acknowledged
in presence of *Emory* *Thomas (Malenworth, Va.)*
Caroline W. Malenworth, (Daughter)

Thomas Malmworth, Sea
Caroline Is, Malmworth, Sea

The State of Alabama & This day personally appeared before me Abner Forbes, Justice
Limestone County & of the Peace of the County aforesaid, Thomas Malworth, and
Barlene Malworth his wife, and severally acknowledged - said and delivered the foregoing
for the purposes therein specified and on the day and date and year therein named, given
under my hand and seal this the 1st day of March 1849. Abner Forbes Just.

Absoluter Fortschritt

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, which is duly cleared in said Book 448 pages
1848 15. Just Thomas G. Sykes, Clerk.

Prof Thomas C. Lynd, Clute

Joseph Harte
to & Dec
Amos Vannoy

This indenture, made this eighth day of December, in the year one thousand eight hundred and forty nine, between Joseph Harte, of the County of Limestone, in the State of Alabama of the one part; and Amos Vannoy of the other

part, testifies that the said Joseph Hoke, 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 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 Amos Vernon, all that certain tract of land, lying and
being in the County of Limestone, and State aforesaid, known as the Wid. half of the
North West quarter of Section twenty, four, of Township two, in Range four West, also
the North East fourth of North West fourth of Section twenty, four, Township, &c.
town of Range four West, containing forty Acres & 69/100. We have and to hold the above
described tracts or parcels of land, with the tenements, and Appurtenances thereunto
belonging or in any way appertaining unto the said Amos Vernon his heirs and assigns
forever. And the said Joseph Hoke 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 Amos Vernon his heirs and assigns for
ever against themselves and all and every person or persons, claiming or holding in con-
tention the said Joseph Hoke, and also against the lawfull title claim or demands of all
and every person or persons whatsoever. In testimony whereof the said Joseph Hoke
hereunto subscribe his name and affix his seal the day and year above written,
Signed sealed and delivered } Joseph Hoke, -

In the presence of
W. C. Hoke,
Leannell Witty.

Joseph Hoke. —

The State of Alabama } Before me, Thomas G. Fayet, Clerk of the County Court of and
Lincoln County, ss. } County this day personally appeared William C. Hoke, and
Barroll Witty, the subscribing Petitioners to the within Ord., and after being duly sworn
deposed and says, that they were present when Joseph Hoke signed, as aforesaid, before
the within Ord. to Amos Pearson for the purposes therein specified, and on the day

convey and confirm, unto him the said Henry Warbrough, all that certain tract or parcel of land, lying and being in the County of Limestone and State of Alabama, being that portion of the North East quarter, of Section nine, in Township 14th Range 5th West, which lies on the North side of the stage, leading from Athens to Florence, the present road to be the dividing line through the said quarter section. He 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 Henry Warbrough his heirs and assigns forever. And the said Henry Morgan for himself his 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 Henry Warbrough his heirs and assigns, from and against himself and all and every person or persons, claiming or holding under him the said Henry Morgan, and also against the lawful title, claim or demand, of all and every person or persons whomsoever. In testimony whereof the said Henry Morgan doth and hath hereunto subscribed his name, and affixed hereto the day and year first above written.

Signed seals and delivered in presence of Samuel Ray
The State of Ala. Before me Samuel Ray an acting Justice of the Peace, in and for the County of Limestone City of Ala. aforesaid, personally appeared Henry Morgan, whose name is affixed to the foregoing deed, and acknowledged she assigned the same, on this day of its date for the purpose therein specified and contained, to Henry Warbrough for Value recd. Given under my hand and seal this day and date first above written. 28th Sept. 1849
Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 2nd day of January 1850 which is duly shown Old Book 148 pages 1878/188.
Test Thomas S. Tynd. Clerk.

Amos French wife
This Indenture, made this 4th day of November in the year of our Lord in the 30th year of the said Amos French and Elizabeth Elkanah Barb his wife, of the one part, and Elkanah M. Barb, of the other part, & all of the County of Limestone and State of Alabama, Milledgeville, that for and in consideration of the sum of two hundred and thirty dollars in hand paid to them by the said Elkanah M. Barb, unto the said Amos French, the receipt whereof is hereby acknowledged, the said Amos French and Elizabeth his wife have this day bargained and sold, alien, enfeoffed, and conveyed, and by these presents do bargain, sell, alien, enfeoff, and convey unto the said Elkanah M. Barb, a certain tract or parcel of land, situated in the County of Limestone and State of Alabama, and known as the North West quarter of Section ten, in Township three of Range three West, containing one hundred and fifty eight acres and sixty three hundredths of an acre. And also the South West quarter of Section ten in Township three of Range three West, containing one hundred and fifty nine acres and seventy seven hundredths of an acre. To have and to hold the above described quarter sections of land, with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Elkanah M. Barb his heirs and assigns forever. And the said Amos French and Elizabeth his wife for themselves their heirs, executors, administrators do warrant and will forever defend the title to the above described quarter sections of land unto the said Elkanah M. Barb his heirs and assigns forever, against themselves or any other person or persons, holding by or under themselves, and also against the claims 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.

his
Amos French
Elizabeth French
State of Alabama I personally appeared before me William L. Davis, an acting Justice of the Peace, in and for said County & State. The above named Amos French & Elizabeth 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 Elkanah Barb, and the said Elizabeth being by me examined privately apart from her said husband, acknowledged that she signed, sealed and delivered the said deed freely, without any constraint or compulsion of her said husband Given under my hand and seal this the 1st of November 1849.

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 1849, which is duly shown Old Book 148 pages 186/187.
Test Thomas S. Tynd. Clerk.

John Baugh wife
This Indenture, made this 7th day of January 1850, between John Baugh and Martha O. Baugh his wife, of the County of Limestone in the State of Alabama, of the one part, and John R. Trotter, of the County of Bibb & State of Georgia, of the other part, Witnesseth, that the said John Baugh and Martha O. Baugh 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 bargained, sold, alien, enfeoffed and conveyed, and by these presents do bargain, sell, alien, enfeoff, and convey unto the said John R. Trotter, his heirs and assigns, the following described lots, tracts or parcels of land, situate lying and being in the County of Limestone & State of Alabama, & on the waters of Elk river, & bounded as follows to wit: One tract or lot beginning at the North East corner of fractional Section fourteen, Township one & Range five West, thence South one hundred and sixty eight poles, thence West with William Holt's Northern boundary line to the Athens & Pulaski road, crossing Elk river at Cedar Shoals, thence North with said road to the most northern corner of said Holt's land on said road, thence West with said Holt's line to the Bank of Elk river, thence up Elk river with its meanders to the Northern boundary line of fractional Section fourteen, Township one & Range five West, thence east with said fractional section line to the beginning corner, containing two hundred and twenty four acres more or less. Also one other lot or tract of land, containing forty acres, it being the West half of the West half of the North West quarter of Section thirteen, Township one & Range five West. Together with all and singular the tenements, her appurtenances & appurtenances thereto belonging or in any wise appertaining. To have and to hold the above described lots or tracts of land, containing all together two hundred and sixty four acres more or less, with the appurtenances thereto belonging or in any wise appertaining unto the said John R. Trotter, his heirs and assigns forever. And the said John Baugh and Martha O. Baugh 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 John R. Trotter, his heirs and assigns, from and against themselves, and all and every person, claiming or holding under them the said John Baugh and Martha O. Baugh, 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 Baugh & Martha O. Baugh his wife, hath hereunto set their hands and seals the day and date above written.

State of Alabama } Personally appeared before me William McRae, an acting Justice
Limestone County } of the Peace in and for said County, John Baugh & Martha Baugh
his wife, who acknowledged that they jointly and severally signed, sealed and delivered the
within deed, on the day year therein mentioned unto the aforesaid, John McRae, Foster, and
the said Martha Baugh being 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 & seal this 14th
day of January 1851.

William McRae, Justice.

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 1851 which is duly done in Book No. 3 page 189B
190

Test Thomas S. Stynes, Clerk

W. H. Higgins wife } This Indenture, made this 14th day of January 1851, between William
H. Higgins, and his wife Elizabeth Higgins of the first part; John Sumner
George S. Houston } of the second part; and George S. Houston of the third part. Whereas the said
William H. Higgins is justly indebted to the said George S. Houston, as follows, (viz),
One note due on day after date for fifteen hundred and ninety six dollars, and seven
cents, dated 1st day of November 1848, the said Higgins being willing and desirous to come
the said debt. 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 Sumner, at and before the sealing and delivery of these
present, the receipt whereof is hereby acknowledged, he the said Higgins and his wife
Elizabeth have given, granted, bargained, sold, aliened, released, and confirmed, and by
these presents do give grant bargain, sell, alien, release and confirm to the said John
Sumner his heirs and assigns forever, all that certain lot or parcel of land, containing
about four and a half acres of land, lying and being in the town of Athens, it being the same
in which said Higgins now resides, in said County of Limestone and State of Alabama, Also
the following slaves to wit: Stephen, a man about thirty three years old, Minerva, a woman
about twenty seven years old, Sam, a boy about eight years old, Fanny, a girl about six years
old, Edmund a boy about three years old, and the future increase of the female of said slaves
and all the estate right title, and interest of the said William H. Higgins and Elizabeth his
wife, in and to the said grant, or intended to be hereby granted, lot or parcel of land and
premises, with its appurtenances, together with the aforesaid slaves, and their future increase
unto the said John Sumner his heirs, executors, administrators and assigns forever,
to the only proper use and behoof of the said John Sumner, his heirs, executors, Admin-
istrators and assigns forever. And the said William H. Higgins, and his wife, for themselves
their heirs, executors, administrators, do hereby Covenant, promise, and agree, to and with
the said John Sumner his heirs, executors, administrators and assigns forever, in man-
ner and form following that is to say, that the said William H. Higgins and his wife
Elizabeth, their heirs, executors, and administrators, the aforesaid lot or parcel of land
and premises with the appurtenances, together with the aforesaid slaves, and the future in-
crease of the female thereof, unto the said John Sumner 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 John Sumner his heirs, executors
and administrators shall permit the said William H. Higgins and his wife Elizabeth to remain
in the quiet and peaceable possession of the said lot or parcel of land and premises, with

the appurtenances, together with the aforesaid slaves, and take the profits thereof to his own
use, until default be made in the payment of said sum of money and interest thereon, in
whole or in part, and then upon their further trust, that he the said John Sumner, his heirs,
executors, administrators, or assigns shall as soon after the happening of such default of
payment, as he, his executors, administrators and assigns may think proper, or the said
George S. Houston, his executors, administrators or assigns shall request, shall sell the said lot
or parcel of land and premises with the appurtenances, together with the aforesaid slaves, and the
increase of the female thereof, or such part of said property as the said John Sumner, 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 twenty days notice, by advertise-
ment to be set up at the Court house door in the town of Athens, and such other places as the
said Sumner may think proper, and out of the money arising from said sale, shall first
pay off all proper expenses, attending the execution & recording this deed, he shall secondly
pay to the said George S. Houston, his executors, administrators and assigns the said sum of
money herein specified, together with the interest due thereon, and 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 and 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
and affixed their seals, the day and year first above written.

W. H. Higgins, *[Signature]*
Elizabeth M. Higgins, *[Signature]*
John Sumner, *[Signature]*
George S. Houston, *[Signature]*

The State of Alabama } Before me Thomas S. Stynes, Clerk of the County Court of said
Limestone County, } Personally appeared the above named William H.
Higgins, and acknowledged that he signed sealed and delivered the foregoing Deed in Trust, to
John Sumner, on the day and year therein mentioned. And on the same day I exhibited said deed
in Trust to Elizabeth M. Higgins wife of said William H. Higgins, who being examined by
me privately, separately and apart from her said husband, acknowledged that she had signed, sealed
and delivered the same to the said John Sumner on the day and year therein mentioned, freely
voluntarily, and without any fear threat, or compulsion of her said husband. And also on
the same day personally appeared John Sumner and George S. Houston, and acknowledged
each that they had signed and sealed said Deed in Trust on the day and year therein mentioned.
Given under my hand and seal this 7th day of January 1851.

Thomas S. Stynes, *[Signature]*

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for
Registration on the 9th day of January 1851 which is duly done in Book No. 3 page 190A
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Test Thomas S. Stynes, Clerk

Charles M. Mathis for wife } This Indenture, made this the tenth day of January, One thousand
Eight hundred and fifty, between Charles M. Mathis and Francis A. Mathis for
his wife, of the County of Limestone in the State of Alabama of the one part; and Andrew
M. Mathis of the County of Limestone in the State of Alabama of the other part; Witnesseth,
that the said Charles M. Mathis, and Francis A. Mathis for and in consideration of the

Sum of two hundred and twenty five dollars to them in hand paid the receipt whereof is hereby acknowledged, have this day bargained, sold, aliened, conveyed, and by their presents as bargain, sell, alien, convey and convey, unto the said Andrew M. Mathisford, all their certain undivided interest in the real and personal estate of the late Samuel Mathisford and of Limestone County, State of Alabama, to have and to hold the above described undivided interest of said Charles M. Mathisford & A. M. Mathisford, with the appurtenances thereto belonging or in any wise appertaining unto the said Andrew M. Mathisford his heirs and assigns forever, And the said Charles M. & A. M. Mathisford, his wife for themselves, their heirs, executors, and administrators, do manant and will forever defend the title to the above described and hereby granted premises unto the said Andrew M. Mathisford his heirs and assigns, from and against themselves and all and every person claiming or holding under them the said Charles M. & A. M. Mathisford, 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 Charles M. & A. M. Mathisford, have hereunto set their hands and seals the day and date above written.

Charles M. Mathisford.
A. M. Mathisford.

The State of Alabama. Before me Thomas L. Tye, Clerk of the County Court of said County Limestone County, Ala. This day personally appeared the within named Charles M. Mathisford and acknowledged that he signed, sealed and delivered the foregoing deed to Andrew M. Mathisford for the purposes therein specified and on the day and year therein mentioned. And on the same day Exhibited said deed to Frances M. Mathisford, wife of said Charles M. Mathisford, who being examined by me privately, separate 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 10th day of January 1850.

Thomas L. Tye.

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 10th day of January 1850, which is duly done in Book No. 8 Page 191 & 192.
Per Thomas L. Tye, Clerk.

John Shimpock wife. This Indenture made this 12th day of January in the year of our Lord one thousand eight hundred and fifty, between John Shimpock and Mary Shimpock his wife of the first part, and John R. Holt of the second part, and William A. Wine and Roswell Wine, merchants trading under the firm and style of M. A. & R. Wine, of the third part, Witnesseth that whereas the said John Shimpock is justly indebted to the said M. A. & R. Wine, in the sum of four hundred and twenty six and 1/2 dollars, due on the 1st of January 1851, as by note bearing date the 1st Inst. will more fully appear, which debt the said John & Mary Shimpock being desirous to secure, Now their Endenture Witnesseth, that for and in consideration of the sum of One dollar to the said John Shimpock in hand paid by the said John R. Holt, at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, they the said John & Mary Shimpock have this day bargained, sold, conveyed, and by their presents as bargain, sell, convey and convey unto the said J. R. Holt his heirs and assigns forever, the following tract of land, lying in the County of Limestone and State of Alabama, to wit: the N 1/4 of Section 7, Township 1 N Range 3 West, containing One hundred and sixty acres be the same more or less. Also two yoke of Oxen, one or waggon, three three year old colts, and one year old colt. To have and to hold the said hereby granted premises

with the appurtenances, together with the perishable property unto the said J. R. Holt his heirs and assigns forever. Upon Trust however, that the said John R. Holt, his heirs, executors, administrators or assigns, shall permit the said Shimpocks, to remain in quiet possession of property, and the profit thereof to their 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 J. R. Holt his heirs, executors, administrators or assigns, shall and will as soon after default in such payment as the said Wine's, their heirs, executors, or administrators, shall direct, sell the said property to the highest bidder for cash, at public auction, after having first the time and place of sale at his own discretion, and give at least twenty days notice, in at least three public places in Limestone County, and out of the moneys arising from said sale, shall after paying all charges attending the execution of this trust, pay to the said M. A. & R. Wine, or their heirs or assigns the said sum of money and the interest thereon, and the balance if any shall pay to the said John Shimpock his heirs or assigns, but if said sum of money is 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 above written.

John Shimpock.
Mary Shimpock.
J. R. Holt.
R. Wine.
Wm. A. Wine.

The State of Alabama. Before me Thomas L. Tye, Clerk of the County Court of said County Limestone County, Ala. This day personally appeared the within named John Shimpock and Mary Shimpock his wife, and Roswell Wine, & William A. Wine, and severally acknowledged that they signed, sealed and delivered the foregoing Deed of Trust, to the within named John R. Holt, for the purposes therein specified and on the day and year therein mentioned. And also appeared the said John R. Holt, and acknowledged that he had accepted of said Trust. Given under my hand and seal this 12th day of January 1850.

Thomas L. Tye.

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 1850, which is duly done in Book No. 8 Page 193 & 194.
Per Thomas L. Tye, Clerk.

David C. Kelly, rother. The State of Alabama. Whereas on or about the 4th April 1849, Res. J. S. Williams & J. S. Williams & J. S. Williams, submitted all the differences that may then exist between them to the undersigned as arbitrators, mutually chosen to settle the same, Now they after hearing the parties & the evidence adduced, and maturely considering the same, made their award in writing, & by them signed and put in possession of Res. M. S. Briggs, to keep. Now know ye, that in settling the settlement, and dividing of the property, between the said J. S. Williams in right of his wife Mary P. formerly Mary P. Sumner, and Res. Henry P. Sumner, the said claim was made and considered by them as entailed claim, by the last Will and Testament of Hannah Public, dec. Oct. 4th 1849. Signed.

David C. Kelly.
M. S. Briggs.
Robert Strong.
J. S. Williams.
J. S. Williams.

The State of Alabama. Before me John M. Atty, Clerk of the County Court of said County Limestone County, Ala. This day personally appeared the above named David C. Kelly, M. S. Briggs, Robert Strong, & J. S. Williams, and severally acknowledged that they signed, sealed and delivered the foregoing award, to the within named John M. Atty, for the purposes therein specified and on the day and year therein mentioned. And also appeared the said John M. Atty, and acknowledged that he had accepted of said award. Given under my hand and seal this 12th day of January 1850.

Robert Strong, Simon L. Black, and Isaac and L. Warramond, and acknowledge that the foregoing division or award, was made by them on the day and year therein mentioned, under my hand and seal at Office in Huntsville, this 21st day of June, A.D. 1858, Eighteen hundred and forty nine, Jm M. Stitz, Clerk, C.C. (Seal)
Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 5th day of December 1858, which is duly done in Book 178, 8 pages 1938/194, Thos. Thomas H. Tye, Clerk

James Taylor wife & Elizabeth B. Taylor his wife, of the first part, and Lewis P. Fort of the second part, and Samuel Tanner and John S. Tanner Merchants trading under the firm and style of S. & J. S. Tanner, Richard W. Vasser, Daniel Coleman & Jonathan J. Vasser, Merchants trading under the firm and style of Vasser, Coleman & Vasser, and Asa M. Hine, William A. Hine, Merchants trading under the firm and style of M. A. Hine, William S. Allen and Peterson Tanner, Merchants trading under the firm and style of M. S. Allen & Co, Peterson Tanner, Robert B. Keith, and John B. Mason Merchants trading under the firm and style of Tanner, Keith & Mason, Slop & Jones, R. L. Wendricks, William Richardson J. S. Mason, R. W. Cartwright, James S. Lovell, Lovell & Macklin, Alfred Hollins, Thomas Bap, Thomas Bitts, Mount & Stanley, Nancy Milburn, John B. Russell, Luke Mathews, of the third part, Make known that whereas the said party of the first part is justly indebted to the parties of the third part in the sums following to wit: To S. & J. S. Tanner in the sum of One hundred and sixty three dollars and seventy six cents, by note due 30th May 1858, and by open a/c due Jan'y 1st 1858, One hundred and forty dollars and 76 cents, and by a/c due Jan'y 1st 1858 for Eighteen dollars and 04 cents, which amounts are entitled to a credit of Eight Bells Cotton, shipped to New Orleans, To Vasser, Coleman & Vasser, in the sum of One hundred and thirty nine dollars & 51 cents, by note, & open a/c, three dollars & twelve cents, To M. A. Hine, in the sum of One hundred and forty three dollars & 71 cents, To Samuel Keith & Mason open a/c, thirty two dollars and 88 cents, by open a/c To John B. Mason the sum of fifteen dollars, To R. W. Cartwright a/c fifteen dollars and thirty eight cents, To William Richardson a/c twenty dollars, To Lovell & Macklin a/c thirty seven dollars and fifty three cents, To James S. Lovell, a/c eight dollars and 71 cents, To Slop & Jones open a/c twenty nine dollars & 15 cents, To Alfred Hollins note due Jan'y 1858, fifty seven dollars & 66 cents, To Thomas Bap, Cotton a/c, To Thomas Bitts, Cotton a/c, To Mount & Stanley, thirty two dollars & 47 cents, To Nancy Milburn in two notes amounting to One hundred and fifteen dollars, To Luke Mathews, twenty eight dollars, To John B. Russell the sum of Eleven dollars, To William S. Allen & Co in judgments 15th June 1858, One hundred and forty one dollars and 68 cents, To R. L. Wendricks in the sum of thirty five dollars & 45 cents, which sums of money the said party of the first part is willing and desirous to receive, 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 in hand paid, by the said party of the second part 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 party of the third part, all that tract or parcel of land, lying and being in the County of Limestone and State of Alabama, and known as the South West quarter of Section 8, Townships 4 Range 4 West also the West 1/2 of the North West quarter of Section 17, Townships 4 Range

West also the following personal property to wit: One negro man named Henry aged about twenty six years, four service horses, two about four years old, the other two about nine years old, One yoke Oxen & One Mares, twelve head Cattle, One Buggy, fifteen head of Sheep, twenty head of hogs, & the present growing crops of corn & cotton, To have and to hold the above described lands & personal property to him & his heirs forever, Upon Trust nevertheless, that the said party of the second part, shall permit the said party of the first part to remain in the quiet and peaceable possession of the aforesaid property until the 1st day of Jan'y 1859 or until default is made in the payment of the said sum as above, and then upon this further Trust that the said party of the second part, shall so soon after the first day of Jan'y 1859, or the default in the payment of said sum as above, as he may think proper, or as the parties of the third part shall request, sell to the highest bidder for ready money the property herein conveyed, or so much thereof as shall be of value sufficient to satisfy said claims above set forth, after having given the time and place of such sale, at his own discretion, and giving at least twenty days notice thereof by advertisement set up at the Court house door in the town of Athens & some other place in said County, And out of the monies arising from such sale, shall after paying all the legal charges, covering the premises, shall pay over to the parties of the third part their respective claims with interest thereon, and the remainder if any, shall pay unto the said party of the first part or his legal representatives, but if the whole of the claims above set forth shall be paid, on or before the time at which they are due, or before the first day of Jan'y 1859, so that no default be made, then this Indenture to be void, otherwise to remain in full force and value.

In testimony whereof, the parties have hereunto set their hands and seals, the day and date above mentioned,

James Taylor (Seal)
Elizabeth B. Taylor (Seal)
L. P. Fort (Seal)
S. & J. S. Tanner
Vasser, Coleman & Vasser
Wm S. Allen & Co
Mount & Stanley (Seal)
Tanner, Keith & Mason
R. W. Cartwright
J. S. Lovell
John B. Mason
J. S. Lovell
Lovell & Macklin
M. A. Hine
Slop & Jones

State of Alabama, This day personally appeared before me Thomas Stewart, a Justice of the Limestone County Place, in and for said County James Taylor and Elizabeth B. Taylor his wife, and acknowledged that they signed the foregoing Deed of Trust for the purposes therein contained, under my hand and seal this 21st day of June 1858.

Thomas Stewart, J. (Seal)

State of Alabama, Before me Thomas H. Tye, Clerk of the County Court of said County Limestone County, This day personally appeared Samuel Tanner one of the firm of S. & J. S. Tanner, Richard W. Vasser, one of the firm of Vasser, Coleman & Vasser, William S. Allen one of the firm of Wm S. Allen & Co, Henry Stanley, one of the firm of Mount & Stanley, Peterson Tanner one of the firm of Tanner, Keith & Mason, Richard W. Cartwright, John B. Russell, John B. Mason, James S. Lovell, James S. Lovell one of the firm of Lovell & Macklin, William A. Hine one of the firm of M. A. Hine, and James M. Slop, one of the firm of Slop & Jones and severally

acknowledged that they signed sealed and delivered the foregoing deed of trust to the above named Lewis P. Foste, for the purposes therein specified and on the day and year therein mentioned. And also in the same day, personally appeared Lewis P. Foste, and acknowledged that he accepted of said trust. Given under my hand and seal this 23rd day of June 1849.

Thomas S. Foy, Clerk

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 23rd June 1849. Which is duly done in Book No 8 Page 174. 5. & 6

Test Thomas S. Foy, Clerk

Jonathan McDonald Adm.

& Dcd

John R. Harris

This Indenture, made this 31st day of February in the year of our Lord Eighteen hundred and fifty, between Jonathan McDonald Adm. of the Estate of Frederick Watts deceased, late of Limestone County and State of Alabama, of the one part, and John R. Harris, of said County and State of the other part: Whereas the said Jonathan McDonald, Adm. as aforesaid, by virtue and by the Authority of a decree, from the County Court of Limestone County and State of Alabama bearing date the 13th of October 1846, sold the tract of land belonging to the Estate of the said Frederick Watts dec'd, at public sale to the said John R. Harris for the sum of one hundred dollars and twelve and a half cents, being the highest sum bid for the said tract of land aforesaid. Now by virtue of the said order of the Court, and in consideration of the sum of one hundred dollars and twelve and a half cents, in hand paid by the said John R. Harris, the receipt whereof is hereby acknowledged, the said Jonathan McDonald, Adm. as aforesaid, hath sold all the right and title held by the said Frederick Watts, in his lifetime in the said tract of land and order by the Court to be sold, which tract of land is situated as lying and being in the State and County aforesaid, and further known as an undivided half of the south of the North West quarter of Section Eleven, Township four and Range four West, also the South half of the East half of the N.W. of Section Eleven Township 4 Range 4 West, containing eighty 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 R. Harris his heirs and assigns, as fully and as absolutely as the said Jonathan McDonald, Adm. as aforesaid, and under the authority aforesaid, might could or ought to sell and convey the same. In testimony whereof I have hereunto set my hand and affixed my seal this day and date above written.

Jonathan McDonald, Clerk

State of Alabama. Before me Thomas S. Foy, Clerk of the County Court of said County Limestone County. This day personally appeared the above named Jonathan McDonald, Adm. of the Estate of Frederick Watts dec'd, and acknowledged that he signed, sealed and delivered the within Deed, to John R. Harris, on the day and year therein mentioned, for the purposes therein specified, Given under my hand and seal this 23rd day of February 1850.

Thomas S. Foy, 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 February 1850. Which is duly done in Book No 8 Page 176.

Test Thomas S. Foy, Clerk

Elizabeth Watts

& Dcd

John R. Harris

This Indenture, made this 31st day of February in the year one thousand Eight hundred and fifty, between Elizabeth Watts 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 Elizabeth Watts, for and in consideration of the sum of one hundred dollars and twelve and a half cents, to her 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 R. Harris, all that certain tract of land, lying and being in the County of Limestone and State of Alabama, and known as an undivided half of the South half of the West half of the North West quarter of Section Eleven, Township four, Range four West, containing eighty acres more or less. To have and to hold the above described tract of land, with the tenements and appurtenances thereto belonging, unto the said John R. Harris his heirs and assigns forever. And the said Elizabeth Watts, 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 R. Harris his heirs and assigns, from and against themselves, and all and every person or persons, claiming or holding under her the said Elizabeth Watts, and also against the lawful title claim or demand, of all and every person or persons whomsoever. In testimony whereof, the said Elizabeth Watts, has hereunto subscribed her name, and affixed her seal, this day and year above written.

Elizabeth Watts, Clerk

Signed, sealed, and delivered in the presence of: —

State of Alabama. Personally appeared before me Daniel C. Buchanan, an acting Justice of the Limestone County. This day and for said City, Elizabeth Watts, who acknowledged the signing, sealing, and delivering the foregoing Deed fully, on the day and date above written. Signed under my hand and seal this 9th day of March 1850.

Daniel C. Buchanan, 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 March 1850. which is duly done in Book No 8 Page 176. & 7.

Test Thomas S. Foy, Clerk

Jonathan McDonald wife

& Dcd

John R. Harris

This Indenture, made this 19th day of September in the year one thousand Eight hundred and forty nine, between Jonathan McDonald, and Mary M. McDonald, 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 Jonathan McDonald wife, for and in consideration of the sum of three hundred dollars to them in hand paid the receipt whereof is hereby acknowledged, do here 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 R. Harris, all that certain tract or parcel of land, lying and being in the County of Limestone and State of Alabama, known and designated as the West half of the South East quarter of Section Eleven, Township four, Range four West, containing eighty 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 appurtenances unto the said John R. Harris his heirs and assigns forever, and the said Jonathan McDonald and his wife, Jonathan McDonald, their heirs, Executors and Administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said John R. Harris 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 his wife, and also against the lawful title claim or demand, of all and every person or persons whomsoever. In testimony whereof, the said Jonathan McDonald and his wife, have hereunto subscribed their names and affixed their seals, this day and year above written.

Jonathan McDonald, Clerk

Mary M. McDonald, Clerk

State of Alabama } Personally appeared before me Daniel C. Buchanan, an acting justice of the
Limestone County } Peace in and for said County, Jonathan M. D. Ward and Nancy B. his wife,
who jointly acknowledged, that they signed, sealed, and delivered the above deed, to John R. Harris
on the day & date above written, and the said Nancy B. Ward, wife of the said Jonathan M. D. Ward,
acknowledged that she signed, sealed and delivered said deed freely, without any fear, threats or com-
pulsion of her said husband. Given under my hand and seal the day and date above written,

D. C. Buchanan

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama
for Registration on the 11th day of March 1856, which is duly done in Book No. 8 Page 17498
Test Thomas S. Taylor, Clerk

Joshua L. Martin wife } **This Indenture**, made and entered into between Joshua L. Martin &
Sarah Ann his wife, of Tuscaloosa County, Alabama, of the first part: & John R.
Harris, of Limestone County, of the second part: Witnesseth that the said party of the
first part for and in consideration of Thirty six hundred and eighty dollars 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 John R. Harris, his heirs and assigns forever, the following
described tracts or parcels of land, with the appurtenances thereto belonging, situate in said
County of Limestone, to wit: The North West quarter of Section fourteen, The South West quarter
of Section 15, and the North half of the North East quarter of Section twenty, all in Township
four and Range four West of Mountville, Containing four hundred acres more or less, according
to the survey of the General Government: To have and to hold the above described lands and
premises unto the said John R. Harris his heirs and assigns forever, And the party of the first
part for themselves and heirs covenant to warrant and defend the title, to the above bargained
premises, unto the said John R. Harris his heirs and assigns forever, free from the lawful claim
of all persons whomsoever. In testimony whereof the parties of the first part have hereunto
set their hands and seals this 20th day of February 1856.

Signed Sealed and delivered
before the undersigned an
acting justice of the Peace in
Tuscaloosa County Alabama

J. L. Martin
Sarah A. Martin

Me. H. Martin & P. Seal
The State of Alabama } Personally appeared before the undersigned, an acting justice of the Peace
Tuscaloosa County } in and for said County, Joshua L. Martin and Sarah Ann his wife, the
within Grantors, who are known to me as such grantors, acknowledged that they signed, sealed,
and delivered the within Deed to John R. Harris, on the day, and for the purposes therein named
and expressed, Given under my hand and seal this 20th February 1856.

Me. H. Martin & 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 March 1856, which is duly done in Book No. 8 Page 175
Test Thomas S. Taylor, Clerk

John R. Harris wife } **This Indenture**, made this 8th day of November in the year one thousand
Eight hundred and forty nine, between John R. Harris, and Frances Harris 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. Harris 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, released, conveyed and confirmed, and by these presents do give grant
bargain, sell, alien, release, convey and confirm unto the said John R. Harris, all that certain tract
or parcel of land, lying and being in the County of Limestone, and State of Alabama, situate and
as the North End of the East half of the South East quarter, Section Eleven, Township four Range four
West known as the Sarah Adams Weaver, containing thirty acres more or less; To have and to hold the
above described tract or parcel of land, with the appurtenances thereto belonging unto
any wise appertaining unto the said John R. Harris his heirs and assigns during the natural life of
Sarah Adams; and the said John R. Harris and his wife, for themselves, heirs, Executors and Ad-
ministrators, do hereby and in consideration of the premises, warrant and will forever defend the title
to the above described and hereby granted premises unto the said John R. Harris his heirs and assigns
from and against themselves and all and every person or persons, claiming or holding under them the
said John R. Harris and his wife wife, and also against the lawful title claim or demand of all and
every person or persons whomsoever, during the natural life, of the said Sarah Adams. In testimony
whereof the said John R. Harris and his wife, hereunto subscribed their names and affix their seals the day
and year above written.

Signed Sealed and delivered
in the presence of

John R. Harris
Frances Harris

State of Alabama } Personally appeared before me William H. Walker, Judge of the County Court
Limestone County } of Limestone County, in and for said County, John R. Harris and Frances Harris
his wife, who jointly acknowledged that they signed, sealed, and delivered the above deed to John R. Harris
on the day and date above written, and the said Frances Harris, wife of the said John R. Harris, acknowl-
edges that she signed sealed and delivered said deed freely, without any fear or compulsion of
her said husband; Given under my hand and seal the day and date above written, Nov. 1849.

William H. Walker, J. C. C.

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for
Registration on the 11th day of March 1856, which is duly done in Book No. 8 Page 175
Test Thomas S. Taylor, Clerk

John R. Harris wife } **This Indenture** made this twenty second day of December in the
year one thousand eight hundred and forty nine, between Arthur A. Garrison and
Thomas Brandon of the one part, and John R. Harris and Frances Harris of the other part: Witnesseth that the said Arthur A. Garrison and
his wife for and in consideration of the sum of one thousand four hundred and seventy 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 Thomas Brandon all the certain tracts or parcels
of land, lying and being in the County and State aforesaid, and known as the North West quarter
of Section No. ten, Township No. 2 Range 4 West; Also the North West fourth of the South West fourth
of Section seven in Township four of Range four West; Also the South East quarter of Section one Township
two Range four West; Also the North East quarter of the North East quarter, of Section twelve Township
two Range four West; Also a part of the East half of the South West quarter of Section 31 Township
Range four West bounded as follows, beginning at the South East corner of said half quarter Section
running North to a stake, forty poles, thence West to the West boundary line of said half quarter Section
South to the South West corner of said half quarter, thence East to beginning Corner also

the North West-quarter of Section Six, Township Two Range Four West, with the exception of thirty three acres heretofore deeded to Gardner Gill, which is described as follows to wit: Beginning at the South West-corner of said quarter, running South One hundred and forty rods, thence East thirty rods, thence North One hundred and forty three rods, thence East to the Spring branch thence along said Spring branch, to the North boundary line of said quarter, thence along said boundary line to the beginning corner. To have and to hold the above described tract or parcels of land, with the tenements and appurtenances thereto belonging, or in any wise appertaining unto the said Thomas Brandon his heirs and assigns forever. And the said Arthur R. Garrison and 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 Thomas Brandon his heirs and assigns forever and against themselves and all and every person or person claiming or holding under them the said Arthur R. Garrison and Caroline his wife and also against the lawful title claim or demand of all and every person or persons whatsoever. The testimony whereof the said Arthur R. Garrison and Caroline his wife, hereunto subscribe their names and affix their seals, the day and year above written.

A. R. Garrison
Caroline Garrison

Witness my hand and seal in the presence of -
Paul Robbins
John Maples
B. W. Townsend

State of Alabama. Before me Thomas S. Tynd, Clerk of the County Court of said County Limestone County. This day personally appeared the within named Arthur R. Garrison, and acknowledged, that he signed, sealed, and delivered the foregoing deed to Thomas Brandon for the purposes therein specified, and on the day and year therein mentioned. And also on the same day appeared, Orice W. Townsend, one of the subscribing witnesses to said deed, and after being duly sworn deposed and says that he saw Caroline Garrison, wife of said Arthur R. Garrison, sign, seal, and deliver the same to the said Thomas Brandon for the purposes therein expressed, and on the day and year therein named; and that he signed his name as a witness to the same, in the presence of the said A. R. Garrison and wife, and in the presence of the other witnesses to the same. Given under my hand and seal this 15th day of January 1857.

Thomas S. Tynd

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 15th day of January 1857. which is duly done in Deed Book No. 8 Pages 199 & 200
Test Thomas S. Tynd Clerk

Peterson Samner and
Martin V. Brown

This Indenture, made this twentieth day of October Eighteen hundred and forty eight, between Peterson Samner and Sarah C. Samner of the County of Limestone State of Alabama, of the one part, and Martin V. Brown of the other part. Witnesseth, that the said Peterson Samner for and in consideration of the sum of Fifty dollars, to me in hand paid, the receipt whereof is hereby acknowledged have this day bargained sold, aliened, conveyed and by this presents do bargain, sell, alien, convey, and convey unto the said Martin V. Brown, all that certain lot or parcel of land, lying and being in the town of Athens, Limestone County Alabama, being part of the East half, of the North West quarter of Section No 8 in Township Two, Range Four West, in said County 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 Mrs. W. Crocker

now known as the Male Academy lot, thence West thirty five yards, thence South to the town line supposed to be about one hundred and thirty eight yards, more or less, thence East thirty five yards thence North to the beginning, containing an acre 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 Martin V. Brown, his heirs and assigns forever, and the said Peterson Samner and Sarah C. Samner, 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 Martin V. Brown his heirs and assigns, forever and against all and every person claiming or holding under them the said Peterson Samner and Sarah C. Samner, 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. The testimony whereof the said Peterson Samner and Sarah C. Samner, have hereunto set their hands and seals, the day and date above written. Signed, sealed and delivered in the presence of,
Peterson Samner
Sarah C. Samner

The State of Alabama } This day personally appeared before me Thomas S. Tynd, Clerk of the County Limestone County for } County Court of said County, Peterson Samner and Sarah C. Samner and jointly acknowledged that they signed, sealed, and delivered the foregoing Deed of Conveyance, to Martin V. Brown for the purposes therein set forth, and on the day and year therein named. Given under my hand and seal this 12th 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 30th day of January 1850. which is duly done in Deed Book No. 8 Pages 207 & 208
Test Thomas S. Tynd Clerk

John R. Mason
Mrs. S. Allen
John S. Blair

This Deed, made this 30th day of January 1850, between John R. Mason and Mrs. S. Allen, Administrators of the Estate of Mrs. Allen deceased, of the one part, and John S. Blair of the other part. Witnesseth, that in pursuance of an order of the Orphans Court of Limestone County State of Alabama, rendered on the 25th day of October 1849 upon the petition of the said Blair, the parties first named, as Administrators as aforesaid, and in pursuance of the decree before mentioned, do hereby convey to the said John S. Blair, all of the right title and interest, which they as Administrators of the said Mrs. Allen, can or may have in the land of the said aforesaid, "To wit: One hundred and ten acres of land, situate in the County of Limestone State of Alabama, known as parts of fractional Sections No. 36, and number thirty five, lying on both sides of Elk River, in Township two Range 6 West. Also one other tract of nine hundred and thirty five acres, lying in fractional Section No. 36 and part of Section No. 37 and the two in Township three Range 6 West." To have and to hold the said lands above described to the said John S. Blair, in such title as may be authorized and ordered to make, under and in pursuance of the decree of the Court aforesaid, We only warranting such title against ourselves and those claiming under us. Given under our hands and seals the date above written.

John R. Mason
Mrs. S. Allen

The State of Alabama } This day personally appeared before me Thomas S. Tynd, Clerk of the Limestone County for } County Court of said County, John R. Mason and Mrs. S. Allen Administrators of the Estate of Mrs. Allen deceased, and acknowledged that they jointly signed, sealed and delivered the within Deed of Conveyance, to the said John S. Blair, for the purposes therein specified and on the day and year therein named. Given under my hand and seal this 30th day of January 1850. Thomas S. Tynd Clerk
Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 30th day of January 1850. which is duly done in Deed Book No. 8 Pages 201

This Indenture, made and entered into this the nineteenth day of January, one thousand eight hundred and fifty, between Alfred L. Howell and Nancy Mitchell his wife, of the one part, and Eliza Mitchell of the other part, all of the State of Alabama, and County of Limestone, Mississippi; that the said A. L. Howell, and Nancy Mitchell his wife, in consideration of the sum of seventy three dollars and seventy cents 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 to the said Eliza Mitchell, all that certain tract or parcel of land, lying and being in the County of Limestone and State of Alabama, and being and described, as the East half of the South West quarter of Section twenty four in Township one, Range three, containing seventy nine acres and two of an acre, to have and to hold the above described land, with the tenements and appurtenances thereto belonging, or in any wise appertaining, unto the said Eliza Mitchell her heirs and assigns forever. And the said Alfred L. Howell and his wife Nancy Mitchell, for themselves with their heirs, Executors and Administrators, doth warrant and will forever defend the title, to the above described and hereby granted premises unto the said Eliza Mitchell, her heirs and assigns forever and against all and every person or persons claiming or holding under the said Alfred L. Howell and Nancy his wife, and their heirs, and also against the lawful title, claim or demand of any person or persons whatsoever, claiming by force or under the Government of the United States. *Witness my hand and seals, this the 19th day and date above written.*

Alfred L. Howell *Seal*
Nancy L. Howell *Seal*

This day personally appeared before me Abner Jones, an acting Justice of the Peace, in and for said County, Alfred L. Howell and his wife Nancy Howell, and acknowledged that they signed, sealed, and delivered the foregoing Deed to Eliza Mitchell on the day of its date, and for the purposes therein specified. Given under my hand and seal this the 21st day of January 1850.

Abner Jones *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 1st day of February 1850 which is duly done. Dated Book No. 8 Page 202.
Test: Thomas S. Taylor, Clerk.

This Indenture, made this twenty ninth day of January in the year one thousand eight hundred and fifty, between Elijah J. Meadows and Elizabeth J. Meadows his wife, of the County of Limestone in the State of Alabama of the one parts and John M. Parker of the other part. *Witness* that the said Elijah J. Meadows and Elizabeth L. Meadows for and in consideration of the sum of two 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, release, assign and confirm unto the said John M. Parker, all that certain tract of land, lying and being in the State of Alabama and County of Limestone, viz the North West quarter of the North East quarter, of Section two in Township two of Range four West, supposed to be 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 John M. Parker, his heirs and assigns forever. And the said Elijah J. Meadows and Elizabeth L. Meadows his wife, for their 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 M. Parker and his heirs, and assigns forever, and against themselves, and all and every person or persons claiming or holding under them the said Elijah J. Meadows, and Elizabeth L. Meadows his wife, and also against the lawful title claim or demand of all and every person or persons whatsoever. *Witness my hand and seals, this the 29th day and date above written.*

Signed, sealed and delivered
in the presence of

E. J. Meadows *Seal*
Elizabeth L. Meadows *Seal*

The State of Alabama Personally appeared before me Thomas Black, an acting Justice of the Peace in and for said County, Elijah J. Meadows and Elizabeth L. Meadows his wife and severally acknowledged that they signed, sealed and delivered the within and of land, to the within named John M. Parker, for the purposes therein named; and Elizabeth L. Meadows his wife being by me examined, apart from her said husband, says that she signed the within Deed without any fear, threat or compulsion from her said husband, this the 31st day of January 1850.

Thomas Black, 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 1850. which is duly done. Dated Book No. 8 Page 203.
Test: Thomas S. Taylor, Clerk.

This Indenture, made and entered into this 25th day of January in the year 1850, between Thomas Saturn of Limestone County State of Alabama debtor of the first part, and L. L. Warrell of Limestone County, State of Alabama, of the second part, and James M. Vance of Limestone County State of Tennessee, creditor of the third part of this Indenture, Whereas the said party of the first part is justly indebted to the said James M. Vance in the sum of fourteen dollars and twenty six cents, in a note bearing date the 26th of January 1850 carrying interest from its date, and the said Saturn, being willing and desirous, to secure the same, hath this day for and in consideration of the premises, and also for and consideration of the further sum of one dollar to the said party of the first part, in hand paid by the said L. L. Warrell, trustee, both the day given, granted, bargained, sold and conveyed to the said Saturn, a certain Iron Grappling, about four years old next Spring, in trust nevertheless. Therefore be it known that if the said party of the first part, fail to pay off and discharge in full the aforesaid sum of of fourteen dollars and twenty six cents, on or about the 1st day of January 1851, and the interest thereon may accrue thereon, or as soon as the said James M. Vance may request, the said Saturn shall and may sell, at public auction after first giving twenty days notice of such sale, and after first paying off and discharging the expenses of these premises, and pay off said note & interest, should then be enough to do so, and should then still be a balance, the same shall be paid to the said Saturn, the said Saturn is to be allowed to keep in his possession the said Iron Grappling until the said debt is satisfied, or said Iron Grappling be sold by said Saturn. In Witness whereof the said parties hath hereunto set their hands and affixed their seals, this the day and date above written.

Witness
Lewis Jones

Thomas Saturn, *Seal*
L. L. Warrell *Seal*

James M. Vance *Seal*

The State of Alabama Personally appeared before me Henry Stanley, an acting Justice of the Peace in and for said County, the above named Thomas Saturn who acknowledged that he signed, sealed and delivered the foregoing Deed of Trust on the day and year therein mentioned, to the aforesaid L. L. Warrell Justice for the purposes therein specified. Given under my hand and seal this 5th day of February 1850.

H. Stanley, J. P. *Seal*

Sold in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 4th day of February 1857, which is duly done in Deed Book No 8 Page 263 & 4
Test Thomas S. Tynes, Clerk

Price M. Linnard wife & John M. Parker, made this 5th day of February in the year 1857, between B. M. Linnard and his wife M. C. Linnard, of the County of Limestone in the State of Ala. of the one part; and John M. Parker of the other part. Witnesseth, that the said B. M. Linnard, and M. C. Linnard his wife for and in consideration of the sum of two hundred and sixty dollars to them in hand paid the receipt whereof is hereby acknowledged, hath this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm, unto the said John M. Parker his heirs, all that certain tract of land, lying and being in the County of Limestone and State of Ala. known as the south half of the West half, of the South East q. of Section two, Township two, Range five West of Whitehall. To have and to hold the above described lands, with the appurtenances thereto in anywise appertaining unto the said John M. Parker his heirs and assigns forever. And the said B. M. Linnard and his wife M. C. Linnard 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 John M. Parker his heirs and assigns, from and against themselves and all and every person or persons whomsoever. In testimony whereof the said B. M. Linnard, and his wife M. C. Linnard, have hereunto subscribed their names, and affixed their seals the day and year above written.

Signed, sealed, and delivered in the presence of—
B. M. Linnard
M. C. Linnard
Before me Thomas S. Tynes Clerk of the County Court of said County Limestone County, this day personally appeared the above named Price M. Linnard and acknowledged that he signed, sealed and delivered the foregoing Deed to John M. Parker on the day and year therein mentioned, and for the purposes therein specified. And on the same day I exhibited said deed to M. C. Linnard, wife of said Price M. Linnard, who being examined by me privately, separate and apart from her said husband acknowledged that she signed, sealed and delivered said deed to the said John M. Parker 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 5th day of February 1857.
Thomas S. Tynes

Sold in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 8th day of February 1857 which is duly done in Deed Book No 8 Page 264
Test Thomas S. Tynes, Clerk

John L. Simpson wife & Burrill Ray, made and entered into this 3rd day of May 1848 between John L. Simpson and his wife Basia Simpson, of the County of Landerdale and State of Alabama, of the one part; and Burrill Ray of the other part. Witnesseth, that the said John L. Simpson, and his wife Basia Simpson, for and in consideration of the sum of Eighty 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, convey and confirm, unto the said Burrill Ray and his heirs, all that certain lot or parcel of land, lying and being in the County of Limestone and State of Alabama being the South

East quarter of the South West quarter of Section 4th C. Township one of Range two West, containing thirty nine acres & 40th. To have and to hold the above described land, with the appurtenances thereto in anywise appertaining unto the said Burrill Ray his heirs and assigns forever, and the said John L. Simpson and his wife Basia Simpson 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 Burrill Ray and his heirs and assigns from and against themselves, all and every person claiming or holding under them the said John L. Simpson and his wife Basia Simpson, 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 and seals the day and date above written.

John L. Simpson
Basia Simpson

The State of Alabama Personally appeared before me B. C. Brumland, an acting Justice of the Landerdale County, this day for and in the County of Landerdale, John L. Simpson and his wife Basia Simpson, 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 Burrill Ray, and also the same day exhibited said deed to Basia Simpson, wife of said John L. Simpson, who in a private examination separate and apart from her said husband, acknowledged that she relinquished her right of dower in said land and premises, freely voluntarily and without any fear threat or compulsion of her said husband, Given under my hand and seal this 3rd day of May 1848.
B. C. Brumland J.P.

Sold in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration, on the 17th day of February 1851, which is duly done in Deed Book No 8 Page 264 & 5.
Test Thomas S. Tynes, Clerk

Burrill Ray & wife & John M. Linnard, made and entered into this fifth day of February 1857 between Burrill Ray & Sarah Ray his wife of the County of Landerdale, of the first part; and John M. Linnard of the State of Ala. and County of Limestone of the second part. Witnesseth, that the said Burrill Ray and his wife Sarah Ray, for and in consideration of the sum of Eighty dollars to them in hand paid, the receipt whereof is hereby acknowledged, hath this day bargained sold, aliened, conveyed and confirmed, unto the said John M. Linnard and his heirs, all that certain lot or parcel of land, lying and being in the County of Limestone & State of Alabama, being the South East quarter of South West quarter of Section No 6 Township one of Range two West, containing thirty nine acres & 40th. To have and to hold the above described land, with the appurtenances thereto in anywise appertaining unto the said John M. Linnard and his heirs and assigns forever, and said Burrill Ray and his wife Sarah Ray for themselves themselves & assigns, Executors and Administrators, forever will warrant and defend the title to the above described land, hereby granted unto the said John M. Linnard and his heirs & assigns from and against themselves and all and every person claiming or holding under them the said Burrill Ray and his wife Sarah Ray, 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 and seals the day and date above written.

Burrill Ray
Sarah Ray

The State of Alabama Personally appeared before me Thomas S. Tynes, an acting Justice of Landerdale County, this day for and in said County, Burrill Ray and his wife Sarah Ray, and acknowledged that they signed, sealed and delivered the foregoing, on the day of its date for the purposes therein contained, to the aforesaid John M. Linnard. And also the same day I

the title to the above described and hereby granted premises unto the said George Mitty his heirs and assigns forever against themselves, and all and every person or persons, claiming or holding under them the said Carroll Mitty and his wife Susan C. and also against the lawful title, claim or demand of all and every person or persons whomsoever. In testimony whereof, the said Carroll Mitty and his wife Susan C. have hereunto subscribed their names, and affixed their seals the day and year above written.

Carroll Mitty. *[Signature]*
Susan C. Mitty. *[Signature]*

Signed, sealed and delivered
in the presence of:

The State of Alabama Personally appeared before me John Morris an acting justice of the Limestone County. Peace in and for said County Carroll Mitty and acknowledged the signing sealing and delivery of the within Deed, on the day of its date, to the within named George Mitty for the purposes therein named. Also on the 17th day of April 1857. Exhibited said Deed to Susan C. Mitty, the wife of said Carroll Mitty, who upon a private examination, separate and apart from her husband - that she signed, sealed and delivered, said deed freely and voluntarily, without any force threats or persuasion of her said husband. Given under my hand this 17th day of April in the year of our Lord 1857.

John Morris, J.P. *[Signature]*

Sited in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registrations on the 18th day of April 1857, which is duly done in Deed Book N. 8 Page 207 & 208.

Jas. Thomas R. Fyfe, Clerk.

Jackson Mitty & *[Signature]* This Indenture, made this first day of February, in the year one thousand eight hundred and fifty, between Jackson Mitty of the County of Limestone in the State of Alabama of the one part and George Mitty of the County and State aforesaid, of the other part; Witnesseth, that the said Jackson Mitty for and in consideration of the sum of One hundred dollars to him in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, confirm, unto the said George Mitty, and his heirs and assigns forever, all that certain tract of land, lying and being in the County of Limestone, and State of Alabama, and known as the North East quarter of the South East quarter of Section N. 7. Township N. 2 of Range N. 4 West, containing 49 acres. Also the West half of the North West quarter of Section N. 14 of Township N. 2 of Range N. 4 West, containing Eighty Nine acres. And the South West quarter of Section N. 14 in Township N. 2 of Range N. 4 West, containing one hundred and sixty Nine acres, more or less. To have and to hold the above described and described part of the tract of land, together with the tenements and appurtenances thereto belonging, or in any wise appertaining unto the said George Mitty his heirs and assigns forever. And the said Jackson Mitty 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 George Mitty, his heirs and assigns, from and against themselves, and all and every person or persons, claiming or holding under them the said Jackson Mitty, and also against the lawful title claim or demand, of all and every person or persons whomsoever. In testimony whereof, the said Jackson Mitty has hereunto subscribed his name and affixed his seal, the day and year above written.

Jackson Mitty. *[Signature]*

Signed, sealed and delivered
in the presence of:

The State of Alabama Personally appeared before me John Morris, an acting justice of the Limestone County Peace in and for said County, Jackson Mitty, and acknowledged the signing, sealing

and delivery of the within Deed, on the day of its date, to the within named George Mitty for the purposes therein named. Given under my hand and seal this 17th day of April in the year of our Lord 1857.

John Morris, J.P. *[Signature]*

Sited in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registrations on the 18th day of April 1857, which is duly done in Deed Book N. 8 Page 207 & 208.

Jas. Thomas R. Fyfe, Clerk.

A. C. Beard Attorney in fact. *[Signature]* This Indenture, made this fifteenth day of January in the year one thousand eight hundred and fifty, between Archibald C. Beard, Attorney in fact for George Adams & Mary Adams, of the County of Limestone, in the State of Alabama, of the one part; and William Stephens of the other part; Witnesseth, that the said A. C. Beard, Attorney, for and in consideration of the sum of One hundred and twenty five dollars to him 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 William Stephens, all that certain tract of land lying and being in the County of Limestone, State of Alabama, and known and described as the West half of the North East quarter of Section N. 14 of Township N. 2 of Range N. 4 West, containing Eighty Nine 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 William Stephens, his heirs and assigns forever. And the said A. C. Beard, Attorney, 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 William Stephens, his heirs and assigns, from and against themselves, and all and every person or persons, claiming or holding under them the said A. C. Beard, Attorney, &c. and also against the lawful title, claim or demand of all and every person or persons whomsoever. In testimony whereof, the said A. C. Beard, Attorney for George Adams & Mary Adams have hereunto subscribed their names and affixed their seals, the day and year above written.

A. C. Beard, Att. *[Signature]*

The State of Alabama Personally appeared before me Henry Stanley, an acting justice of Limestone County. Peace in and for the County and State aforesaid, Archibald C. Beard and acknowledged that he signed, sealed and delivered the foregoing Deed to William Stephens, on the day of its date, for the purposes therein specified. Given under my hand and seal this 15th day of January 1857.

H. Stanley, J.P. *[Signature]*

Sited in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registrations on the 18th day of April 1857, which is duly done in Deed Book N. 8 Page 209.

Jas. Thomas R. Fyfe, Clerk.

Wm. S. Barclay & *[Signature]* This Indenture, made this fifteenth day of February, in the year one thousand eight hundred and fifty, between W. S. Barclay, of the County of Limestone in the State of Alabama, of the one part; and W. B. Cartwright of the other part. Witnesseth, that the said W. S. Barclay, 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, conveyed, released, confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, confirm, unto the said W. B. Cartwright, all that certain lot of Land, lying and being in the town of Athens, in the County and State aforesaid, and known in the place of said town, as the North East corner of the North East quarter of S. 3 Township N. 2 Range

4. Met. lying on the North side of and beyond the Big Spring Branch, in the town of Athens, said lot measuring one hundred and twenty five feet from West to East; on the North side, one hundred and eighteen feet from West to East; on the South side, one hundred and forty six feet from North to South, on the East side, and one hundred and fifty four feet from North to South on the West side, containing two thirds of an acre more or less, bounded as follows: On the North by the West line of said lot, and George R. Park, said parcel of land beginning at the North West corner of R. M. Vassar's lot on said street; and running to the North East corner of R. B. Cartwright's lot (formerly R. Jones's lot) then one south one hundred and fifty four feet, to R. S. Barclay's lot; thence one East to R. M. Vassar's lot; first was and above, and then one north to the point of beginning. In then and to hold the above described lot or parcel of land, with the tenements, and appurtenances thereto belonging, or in any way appertaining to the said R. B. Cartwright his heirs and assigns forever. And the said R. S. Barclay for his Executors, and Administrators, doth hereby and in consideration of the premises, warrant and will forever defend the title, to the above described land and assigns from and against himself and all and every person or persons, claiming or holding under him the said R. S. Barclay, and against the lawful title claim or demand, of all and every person or persons, whomsoever. In testimony whereof the said R. S. Barclay, has hereunto subscribed his name and affixed his seal, the day and year above written.

R. S. Barclay, Clerk

signed, sealed, and attested
in the presence of—

R. E. Love, &

M. J. Milburn.

The State of Alabama Before me Thomas G. Tynd, Clerk of the County Court of said County Limestone County, this day personally appeared, Robert E. Love, one of the subscribing witnesses to the foregoing Deed, and after being duly sworn deponeth and says that he saw Benjamin S. Barclay sign seal and deliver the above deed to Hezekiah Webster, right, on the day and year therein mentioned, and for the purposes therein specified, and that he signed his name as a witness to the same, in the presence of the said Benjamin S. Barclay, and in the presence of William J. Milburn, the other subscribing witness to said Deed. Given under my hand and seal this 22nd day of February 1854.

Thomas G. Tynd, 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 February 1854, which is duly done in Deed Book No. 8 Pages 209 & 210.

Test Thomas G. Tynd, Clerk

Samuel Prouden wife & Deed This Indenture, made this the 20th of January 1854 between Samuel Prouden, and his wife, Rebecca Prouden, of the first part and John L. Hume — John L. Hume. All of the County of Limestone and State of Alabama. Witnesses that for and in consideration of the sum of three hundred and 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 granted, aliened, conveyed, unto the said John L. Hume, all that certain tract or lot of Land, lying in the County and State above mentioned, and known as the N.E. 1/4 of the N.E. 1/4 of Section 16, Township 3, Range 6, West containing Eighty Acres be the same more or less. To have and to hold the above described tract of Land, with the appurtenances unto the said John L. Hume his heirs and assigns forever. And the said Samuel Prouden and Rebecca Prouden 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 L. Hume, his heirs and assigns, from and against themselves, and all and every person

claiming or holding under them, the said Samuel & Rebecca Prouden, and also against the lawful title, claim or demand, of all and every person or persons whomsoever, claiming or holding by force, under the Government of the United States. In testimony whereof, we have hereunto set our hands and affixed our seals the day and date above written.

signed, sealed, and delivered

in presence of

R. H. Malone,

Francis Lovell.

Samuel & Rebecca Prouden

The State of Alabama Before me Thomas G. Tynd, Clerk of the County Court of said Limestone County, this day personally appeared, Robert H. Malone one of the subscribing witnesses to the within Deed, who after being duly sworn, deponeth and says, that he saw Samuel Prouden, and Rebecca Prouden his wife, sign, seal and deliver the foregoing Deed to John L. Hume, for the purposes therein expressed, and on the day and year therein mentioned, and that he signed his name as a witness to the same, in the presence of the said Samuel Prouden wife, and in the presence of Francis Lovell, the other subscribing witness to the same.

Thomas G. Tynd, 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 February 1854, which is duly done in Deed Book No. 8 Pages 210 & 211.

Test Thomas G. Tynd, Clerk

James H. Hume wife & Deed This Indenture, made and entered into this the 25th day of February in the year of our Lord, one thousand eight hundred and fifty, between James H. Hume, and his wife Elizabeth A. Hume, of the first part, and Mrs. A. Hume and Edward L. Hume of the second part, all of the County of Limestone and State of Alabama Witnesses, that the said James H. Hume, and his wife Elizabeth A. Hume, and in consideration of the sum of one hundred and seventy five dollars to them in hand paid, by the said Mrs. A. Hume and Edward L. Hume, before the signing and delivery of these presents, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, and convey to the said Mrs. A. Hume and Edward L. Hume, their heirs and assigns forever, the within and third of the following described tracts or parcels of land, lying and being in the County and State above mentioned, to wit: The South East quarter of Section thirty six, Township three, and Range four West containing one hundred and sixty acres. The West half of the North West quarter of Section thirty and Township three Range four West, containing Eighty acres. The West half of the North West quarter of Section six, Township four and Range four West containing Eighty acres. The South East quarter of Section one, Township four and Range four West (except ten acres, off the South end of West half). Containing one hundred and fifty four acres. The East half of the North East quarter of Section twelve, Township four and Range four West, containing Eighty acres. The North West quarter of Section seven, Township four and Range four West, (except ten acres lying in square in the North West corner.) Containing one hundred and fifty acres. The West half of the North East quarter of Section seven, Township four and Range four West, containing eighty acres. The North West quarter of Section Eighteen, Township four and Range four West, containing about one hundred and fifty three acres. The South West quarter of Section seven, Township four and Range four West, containing about one hundred and fifty three acres. The East half of the South West quarter of Section Eighteen, Township four and Range four West, containing Eighty acres. Together with all and singular, the rights, profits, hereditaments, and appurtenances of, in, and to the same, belonging or in any way appertaining to the only proper use, benefit and behoof of them the said Mrs. A. Hume and Edward L. Hume, their heirs and assigns forever. And the said James H. Hume and Elizabeth A. Hume, for themselves their heirs Executors and Administrators, do covenant and agree, to and with the said Mrs. A. Hume, and Edward

Home, then him and assigns, that the title to the undivided third of the before described tract or parcels of land, containing about Eleven hundred and seventy acres, with all appurtenances, from the lawful claim or claims, of all and every person or persons whatsoever, with names and former defend by their persons. In Witness whereof the said James H. Home and Elizabeth O. Home, have hereunto set their hands, and affixed their seals, the day above written.

James H. Home
Elizabeth O. Home

The State of Alabama Before me Thomas L. Tynd, Clerk of the County Court of said County Limestone County, this day personally appeared, the above named James H. Home, and acknowledged that he signed sealed and delivered the foregoing Deed to William T. Home and Edward L. Home, for the purposes therein expressed, and on the day and year therein named. And on the same day, I exhibited said deed to Elizabeth O. Home, wife of said James H. Home, who being by me examined privately, separate and apart from her said husband, acknowledged that she signed, sealed, and delivered the same, to the said William T. Home and Edward L. Home, for the purposes therein specified, and in 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 25th day of February 1850.

Thomas L. Tynd

Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 25th day of February 1850, which is duly done in Deed Book N^o 8 Pages 311 & 312.
Test Thomas L. Tynd, Clerk

Edward L. Strange
Archibald Strange
C. M. Strange
J. G. Coplin

This Indenture, made this sixteenth day of February in the year one thousand eight hundred and fifty, between Archibald Strange, Esq., Edward L. Strange, C. M. Strange, and J. G. Coplin, of the County of Limestone in the State of Alabama, of the one part; and James H. Home, of the other part; Witnesseth, that the said A. Strange, E. L. Strange, C. M. Strange, and J. G. Coplin, for and in consideration of the sum of three hundred dollars, to them in hand paid, the receipt whereof is here by acknowledged, both this day present, and to be paid, sold, conveyed, released, conveyed and confirmed, and by their grants, give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said E. L. Strange, all those certain tracts of land, lying and being in the County of Limestone and State of Alabama, and known as one hundred and forty acres, on the West side of C. R. River, Range five, Township two, fraction five, on the West boundary of said fraction, and also the E. half, North West 1/4, section N^o 8, Township N^o 2, Range N^o 3 West; all my right, title and interest in the above land, to have and to hold the above described tracts or parcel of land, with the tenements and appurtenances thereto belonging, or in anywise appertaining unto the said E. L. Strange, him and assigns forever. And the said A. Strange, E. L. Strange, C. M. Strange and J. G. Coplin, 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 E. L. Strange, him and assigns, from and against themselves, and all and every person or persons claiming or holding under them, the said A. Strange, E. L. Strange, C. M. Strange and J. G. Coplin, and also against the lawful title, claims or demands of all and every person or persons whatsoever, claiming under Government of the United States. In testimony whereof the said A. Strange, E. L. Strange, C. M. Strange and J. G. Coplin hereunto subscribe their names and affix their seals the day and year above written.

Archibald Strange
Edward L. Strange
C. M. Strange
J. G. Coplin

Elizabeth M. Strange
J. E. Coplin

The State of Alabama Personally appeared before me Albert Walls, an acting Justice of the Limestone County, in and for said County, Archibald Strange, Sally B. Strange, Elizabeth M. Strange, and Sally J. Coplin, who acknowledge the signing, sealing, and delivering the foregoing Deed to Edward L. Strange, for the purposes therein specified. Given under my hand and seal this 16 day of February 1850.

Albert Walls J. P.

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 25th day of February 1850, which is duly done in Deed Book N^o 8 Pages 310 & 311.
Test Thomas L. Tynd, Clerk

William M. McCully. This Indenture, made this twenty fifth day of February in the year eight hundred and fifty between William M. McCully, of the County of Limestone and State of Alabama, of the first part; James C. McEacham, of said County and State of the second part; and Albert Walls and Thomas H. Harts of the third part; Whereas the said party of the first part is justly indebted to Baylis C. McEacham, Executor of the Estate of Ephraim McCully deceased, in the aggregate sum of One hundred and twenty four dollars, evidenced by two promissory notes, each due twelve months after date, and dated the 28th day of February 1848, one note for eighty three dollars and thirty three & 1/2 cents, with Albert Walls as his security to said note, and the other note for forty one dollar and sixty six & 1/2 cents, on which Thomas Harts is his security, which will more fully appear by reference to said notes, above described, the prompt payment of which said sums of money, is with the interest thereon accruing, the said party of the first part is willing and desirous to secure, unto the parties of the third part as his securities, 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, the said party of the first part, grants, bargain, sell, and convey, and by their presents do grant, bargain, sell, and convey, unto the said party of the second part, his heirs and assigns, the following and described property, to wit: One yoke of Oxen known as Pete & Jerry, one white Mare of spotted skin, known as Susan, one red Horse three yearlings, one Bureau, one metal clock, and one metal ing Scale, To have and to hold the same, unto him the said party of the second part his heirs and assigns forever, Upon the following Trust, to-wit: That the said party of the second part, is to permit the said property to remain in the possession of the said party of the first part until the 28th day of February 1851, when if the said party of the first part pay off and fully discharge the debts and liabilities, intended by this deed to be secured, then the same shall be null and void, and upon the failure of the said party of the first part to pay off and discharge the same, or any part thereof, then the said party of the second part, is to expose the said property to public sale for cash or upon such credit as the parties of the first and second parts may sanction, after having given at least ten day notice of the time and place of said sale, and the proceeds of such sale apply first to the payment of all the expenses attending the execution of this Trust, and then to the payment of the before mentioned debt, and the interest thereon accruing if any. In testimony whereof, the said parties to this Trust have hereunto set their hands and affixed their seals this day and date above written.

Witness

Robert H. Tynd.

The State of Alabama Before me Thomas L. Tynd, Clerk of the County Court of Limestone County of said County this day personally appeared the above named

William M. McCully
James C. McEacham


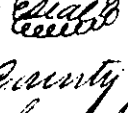
William M. McCully, and acknowledged that he signed, sealed and delivered the foregoing deed of trust to James C. Mearns, on the day and year therein mentioned, and for the purposes therein specified. And also appeared James C. Mearns, and acknowledged that he signed and sealed said deed of trust for the purposes therein specified, and on the day and year therein named. Given under my hand and seal this 1st day of March 1850.

Thomas L. Tynes.

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 1st day of March 1850. which is duly done in Deed Book N^o 8 Page 313 & 314.

Test Thomas L. Tynes Clerk

James S. Small, wife of James S. Small, made and entered into this the 1st day of March, in the year of our Lord one thousand eight hundred and fifty between James S. Small and his wife Elizabeth Small, of the first part, and William A. Hine, and Edward S. Hine, of the second part, all of the County of Limestone and State of Alabama, Miteupeth. That the said James S. Small and his wife Elizabeth Small for and in consideration of the sum of twenty five dollars to them in hand paid by the said Wm A. & Edward S. Hine, before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, and convey to the said Wm A. & Edward S. Hine, their heirs and assigns forever, a certain parcel of land, containing ten acres, lying in a square, in the North West corner of Section 14th Townships 6th Range 6th West together with all and singular, the rights, profits, heres, appurtenances, and appurtenances of, in and to the same, belonging or in any wise appertaining, to the only proper use, benefit and behoof of them the said Wm A. Hine and Edward S. Hine, their heirs and assigns forever. And the said James S. and Elizabeth Small, for themselves their heirs Executors, and Administrators do covenant and agree to and with the said Wm A. and Edward S. Hine, their heirs and assigns that the title to the above described parcel of land, with its appurtenances, from the lawful claims or claims of all and every person or persons whatsoever, will warrant and forever defend by the presents. In Witness whereof the said James S. Small and Elizabeth Small have hereunto set their hands and affixed their seals the day and year above written.

J. S. Small. 
E. S. Small. 

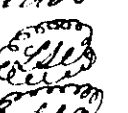
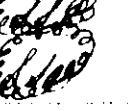
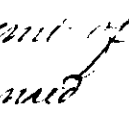
The State of Alabama Before me Thomas L. Tynes, Clerk of the County Court of Limestone County, this day personally appeared the within named James S. Small, and acknowledged that he signed, sealed, and delivered the within deed to William A. Hine and Edward S. Hine, for the purposes therein specified, and on the day and year therein mentioned. And on the same day I exhibited said deed to Elizabeth Small, wife of James S. Small, who being by me examined, privately, separate and apart from her said husband, acknowledged that she signed, sealed, and delivered the same to the said William A. Hine and Edward S. Hine, for the purposes therein expressed, and on the day and year therein named, freely, voluntarily, and without any fear, threat or compulsion, of her said husband. Given under my hand and seal this 1st day of March 1850.

Thomas L. Tynes.

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 1st day of March 1850. which is duly done in Deed Book N^o 8 Page 314.

Test Thomas L. Tynes Clerk

John Parker. Whereas John Parker & George M. West, as Partners, purchased of H. B. Southworth, to & said John Parker & George M. West, as Partners, purchased of H. B. Southworth, a certain tract of land, containing fifteen acres of land, for a mill site, and secured their obligation for the payment to said Southworth, for the payment of three hundred and fifty dollars, on the 1st day of Jan'y 1850, with interest from the 1st day of Jan'y 1848, the one half of which sum has been paid by said George & the remainder is yet unpaid. And whereas the said George M. West & John M. West, have this day given their note, for the payment to Vasser & Coleman, of one hundred dollars, on the first day of January next, in part payment of said Parker's debt due them. And whereas said Parker is justly indebted to said firms of West & Parker, and to said George M. & John M. individually, the precise amount of which debts, cannot be immediately known, but are to be ascertained by settlement between said parties as soon as practicable. Now this Indenture made this 3rd February 1850, between the said Parker of the first part, & the said John M. & George M. West, of the second part, Miteupeth, that the said Parker hath granted, sold, and assigned, unto the said West, all his right, title, and interest to said fifteen acres of land, known as part of the W. M. gn of Sec. 22 T. 6 R. 6 of the S. M. gn of same section, being the tract for which said West & Parker held said H. B. Southworth title bond, bearing date the 31. August 1847, & this day assigned by said Parker to said George M. and John M. West, and the said Parker in consideration of the premium, hereby assigns and transfers all his right, title, interest, and claims in and to said land, the debts & accounts of said firm of Parker & West, to the said George M. & John M. West, and the said West, hereby agree to settle up & close, & endeavor to collect all the debts & claims due said firm of West & Parker, which has been disposed. And it is hereby agreed between said Parties that James M. Denham & Jonathan McMillan, & if they cannot agree, then a third person chosen by them shall determine what said West shall pay for said Parker's title & interest into the half of said fifteen acres of land & mill site, and out of the proceeds of said land & mill site, and out of the proceeds of said debts of said firm the said John M. & George M. West, shall first pay the debts first above specified, & all debts due from said firm, and if there is then any balance, shall pay, apply it as follows, first to the payment of a note this day given by said Parker to said Vasser & Coleman for the payment one day after date of forty two hundred dollars secondly if there is still any balance, to be applied to the payment of a debt of about fifty dollars due Wm A. & E. Hine, & a debt of about fifty dollars due Steph & Jones, & if there still be any balance, to be paid to said Parker. In Witness whereof said parties have hereunto set their hands & seals the date above.

John Parker. 
George M. West. 
John M. West. 

The words "of West & Parker 1850 & said land" sustained before signing.


The State of Alabama Before me Thomas L. Tynes, Clerk of the County Court of Limestone County, this day personally appeared the above named John Parker, and acknowledged that he signed, sealed and delivered the foregoing deed to George M. West and John M. West, for the purposes therein specified, and on the day and year therein mentioned. And also on the same day personally appeared the said George M. West and John M. West, and acknowledged that they severally signed, and sealed said deed on the day and year therein mentioned, and for the purposes therein expressed. Given under my hand and seal this 3rd day of March 1850.

Thomas L. Tynes.

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 3rd day of March 1850. which is duly done in Deed Book N^o 8 Page 315.

Test Thomas L. Tynes Clerk

Henry Stanley, Trustee & Samuel Michham. *This* *Indenture*, made and entered into this 9th day of January A.D. 1850, by and between Henry Stanley, Trustee, of the County of Limestone and State of Alabama, of the first part, and Samuel Michham of said County and State of the second part: Witnesseth, that whereas Justices of the said County and State of Alabama, on the 28th day of September 1848, one John S. Sumner, of the County of Limestone in said State, did, by deed of Trust of that date, bargain, sell, and convey to the said Henry Stanley as Trustee, for the benefit of William H. Walker of said County & State, Creator of said Sumner, for the consideration, named in said Deed, the following described Real Estate, situate in said County of Limestone, and known as the South East quarter of South East quarter, of Section Number 35, of Township Number Three, of Range Number four West; containing Forty and 2/100 Acres, more or less, being the land on which the said Sumner resided at the time of the execution of said Deed. And in said Deed of Trust it is provided, that should the said Sumner fail to provide for the payment of the notes and judgment specified therein, or either of them at maturity, then the said Stanley Trustee as aforesaid, should be authorized in giving thirty days notice, by posting up a notice of the same at three or more public places in said County, previous to said day of sale, to call the above described land on the premises, and apply the proceeds on the payment of the debts, as therein specified, And whereas the said John S. Sumner, did fail to pay the said notes and judgment specified in said Deed, which was due and payable, one note due on or before the first March 1849 the other due the 1st day of January 1850, and a judgment obtained against J. S. Sumner as Garnisher, obtained on or about the 28th of August 1848. And the said Henry Stanley, Trustee as aforesaid, in compliance with the provisions, and authority of said Deed of Trust, and having given thirty days notice, of the time and place of said sale, by posting up a copy of the notice in three or more public places, in said County of Limestone & State aforesaid, and on the eighth day of January instant; exposed said land for sale, at Public outcry on the premises for cash, and the same was then and there bid off by Samuel Michham, he being the highest bidder, at the price of one hundred and fifty dollars and fifty cents; 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 Samuel Michham and his heirs forever, all the above described tract of land and its appurtenances, to have and to hold the same unto the said Samuel Michham, and his heirs forever; but it is expressly understood, and agreed, that by this conveyance, I make no warranty of title, and that I convey only such title, as I claim from said Deed of Trust: In Witness whereof, I have hereunto set my hand and seal this 9th day of January 1850.

W Stanley, Trustee. 

State of Alabama Before me Thomas L. Tynes, Clerk of the County Court of said
Limestone County, ^{County}, this day personally appeared the above named Henry
Stanley and acknowledged that he signed, sealed and delivered the foregoing deed as
Truster &c, to Samuel Mischain, for the purposes therein specified, and on the day
and year therein mentioned. Given under my hand and seal this 2nd day of January
1854.

Thomas C. Jones Secy

Filed in the office of the Clerk of the County Court of Leimertown County State of
Alabama, for registration on the 5th day of March 1880, which is duly done in Book
Book 1st 8 Page 316.
Just Thomas C. Tipton. Clerk

William Brown & wife
vs
H. H. Hendricks

This Indenture, made this fifth day of March
the year one thousand, Eight hundred and fifty, between William S.
Brown, and Sarah Ann his wife, of the County of Limestone in the
State of Alabama, of the one part, and H. H. Hendricks of the other part: Witness
eth, That the said William S. Brown, & Sarah Ann his wife, for and in consideration of the
sum of three hundred dollars to them in hand paid, the receipt whereof is hereby acknow-
ledged, have this day given, granted, bargained, sold, aliened, conveyed, released, confirmed
and confirmed, and by these presents, do give, grant, bargain, sell, alien, convey, release, confirm
and confirm unto the said H. H. Hendricks, all that certain Lot of Land, lying
and being in John McKinley's addition to the town of Athens, County of Limestone State of
Alabama, being the North half of Lot Number Ninety nine, in said Addition, & 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 H. H. Hendricks, his heirs
and assigns forever. And the said William S. Brown, and Sarah Ann his wife, for themselves
as their heirs, executors, and Administrators, do hereby, and in consideration of the premises
warrant, and will forever defend the title to the above described, and hereby granted premises
unto the said H. H. Hendricks 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 whomsoever. In testimony whereof the said William S.
Brown, and Sarah Ann 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. Brown, Secy

Sarah A. Brown. (Hatch)

The State of Alabama. Before me Thomas C. Tyeal, Clerk of the County Court of Limestone County, of said County, this day personally appeared the within named William C. Brown, and acknowledged that he signed, sealed, and delivered the foregoing Deed to Holden M. Hendricks, for the purposes therein specified, and on the day and year therein mentioned. And on the same day exhibited said Deed to Sarah Ann Brown, wife of the said William C. Brown, who being by me examined privately, separate and apart from her said husband, acknowledged that she signed sealed, and delivered the same to the said Holden M. Hendricks, 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 5th day of March 1857. Thomas C. Tyeal. (Seal)

Thomas G. Ryan. 

Filed in the office of the Clerk of the County Court of Limestone County, State of Alabama,
for Registrations on the 5th day of March 1858 which is duly sworn and sworn N^o 8
Page 217.

James Parham, Trustee & Co. & Dred.
 Thomas H. Dickerson
 This Indenture, made this fifth day of March A.D. 1850
 between James Parham of the County of Morgan and State of Indiana
 Trustee and Attorney in fact for Benjamin Swinnell, of the County of
 Marion and State of Indiana, and Arin Dickerson of the County of Cherokee, and State of
 New Hampshire, by then the said Swinnell & Dickerson's Deed of Trust and Power of
 Attorney in fact to the said Parham, which said Deed of Trust & Power of Attorney was
 filed for Record on the 6th day of November A.D. 1847, in the Records Office of Limestone
 County, at Athens in the State of Alabama, reference being hereunto had of the first part.

And Thomas A. Nelson 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 three hundred dollars to the said party of the first part, by the party of the second part in hand paid, the receipt whereof is hereby acknowledged, hath granted bargained and sold unto the party of the second part, all the following described piece or parcel of land to wit: The East half of the South East quarter of Section (4th) Town in Township (10th) Range (4th) from West, containing Eighty acres, situate in the County of Limestone and State of Alabama. To have and to hold the above described premises, with all the appurtenances to the same, belonging to the said party of the second part, 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 from all incumbrance whatever, and that he will forever warrant and defend the same with all the appurtenances, unto the said Thomas A. Nelson his heirs and assigns, against the lawful claims of all persons whatever. In Witness whereof the said James Peham, hath hereunto set his hand and seal the day and year first above written.

James Peham *[Signature]*
 Trustee of W. Drinnell & C. Dickinson.
 signed, sealed, and delivered
 in presence of: -

State of Alabama. Before me Thomas L. Tynd Clerk of the County Court of Limestone County. This day personally appeared James Peham Trustee, and Attorney in fact of W. Drinnell and C. Dickinson, and acknowledged 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 mentioned. Given under my hand and seal this 5th day of March 1857.

Thomas L. Tynd *[Signature]*
 Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama, for Registration on the 5th day of March 1857 which is duly done in Deed Book No. 8 Page 317 & 318.
 Test Thomas L. Tynd, Clerk.

James Peham Trustee &c. *[Signature]* This Indenture, made this fifth day of March A.D. 1857, between James Peham of the County of Morgan & Benjamin M. Macdon, State of Indiana, Trustee and Attorney in fact for Benjamin Drinnell of the County of Marion and State of Indiana; and Orin Dickinson of the County of Limestone and State of New Hampshire, by their Deed of Trust and Term of Attorney in fact to the said Peham, which Deed of Trust was filed for Record on the 6th day of December A.D. 1847, in the records office of Limestone Co. at Athens in the State of Alabama, reference being had thereto, on the first part; and Benjamin M. Macdon, of Limestone County & State of Alabama, of the second part. Witnesseth. That the said party of the first part, for and in consideration of the sum of Eighty dollars paid by the party of the second part, in hand, to the party of the first part, the receipt whereof is hereby acknowledged, hath granted bargained and sold unto the said party of the second part, all the piece or parcel of land to wit: The West half of the North West quarter of Section (7) Town in Township (3) Range (4) from West, containing Eighty acres more or less. To have and to hold the above described premises, with all the appurtenances to the same belonging, to the said party of the second part, his heirs and assigns

forever. And the said party of the first part for himself as Trustee 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 clear of all incumbrance, and that he will forever warrant and defend the same, unto the said Party of the second part, his heirs and assigns, against the lawful claims of all persons whatever. In Witness whereof the said James Peham hath hereunto set his hand and seal, the day and year first above written.

James Peham *[Signature]*

Trustee for W. Drinnell & C. Dickinson.

The State of Alabama. Before me Thomas L. Tynd Clerk of the County Court of Limestone County. This day personally appeared the above named James Peham Trustee & Attorney in fact for Benjamin Drinnell, and Orin Dickinson, and acknowledged that he signed, sealed, and delivered the foregoing Deed to Benjamin M. Macdon for the purposes therein specified, and on the day and year therein mentioned. Given under my hand and seal this 5th day of March 1857.

Thomas L. Tynd *[Signature]*
 Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama, for Registration on the 5th day of March 1857, which is duly done in Deed Book No. 8 Page 317 & 318.
 Test Thomas L. Tynd, Clerk.

James Peham Trustee &c. *[Signature]* This Indenture, made this fifth day of March A.D. 1857, between James Peham of the County of Morgan & Benjamin M. Macdon, State of Indiana, Trustee and Attorney in fact for Benjamin Drinnell of the County of Marion & State of Indiana, & Orin Dickinson of the County of Limestone, & State of New Hampshire, by their Deed of Trust & Term of Attorney in fact, to the said Peham, which Deed of Trust was filed for Record, on the 6th day of December A.D. 1847, in the Records Office of Limestone Co. at Athens in the State of Alabama, reference being had thereto, on the first part; and W. Drinnell, J. P. Drinnell, and R. H. Dickinson 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, paid by the party of the second part, in hand to the party of the first part, the receipt whereof is hereby acknowledged, hath granted bargained and sold, they these presents doth grant, bargain sell, unto the said party of the second part, all the following described piece or parcel of land, to wit: The North half of the North West quarter of Section (6) Six, in Township (3) Range (4) from West, and also the South half of the South West quarter of Section (3) Thirty one, in Township (3) Range (4) from West containing one hundred and sixty acres more or less. To have and to hold the above described premises, with all the appurtenances, to the same belonging, to said Party of the second part, their heirs and assigns forever. And the said party of the first part, for himself as Trustee aforesaid, doth hereby covenant with the said party of the second part, and their heirs, that he is lawfully seized in fee of the premises aforesaid, that the premises are clear of all incumbrance, and that he will forever warrant and defend the same, unto the said party of the second part, their heirs and assigns, against the lawful claims of all persons whatever. In Witness whereof, the said James Peham hath hereunto set his hand and seal, the day and year first above written.

James Peham *[Signature]*

Trustee for W. Drinnell & C. Dickinson.

The State of Alabama. Before me Thomas L. Tynd Clerk of the County Court of Limestone County. This day personally appeared the above named James Peham Trustee, and Attorney in fact for Benjamin Drinnell & Orin Dickinson, and acknowledged that

he signed, sealed, and delivered the foregoing Deed to Bruce W. Sumner, Joshua P. Leman and Richard W. Bantwright, for the purposes therein specified, and on the day and year therein mentioned. Given under my hand and seal this 6th day of March 1851.

Thomas C. Tyus, Clerk

We Bruce W. Sumner, Joshua P. Leman and R. W. Bantwright, names of the above described land, agree to divide said land in the following manner: (viz) said Joshua P. Leman agrees to take for his share, in said land, East-half of the North half, of the North West-quarter of Section six, Township three, Range four West, which. Witness our hands, seals this 6th day of March 1851.

B. W. Sumner

J. P. Leman

R. W. Bantwright

The State of Alabama Before me Thomas C. Tyus, Clerk of the County Court of Limestone County, said County this day personally appeared the within named Bruce W. Sumner, Joshua P. Leman, and Richard W. Bantwright, and severally acknowledged that they signed, sealed, and delivered the foregoing Division, for the purposes therein expressed and on the day and year therein named. Given under my hand and seal this 6th day of March 1851.

Thomas C. Tyus, 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 March 1851, which is duly done in Deed Book N^o 8 Page 319 & 320.

Test Thomas C. Tyus, Clerk

Samuel Britz Administrator of the Estate of Nicholas W. Nasham deceased, did on the third day of January 1851, pursuant to an Order of the Judge of the County Court of the County of Limestone State of Alabama said order bearing date the 35th day of October 1847, sell to Perrin Farrar for the sum of One hundred and twenty dollars, the following described tract of land, lying and being in the County and State aforesaid (viz) the South half of the West half of the North West-quarter of Section N^o 16, Township N^o three, in Range N^o six West, containing forty acres more or less, and whereas all the requirements of the law and of said Order have been complied with, I on this Indenture made this 7th January 1851, between said Samuel Britz Administrator as aforesaid, and the said Perrin Farrar, Witnesseth, that the said Samuel Britz Administrator as aforesaid, for and in consideration of the premises, and of the payment of said sum of One hundred and twenty dollars, hath granted, bargained and sold, and by these presents doth grant, bargain, and sell, the above described tract of land, and appurtenances, unto him the said Perrin Farrar his heirs and assigns forever, the said Samuel Britz hereby releasing, selling, and conveying, unto the said Perrin Farrar, and his heirs all the right title and interest, in and to said land and appurtenances, which he as Administrator was aforesaid, might, could or ought to sell, by virtue of the order of said County Court aforesaid. In Witness whereof, he has hereunto set his hand and seal.

Samuel Britz, Administrator of N. W. Nasham.

Adam of N. W. Nasham.

The State of Alabama Before me Thomas C. Tyus Clerk of the County Court of said County Limestone County, this day personally appeared the within named Samuel Britz Administrator of the Estate of N. W. Nasham, dec^d, and acknowledged that he signed sealed and delivered the foregoing Deed to Perrin Farrar, for the purposes therein specified and on the day and year therein named. Given under my hand and seal this 3rd day of March 1851.

Thomas C. Tyus, 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 March 1851, which is duly done in Deed Book N^o 8 Page 320 & 321.

Test Thomas C. Tyus, Clerk

James C. Patterson wife Sophia Patterson, this the 8th day of March 1851, between James C. Patterson and Sophia Patterson, his wife, of the County of Limestone in the State of Alabama of the one part, and David M. Pettus of the other part, Witnesseth, that the said James C. Patterson, and his wife Sophia Patterson, for and in consideration of two hundred and twenty five 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 doth bargain, sell, alien, convey, and convey, unto the said David M. Pettus, all that certain lot or parcel of land, lying and being in the County and State aforesaid, and known as the South East quarter of North East quarter, of Section N^o 16, Township N^o three, in Range N^o six West, containing forty acres and fifteen hundredths of an acre, to have and to hold the above described land, with the appurtenances thereto belonging or in any wise appertaining unto the said David M. Pettus, his heirs and assigns forever, and the said James C. Patterson, and his wife Sophia, for themselves their heirs, Executors, Administrators &c, do warrant and will forever defend the title to the above described and hereby granted premises, unto the said David M. Pettus his heirs and assigns forever, against themselves, and all and every persons, claiming or holding inconsistent to said James C. Patterson and his wife Sophia, and also against the lawful 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 parties, have hereunto set their hands, and affixed their seals the day and year within written.

James C. Patterson, Sophia Patterson

The State of Alabama Before me William P. Long an acting Justice of the Peace in and for said County James C. Patterson and Sophia Patterson his wife, and acknowledged that they severally signed, sealed and delivered the foregoing Deed unto David M. Pettus for the purposes therein expressed, on the day and year therein written, and the said Sophia Patterson his wife, being by me examined, separately and apart from her husband James C. Patterson, acknowledged that she signed the same freely without any fear threat or compulsion of her said husband. Given under my hand and seal this 8th day of March 1851.

W. P. Long, J. P.

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama, for Registration on the 8th day of March 1851, which is duly done in Deed Book N^o 8 Page 321.

Test Thomas C. Tyus, Clerk

Joshua L. Martin wife Sarah Martin, this the 8th day of March 1851, between Joshua L. Martin and Sarah Martin his wife, of the first part, of Limestone County, Alabama, and the heirs of Robert Martin Jr deceased, late of Limestone County in said State of the second. Witnesseth, that for and in consideration of the sum of One thousand dollars, paid by and Robert Martin Jr in his lifetime to said Joshua L. Martin, the receipt whereof is hereby acknowledged, the said party of the first part, hath granted bargained and sold, and by these presents doth grant, bargain and sell, unto the said

heirs of said Robert Austin Jr. deceased, the following described tract or parcel of land lying and being in the County of Limestone aforesaid, to wit: The North half of the South West-quarter of Section five, in Township three of Range four West of the meridian of Huntsville, in said State, the same being the North half of the quarter section in which said Austin resided in the year 1835. To have and to hold the tract or parcel of land aforesaid unto the heirs of said Austin, their heirs and assigns forever. And the said party of the first part, covenant to maintain and defend the title to the above described tract of land, against the claim of all persons whomsoever, unto said party of the second part. Given under my hand and seals this 25th February 1857.

Acknowledged in the presence of the undersigned, a Justice of the Peace for Limestone County, W. H. Martin Jr.

J. L. Martin Seal
Sarah H. Martin Seal

The State of Alabama. Personally appeared before the undersigned an acting Justice of Limestone County at the Peace in and for said County, Joshua L. Martin and Sarah Ann his wife, the within grantors, who are known to me as such grantors, and acknowledged that they signed, sealed, and delivered the within Deed to the heirs of Robert Austin Jr. on the day and for the purposes therein expressed. Given under my hand and seal this 26th February 1857.

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 8th day of March 1857, which is duly done in Deed Book N^o 8 Page 221 & 222. Just Thomas G. Tjund, Clerk

James H. Brandon wife
D^o This Indenture, made this third day of January in the year One thousand eight hundred and fifty, between James H. Brandon and his wife Rebecca H. Brandon, of the County of Limestone in the State of Alabama, of the one part; and Benjamin S. Phillips of the other part, Witnesseth, that the said James H. Brandon, and his wife Rebecca H. Brandon 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 these presents do give, grant, bargain, sell, alien, release, convey and confirm unto the said B. S. Phillips all those certain tracts of land lying and being in the County of Limestone, and State of Alabama, and known as follows (viz) (the North West quarter of the North West quarter of Section No. One, of Township N^o 3 of Range N^o 6 West; containing forty acres, also the South East quarter of the North East quarter of fractional section N^o 2 of Township N^o 3, of Range N^o 6 West; containing forty acres, amounting in all to eighty Acres, more or less. To have and to hold the above described tracts of land, with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said B. S. Phillips, his heirs and assigns forever, And the said James H. Brandon, and his wife Rebecca H. Brandon, do hereby warrant and will forever defend the title to the above described and hereby granted premises unto the said B. S. Phillips, his heirs and assigns, from and against themselves and all and every person or persons, claiming or holding under them the said James H. Brandon and his wife Rebecca H. Brandon, and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said James H. Brandon and his wife Rebecca H. Brandon 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. Personally appeared before me Allison S. Cain, an acting Justice of the Limestone County, Peace, in and for said County, State, the within named James H. Brandon and Rebecca H. Brandon 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 Benjamin S. Phillips. And the said Rebecca H. Brandon 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 1st day of March 1857.

Allison S. Cain, 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 March 1857, which is duly done in Deed Book N^o 8 Page 222 & 223. Just Thomas G. Tjund, Clerk

James M. Malone wife
D^o This Indenture, made this Eleventh day of March in the year One thousand eight hundred and fifty, between James M. Malone and his wife Martha Jane Malone, his wife, of the County of Limestone in the State of Alabama, of the one part; and J. David Malone of the said County and State of the other part; Witnesseth, that the said James M. Malone, and Martha Jane Malone his wife, for and in consideration of the sum of Seven hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, release, convey and confirm unto the said J. David Malone, All that certain tract of land, lying and being in the County of Limestone, in the State of Alabama, and known as the East (1/2) and half, North West quarter, Section two, Township four, Range five West; containing Eighty acres, more or less. Also twenty seven acres, off the West side, West (1/2) half, North East quarter, Section two, Township four, Range five West; containing in all One hundred and seven 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 J. David Malone, and his heirs and assigns forever. And the said James M. Malone, and Martha Jane Malone 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 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. Malone, and Martha Jane Malone his wife, and also against the lawful claim, title or demand of all and every person or persons, whomsoever. In testimony whereof, the said James M. Malone and Martha Jane Malone, his wife, have hereunto set their hands and seals, the day and date above written.

signed, sealed, and delivered in the presence of

James H. Heine
Justice Legimus.

The State of Alabama. Before me Thomas G. Tjund, Clerk of the County Court of said Limestone County, County this day personally appeared James H. Heine and James Legimus the subscribing Witnesses to the within Deed, and after being duly sworn deposed

James M. Malone Seal
Martha J. Malone Seal

for Registration on the 11th day of March 1851. which is duly done in Deed Book N^o 8
Page 2237 & 2236. Test: Thomas G. Tye, Clerk

Preston Morris and Minerva Morris his wife, of the one part; and Thomas Sugg of the other part, all of the County of Lenoire and State of Alabama, Witnesseth, That the said Preston Morris and Minerva his wife for and in consideration of the sum of One hundred and Seventy 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 Thomas Sugg all that certain tract or parcel of land, lying and being in the County of Lenoire and State of Alabama as the North West quarter of the North East quarter of Section 18 of Township N. 1 of Range N. 4 East containing forty acres and fifteen hundredths of an acre, in the district of land sold at Huntsville, Ala. To have and to hold the above described land, with the tenements and appurtenances thereto belonging or in any wise appertaining, unto the said Thomas Sugg his heirs and assigns forever, And the said Preston Morris and Minerva his wife, for themselves their heirs Executors and Administrators, doth warrant and will forever defend the title to it, also described and here by granted premises, unto the said Thomas Sugg his heirs and assigns, from and against themselves and all and every person or persons, claiming or holding under them the said Preston Morris and Minerva 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, Now testimony whereof the said Preston Morris, and Minerva Morris his wife hath hereunto set their hands and seals the day and date above written.

Preston Morris *[Signature]*
Minerva Morris *[Signature]*

Preston Morris
Minerva ^{for} Morris


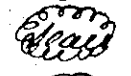
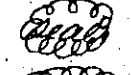
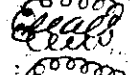
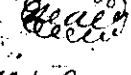
The State of Alabama Personally appeared before me Ephraim Cravis acting Justice
Lincolnton County of the Peace, in and for said County, Preston Morris and Minerva Morris
his wife, who acknowledged - signed, read, and delivered the within Deed to those as above
for the purposes therein specified, and Minerva Morris being examined by me separately and
apart from her said husband, acknowledged that she signed said and delivered the within Deed
freely, without any fear, threat or compulsion of her said husband, Given under my hand
and that this 1st day of October 1887. C. Cravis J. P. Cravis

Filed in the Office of the Clerk of the County Court of Livingston County, State of Alabama
for Registration on the 13th day of March 1857 in duplicate in Book No. 8
Page 236
Jas. Thomas C. Fryer Clerk

William H. Higgins wife *An* Adventure, made this first day of March Eighteen hundred
 To *Do* in First and fifty William William H. Higgins and Elizabeth his wife, of the County of
 George T. Peck versus *Limestone and State of Alabama of the first part. Tho^s. P. Taylor of the same County*
 • State, of the second part, and Geo. A. Peck and Alex. P. Eastham of the third party, where as the said
 W. H. Higgins & his wife Elizabeth is jointly indebted to John H. Wynn in the aggregate
 sum of fifteen hundred dollars, evidenced by one promissory note of hand, due the first
 day of March 1857, with interest from date, at eight per cent, and dated March the first
 1857, to which said note the said Geo. A. Peck & Alex. P. Eastham, are securities, which will

more fully appear, by reference to said note as described above, the just and prompt payment of which sum of money, the said W. H. Higgins & Elizabeth his wife, are willing and desirous to secure, to the said Rev. R. P. Oak & Alex. P. Eastham, as securities on said note above described. 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 Thos. G. Tyus to the said W. H. Higgins & Elizabeth his wife, the receipt whereof is hereby acknowledged, the said W. H. Higgins & Elizabeth his wife grant, bargain, sell, convey and convey, and by these presents does grant, bargain, sell, convey, mortgage, and convey unto the said Thos. G. Tyus his heirs and assigns, - So Mid. Stepney a man about thirty three years old, Winny a woman about twenty nine years old, Samy a boy about eight years old, Samy a girl about six years old, Edmund a boy about three years old, and the future increase of the females of said slaves; and all the Estate right title and interest of the said W. H. Higgins and Elizabeth his wife, in and to said land or Estate above mentioned, and in which the said W. H. Higgins resides, and supposed to contain about five and a half acres, situated in the town of Athens Ga. to have and to hold the above described land and premises, with its appurtenances, together with the aforesaid slaves & their future increase, unto the said Thos. G. Tyus, his heirs, Executors, Administrators, and assigns forever, to the only proper use and behoof of the said Thos. G. Tyus his heirs, Executors, Administrators and assigns forever, and the said W. H. Higgins & Elizabeth his wife for themselves their heirs, Executors, or Administrators, do hereby covenant, promise and agree, with the said Thos. G. Tyus, his heirs, Executors, Administrators and assigns forever, in manner and form as follows that is to say, that the said W. H. Higgins & Elizabeth his wife their heirs, Executors & Administrators the aforesaid land upon which the said W. H. Higgins now resides to wit five & a half acres as above mentioned & premises, with the appurtenances, together with the aforesaid slaves & their future increase unto the said Thos. G. Tyus, his heirs, Executors, Administrators, and assigns against all persons whatsoever, shall and will warrant and forward and defend these presents. Upon Trust nevertheless, that the said Thos. G. Tyus, his heirs, Executors and Administrators, shall permit the said W. H. Higgins & Elizabeth his wife, to remain in the quiet and peaceable possession of the said land above mentioned with the appurtenances together with the issue of the aforesaid slaves, and take the property thereof to their own use until default be made in the payment of money & interest thereon in whole or in part, and then upon this faithfulness that he the said Thos. G. Tyus, his heirs, Executors, Administrators or assigns, shall or soon after the happening of such default of payment as he, his Executors, Administrators & assigns may think proper, or the said Rev. R. P. Oak & Alex. P. Eastham, their Administrators or assigns shall report, shall sell the said land & premises which the said W. H. Higgins now resides situated in the town of Athens Ga. with the appurtenances therunto belonging together with the aforesaid slaves and their future increase, or such part of said property as the said Thos. G. Tyus or his legal representatives, lawfully authorized to act, shall think sufficient for the purpose, & shall take the proceeds all to the highest bidder for ready money at public auction, after having fixed the time and place of sale at his own discretion, and give twenty days notice, by advertisement to be set up at the Court house door in the town of Athens and such other places as the said Trustee may think proper, and out of the money raised from said sale, shall first pay off all proper expenses attending the execution and recording this deed, he shall secondly pay to the said Rev. R. P. Oak & Alex. P. Eastham, their Executors Administrators or assigns, the said sum of money herein specified, together with the interest due thereon and the balance if any he shall pay to the said W. H. Higgins, his heirs, Executors Administrators or assigns, but if the whole of said money shall be fully paid and 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 and affixed their seals, the day and year first above written.

Wm. H. Higgins 
 Elizabeth M. Higgins 
 Thomas L. Tynes 
 George T. Pickett 
 Alex. P. Cuthbert 

The State of Alabama. This day personally appeared before me William Spruill an Limestone County Justice of the Peace, in and for the County and State aforesaid, Wm. H. Higgins and Elizabeth M. Higgins his wife, and severally acknowledged that they had signed, sealed and delivered the foregoing Deed in Trust, to the said Thomas L. Tynes, for the purposes therein set forth, and on the day and year therein named. And I saw the said Thomas L. Tynes, and acknowledged that he had accepted of said trust. Given under my hand and Seal this 1st day of March 1857.

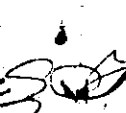
Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 14th day of March 1857, which is duly done in Deed Book N^o 8 Page 326, 37 & 28.
 Test Thomas L. Tynes Clerk

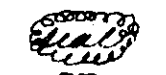
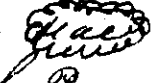
Thomas L. Tynes R^{et} M^{ag} (Whereas by a decree of the Chancery Court for the thirty first district of Alabama, Northern Division, State of Alabama, held at Athens, made and enrolled at the May term, 1846 of said Court of said Court. It was ordered that the Master of said Court, sell the following described lands, as the lands belonging to the Estate of John J. Fox deceased, to wit: The South half of Section Ten, and the North half of Section fifteen, in Township five and Range three West of the base meridian of lands in East Tennessee Alabama. And whereas afterwards to wit, on the 1st day of October 1846, said Master sold said lands, in pursuance, after giving notice of the time and place of sale thereof, as required by said decree, and after complying in all things with the requisitions of said decree. And whereas Edmund Walton was the highest bidder at said sale, and became the purchaser of said land, for the sum of Eight thousand dollars. And whereas the said Walton hath made full payment of the purchase money. Now This Indenture, made this 14th day of March Eighteen hundred and fifty, between Thomas L. Tynes Master in Chancery of said Court, of the first part, and said Edmund Walton of the second part, Witnesseth that the said Thomas L. Tynes in consideration of the premises, and in pursuance to said decree, hath given granted and conveyed, and by these presents doth give, grant and convey unto the said Edmund Walton, his heirs and assigns forever, the above described lands, the said Thomas L. Tynes as Master as aforesaid, he by granting and conveying unto the said Edmund Walton and his heirs all the rights, title and interests, which the said John J. Fox deceased, had or held to said lands, and which he the said Master might or could grant or convey by virtue or in pursuance to said decree. In testimony whereof the said Thomas L. Tynes, Master &c as aforesaid hath hereunto set his hand and seal the day and year above written.

The State of Alabama. This day personally appeared before me Henry Stanley an acting Justice of the Peace, in and for the County and State aforesaid Thomas L. Tynes Register and Master in Chancery of the 31st Chancery District Northern Chancery

Division, of said State and acknowledged that he had signed sealed and delivered this foregoing Deed of Conveyance, to the said Edmund Walton, for the purposes therein specified and on the day and year therein named, Given under my hand and Seal this 18th day of March 1857.

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 1857, which is duly done in Deed Book N^o 8 Page 228 & 229.
 Test Thomas L. Tynes Clerk

Edward Legg & wife  This Indenture, made and entered into this the 24th day of July 1857, between Edward Legg, and his wife Mary Legg, of the one part, and Daniel M. Legg of the other part, all of the County of Limestone, and State of Alabama. Witnesseth that the said Edward Legg, and his wife Mary Legg, for and in consideration of twelve hundred dollars, to them in hand paid by the said D. M. Legg, the receipt whereof is hereby acknowledged, have this day granted, bargained, sold, conveyed and conveyed, and by these presents do grant, bargain, sell, convey and convey unto the said D. M. Legg, all that tract or parcel of land, lying and being, and bounded as follows: to wit: The East half, of the North East quarter, of Section eight, Township N^o One Range N^o One West, containing twenty five acres more or less, lying as follows, commencing at the North East corner of said eighty acres, and leaving 19 and 1/2 poles north with line thence South forty two poles, thence again to the West boundary, thence, thence the old line runs round the above described land, and the South West quarter of the North East quarter, of Section Eight, of Township One and Range five West. Also the North West quarter of the North East fourth of Section eight in Township One Range five West, the two containing eighty acres and 1/2 of an acre, also the North West fourth of the South West fourth, of Section nine, and Township two, and Range five, containing forty acres and 1/2 of an acre, I have and to hold the above described land, with the appurtenances thereto belonging or in anywise appertaining thereto, unto the said D. M. Legg his heirs and assigns forever. And the said Edward Legg and Mary his wife, for themselves their heirs and assigns, do warrant and will forever defend the title to the hereby described premises unto the said D. M. Legg his heirs and assigns from and against any or any person, claiming or holding under them the said Edward Legg and Mary his wife, and also against the lawful claim or demand, of all and every person, whomsoever, and from the lawful claim of any person held under the United States. In testimony whereof we have hereunto set our hands and seals this day and date above written.

Edward Legg 
 Mary Legg 

State of Alabama. Personally appeared before me John Peterson acting Justice of the Peace Limestone County for and in said County, E. Legg and his wife and acknowledged, that they signed, sealed and delivered the within Deed, on the 24th day of July of its date, and his wife Mary Legg being examined separately and apart from her said husband, acknowledged that she signed, sealed, and delivered, said deed freely, and without any fear, threat or compulsion of herself or husband. Given under my hand and Seal this 31st day of August 1857.
 Filed in the Office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 30th day of March 1858, which is duly done in Deed Book N^o 8 Page 229.
 Test Thomas L. Tynes Clerk

This Indenture, made this twenty seventh day of March, in the year one thousand eight hundred and fifty, between William M. Walker, Judge of the County Court, John R. Mason, William Legg, Reuben Brutchew and John A. Harris, Commissioners of Roads and Revenue, acting as commissioners for the County of Limestone, in the State of Alabama, of the one part; and John M. Allister and James M. Cook, of the County and State aforesaid, of the other part: Witnesseth, that the said Wm. M. Walker, Judge of the County Court, John R. Mason, William Legg, Reuben Brutchew and John A. Harris, Commissioners of Roads and Revenue, for said County and State, for and in consideration of the sum of fifty dollars, to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents, do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said John M. Allister and James M. Cook, all that certain tract or parcel of land lying and being in the town of Athens, Limestone County, State of Alabama, and known as the East-half of the South half, of Lot No. thirty one, as laid down in the plan of said town, to have and to hold, the above described Lot or parcel of land, with the tenements and appurtenances thereto belonging, or in any wise appertaining unto the said John M. Allister and James M. Cook, their heirs and assigns forever. And the said Wm. M. Walker Judge aforesaid, John R. Mason, Wm. Legg, R. Brutchew & J. A. Harris, Commissioners of roads and revenue as aforesaid, for themselves their heirs, executors, and administrators, severally and in consideration of the promises, covenants and well forms defend 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 Wm. M. Walker Judge, J. R. Mason, W. Legg, R. Brutchew & J. A. Harris, Commissioners &c, and also against the lawful title, claim or demand of all and every person or persons whatsoever. Now testimony whereof, the said Wm. M. Walker Judge, J. R. Mason, W. Legg, R. Brutchew & J. A. Harris, Commissioners &c have hereunto subscribed their names, and affixed their seals the day and year above written.

Witness, sealed and delivered
in the presence of

Wm. M. Walker
John R. Mason
Reuben Brutchew
John A. Harris
William Legg

The State of Alabama: Before me Thomas E. Tynd Clerk of the County Court of Limestone County, said County, this day personally appeared the within named William M. Walker, Judge of the County Court of said County, John R. Mason, Reuben Brutchew, John A. Harris, & William Legg, Commissioners of Roads and Revenue, in and for said County and State, and acknowledged that they severally signed, sealed and delivered, the foregoing Deed to John M. Allister and James M. Cook, for the purposes therein specified, and on the day and year therein mentioned. Given under my hand and seal this 30th day of March 1856.

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 30th day of March 1856, which is duly done in Book No. 8 Page 230.

Test Thomas E. Tynd Clerk

George A. Haraway wife
L. & H. Co
Louisa M. Lemore &
Mary L. M. Lemore

This Indenture, made and entered into this 10th day of December 1855, between George A. Haraway, and Rachel Haraway his wife, of the County of Lauderdale, and State of Alabama, of the

first part; and Louisa M. Lemore, and Mary Susan M. Lemore, of the County and State aforesaid, of the second part; Witnesseth this, that the said George A. Haraway and Rachel Haraway his wife, for and in consideration of the sum of Twenty five (five) Dollars and cents, to them in hand paid, by the said Louisa M. Lemore, and Mary Susan M. Lemore, at or before the signing, sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have given, granted, bargained, sold, conveyed, and confirmed, to the said Louisa M. Lemore, and Mary Susan M. Lemore, as tenants in common, their heirs and assigns forever, a certain tract of land, or Lot of ground, situated lying and being in the County of Limestone and State of Alabama, known and designated as the South West quarter of the South East quarter of Section Number twenty nine, in Town Ship Number two, of Range Number Six West in the District of Huntsville, Alabama. To have and to hold the aforesaid tract of land, or Lot of ground, with all and singular the appurtenances thereto belonging, to the said Louisa M. Lemore and Mary Susan M. Lemore, their heirs and assigns forever. Now testimony whereof the said George A. Haraway, and Rachel Haraway, his wife, have hereunto set their hands and affixed their seals the day and year first above written.

G. A. Haraway
R. M. Haraway

Lauderdale County, Personally came before me Baylis C. Brumland, an acting Justice of the Peace, in and for the State and County aforesaid, the within named George A. Haraway, and Rachel Haraway his wife, who acknowledged, at the signing, sealing and delivery of the foregoing Deed to the said Louisa M. Lemore, and Mary Susan M. Lemore, on the day and year therein written, and the said Rachel Haraway being privately examined separate and apart from her said husband, acknowledged that she is the true owner of her own free will and accord, without any fear, threats or compulsion of her said husband. Given under my hand and seal this 2^d day of February 1856.

B. C. Brumland
Justice of the Peace

The State of Alabama: Before me J. M. Hawkins, Clerk of the County Court of Lauderdale County, said County, this day certify that Baylis C. Brumland, whose certificate is given above to the foregoing Deed of conveyance from George A. Haraway to Louisa M. and Mary S. M. Lemore, is and was at the time of subscribing to the same, an acting Justice of the Peace in and for said County, duly commissioned and qualified, and that full faith and credit is due and ought to be given to all his official acts.

Now testimony whereof I have hereunto subscribed my name and affixed my seal of Office at Office in the town of Florence this 1st day of February A. D. 1856.

J. M. Hawkins Clerk

Filed in the Office of the Clerk of the County Court of Lauderdale County, State of Alabama for Registration on the 15th day of April 1856, which is duly done in Book No. 8 Page 230 & 231.

Test Thomas E. Tynd Clerk

Matthew Ramsey wife
L. & H. Co
John Cook

This Indenture, made this the 13 day of April, one thousand eight hundred and forty nine, between Matthew Ramsey and Lotty his wife of Limestone County and State of Alabama, of the one part; and John Cook of the County of Giles, and State of Tennessee, of the other part: Witnesseth, that the said Matthew Ramsey, and Lotty his wife, for and in consideration of the sum of one hundred dollars to them in hand paid have this day bargained, sold, conveyed, and confirmed unto the said John Cook, all those certain tracts or parcels of land, lying and being in the County of Limestone, and State of Alabama, known and designated as the South West, East, South West quarter of Section No. 26, Township 2 Range 6 West

containing forty acres, also the North West-half, of the North West-part, of fractional Section No. 35, Township 2, Range 6 West, containing forty acres, also the North-half, East-half of the North East quarter of Section 34, Township 2 Range 6 West, containing forty acres, of the lands situated to be sold at Huntsville Alabama, the whole one hundred and twenty acres. To have and to hold the above described parcels of land, with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said John York his heirs and assigns forever. And the said Matthew Ramsey and Letty his wife, for themselves their heirs, Executors, and Admins, do warrant and will forever defend the title, to the above described and here by granted premises, unto the said John York his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Matthew Ramsey and Letty his wife, the witnesses whereof we have hereunto set our hands and seals the day and year above written.

Signed, sealed and delivered

in the presence of

Continued before signed

Benjamin Leuty J.P.

the State of Alabama

Limestone County

of the Peace of the County aforesaid, Matthew Ramsey, and acknowledged

the signing, sealing, and delivering of the within Deed, for the purposes therein specified, on the day

of its date, to the within mentioned John York. And also on the same day I presented said Deed

to Letty Ramsey wife of Matthew Ramsey, who upon a private examination, separate and apart

from her said husband, acknowledged that she signed, sealed, and delivered the said deed, for the

purposes therein specified, on the day of its date, to the within named John York, freely and

voluntarily, without any threats, fear or persuasion, of her said husband, Matthew Ramsey, and

she voluntarily relinquished her dower in the lands and premises that the said deed specified, being

under my hand and seal this 15th day of April, one thousand eight hundred and forty nine.

Benjamin Leuty J.P.

Said in the Office of the Clerk of the County Court of Limestone County, State of Alabama

for Registration on the 15th day of April 1857. which is duly done in Deed Book No. 8 Pages 231

+ 232.

Matthew Ramsey

Letty Ramsey

James Hathaway wife *John A. Woodwell*, made this 8 day of January, in the year one thousand eight hundred and fifty, between James Hathaway and Margaret Hathaway his wife, of the County of Limestone, in the State of Alabama, of the one part, and John S. Blair of the other part - Witnesses; that the said James Hathaway and Margaret Hathaway, for and in consideration of the sum of fifty five dollars to him 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 John S. Blair, all that certain tract of land, lying and being in the County of Limestone, State of Alabama, known and designated as follows, (viz) the South end of the North East quarter, of Section nine, in Township three Range six West, bounded as follows commencing near the Elmville post of the Huntsville road, running thence South to the corner of said gr. from thence West one hundred and sixty rod, the the South West West corner of said quarter section, from thence north to said Huntsville, thence said along said road to the beginning. To have and to hold the above described tract of land, with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said John S. Blair his heirs and assigns forever. And the said James Hathaway and Margaret his wife, for themselves their heirs Executors

and Administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said John S. Blair his heirs and assigns, from and against themselves, and all and every person or persons claiming or holding under them, the said James Hathaway, Margaret his wife, and also against the lawful title claims or demand of all and every person or persons whatsoever, Intentionally whereof the said James Hathaway Margaret Hathaway have hereunto subscribed their names and affix themselves the day and year above written.

Signed, sealed and delivered

in the presence of

State of Alabama

Limestone County

of the Peace, in and for the County aforesaid, James Hathaway and Margaret

Hathaway his wife, and acknowledged that they severally signed, sealed, and delivered the foregoing

Deed, on the day and year therein mentioned, to the said John S. Blair. And that Margaret

Hathaway, the wife of James Hathaway, being privately examined apart from her husband

said that she signed, sealed, and delivered, the foregoing deed, without any fear, threat or compulsion

of her said husband. Given under my hand and seal this 7th day of January 1856.

Benjamin Leuty J.P.

Said in the Office of the Clerk of the County Court of Limestone County, State of Alabama

for Registration on the 15th day of April 1856 which is duly done in Deed Book No. 8 Pages

233 & 234.

James S. Hathaway

Margaret S. Hathaway

John S. Blair. Limestone County. Shew all men by these presents that I John S. Blair of the State of Alabama the County & State aforesaid, have this day sold to Robert C. David of the same County & State aforesaid, the following lot or piece of land, lying and being in the town of Athens, County of Limestone, State of Alabama, and being a portion of Lot No. 14. To wit: lying at the North West corner of Lot No. 14, and running due north, to the portion, sold by said Blair, to J. D. Armstrong, thence East to a point twenty seven and a half feet, thence South to the street, and thence West to the point of starting; the title to which portion of Lot No. 14, the said John S. Blair, hath this day sold to the said Robert C. David, for the sum of one hundred and twenty dollars to him in hand paid, and which title the said Blair, his heirs, Administrators, Executors etc. to defend against any and all claims whatsoever. Given under my hand this 3rd day of April 1856.

Attest

John S. Harris.

Henry M. Milburn.

The State of Alabama

Limestone County

of the Peace, in and for the County aforesaid, the above named John S. Blair, and acknowledged, that he signed, sealed, and delivered the foregoing Deed of conveyance

to Robert C. David, for the purposes therein specified, and on the day and year therein mentioned, Given under my hand and seal this 24th day of April 1856.

Thomas L. Tynes

Said in the Office of the Clerk of the County Court of Limestone County, State of Alabama

for Registration on the 24th day of April 1856, which is duly done in Deed Book No. 8 Pages 233.

Test Thomas L. Tynes Clerk

234
 William J. Smith, State of South Carolina, known all men by these presents that I, William J. Smith, of the State and District aforesaid, have delivered to Hugh J. Smith, in Trust to Hugh J. Smith, of Madison County Alabama, a certain negro Girl named Regina, who is to be subject to his use. By, he is to have the right to the service of said negr. but is not to have the right to sell or trade the same, and to have her, in all such time as I the said William J. Smith shall call for her. And the said Hugh J. Smith, for the service of said negr. is to furnish her with clothing, and pay her taxes. Given under my hand and seal this 17th day of December, A.D. 1848.
 William J. Smith

In presence of
 James A. Smith

Wm. A. Alexander

Wm. M. Smith

Christopher B. Smith

South Carolina. Wm. M. Smith, makes oath that he saw William J. Smith, sign this Deed of Trust, in Hugh J. Smith, for the use and purposes therein mentioned, and that he in the presence of James A. Smith, Wm. A. Alexander and Christopher B. Smith, in the presence of the said Hugh J. Smith, sworn to and subscribed before me this 17th March 1849.
 Wm. M. Smith

for Hugh J. Smith (Master)

Register Office. Recorded in Book Page 441, the 17th of March 1849

Book District. Given under my hand and seal of Office at Court house, for Hugh J. Smith
 A. C. B. C.

The within Deed of Trust was delivered into the Office of the Clerk of the County Court of Madison County, in the State of Alabama, for Registration on the fifth day of April Eighteen hundred and forty nine, and was duly registered on the seventh day of April 1849 in Book Page 211.
 Wm. M. Gray Clerk, C. C.

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 23rd day of April 1850, which is duly done in Book Page 234.
 Geo. Thomas B. Tynes, Clerk

235
 Spotswood M. Greer & wife, State of Alabama. This indenture made this 28th day of April A.D. 1848, between Spotswood M. Greer and Sally M. Greer his wife, of the first part, and James H. Wine, of the second part; Witnesses, that the said Spotswood M. Greer and Sally M. Greer 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, enfeoffed, released, conveyed, and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release convey and confirmed, unto the said James H. Wine his heirs and assigns, all that certain tract of land, lying and being in the County of Limestone in the State of Alabama, and known as the North East quarter of Section four, of Township four Range five East, containing (160th Acs) One hundred & sixtyth Acs of land. 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 H. Wine and his heirs and assigns forever. And the said Spotswood M. Greer and Sally M. Greer his wife for themselves their heirs and assigns, and Administrators, do hereby warrant and will forever defend the title to the above described and hereby

granted premises, unto the said James H. Wine, his heirs and assigns, from and against themselves and all and every person or persons, claiming or holding under them, the said Spotswood M. Greer and Sally M. Greer his wife, and also against the lawful claim, title, or demand of all and every person or persons whomsoever. In testimony whereof, the said Spotswood M. Greer and Sally M. Greer, have hereunto set their hands and seals the day and date above written.

Signed, sealed, and delivered,

in the presence of
 Thomas M. Matthews,

Equity Clerk

The State of Alabama. Before me, Thomas C. Tynes, Clerk of the County Court of said County of Limestone County, ss. this day personally appeared the within named Thomas M. Matthews & Equilla B. B. B., the subscribing Witnesses to the within Deed, and after being duly sworn, depose and say, that they saw the within named Spotswood M. Greer and Sally M. Greer his wife, sign and deliver said Deed to James H. Wine, 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 Spotswood M. Greer & wife, and in the presence of each other. Given under my hand and seal this 23rd day of April 1850.
 Thomas C. Tynes, 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 April 1850, which is duly done in Book Page 234 & 235.
 Geo. Thomas B. Tynes, Clerk

236
 Richard A. North & wife, This indenture, made this 28th day of February 1850, between Richard A. North, the wife Elizabeth A. North, of Limestone County, of the first part; and Daniel Coleman, of the second part; Witnesses, that the said Richard A. & Elizabeth A. for and in consideration of the sum of four hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have granted, bargained, sold, conveyed, by these presents do grant, bargain, sell, alien, convey and confirmed, unto the said Daniel Coleman his heirs and assigns forever, the following described tract of land, lying and being in the County of Limestone, and known as the North East quarter of the North East quarter of Section four in Township four, Range five East, containing forty Acs. (being a part of the land conveyed by Richard A. North to said Richard A. North, by deed bearing date the 28th Nov 1843. To have and to hold the said tract of land, with all its appurtenances unto him the said Daniel Coleman his heirs and assigns forever. And the said Richard A. & Elizabeth A. North, hereby bind themselves their heirs and assigns, to warrant and forever defend the title to the said land unto him the said Daniel Coleman, his heirs and assigns forever from and against the lawful claim or demand of all and every person whatsoever. In testimony whereof the said Richard A. & Elizabeth A. North have hereunto set their hands and seals the date above.
 Richard A. North
 Elizabeth A. North

Wm. M. Greer

Wm. Greer

The State of Alabama. I John P. Tynes, a Justice of the Peace, in and for the County of Limestone County, ss. do hereby certify, that the within named Richard A. North & Elizabeth A. North, this day personally appeared before me, and acknowledged that they signed and delivered the foregoing Deed, in testimony and confirmation mentioned, to the said Daniel Coleman, and the said Elizabeth A. North, wife of said Richard A. North, being before me examined separately and apart from her said husband, said that she voluntarily, and without the fear or constraint of her said husband, relinquished her right of dower to said land. Given

under my hand and seal this 7th day of April 1837.

John Peterson, J.P.

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 31st day of April 1837. which is duly done in Deed Book N^o 8 Page 236 & 237.

Test Thomas L. Tynes Clerk

Samuel Leroy Adams, Whereas Samuel Leroy, the Administrator of the Estate of Nicholas Marcham & Co. Deed
William H. Turner, of the County Court of the County of Limestone, State of Alabama, said order bearing date the 25th day of October 1836, and to Mrs. H. Turner, for the sum of one hundred and forty dollars, the following described tract of land, lying and being in the State and County aforesaid, viz: the North 1/4 of North West 1/4, fractional Section 30, Township 3 Range 6 East; containing forty acres more or less, and whereas all the requirements of the law and of said order have been complied with, Now this Indenture, made this — April 1837 between said Samuel Leroy, Administrator as aforesaid, and the said William H. Turner, — Witnesseth; That the said Samuel Leroy Administrator as aforesaid, for and in consideration of the sum of one hundred and forty dollars, both granted bargained and sold, by these presents doth grant bargain and sell, the above described tract of land & appurtenances unto him, the said William H. Turner, his heirs and assigns forever, To have and to hold the said land and appurtenances, unto him the said William H. Turner his heirs and assigns forever. the said Samuel Leroy, hereby bargaining, selling & conveying unto the said William H. Turner & his heirs, all the right title, and interest; in and to said land and appurtenances, which he as administrator as aforesaid, might, could, or ought to sell, by virtue of the order of said County Court, aforesaid. In Witness whereof he has hereunto set his hand and seal the date above,

Samuel Leroy Adams, Seal

The State of Alabama, Before me Thomas L. Tynes, Clerk of the County Court of Limestone County, Limestone County, in this State, this day personally appeared the above named Samuel Leroy, Administrator of the Estate of Nicholas Marcham & Co. and acknowledged that he signed, sealed, and delivered the foregoing Deed to William H. Turner for the purposes therein specified, and on the day and year therein mentioned. Given under my hand and seal this 28th day of April 1837.

Thomas L. Tynes, 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 April 1837. which is duly done in Deed Book N^o 8 Page 236.

Test Thomas L. Tynes, Clerk.

Samuel Leroy Adams, Whereas Samuel Leroy, the Administrator of the Estate of Nicholas Marcham & Co. Deed
John M. Crenshaw, of the County Court of the County of Limestone, State of Alabama, said Order, Whereas by a decree of the Chancery Court, for the third judicial district, of the Northern Alabama Division of the State of Alabama, and by virtue of a power of Attorney, made by the said Robert Montgomery to me the said Samuel Leroy, dated July 25th 1836, properly filed authorizing me to carry out and execute, said decree of the said Court, made at the May Term thereof in the year 1836, in the case of Robert Montgomery Ex parte Petitioner, which by reference to said decree and Power of Attorney, will more fully appear,

I the said Samuel Leroy Attorney &c, did on this the ninth day of December, one thousand eight hundred and forty eight, after having complied with the previous requisitions of said decree, and the said land as herein after mentioned, at public auction to John M. Crenshaw, for twelve hundred and eighty dollars, being the highest sum bid for the same. Now know you, that I the said Samuel Leroy Attorney &c, aforesaid, by virtue of said power of Attorney, and in consideration of the said sum of Twelve hundred and eighty dollars paid to the said Robert Montgomery, the receipt whereof is hereby acknowledged, have granted bargained and sold, and by these presents do grant bargain and sell unto the said John M. Crenshaw, and to his heirs and assigns forever, all that parcel of land, to wit the South East quarter of Section Nine, in Township three Range first East, with its appurtenances, rights, titles, and interests. To have and to hold the said land and premises, and every part thereof, unto the said John M. Crenshaw, his heirs and assigns forever, in fee simple as fully and absolutely as I the said Samuel Leroy Attorney &c, aforesaid, 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.

Samuel Leroy Attorney for Robt Montgomery.

The State of Alabama, Personally appeared before me James L. Green, acting as Justice of the Peace, in and for the County aforesaid, Samuel Leroy, who acknowledged that he signed, sealed and delivered the within foregoing Deed for the considerations therein stated, and as Attorney for the said Robt Montgomery this 25th day of March 1837.

Samuel Leroy.

James L. Green, J.P.
The State of Alabama, I Wiley T. Hawkins Clerk of the County Court aforesaid, do Limestone County, hereby certify that James L. Green 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, aforesaid, duly commissioned and qualified, and that full faith and credit is due and ought to be given to all his official acts.

In testimony whereof, I have hereunto subscribed my name and official seal, at Office in Florence, the 10th day of April 1837.

W. T. Hawkins, Clerk

The State of Alabama, I William B. Wood, Judge of the County Court of said County, Limestone County, do certify that Wiley T. Hawkins, whose signature appears above is and was at the time of signing the same, Clerk of the County Court of said County duly elected and qualified as such, said certificate is in due form of law, and by the proper Officer all of whose official acts, are entitled to full faith & credit. In Witness whereof I have hereunto affixed my hand and seal this 20th day of April 1837.

W. B. Wood, Seal

Judge of the County Court of Limestone County.

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 31st day of April 1837. which is duly done in Deed Book N^o 8 Page 236 & 237.

Test Thomas L. Tynes Clerk

Samuel Lake, Whereas all men by these presents that I Samuel Lake of the County of Limestone, State of Alabama, and State of Mississippi, have made, ordained, authorized, appointed, and nominated, and by these presents do make, ordain, authorize, nominate and appoint; Lafayette Lake of the County of Limestone

and state aforesaid, my true and lawful attorney, for me and in my name, place and stead, to ask, demand, sue for, recover and receive of John Mitchell, Executor of the last Will and Testament of Mary Waggon deceased of the State of Alabama, and of the County of Limestone of said State, all and every such sum or sums of money, debts and demands, whatever, which now are due and owing to me, as my part of said Estate, of the said Mary Waggon deceased, and in default of payment thereof, to have, use, and take all lawful ways and means, in any name or otherwise, for the recovery thereof, by attachment, arrest, distress or otherwise, and in execution thereof, to make, seal, and deliver, acquittances, or other sufficient discharges for the same, for me and in my name, and to do all lawful acts and things whatever concerning the premises, as fully in every respect, as I myself might or could do if I were personally present; and Attorney or Attorneys under him, for the purposes aforesaid to make at at his pleasure to revoke, hereby ratifying, allowing, and confirming all, and whatever my said Attorney shall in any 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 this the twenty third day of March, in the year of our Lord one thousand eight hundred and fifty.

Samuel Blake, Clerk

The State of Mississippi. Personally appeared before me Ebenezer W. King, acting Justice of the Peace, in and for said County and State 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 this the 25th day of March, A.D. 1850.

Ebenezer W. King, Justice of the Peace.

The State of Mississippi. I Whitley D. Key, Clerk of the Probate Court of said County of Limestone, do hereby certify that Ebenezer W. King whose genuine signature appears to the foregoing certificate, is and was at the date thereof, a acting 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.

Given under my hand and seal of Court at Office this 28th day of March A.D. 1850.

Whitley D. Key, Clerk.

The State of Mississippi. I C. C. Gillewater Judge of the Probate Court sole and presiding of the County of Limestone State aforesaid do hereby certify that Whitley 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, and that his 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. Given under my hand and seal this 28th day of March 1850.

C. C. Gillewater, Probate Judge.

The State of Mississippi. I Whitley D. Key, Clerk of the Probate Court of said County of Limestone, do hereby certify that C. C. Gillewater, 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 Judicature and otherwise.

Given under my hand and seal of Court at Office this 28th day of March 1850.

Whitley D. Key, Probate 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 1850, which is duly done in Book No. 28, p. 28, 29.
Test Thomas K. Reed, Clerk.

John L. Ballard. The State of Mississippi. I know all men by these presents that I John L. Ballard of the County of Limestone and State of Mississippi, have made, ordained, authorized, appointed, and nominated, and by these presents do make, ordain, authorize, nominate, and appoint, Lafayette Blake of the County of Limestone and State aforesaid, by true and lawful authority, for me and in my name, place, and stead, to ask, demand, sue for, recover and receive, of John Mitchell, Executor of the last Will and Testament of Mary Waggon deceased, of the State of Alabama, and of the County of Limestone of said State, all and every such sum or sums of money, debts and demands, whatever, which now are due and owing to me, as my part of said Estate, of the said Mary Waggon deceased, and in default of payment thereof, to have, use, and take, all lawful ways and means, in any name or otherwise, for the recovery thereof by attachment, arrest, distress or otherwise, and in execution thereof to make, seal, and deliver acquittances, or other sufficient discharges for the same, for me and in my name, and to do all lawful acts and things whatever, concerning the premises, as fully in every respect, as I myself might or could do if I were personally present; and Attorney or Attorneys under him, for the purposes aforesaid, to make, and at his pleasure to revoke, hereby ratifying, allowing, and confirming all, and whatever my said Attorney shall in any 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 this the twenty third day of March in the year of our Lord one thousand eight hundred and fifty.

John L. Ballard

The State of Mississippi. Personally appeared before me Ebenezer W. King, acting Justice of the Peace, in and for said County and State aforesaid the within named John L. 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 this the 25th day of March, A.D. 1850.

Ebenezer W. King, Justice of the Peace.

The State of Mississippi. I Whitley D. Key, Clerk of the Probate Court of said County of Limestone, do hereby certify that Ebenezer W. King, whose genuine signature appears to the foregoing certificate, is and was at the date thereof, a acting 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.

Given under my hand and seal of Court at Office this 28th March 1850.

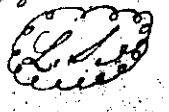
Whitley D. Key, Clerk.

The State of Mississippi. I C. C. Gillewater, Judge of the Probate Court sole and presiding of the County of Limestone, State aforesaid, do hereby certify that Whitley 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, and that his said certificate and attestation, are in due form of law, and that all 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 this 28th day of March 1850.

C. C. Gillewater, Probate Judge.

The State of Mississippi. I Whitley D. Key, Clerk of the Probate Court of said County of Limestone, do hereby certify that C. C. Gillewater, whose genuine signature appears to the foregoing certificate, is and was at the date thereof Judge of said Court sole, and

proceeding, duly qualified and commissioned, and that all of his acts in the premises, a c, are
ought to be entitled to full faith and credit, in judication and there out.



Given under my hand and seal of Court at office the 28th day of March
A.D. 1857. *Chiefly M. Key, Probate Clerk*

Said in the Office of the Clerk of the County Court of Limestone County, State of Alabama
for Registration on the 6th day of May 1857. which is duly done in Book No. 8 Page 337 & 41.
Test Thomas C. Tynes, Clerk

Henry Creever wife *John Maples*
John Maples *Henry Creever*
This Indenture, made this second day of March in the
year one thousand eight hundred and fifty, between Henry Creever and Mary
his wife, of the County of Limestone in the State of Alabama, of the one
part; and John Maples of the other part; Witnesseth, that the said Henry Creever and
Mary 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, conveyed, released, conveyed, and confirmed; and by these presents do give, grant, bar-
gain, sell alien, convey, release, convey and confirm, unto the said John Maples, all that
certain tract of land, lying and being in the County of Limestone and State of Alabama,
and bounded as the North East quarter of Section No. 10, in Township No. 10, and
of Range No. five 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 John
Maples and his heirs and assigns forever. And the said Henry Creever and Mary his
wife for themselves their heirs, Executors and Administrators, do hereby, and in consider-
ation of the premises warrant and will forever defend the title to the above described
and hereby granted premises, 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 Henry Creever Mary his wife, and against the lawful title, claim or
demand of all and every person or persons whomsoever. In testimony whereof, the said
Henry Creever and Mary his wife, hereunto subscribe their names and affixed their
Seals, the day and year above written.
Henry Creever *Mary Creever*
Signed, sealed, and delivered
in the presence of
Robert C. Summers
Robert C. Summers

The State of Alabama Before me *Thomas C. Tynes* Clerk of the County Court of
Limestone County of said County this day personally appeared the within named
Robert C. Summers, one of the subscribing witnesses to the foregoing Deed, and after being
duly sworn depose and say, that he saw the within named Henry Creever and Mary
Creever his wife, sign, seal, and deliver the said deed to John Maples, for the purposes therein
specified, and on the day and year therein mentioned, and that he signed his name as a wit-
ness to the same, in the presence of the said Henry Creever wife, and in the presence of *Robert*
C. Summers the other subscribing witnesses and did, Given under my hand and seal this 6th
day of May 1857.
Thomas C. Tynes

Said in the Office of the Clerk of the County Court of Limestone County, State of Alabama
for Registration on the 6th day of May 1857. which is duly done in Book No. 8 Page 240.
Test Thomas C. Tynes, Clerk

John L. Smith *John L. Smith*
John L. Smith *John L. Smith*
This Indenture, made and entered into this the 8th day of May 1856, between
John L. Smith of the first part, and Jonas Brittle of the second part, and Samuel
S. Tanner of the third part; Merchants trading under the firm and style of S. S. Tanner of the third
all of the County of Limestone and State of Alabama; Witnesseth, that when as the said John L.
Smith, is indebted to S. S. Tanner in the sum of one hundred and thirty dollars, due by open account
which sum of money the said John L. Smith, is willing and desirous to secure. (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 in hand paid, by the said Jonas Brittle, the receipt whereof is hereby acknowledged, have
this day bargained, and sold; and by these presents do bargain and sell, unto the said Jonas Brittle
the following property to wit: One complete set of Blacksmith Tools, One gray horse aged about four
years old, One saddle and bridle, also my entire interest in the present growing crop of corn and
cotton, being one half thereof. To have and to hold the above described property to him and his
heirs forever. Upon such nevertheless, that the said Jonas Brittle, shall or so soon as he may think prop-
er, or as the said S. S. Tanner, shall request, sell the said property, to the highest bidder for ready
money, after having fixed the time and place of said sale, at his own discretion, and giving twenty
days notice thereof, by advertisement set up at three public places, in said County, and out of the money
arising from said sale, shall after paying all the expenses attending the premises shall pay to the
said S. S. Tanner, said sum as above due, and the balance if any, shall pay to the said John L.
Smith, but if the said sum shall fully be paid off, so that no default be made in the payment
of said sum, then this Indenture to be void, otherwise to remain in full force and effect. In testimony
whereof we have hereunto set our hands and seals, this day and date above written.
John L. Smith *Jonas Brittle* *Samuel S. Tanner*

The State of Alabama Before me *Thomas C. Tynes* Clerk of the County Court of said
Limestone County this day personally appeared the above named John L. Smith, Samuel Tanner, John L. Tan-
ner, and Samuel Tanner, and solemnly acknowledged that they signed, sealed, and delivered the foregoing Deed of Trust to
Brittle, for the purposes therein expressed, and on the day and year therein expressed. And also ap-
peared Jonas Brittle, the Trustee therein mentioned, and acknowledged that he accepted of said trust
Given under my hand and seal this 8th day of May 1856.
Thomas C. Tynes

Said in the Office of the Clerk of the County Court of Limestone County, State of Alabama, for
Registration on the 8th day of May 1856. which is duly done in Book No. 8 Page 241.
Test Thomas C. Tynes, Clerk

Henry Stanley wife *Robert L. Clarke*
Robert L. Clarke *Henry Stanley*
This Indenture, made this fourteenth day of May in the year
one thousand eight hundred and fifty, between Henry Stanley and his wife Fran-
ces M. Stanley, of the County of Limestone, in the State of Alabama, of the one part;
and Robert L. Clarke of the other part; Witnesseth, that the said Henry and Frances M. Stanley for
and in consideration of the sum of fifty dollars to them in hand paid, the receipt whereof is hereby
acknowledged, have, this day given, granted, bargained, sold, aliened, conveyed, released, conveyed
and confirmed; and by these presents do give, grant, bargain, sell alien, convey, release, convey and
confirm, unto the said Robert L. Clarke, 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 East half of
the North East fourth of Section No. 12, of Township No. 3 of Range No. 5 West, containing forty

more or less.) So 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 Robert L. Slack, his heirs and assigns forever. And the said Henry and Frances M. Stanley 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. Slack, his heirs and assigns, from and against themselves, and all and every person or persons, claiming or holding under them the said Henry and Frances 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 Frances M. Stanley, have hereunto subscribed their names and affixed their seals the day and year above written.

Signed, sealed, and delivered
in the presence of -

W. Stanley. *Seal*
Frances M. Stanley. *Seal*

The State of Alabama. This day personally appeared before me William Irvine acting Justice of the Peace, in and for said County, Henry Stanley and his wife Frances M. Stanley, and acknowledged that they signed, sealed, and delivered the foregoing deed to Robert L. Slack, on the day of its date, for the purposes therein specified, from under my hand and seal this the 14th day of May 1857.

Wm. Irvine. 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 May 1857 which is duly done in Deed Book N. 8 Page 241 & 42.
Test Thomas G. Tynes, Clerk.

Henry Stanley wife
To & Deed

This Indenture, made this fourteenth day of May in the year one thousand eight hundred and fifty, between Henry Stanley and his wife Frances M. Stanley, of the County of Limestone in the State of Alabama of the one part; and William A. Hine, of the other part. Witnesseth, that the said Henry and Frances M. Stanley, for and in consideration of the sum of fifty dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed, and confirmed; and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm, unto the said William A. Hine, all that certain tract of land, lying, and being in the County of Limestone and State of Alabama, and known as the South half of the East half, of the North East fourth, of Section No 12, of Township N. 3 of Range N. 5 West, containing forty acres, more or less. So 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 William A. Hine, his heirs and assigns forever. And the said Henry and Frances M. Stanley, for themselves their heirs, Executors, and Administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described, and hereby granted premises, unto the said William A. Hine, his heirs and assigns, from and against themselves, and all and every person or persons, claiming or holding under them the said Henry and Frances 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 Frances M. Stanley, have hereunto subscribed their names, and affixed their seals the day and year above written.

Signed, sealed, and delivered
in the presence of -

W. Stanley. *Seal*
Frances M. Stanley. *Seal*

The State of Alabama. This day personally appeared before me William Irvine, acting Justice of the Peace, in and for said County, Henry Stanley

and his wife Frances M. Stanley, and acknowledged that they signed, sealed, and delivered the foregoing deed to William A. Hine, on the day of its date, for the purposes therein specified, from under my hand and seal this the 14th day of May 1857.

Wm. Irvine. J.P.
Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 22nd day of May 1857, which is duly done in Deed Book N. 8 Page 242 & 43.
Test Thomas G. Tynes, Clerk.

This Indenture, made this twenty second day of Decr, in the year one thousand, eight hundred and forty seven, between Thomas Brandon and Lucy his wife, 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 John Briggs, all that certain tract or parcels of land, lying, and being in the County, and State aforesaid, and known as the North West quarter of Section N. 1 Town, Township No 2, Range 4 West, & the North West fourth of the South West fourth of Section four in Township two of Range four West, in all two hundred acres more or less. So have and to hold the above described tract or parcels of land, with the improvements and appurtenances thereto belonging, or in any wise appertaining unto the said John Briggs, his heirs and assigns forever. And the said Thomas Brandon and Lucy 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 Briggs, his heirs and assigns, from and against themselves, and all and every person or persons, claiming or holding under them the said Thomas Brandon and Lucy his wife, and also against the lawful title claim or demand of all and every person or persons whatsoever. In testimony whereof, the said Thomas Brandon and Lucy his wife, have hereunto subscribed their names and affixed their seals the day and year above written.

Signed, sealed, and delivered
in the presence of -
Robert L. Bondy for the
James Henderson.

The State of Alabama. Before me Thomas G. Tynes, Clerk of the County Court of said County of Limestone County. This day personally appeared the within named Thomas Brandon and acknowledged that he signed, sealed and delivered the foregoing deed to John Briggs, for the purposes therein specified, and on the day and year therein mentioned. And also appeared James Henderson one of the subscribing witnesses to said deed, and after being duly sworn depose and say that he, and Lucy B. Brandon, wife of the said Thomas Brandon, sign, seal, and deliver the same to the said John Briggs, on the day and year therein mentioned, and that he signed his name as a witness to said deed in the presence of the said Thomas Brandon wife, and in the presence of Robert L. Bondy for the other subscribing witness to the same. Given under my hand and seal this 3rd day of June 1857.

Thomas G. Tynes. *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 June 1857, which is duly done in Deed Book N. 8 Page 243.
Test Thomas G. Tynes, Clerk.

This Indenture, made this day, between William Pickett of
 Limestone County, State of Alabama, of the one part, and Charles C. Collier
 of Madison County in the same State, of the second part: (Witnesses, that where
 it is contemplated, that a marriage will shortly be had and solemnized, between
 the said William Pickett, and Amy R. Collier of Madison County, State of Alabama, and the
 said parties being desirous of making a settlement upon said Amy R. of her entire estate,
 so that it may not be subject to the control or disposition of the said William, or in any
 way subject to his debts. It is therefore hereby agreed, by and between the said William of the
 first part, and Charles C. Collier, the Guardian, and Trustee of the said Amy, of the second
 part, that the lands and slaves designated in the schedule marked A. hereto annexed
 and all the other property or estate of the said Amy, either in possession or expectancy, now be
 trusted in the hands of the second part, or whosoever may succeed him, as Trustee, to the sole and
 separate use of the said Amy, during her life; and such heirs as she may have living at the
 time of her death. The money to which the said Amy may be entitled, at the time of her
 marriage, shall be invested by the Trustee, or continued laid out in interest, as may be thought
 best, without consultation between the said Amy and her Trustee, with the assent of the said
 Trustee or his successors, may sell, or otherwise dispose of any portion of her estate. He
 may also in like manner invest the money, which may accrue from the sale of crops or
 otherwise to said estate, and all additions made thereto, whether by purchase or exchange, shall
 be trusted in the hands, to be held to the same uses and trusts, as he holds the lands and
 slaves, designated in schedule A. It is further understood and agreed, that the said Amy
 may, if she thinks proper, devote to the maintenance of the said William, herself and family
 the entire annual income of her estate, but no part of such income shall become the property
 of the said William, or be in any manner subject to his debts. Upon attaining her
 majority the said Amy may give to her sister of the half blood, Mrs. Ellen S. Marshall
 such sums as she may prescribe, property or money, not exceeding in value two
 thousand five hundred dollars. The property of the said Amy, embraced by these articles
 shall at her death be distributed as she may direct in her last Will and Testament
 and in the event that she dies leaving no last Will and Testament, then said property
 shall be distributed, according to the Statute of distributions and descents then in force in
 this State. And from her death, with the assent of her husband and Trustee she
 may distribute in equal portions to her heirs and distributees, who would be entitled by law to suc-
 ceed to her estate. In testimony of all which, the parties of the first and second parts, hereunto
 subscribed their names and set their hands the eleventh day of March A.D. 1838.

signed, sealed and delivered
 to the party of the second
 part in presence of us,
 John R. Loughton.
 L. M. Marshall.

Wm. H. Pickett
 Amy R. Collier.
 Charles C. Collier.

The State of Alabama, before me Thomas C. Taylor Clerk of the County Court
 Limestone County of said County this day personally appeared George W. Marshall
 one of the subscribing Witnesses to the foregoing Settlement; and after being duly sworn
 deposes and says, that he saw the above named William H. Pickett, Amy R. Collier, and
 Charles C. Collier, sign and seal the foregoing Settlement; for the purposes therein specified
 and on the day and year therein mentioned, and that he signed his name as a Witness to
 the same, in the presence of the parties aforesaid, and in the presence of John R. Loughton
 the other subscribing Witness thereto. Given under my hand and seal this 11th day

of June 1838.

Thomas C. Taylor, Clerk.

(A.)

A schedule of the lands and slaves of Amy R. Collier, referred to in the annexed Indenture
 and marked A. — Land. A tract of land in Limestone County, State of Alabama,
 containing six hundred and forty acres more or less, (it being the tract in which her father
 lived, at the time of his death). A tract of land in Madison County, Ala., containing one
 hundred and fifty two acres more or less, adjoining the lands of Charles C. Collier, five or
 six lots in the town of Briana Ala. — Negroes, names and ages. — Nancy, aged thirty
 five years, Olega aged sixteen, Harriet aged forty six, Louisa 37 years, Henry 21, Joseph 17,
 George 35, Bill 14, Ephraim 12, Bob 60, Amy 41, Lemuel 15, Patsy 17, Kelly 12, Ned 8, Peter 6,
 Judy 4, Peggy 3, Pharoah 10, Jack 20, Hannah 33, Anderson 14, Almon 12, Shepherd 10, Henry
 and 8, Joshua 3, William 1, Mary Ann 40, Violet 31, John 19, Hannah 14, Ellen 11, Harriet 7,
 Mariachi 5, Leah 3, Saml. Lucy 33, Morris 16, Minster 10, Delphina 30, Freeman 14, John 22,
 Solomon 28, Francis 17, Ellick 26, Martha 18, Pina 21, Candice 2, Caroline (Infant) 10 months.

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 1838 which is duly done in Book 12, 448 Page 244 7245.

Test Thomas C. Taylor, Clerk.

This Indenture, made this the sixth day of October, in the year one
 thousand eight hundred and forty one, between Samuel Pate, of the County of Limestone,
 State of Alabama, of the one part; and Luke Matthews, of the County of
 Madison, State of Alabama, of the other part; (Witnesses, that the said Samuel Pate, for
 and in consideration of the sum of Eight thousand dollars to him in hand paid, the receipt
 whereof is hereby acknowledged, he this day gives, grants, bargains, sells, alien, conveys,
 releases, conveys and confirms, and by these presents gives, grants, bargains, sells, alien, conveys,
 releases, conveys and confirms, unto the said Luke Matthews all that certain tract of land
 lying and being in the County of Limestone, in the State of Alabama, consisting, and designed
 as the North West quarter of Section thirty four, in Township four, Range four West, Con-
 taining one hundred and fifty nine and three fourth acres, also the North East quarter of Section thirty
 four, in Township four, Range four West, Containing one hundred and fifty nine and three fourth acres,
 and the South West quarter of Section thirty four, in Township four, Range four West, Containing
 one hundred and sixty three and one fourth acres, he has and to hold, the above described quarter sections of
 land, with the tenements and appurtenances thereto belonging, or in any wise appertaining,
 unto the said Luke Matthews, to him and his heirs and assigns forever. And the said Samuel
 Pate, for himself, his heirs, Executors, and Administrators, doth hereby and in consideration
 of the premises, warrant and well forever defend the title to the above described, and hereby
 grants premises, unto the said Luke Matthews, to him and his heirs and assigns, from and
 against themselves, and all and every person or persons, claiming or holding under them;
 the said Samuel Pate, and also against the lawful title, claim, or demand, of all and every
 person or persons whatsoever. In testimony whereof the said Samuel Pate, hath hereunto
 subscribed his name, and affixed his seal, the day and year above written.

signed, sealed, and delivered
 in the presence of us,
 the State of Alabama, before me John M. Cate, Clerk of the County Court of said County
 Madison County, this day personally appeared the within named Samuel Pate
 and acknowledged that he had signed, sealed, and delivered the within said to Luke

Saml. Pate, Clerk.

Matthews, 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 6th day of October Eighteen hundred and forty nine.

John M. Otley, Clerk, C. C.

Filed in the Office of the Clerk of the County Court of Limestone County, State of Alabama for Registration on the 5th day of June 1850. Which is duly done in Need Book No. 8 Page 246 & 246.

Test Thomas G. Tynes, Clerk

Richard Boyce and his wife Nancy Boyce of the County of Lauderdale and State of Alabama of the one part, and Joseph Bishop of the other part, Witnesseth, that the said Richard Boyce, and his wife Nancy for and in consideration of the sum of one hundred and eighty four dollars, to them in hand paid the receipt whereof is hereby acknowledged, hath this day given, granted, bargained, sold, enfeoffed, released and confirmed unto the said Joseph Bishop, 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 part of the South West part of Section thirty one Township two, Range six West, containing forty six and a half acres and to hold the above described tract of land, with the tenements and appurtenances belonging or in anywise appertaining, their unto the said Joseph Bishop, his heirs and assigns forever, and the said Richard Boyce and his wife Nancy for themselves their heirs executors and administrators do hereby and in consideration of the premises unto the said Joseph Bishop his heirs and assigns from and against themselves and all and every person, or persons, claiming or holding under them the said Richard Boyce and his wife Nancy, and also against the lawful title claim and demand of all and every person or persons, whatsoever, in testimony whereof the said Richard Boyce and his wife Nancy have hereunto subscribed their names, and affixed their seals the day and year above written.

Richard Boyce (Seal)
Nancy + Boyce (Seal)
mark

The State of Alabama

Lauderdale County, Personally appeared before me, Martin Smith, Acting Justice of the Peace in and for Lauderdale County, Richard Boyce and his wife Nancy Boyce, and acknowledged that they severally signed sealed and delivered the foregoing deed, unto the said Joseph Bishop on the day of its date and the said Nancy his wife being by me separate and apart from her said husband Examined says she signed the foregoing deed freely without fear of her husband, Given under my hand and seal this March 23rd 1850

Martin Smith J.P. Seal

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 8th day of June 1850 Which is duly done in Need Book No. 8 Page 246

Test Thomas G. Tynes Judge P.C.

Ridley Robinson Know all men by these presents, that I Ridley Robinson of the State of Texas and County of Laffan, for and in consideration of two hundred dollars, to me in hand paid by A D Binford and Henry Binford of the State of Alabama, as or before the enrolling and delivery of these presents, the receipt whereof is hereby acknowledged have this day given, granted, bargained and sold, And by these presents do give, grant, bargain, sell, alien enfeoff, transfer, convey and confirm unto them the said A D Binford and Henry Binford, all my right, title, claim, interest and demand, to the following described tract or parcel of land, lying and being in the County of Limestone State of Alabama, (to wit) the North half of the North West quarter of Section thirteen of Township three of Range six West, the West half of the said tract of land is hereby conveyed to Henry Binford and the East half is conveyed to A D Binford, to be divided by Metes and bounds equally between them the said Binfords, To have and to hold the above described tract or parcel of land, with all and singular the appurtenances and premises thereto belonging, or in anywise appertaining unto them the said A D & Henry Binford their heirs and assigns forever. In testimony of all and singular the aforesaid stipulations I the said Ridley Robinson, have hereunto set my hand and affixed my seal this 24th day of May 1850.

Ridley Robinson (Seal)

Test

Standy R. Farrar

Standy R. Farrar

The State of Alabama, This day personally appeared before me Thomas G. Tynes Clerk of the County Court of the County of Limestone, Standy R. Farrar and the subscribing witnesses, to the within deed, who after being duly sworn depose and oath that he saw the said Ridley Robinson sign seal and deliver the said deed to the said A D Binford and Henry Binford for the purposes therein set forth, And on the day and year therein named, and that he signed his name as a witness thereto in the presence of said Ridley Robinson and also in the presence of the other subscribing witnesses, signed his name to said deed in his presence and in the presence of said Robinson and in the presence of each other Given under my hand and seal this 8th day of June 1850. Thomas G. Tynes 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 June 1850. Which is duly done in Need Book No. 8 Page 247

Test Thomas G. Tynes Clerk

Daniel M. Weatherford and his wife Sarah Weatherford of the County of Santa Rosa in the State of Florida of the one part, and Andrew M. Weatherford of the County of Limestone in the State of Alabama, of the other part, Witnesseth that the said Daniel M. Weatherford and Sarah Weatherford, 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 bargained sold, alien enfeoff and conveyed, and by these presents, do bargain sell alien enfeoff, and convey unto the said Andrew M. Weatherford all their certain undivided interest in the Real and personal, Estate of the late Daniel Weatherford decd. of Limestone County State of Alabama, To have and to hold, the above described undivided interest of said Daniel M. and Sarah Weatherford with the appurtenances, Thereto

belonging or in anywise appertaining unto the said Andrew M. Weatherford his heirs and assigns forever. And the said Daniel J. Weatherford and Sarah Weatherford his wife for themselves their heirs executors and administrators do warrant and sell forever defend the title to the above described and hereby granted premises unto the said Andrew M. Weatherford his heirs and assigns from and against themselves and all and every persons claiming or holding under them the said Daniel J. and Sarah Weatherford and also against the lawful title claim or demand of all and every persons or persons whatsoever claiming or holding by from or under the Government of the United States. In testimony whereof the said Daniel J. and Sarah Weatherford have hereunto set their hands and seals the day and date above written.

Daniel J. Weatherford (Seal)
Sarah Weatherford (Seal)
(Mark)

The State of Florida }
Santa Rosa County } I John Malston an acting justice of the Peace in and for said County do hereby Certify that Daniel J. Weatherford and Sarah Weatherford his wife signed and sealed the foregoing Deed of Conveyance in my presence and acknowledged the same for the purposes therein contained, Given under my hand and seal this twenty sixth day of April A.D. 1850.

John Malston (Seal)
Justice of the Peace

The State of Florida }
Santa Rosa County } I John Malston an acting justice of the Peace in and for said County do hereby Certify that I did examine separately and apart from her husband Sarah Weatherford the wife of Daniel J. Weatherford and she acknowledged that she signed and sealed the foregoing deed of conveyance of her own free will and without any threats or compulsion of her said husband and for the purposes therein contained Given under my hand and seal this the twenty sixth day of April A.D. 1850.

John Malston (Seal)
Justice of the Peace

State of Florida }
Santa Rosa County } I E. S. Amos Clerk of the Circuit Court for the County of Santa Rosa State of Florida do hereby Certify that the abovesigned John Malston is an acting justice of the Peace in and for the County aforesaid. In witness whereof I have hereunto set my hand and private seal (there being no seal of office) this 11th day of May A.D. 1850.

E. S. Amos CLK

State of Florida }
Santa Rosa County } I John Chalm Judge of Probate do hereby Certify that E. S. Amos Esquire whose signature appears to the within Certificate is the Clerk of the Circuit Court in and for the County aforesaid, and was on the day of the same that his signature there appears to be his usual hand and write and that said and Credit should be given to his acts as such Clerk.

Given under my hand and seal of office, at office in the town of Milton this 11th day of May A.D. 1850.

John Chalm
Judge of Probate

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 18th day of June 1850, which is duly done in Book No 8 page 2117 & 2118.

Test Thomas G. Tyus Judge P.C.

Allen A. Burney & wife } This Indenture made and entered into this the sixth day of February
to & used } Eighteen hundred and fifty, between Allen A. Burney and his wife Theresa of
Alexander P. Eastham } the one part and Alexander P. Eastham of the other part, all of the County of Limestone State of Alabama, witnesseth that the said Allen A. and his wife Theresa Burney for & in consideration of the sum of one hundred and five — to them in hand paid the receipt whereof is hereby acknowledged, have this day bargained, granted, sold & sold by these presents, bargain grant & sell unto the said Alexander P. Eastham a certain tract or parcel of land lying & being in County of Limestone & State of Alabama, and known as follows, Commencing at the South East Corner of the North West fourth of the South West quarter, in Section thirty in Township one, & Range four West, running West Eighty poles thence North thirty eight poles to the Centre of the Creek, thence in a East direction with the meanders of the Creek, so as to divide the Creek to the dividing line running North and South, through the quarter, thence South with the dividing forty eight poles, to the beginning containing twenty one & one (More or less) to have and to hold the above described & hereby granted lands, with all the tenements & appurtenances thereto belonging or in anywise appertaining unto the said Alexander P. Eastham his heirs & assigns forever, & the said Allen A. and his wife Theresa Burney for themselves, their heirs & assigns do warrant & will ever defend the title to the above described & hereby granted premises unto the said Alexander P. Eastham his heirs & assigns from against themselves & all & every person or persons claiming or holding under him or her the said Allen A. Burney or his wife Theresa, & also against the lawful title claim or demand of all & every person whatsoever. In testimony whereof we have hereunto set our hands and seals this the sixth day of February Eighteen hundred & fifty (intentional or all records placed before assigned).

Allen A. Burney (Seal)
Theresa A. Burney (Seal)
Place to Gilbert

Robert P. Riddle

The State of Alabama } This day personally appeared before me Thomas G. Tyus Judge of the
Limestone County } Probate Court of Limestone County, Mace H. Gilbert who being first duly sworn deposes and says that he saw the said Allen A. Burney & Theresa Burney sign and seal & deliver the foregoing deed of conveyance to the said Alexander P. Eastham on the day and year therein named and for the purposes therein set forth, and that he signed his name as a witness to said deed in the presence of said Allen A. & Theresa Burney his wife and in the presence of Robert P. Riddle the other subscribing parties and that said witness Riddle subscribed his name in the presence of said Burney wife and also in his presence and in the presence of each other Given under my hand and seal this 22nd day of June 1850.

Thomas G. Tyus Judge P.C.

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 22nd day of June 1850, which is duly done in Book No 8 page 2117

Test Thomas G. Tyus Judge P.C.

The County of Limestone & State of Alabama bounded and known as follows. viz. Beginning at the North West corner of the south west quarter of Section four Township one and range five west thence west one hundred and sixty pole to John Smith a stake thence South eighty pole to a stake thence east eighty pole to Wm L. Waskins North east corner thence South forty six pole to a oak & Hickory, thence 70 degrees west of east sixty six pole to a oak thence South 85 degrees west thirty pole to a oak, thence east to Richard A. Smiths cornered Hickory corner thence North eighty pole unto R. A. Smiths line to beginning to have and to hold the above described tract or parcel of land unto the heirs of J. Wash and his heirs and assigns forever and the said Charles F. Smith and his wife Mahaly C. Smith doth and will for themselves their heirs and assigns forever defend the title of of the above premises and do warrant and defend the title against the lawful claims of all and every person holding or claiming unless they also the any person person claiming or holding unless the Government of the United States given under our hands and seal, this day and date above written.

This day and date above written.

Charles T. Booth (deaf)
Mabel E. Booth (deaf)

In the State of Alabama,
Vernon County, I, Personally appeared before the undersigned a acting
Justice of the Peace for and in the County aforesaid the within named Charles T. Booth
and Mabel E. Booth his wife and acknowledged that they engaged, agreed, and de-
clined the foregoing and unto Augustus S. Nash on the day of its date for the
use and purpose therein mentioned, and Mabel E. Booth having been by me
examined separate and apart from the said husband, so acknowledged the
engaged, agreed, and declined the same without any fear, threat or
compulsion of the said husband, given under my hand and seal this the
9th of June 1858

Filed in the office of the Judge of the Probate Court of Lincoln County,
State of Colorado for registration on the 1st day of July 1885, which is duly done
in aux. Book No 8, Pages 251, 8252 List. Thomas C. Lyons, Judge 1886

belonging or in anywise representing unto the said Robert D. Nelson his heirs and assigns forever. And the said Samuel Lanson & Margaret Lanson for themselves their heirs executors and administrators do hereby and in consideration of the premises, covenant and well forever defend the title to the above described and hereby granted premises unto the said Robert D. Nelson his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under the said Samuel Lanson & Margaret Lanson and all against the lawful title claim or demand of all and every person or persons whomsoever. In Testimony Whereof the said Samuel Lanson & Margaret Lanson have hereunto subscribed their names and affixed their seals the day and year above written.

Samuel Lanson, (Seal)

Summestown County, Md. Before me Thomas J. Lynd, Clerk of the County Court of said County, this day personally appeared Samuel Lannon and acknowledged that he signed sealed and delivered the within deed to Robert Bellan for the purposes therein specified, and on the day and year therein mentioned. And also on the same day appeared Margaret Lannon wife of the said Samuel Lannon also being examined by me separately and apart from her said husband, acknowledged that she signed sealed and delivered the within deed to Robert Bellan for the purposes therein specified and on the day and year therein mentioned, freely, voluntarily and without any fear, threats or compulsion of her said husband. Given under my hand and seal this 13th of October 1829 Thomas J. Lynd. Esq.

Daniel Coleman & Wife. This Certificate made this 27th day of August in the year
 A.D. 1848 3 on thousand eight hundred and forty nine, between Daniel Coleman
 Ruffin Coleman 3 This Wife Elizabeth Coleman of the County of Summerson in the
 State of Alabama of the one part, and Ruffin Coleman of
 Lowndes County, Mississippi of the other part. Witness that the said Daniel
 & Elizabeth Coleman for cause in consideration of the sum of \$100
 thousand dollars to them in hand paid, the receipt whereof is hereby
 acknowledged, ~~has~~ this day given, granted, bargained, sold, aliened, con-
 ferred, released, conveyed and confirmed, and by these presents do give
 grant, bargain sell deliver enjoin release convey and confirm unto the
 said Ruffin Coleman the undivided moiety or half of the said Daniel &
 Elizabeth Coleman in all those certain parcels of land lying and being
 in the County of Giles State of Tennessee & designated as follows, one tract
 of eighty eight acres two rods 17 poles conveyed by deed from Thomas B.
 Gaston to said Daniel Coleman an one sixth tract of one hundred ~~thirty~~ acres
 conveyed by deed from Enock Hancock & H. H. Hancock to said Daniel Coleman,
 also one sixth tract of one hundred and thirty six ¹⁰⁰/₁₀₀ acres conveyed by deed
 from William Hancock to said Daniel Coleman all of said deeds bearing
 date the 14th October 1848 and duly acknowledged & Registered in the

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Registers Office of said County of Yates, also one other tract of thirty three & 1/2 acres conveyed by William Hancock to said Daniel Coleman by deed bearing date the 30th Octo 1848, also one other tract of one hundred & fifteen acres conveyed by Robert Allison to said Daniel Coleman by deed bearing date the 31st October 1871, said two last mentioned lands proven and registered as aforesaid, also one other tract lying & being in the County of Hamilton State of Alabama being all of Section three in Township in Range five west (except sixty acres of the S.W. 1/4 of said Section) containing five hundred and eighty ^(and) all of said lands being now jointly occupied and worked in partnership by said Daniel and Buffin Coleman to have and to hold, the above described moiety of lands with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Buffin Coleman his 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 sell forever defend the title to the above described and hereby grant the premises unto the said Buffin Coleman his 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 have hereunto subscribed their names and affixed their seals the day and year above written.

Daniel Coleman E.S.

The word "Country of emigrants"

Before Digging.

The State of Alabama } ss.
Crawford County }
1872

I William H Walker Judge of the County Court of the County of Limestone do hereby Certify that the above named Daniel Coleman & Elizabeth Coleman (personally known to me as such) this day came before me and severally acknowledged that they signed, sealed and delivered the foregoing Will on the day and year therein mentioned to the aforesaid Puffin Coleman, & the said Elizabeth & being by me examined separately and apart from her husband the said Daniel Coleman, each that she voluntarily and without any prior constraint of her said husband or unguessed her down in the above described lines, given under my hand and seal, this 29 August 1847

William H Walker (J)

Filed in the Office of the Judge of the Probate Court of Sumter County, State of Alabama for registration on the 5th day of July 1858, which is duly done in Area Book No 8 Pages 253 & 254 List, Thomas L. Lyons. Judge P. C.

Nathaniel Davis & Wife } This Indenture made this 15th day of June in the Year
 to } 1822 } of our Lord one thousand eight hundred and forty seven
 Wm W. Robinson } Between between Nathaniel Davis and Rhoda Davis his
 wife of the one part and William W. Robinson of the other part, all of the
 County of Somerset and State of Massachusetts

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Witnesseth, that the said Nathaniel Davis & Rhoda his wife for and in consideration of the sum of five hundred and twenty five dollars to them in hand paid the receipt whereof ~~of which~~ by acknowledged have this day bargained, sold, aliened, conveyed and conveyed, and by these presents do bargain sell alien convey and convey unto William W Robinson 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 north west and south west quarters of section twenty seven, of Range three, of Township three, described as follows, to wit, beginning fifty five yards east of the South west corner of section twenty seven at a stake or ironing chime cast to the line dividing said South west quarter of section twenty seven to a stake three rods north along the section line about poles to a stake within fifty five yards of the North west corner of said section twenty seven, thence South one hundred and twenty and twenty poles parallel with the section line on the west side of said section 27 to the beginning corner, containing one hundred and forty acres be the same 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 W Robinson his heirs and assigns forever and the said Nathaniel Davis and Rhoda his wife for themselves their executors and Administrators with warrant and with forever defend the title to the above described and hereby granted premises unto the said William W Robinson his heirs and assigns from and against the claims of all and every person claiming or holding under them the said Nathaniel Davis and Rhoda Davis his wife and also against the lawful title, claim or demands of all and every person or persons whomsoever claiming of holding by from or under the Government of the United States. In Testimony whereof the said Nathaniel Davis and Rhoda Davis have this day hereunto set their hands and affixed their seals, signed sealed and delivered

Nathaniel Davis.

Rhoda Lavin

The State of Alabama
Summerson County

Commissioners County This day personally appeared before me
Martin Merriam Justice of the Peace for said County, Nathaniel Davis
and Rhoda Davis wife of Nathaniel Davis and acknowledged that
they signed and delivered the foregoing Deed on the day of
its date for the purposes therein named to the aforesaid William W
Robinson, the said Rhoda Davis wife of said Nathaniel Davis being by
me examined separate and apart from her husband, acknowledged
that she signed and delivered said Deed freely and voluntarily
without any fear threat or persuasion of her said husband Nathaniel Davis
and that she relinquished her ~~entire~~ right of dower given under my hand and
Seal, this 9th day of June 1847.

Filed in the Office of the Judge of the Probate Court of Limestone County
State of Alabama for registration on the 7th day of July, 1880
which is duly done in Dead Book No 8, Pages 254 & 255
Test, Thomas C. Lyons, Judge P.C.

This Indenture made this 5 day of March 1853 between
 To 3 Wills Peter G. Camp & Mary his wife of the County of Limestone
 William W. Robinson in the State of Alabama of the one part, and Wm W.
 Robinson of the said County of the other part, Witnesseth
 that the said Peter G. Camp & Mary his wife for and in considera-
 tion of the sum of two hundred and fifty dollars to them in hand
 paid the receipt whereof is hereby acknowledged, has this day bargain
 sold aliened enfeoffed and conveyed and by these presents do bargain
 sell alien enfeoff and convey unto the said Wm W. Robinson and
 that certain tract of land lying and being in the County
 of Limestone and State of Alabama and known as all that lot
 of the east half of the southwest quarter of section 27, lying on the
 west side of Limestone Creek to be governed by the lines heretofore
 made of Township 3 of Range 5 West Mountville, supposed to contain
 fifty acres be the same more or less, to have and to hold the above described
 tract or lot of land with appurtenances thereto belonging or in any
 wise appertaining unto the said Wm W. Robinson heirs and assigns
 forever, And the said Peter G. Camp and Mary his wife for them
 selves heirs executors and administrators do warrant and
 will forever defend the title to the above described and hereby grant
 the premises unto the said Wm W. Robinson his heirs and as-
 signs from and against all and every person claiming or
 holding under them the said Peter G. Camp & Mary his wife
 also say and 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 and
 whereof the said Peter G. Camp & Mary his wife has hereunto
 set their hands and seals this day and date above written.
 Signed sealed and delivered in the presence of
 P. G. Camp, E. O'Neal
 Mary G. Camp, E. O'Neal

Full of Alabama This day personally appeared before me
 Limestone County Alexander Russell an acting Justice of the
 Peace in and for the County of Limestone and
 State of Alabama Peter G. Camp & his wife Mary G. Camp who
 acknowledge that they severally signed sealed and delivered
 the within deed on the day and year therein mentioned to the afore-
 said Wm W. Robinson, and the said Mary G. Camp being personally
 examined apart from her husband acknowledged that she
 signed sealed and delivered the said deed fully without any
 fear or threat or compulsion of her said husband heron
 under my hand and seal, this 5th day of March 1853.
 Alex. Russell, J. P.

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

State of Alabama for registration on the 11th day of July 1853 which is
 duly done in Deed Book No 8, Pages 256 & 257.
 List Thomas G. Lyons Judge P. C.

Robert G. David & Wife
 To 3 Wills
 William S. Allen State of Alabama
 Limestone County Know all men by these presents
 that we Robert G. David and
 Sarah David his wife of the County and State aforesaid have this day
 sold to William S. Allen of the same County and State aforesaid
 the following lot or piece of land, lying and being in the town of
 Athens, County of Limestone, State of Alabama and being a portion
 of Lot Number 14 (to wit) Beginning at the South West corner of Lot
 Number 14 and running due north to the portion sold by Thomas S.
 Malone to J. M. Armstrong thence east to a point twenty seven and a
 half feet, and thence south to the street, and thence west to the
 point of beginning. The title to which portion of Lot Number 14, the
 said Robert G. David and wife for the sum of three hundred and
 six dollars and sixty seven cents, to them in hand paid, and which title
 the said Robert G. David and wife have themselves their heirs Executors
 and Administrators, to defend against all claims whatever, the
 testimony whereof the said Robert G. David and Sarah David his wife
 have hereunto set their hands and affixed their seals, this 11th day
 of July 1853.
 R. G. David, E. O'Neal
 Sarah David, E. O'Neal

The State of Alabama
 Limestone County Before me Thomas G. Lyons Judge of the
 Probate Court of said County, this day person-
 ally appeared the above named Robert G. David and acknowledged
 that he signed sealed and delivered the foregoing deed to William
 S. Allen for the purposes therein expressed, and on the same day
 and year therein mentioned, and also appeared Sarah David
 wife of the said Robert G. David who being examined by me private-
 ly separate and apart from her said husband acknowledged
 that she signed sealed and delivered said deed to the said
 William S. Allen on the day and year therein mentioned fully
 voluntarily and without any fear threat or compulsion of
 her said husband heron under my hand and seal, this 11th day of July
 1853.
 Thomas G. Lyons, Judge E. O'Neal

Filed in the Office of the Judge of the Probate Court of Limestone County
 State of Alabama for registration on the 11th day of July 1853,
 which is duly done in Deed Book No 8 Page 257
 List Thomas G. Lyons Judge P. C.

John Black & Wife This Indenture, made this third day of June in the year one
 1831, between John Black, Manly H. Black his wife of the County of Limestone in the State of Alabama
 John Brigety of the one part, and John Brigety of the County of Limestone and State aforesaid of the
 other part. Witnesseth that the said John Black and Manly H. Black for
 and in consideration of the sum of one thousand dollars, dollars to them
 in hand paid the receipt whereof is hereby acknowledged, have this day given
 granted, bargained, sold, aliened, conveyed, released, conveyed and con-
 firmed, and by these presents do give grant bargain sell alien con-
 fess, release convey and confirm unto the said John Brigety by
 all that certain tract or parcel of land lying and being in
 the County of Limestone and State of Alabama, known and designated
 as the Sixth West quarter of Section seven in Township two
 of Range four west, containing one hundred and thirty and fifty
 four hundredths acres, (Equalled forty acres of the Northwest corner of
 said quarter section) to have and to hold the above described tract
 or parcel of land unto the said Brigety and his heirs and assigns forever
 belonging or in anywise appertaining unto the said John Brigety
 his heirs and assigns forever and the said John Black and Manly H.
 Black for themselves their heirs and assigns and administrators
 do 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 John Brigety his heirs and assigns forever and
 against themselves and all and every person or persons claiming
 in or holding under them the said John Black and Manly H. Black
 and also of such the lawful title claim or demand of all and
 every person or persons whatsoever claiming or holding by from or
 under the Government of United States or otherwise thereof, the said
 John Black and Manly H. Black their heirs and assigns and
 affix their seals this day and year above written.

John Black (Seal)
 Manly H. Black (Seal)

State of Alabama
 Limestone County I, John Morris, appearing before me, John Morris and
 acting Justice of the Peace in and for the County and
 State aforesaid John Black and Manly H. Black his wife come personally
 acknowledged the foregoing Indenture to giving and conveying
 the foregoing land to John Brigety for the purposes therein men-
 tioned before me on my being sworn and seal, this 11th day of June 1831
 John Morris J.P. (Seal)

Filed in the Office of the Probate Judge of Limestone County, State of Ala
 for Registration on the 15th day of July 1831, which is duly done
 in Book No 8. Page 258.

Test Thomas G. Lyons Judge P.

Land Office at Courtland Alabama No 3124
 Jesse Craft It is hereby certified that James Collier of Limestone
 John B. Allen County Ala, did on the 8th day of November one
 Edward H. Brigety thousand eight hundred and thirty four chase the tract
 East of Section numbered 12 in Township No 2 Range No 6, West of the
 relinquished lands sold by the State of Alabama at Courtland,
 which tract contained 68 1/2 acres at the rate of one dollar and
 20 Cents per acre, amounting in the whole to eighty five dollars
 and 10 Cents, on which there has been paid on account, amounting
 to thirty to the Receiver the sum of twenty one dollars and 50 Cents
 being one fourth part of the purchase money for the said tract.
 Now therefore it is known, that if the remaining balance, being
 sixty three dollars and 50 Cents with interest thereon at the
 rate of six per centum per annum shall be paid to the Receiver
 at Courtland at or before the dates and periods following, that is
 to say:

\$109 50 thereof on or before the 8th day of Nov 1831
 \$10.05 100, thereof on or before the 8th day of Nov 1832
 \$21.40 00, thereof on or before the 8th day of Nov 1833
 \$17.55 00, thereof on or before the 8th day of Nov 1834,
 When the said James Collier his assigns or other legal
 representatives, shall be entitled to receive a Patent for the
 said tract above described. J. M. Bradford
 Register in the Land Office

Received the sum of eleven dollars twenty eight cents, being
 the second installment on the within as per Receiver's Receipt
 No 808, Courtland No 8180. J. M. Bradford
 J. M. Bradford
 Secy of J. Collier Eleven dollars and 28 cents and 3d
 Independent of the within as per Receiver's Receipt No 277.
 Nov 9th 1833 J. M. Bradford

State of Alabama, Limestone County, August 4th 1835.
 For Value recd I assign the within Certificate of Land to
 Jesse Craft, given under my hand and seal this 11th
 day and date above written James Collier

Assigned in the presence of
 of M. A. Crawford J.P.

State of Alabama I assign the within Certificate over
 Limestone County to Edward H. Brigety for value recd
 of him, as witness my hand and seal, this 9th day of Aug
 1834. Jesse Craft (Seal)
 Signed, sealed and delivered in the presence of
 Mr. Albert Hall J.P.

260, The Deed docket 3/100 and 5th Instrument, of the within
as per act assembly and Recd Recd. M. C. 1853.
P. M. Bondford P. 2nd

Recd Payment in full of \$57.48. Oct 23rd 1854
P. M. Bondford P. 2nd

State of Alabama
County of Limestone
I Robert Austin Jr Clerk of the County court of the
County of Limestone and State of Alabama do hereby certify
that Albert Hester and Abram Hester before whom the trans-
fers on the within Certificate were acknowledged, were at the date
thereof acting Justices of the Peace in and for said County and
that said Justices and Clerk are and were then official acts
and done as such. In testimony whereof I have hereunto set
my hand and affixed the Seal of said Court this 7th day of Sep-
tember 1855, and Year of American Independence

Robt Austin Jr. Clerk

Filed in the Office of the Judge of the Probate Court of Limestone
County State of Alabama for registration on the 29th of July
1855 which is duly done in Book No 8 Pages 259 & 260
Just Thomas G. Lyons Judge P.C.

Edward W. Grigby & Wife
To B. Reed
This Indenture made and entered into this 2nd
day of December 1844 between Edward W. Grigby of the
County of Limestone and State of Alabama of the one part and
Edward W. Grigby of the other part. Whereof that the said Edward W. Grigby
and his wife Mary W. Grigby for and in consideration of the sum of five hundred
dollars do hereby acknowledge that they have received the receipt whereof
is acknowledged with this day bargained sold, aliened, conveyed &
Carried & by their presents do bargain and aliened, conveyed and con-
vey unto the said Edward W. Grigby and his heirs all that certain
lot or parcel of land lying and being in the said County of and
State of Alabama being the south half of the West half of Section
No 6 Township No 2 Range No 5 West containing 80 acres. To have
and to hold the above described land with the appurtenances
thereunto belonging or in any wise appertaining unto the said Edward
W. Grigby and his heirs and assigns forever. And the said Edward
W. Grigby and his wife Mary W. Grigby for themselves their heirs
Executors and Administrators do warrant and forever will defend
the title to the above described land hereby granted premises unto
the said Edward W. Grigby and his heirs and assigns forever and
against themselves and all and every person claiming or holding under
them the said Edward W. Grigby and his wife Mary W. Grigby also against
the lawful title or demand of all and every person or persons

261. Whomsoever claiming or holding by force or under the Government of the
United States in testimony whereof the said parties have hereunto set
their hands and seals the day and date above written.

M. C. Easter
Mary W. Easter

The State of Alabama
County of Limestone
Personally appeared before me John Simpson an acting
Justice of the Peace for and in the County of Limestone and State
of Alabama the said M. C. Easter and his wife Mary W. Easter and acknowledged
that they did give, sealed and deliver the foregoing deed on the
day of its date for the purposes therein named to the aforesaid
Edward W. Grigby, also on the same day I exhibited said deed to
Mary W. Easter, wife of said M. C. Easter, who on a private and
separate paper and apart from her husband acknowledged
that she relinquished her right of dower in said land and
premises freely and voluntarily and without any fear, threat
or compulsion of her said husband and under my hand
and seal, this 2nd day of December 1844

John Simpson S. P. J.

Filed in the Office of the Judge of the Probate Court of Limestone
County State of Alabama for registration on the 29th of July
1855 which is duly done in Book No 8. Pages 260 & 261
Just Thomas G. Lyons Judge P.C.

Edward W. Grigby & Wife
To B. Reed
This Indenture made and entered into this 2nd
day of December 1844 between Edward W. Grigby of the
County of Limestone and State of Alabama of the one part and
Edward W. Grigby of the other part. Whereof that the said Edward W. Grigby
and his wife Mary W. Grigby for and in consideration of the sum of five hundred
dollars do hereby acknowledge that they have received the receipt whereof
is acknowledged with this day bargained sold, aliened, conveyed &
Carried & by their presents do bargain and aliened, conveyed and con-
vey unto the said Edward W. Grigby and his heirs all that certain
lot or parcel of land lying and being in the said County of and
State of Alabama being the south half of the West half of Section
No 6 Township No 2 Range No 5 West containing 80 acres. To have
and to hold the above described land with the appurtenances
thereunto belonging or in any wise appertaining unto the said Edward
W. Grigby and his heirs and assigns forever. And the said Edward
W. Grigby and his wife Mary W. Grigby for themselves their heirs
Executors and Administrators do warrant and forever will defend
the title to the above described land hereby granted premises unto
the said Edward W. Grigby and his heirs and assigns forever and
against themselves and all and every person claiming or holding under
them the said Edward W. Grigby and his wife Mary W. Grigby also against
the lawful title or demand of all and every person or persons

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and also from and against themselves, and all and every persons claiming or holding under them the said Chapman & Easter and his wife Joanna Easter, 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 said parties have hereunto set their hands and seals the day and date above written.

State of Alabama
Somerset County

W. B. Easter, (Seal)
Joanna ^{his} Easter Seal
Wife

I personally appeared before me John S. Simpson, an acting Justice of the Peace for and in the County of Somerset and State of Alabama Chapman & Easter, his wife Joanna Easter and acknowledged that they signed sealed and delivered the foregoing and in the day of its date for the purposes therein named to the aforesaid Edward W. Bigsby and his heirs, also on the second day of October said Chapman & Easter wife of said Chapman & Easter, who on a private examination separate and apart from his husband acknowledged that she relinquished her right of dower in said land and premises freely, voluntarily, and without any fear, threats or compulsion of her said husband. Given under my hand and seal this 29th day of December 1844.

John S. Simpson, Judge.

Filed in the Office of the Judge of the Probate Court of Somerset County, State of Alabama for registration on the 29th day of July 1850, which is duly done in Book No. 8 Pages 202 & 203
Test Thomas G. Lyon, Judge. P. C.

Merritt Hickman & Wife. This Indenture made this 3rd day of October 1842 between Merritt Hickman and Elizabeth Ann and W. Bigsby & his heirs of the County of Somerset and State of Alabama of the first part, and Edward W. Bigsby of the second part. That Merritt Hickman and Elizabeth Ann do hereby acknowledge that the said Edward W. Bigsby of the second part has the day for and in consideration of the sum of five hundred and no more to him in hand paid by the said Edward W. Bigsby of the second part. The receipt whereof is hereby acknowledged by Merritt Hickman and Elizabeth Ann and by their present and future heirs and assigns unto the said Edward W. Bigsby of the second part, or that certain tract or parcel of land lying and situate in Somerset County, Alabama, and known as the North half of the North East quarter of Section 16, Township 10 Range 6, East of the same also in Somerset County Alabama containing seven and no more of an acre to him and to his heirs and assigns. That the said Merritt Hickman and Elizabeth Ann do hereby acknowledge that they have no claim or demand against the said Edward W. Bigsby or his heirs in any way or manner.

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to the said proper use and behoof of him the said Edward W. Bigsby of the second part his heirs and assigns forever and to the said Merritt Hickman and Elizabeth Ann of the first part for and to their heirs and assigns forever and to their heirs and assigns forever. That the said Edward W. Bigsby of the second part has the day for and in consideration of the sum of five hundred and no more to him in hand paid by the said Merritt Hickman and Elizabeth Ann of the first part. The receipt whereof is hereby acknowledged by Merritt Hickman and Elizabeth Ann and by their present and future heirs and assigns unto the said Edward W. Bigsby of the second part, or that certain tract or parcel of land lying and situate in Somerset County, Alabama, and known as the North half of the North East quarter of Section 16, Township 10 Range 6, East of the same also in Somerset County Alabama containing seven and no more of an acre to him and to his heirs and assigns. That the said Merritt Hickman and Elizabeth Ann do hereby acknowledge that they have no claim or demand against the said Edward W. Bigsby or his heirs in any way or manner.

State of Alabama
Somerset County

I personally appeared before me Nathan P. Lee and acting Justice of the Peace in and for said County Merritt Hickman and Elizabeth Ann and their wife and acknowledged that they signed sealed and delivered the foregoing and in the day of its date for the purposes therein mentioned. Given under my hand and seal this 3rd day of October 1842.

Filed in the Office of the Judge of the Probate Court of Somerset County, State of Alabama for registration on the 29th day of July 1850, which is duly done in Book No. 8, Pages 202 & 203
Test Thomas G. Lyon, Judge. P. C.

Nathan W. Anthony & Wife
To B. Lee
Edward W. Bigsby

This Indenture made this the twenty second day of September in the year one thousand eight hundred and forty three between Nathan W. Anthony and his wife Mary Ann Anthony of the County of Somerset in the State of Alabama of the one part and Edward W. Bigsby of the other part. That the said Nathan W. Anthony and his wife Mary Ann Anthony do hereby acknowledge that they have the day for and in consideration of the sum of one hundred and fifty dollars to them in hand paid by the said Edward W. Bigsby of the second part. The receipt whereof is hereby acknowledged by Nathan W. Anthony and Mary Ann Anthony and by their present and future heirs and assigns unto the said Edward W. Bigsby of the second part, or that certain tract or parcel of land lying and situate in the County of Somerset and State of Alabama and known and designated as the North half of a quarter of land in said County and State in Range 3 Township 9 and Section 16 containing seven and no more of an acre to him and to his heirs and assigns.

261) We to have one acre more or less off of the Antithus quarter in the same
Range and Township in the South West corner to begin as the branch
runs in all about Section 2 and corner of lot. To have same to hold
the above described track or space of the Government and appur-
tenances thereto belonging or in any wise appertaining unto the said
Edward W. Anthony, his heirs and assigns from and to the said Davis & D.
Anthony and M. A. Anthony the wife for their heirs or assigns
and their assigns forever and the consideration of the premises
warrant and deed from before the title to the above described and
hereby granted premises unto the said Edward W. Anthony, his
and assigns from and against themselves and all and every
person or persons claiming or holding under them the said
Edward W. Anthony & M. A. Anthony the wife and also against the
lawful title claim or demand of all and every person or persons
whomsoever claiming or holding by force under the Government of the
United States in Testimony whereof the said Nathaniel W. Anthony
and his wife M. A. Anthony the wife have unto Subscribed their names
and affix their seals this day and year above written

State of Alabama Personally appeared before me Albert Watts
 Justice of the Peace in and for
 said County, Nathan H. Anthony and his wife Mary
 Ann Anthony whose names is signed to the Within Bond and ac-
 knowledged the signing and delivery of the Same to Edward M
 Briggs on the day of its date for the purposes therein specified
 Given under my hand and seal this 22nd day of February 1849
 Albert Watts J. P. and.

Filed in the Office of the Judge of the Probate Court of Limestone County,
State of Alabama for registration on the 29th of July 1858 which is duly
ack in Book No 5 Page 225 & 226

S. P. Easter & wife
vs
Elisha W. Biggley

This Indenture made and entered into this 9th day of December 1874 between Samuel P. Easter & his wife Margaret C. Easter of the county of Somerset and State of Maryland of the one part and Elisha W. Biggley of the other part Witnesseth that the said Samuel P. Easter and his Margaret C. Easter for and in consideration of the sum of Nine hundred dollars to them in hand paid by the receipt whereof is acknowledged that the said Mary Margaret sold aliened conveyed and assigned unto the said Elisha W. Biggley and his heirs all that certain lot or parcel of land lying and being in the said county of said State aforesaid, being the West Half of Fractional Section Six Township 6 of Range 3 East

The State of Alabama }
Creston County } Personally appeared before me John Simpson, an acting
Justice of the Peace for and in the County of Creston and
State of Alabama aforesaid, and acknowledged Asenoid B. Easter & his
wife Margaret B. Easter, that they did read and advised the for-
going deed on the day of its date for the purposes therein named to the
aforesaid Edward W. Engstrom, and his heirs, also on the same day I sub-
scribed said deed to Margaret B. Easter, wife of said Asenoid B. Easter
and in a private conversation, separate and apart from said husband
acknowledged that she relinquished her right of dower in said land
and premises freely and voluntarily and without any force, threats
or compulsion of the said husband, Given under my hand and seal
the 27th day of December 1844 John Simpson J.P. &c.

Albert Wadsworth and wife
 To ⁱⁿ Alred
 Edward W. Engleby

This Indenture made this 18th day of January
 1817 between Albert Wadsworth and R. C. Wadsworth his wife
 of the County of Dorchester
 in the State of Alabama of the one part and
 Edward W. Engleby of the County and State aforesaid of the other
 part Witnesseth that the said Albert Wadsworth and R. C. Wadsworth 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, sold, aliened, conveyed
 and conveyed and by these presents do bargain, sell, alien
 convey and convey unto the said Edward W. Engleby all that
 certain tract or parcel of land lying and being in the
 County of Dorchester and State of Alabama and known as
 the North half of the North East quarter of Section No 7 of Township No

206 Large tract containing eighty 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 Edward W. Gage his heirs and assigns forever and the said Albert Walls and his wife Rebecca for their heirs executors and administrators do warrant and will give and defend the title to the above described and hereby granted premises unto the said Edward W. Gage his heirs and assigns forever against themselves and all and every person claiming or holding under them the said Albert Walls and W. G. Walls 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 Albert Walls and W. G. Walls have hereunto set their hands and seals the day and date above written

Albert Walls Seal
Rebecca Walls Seal

State of Alabama
County of Winston
Personally appeared before me Thomas Black an acting Justice of the Peace in and for said County Albert Walls and W. G. Walls his wife, who came and signed to the within and solemnly acknowledged the making sealing signing and delivering the same to Edward W. Gage for the purposes therein mentioned from under my hand and seal this 5th day of August 1857

Thomas Black J.P. Seal

Filed in the Office of the Judge of the Probate Court of Winston County State of Alabama for registration on the 9th of July 1858, which is duly done in Book No 8 Pages 205 & 206

Just Thomas B. Lyne Judge P.C.

110578
President of the United States
To all whom these presents shall come, Greeting, Know ye, that Seaton Bone of Winston County Alabama having appeared 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 land (part of Oak River) of fractional Section twelve in Township ten of Range 6 West containing two thousand and twenty acres and forty tenths of an acre of the lands donated to the State at Huntsville Alabama in pursuance of the Law providing for the sale of the lands in the United States in Mississippi and Alabama

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Now is Granted by the United States unto the said Seaton Bone and 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 thereto belonging or in any wise appertaining unto the said Seaton Bone and to his heirs and assigns forever. I have caused this grant 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 December in the Year of our Lord one thousand eight hundred and twenty nine and of the Independence of the United States of America the fifty fourth

By the President Andrew Jackson

Recorded in Vol No 28
Page --- 274
J. W. Graham, Com of the Land Office
Filed in the Office of the Judge of the Probate Court of Winston County State of Alabama for registration on the 3rd day of August 1858, which is duly done in Book No 8 Pages 205 & 206

Just Thomas B. Lyne Judge P.C.

Seaton Bone and his wife Elizabeth his wife for and in consideration of the sum of nine thousand dollars to them in hand paid the receipt whereof is hereby acknowledged have this day bargained sold aliened conveyed and conveyed unto the said Edward W. Gage by all that certain tract or parcel of land lying and being in the County of Winston and State of Alabama and known as the Section twelve in Township 10 of Range 6 West containing about two thousand and twenty 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 Edward W. Gage his heirs and assigns forever and the said Seaton Bone and Elizabeth his wife for their heirs executors and administrators do warrant and will give and defend the title to the above described and hereby granted premises unto the said Edward W. Gage his heirs and assigns forever against them and all and every person claiming or holding under them the said Seaton Bone 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 force or under the Government of the United States In testimony whereof the said Seaton Bone and Elizabeth have hereunto set their hands and seals the day and date above written

Seaton Bone Seal
Elizabeth Bone Seal

268 Signed Sealed and delivered in the presence of
Albert Wells J P Seal
A B Crawford J P Seal

J. Filed in the Office of the Judge of the Probate Court of Semmes County, State of Alabama, for registration on the 5th day of August 1850, which is duly done in said Book No 8 Page 267 & 268
Test Thomas S. Lyles, Judge P.C.

James Craig Wife of Mrs. Williams made this tenth day of August and
H. B. died 3 thousand eight hundred and fifty by and between
William A. Hiram James Craig wife married living of the County
of Semmes and State of Alabama of the one part and William
A. Hiram of the County of Semmes and State of Alabama of
the other part Witness that the said James & William living, good
and in consideration of the sum of twenty five hundred dollars
to them in hand paid and they paid the receipt whereof
wholly acknowledged have this day granted bargain and sold
and they these presents do grant bargain and sell unto the said
William A. Hiram his heirs and assigns. All that certain parcel
of ground lying and being in the town of Wetumpka and known
and designated in the plan of said town as lots numbered one
thousand and sixty two, one thousand and sixty five one thousand
and seventy one hundred and seventy one one thousand and
seventy two, one thousand and seventy three being the lot and
premises occupied by said James & William living for a number of
years past, with all and singular the hereditaments and appurtenances
thereunto belonging or in any wise appertaining and all the estate right
title interest claim and demand whatever of them the said James &
William living of, in and to the said lots of ground and every part
and parcel thereof with the appurtenances unto the said William A.
Hiram his heirs and assigns forever. And the said James
& William living for themselves and their heirs the said lots and every
part and parcel thereof against themselves their heirs, executors
and every other person whom suit or warrant and forever defend to
the said William A. Hiram his heirs and assigns. In testimony whereof
of the said James & William living have hereunto set their hands and seals
the day and date above written

James Craig Seal
William A. Hiram Seal

The State of Alabama
Semmes County
This day personally appeared before me Thomas
S. Lyles Judge of the Probate Court of said County,
James Craig and acknowledged that he had signed sealed
and delivered the within deed of conveyance to the said William
A. Hiram for the purposes therein set forth and on the same day I set
the said deed to the said William A. Hiram who acknowledged

269 And the said James Craig and delivered the same to the said William A.
Hiram without any fear threats or compulsion of the said husband James
Craig freely and voluntarily. Given under my hand and seal this 10th
day of August 1850. Thomas S. Lyles J P Seal

Filed in the Office of the Judge of the Probate Court of Semmes County State of
Alabama for registration on the 10th day of August 1850, which is duly
done in said Book No 8 Page 267 & 268
Test Thomas S. Lyles Judge P.C.

John A. Lee I know all men by these presents that I, John A. Lee for an
to B. Mortgage In consideration of the sum of eight hundred and seventy one
Dollars I do hereby sell to the said John A. Lee at a before
the sealing and delivery of these presents the receipt whereof is
twenty acknowledged, parcel granted bargain and sold and the
twenty grant bargain and sell to the said John A. Lee his heirs and
assigns all that certain parcel of ground lying and being in the town of
Wetumpka and known and designated in the plan of said town as lots
numbered one thousand and sixty two, one thousand and sixty five one
thousand and seventy one one thousand and seventy two, one thousand
and seventy three being the lot and premises occupied by said James &
William living for a number of years past, with all and singular the
hereditaments and appurtenances thereunto belonging or in any wise
appertaining and all the estate right title interest claim and demand
whatever of them the said James & William living of, in and to the said
lots of ground and every part and parcel thereof with the appurtenances
unto the said John A. Lee his heirs and assigns forever. And the said
James & William living for themselves and their heirs the said lots and
every part and parcel thereof against themselves their heirs, executors
and every other person whom suit or warrant and forever defend to
the said John A. Lee his heirs and assigns. In testimony whereof of the
said James & William living have hereunto set their hands and seals
the day and date above written

The State of Alabama Before Me Thomas G. Sykes Judge of the Probate Court of said
Linestone County 3d County This day personally appeared the above named John Henry Malone
administrator of the Estate of William E. Malone deceased and acknowledged that he signed sealed
and delivered the foregoing deed to Samuel Matthews for the purposes therein expressed
and on the day and year therein mentioned, Given under my hand and seal this 15th day
of July 1858
Thomas G. Sykes (Seal)
Filed in the office of the judge of the Probate Court of Linestone County State of Alabama
for registration on the 16th day of July 1858 which is duly done in deed book No 8 page 271
+ 272 Test Thomas G. Sykes Judge P.C.

John Moore To all Whom it may concern This is to Certify the tract or quarter section of land lying
in 3rd and 4th on the North side of the Road leading to Athens, which said land I purchased of Doctor
John Moore Alfred Moore executor of Richards Moore deceased for the love and regard that I have
for my Grandson John Milton Moore do grant give and make over the said quarter
section of land to him the said John Milton Moore to him his heirs and assigns forever
Given under my hand and seal this 22nd day of September 1846
I test
John Milton Moore
James Thelan
Mr. L. Hayed
The State of Alabama This day personally appeared before me Thomas G. Sykes Judge of
Linestone County 3d Probate Court of said County James Thelan one of the subscribing
witnesses to the within deed of Gift. Who after being duly sworn, depose and say that
he heard the said John Moore acknowledge that he had signed sealed and delivered the
within deed of Gift to the said John Moore for the purposes therein specified and on
the day and year therein named, and that he subscribed his name as a witness thereto in the
presence of the said John Moore, and in the presence of John L. Thelan, and William H. Hayes
and that they the said John L. Thelan and William H. Hayes subscribed their names as witnesses
thereto in his presence and in the presence of the said John Moore, and in the presence of
each other Given under my hand and seal this 8th day of July 1858
Thomas G. Sykes (Seal)
Filed in the office of the judge of the Probate Court of Linestone County State of Alabama
for registration on the 8th day of July 1858 which is duly done in deed book No 8 page 273
Test Thomas G. Sykes Judge P.C.

Tax Collector To all Whom these presents shall come I James H. Haysan Tax Collector for Linestone
County and State of Alabama, do hereby certify, Whereas by the list of Taxes handed me
according to the Statute in such cases made and provided It appears that Gilbert Hay
William H. Hay, A. H. Gibson, and J. R. Souad, hath not paid the sum of seven dollars 88 Cts to
State Tax, and two dollars 36 Cts County Tax, due for the year Eight hundred and forty six
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 H. Hay, A. H. Gibson and J. R. Souad, to satisfy the said Taxes sold
the said lot as herein after mentioned, at public Auction according to the Statute Cases
made and provided to John W. Mofford, for twenty seven dollars 59 Cts, including

asking the highest bidder for the same, Now I certify that the said James Haysan, Tax Collector aforesaid,
virtue of said list of Taxes, in consideration of said sum of twenty seven dollars and 59 Cts in discharging the
advertising, and making the deed, and the fee due to me in hand paid by the said John W. Mofford, the receipt
whereof is hereby acknowledged, have granted bargained and sold and by these presents, do bargain and sell
to the said John W. Mofford, and to his heirs and assigns forever the following lot of land, known and designated
as the part of the said land, in section twenty nine, thirty, thirty three and thirty four in Township Three Range
Six West, containing twenty four acres, commencing in the section adjoining Henry Bonbrough's purchase in
said lands, together with and singular the appurtenances, thereto belonging, to have and to hold, and all the
legal estate, right and title which the said Gilbert Hay, William H. Hay, A. H. Gibson, and J. R. Souad, had
in and to the said lot or parcel of land, at the first day of March 1846 unto him the said John
W. Mofford, his heirs and assigns forever as fully and absolutely, as the said James Haysan Tax Collec-
tor as aforesaid and under the authority aforesaid might or could, or ought, to sell and convey the
same; Witness my hand and seal this seventh day of June 1847.

The State of Alabama This day personally appeared before me Thomas G. Sykes Judge of the
Linestone County 3d Probate Court of said County James Haysan former Tax Collector of said
County and State, and acknowledged that he had signed sealed and delivered the foregoing deed to
the said John W. Mofford for the purposes therein set forth, and on the day and year therein named
Given under my hand and seal this 26th day of July 1858
Thomas G. Sykes (Seal)
Filed in the office of the judge of the Probate Court of Linestone County State of Alabama
for registration on the 26th day of July 1858 which is duly done in deed book No 8 page 272
+ 273 Test Thomas G. Sykes Judge P.C.


Samuel Tanner and others To all Whom it may concern This Twentieth day of January in the year one thousand
and four hundred and forty four between Samuel Tanner Margaret Tanner his wife John Tanner
George H. Harvey Susan Tanner his wife, Richard W. Vasser and Elizabeth H. Vasser his wife, Daniel Coleman
Elizabeth Coleman his wife and Jonathan Vasser of the County of Linestone in the State of Alabama
of the one part and George H. Harvey of said County 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,
enfeoffed, released, conveyed, and confirmed, (and by these presents, do give, grant, bargain, sell,
alien, enfeoff, release, convey and confirm) unto the said George H. Harvey, all that certain tract of
land, lying and being in the County aforesaid & known as the North East quarter of the 20th gr of
Sec No thirty three, and also the South half of the 16th gr of section thirty three, all in Township No
two in Range No three West containing one hundred twenty 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 George H. Harvey, his heirs and assigns forever and the said parties
of the first part, for themselves & their heirs, executors and administrators, do hereby and in consid-
eration of the premises, warrant and aid forever defend, the title to the above described and hereby
granted premises, unto the said George H. Harvey, his heirs and assigns, from and against them-
selves, 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 Samuel Tanner & Margaret Tanner his wife
John Tanner Susan Tanner his wife, Richard W. Vasser & Elizabeth H. Vasser his wife
Daniel Coleman and Elizabeth Coleman his wife and Jonathan Vasser the said parties
of the first part have hereunto subscribed their names and affixed their seals the

stay and hear at once written.

Signed, sealed & delivered in the presence of }

Geo W Milburn

Richard M Ogilby

Samuel Tamm 

J. J. Tanner 

R. W. Vasser

Samuel Goldman

22 Wasser

E. 10 Nassau

her
Margaret L. Lamm

Margaret, R. 1000
 Mark
 Eli - T. R. 1000

Leipzig, 18. März 1848. (S. 3)

The State of Alabama

Lincoln County ss. We the undersigned Clerk of the County Court of said County person-
ally appeared this day, Samuel Stinner, John T. Stinner, Rich^d. M. Vasser, Daniel Coolman and
Jesse H. Vasser, and severally, acknowledged, that they had signed, sealed and delivered the
within deed of conveyance to the said George H. Harvey for the purposes therein set forth and
on the day and year therein named, Given under my hand and seal this 31st day of January
1819.
Thomas C. Stynes Clerk (Ct.)

Filed in the office of the Clerk of the County Court of Simsbury County State of Alabama
for registration on the 27th day of January 1849. Which is duly recorded in record book No 8
page 61 & 62
Test Thomas B. Tynd Clerk. c.c.

The State of Delaware, this day personally appeared the former Thomas G. Tipton, Judge of the
Limestone County Probate Court of said County, George W. Milburn, one of the subscribing
witnesses to the within deed, who after being duly sworn, deposed and says that he saw the said Tipton, with the
Vasson, Margaret Sumner, Elizabeth C. Cummins and the said O. Sumner sign and deliver the within
deed to the said George W. Milburn for the purposes therein set forth, and that he signed his name to
the said threats in their presence and in the presence of Richard W. Ogilby the other subscribing witness
and that said Richard W. Ogilby signed his name as a subscribing witness in his presence, and in the presence
of the above named parties, and in the presence of each other, in my hand and seal this 18th day
of July, 1882.

Filed in the office of the judge of the Probate Court of Calhoun County State of Alabama for registration on the 13th day of July 1888 which is duly done in Wed. Book No 8 pages 2734, 274

East Thomas G. Lynd Sprague P.C.

William W Martin & This Indenture made this 25th day of July in the year one thousand eight
Is, Moed. ~~thousand and fifty~~ between Mr. W. Martin of the County of Statham in the
Robert L Clark State of Mississippi of the one part, and Robert L Clark of the County of Sumner
State of Alabama, of the other part. Witnesseth, That the said Mr. W. Martin for and in con-
sideration of the sum of Four hundred & twenty seven ^{and} 7/10 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 Robert L Clark all those certain lots
of land lying as & being in the Town of Athens County of Sumner State of Alabama known
in the plans of said Town, laid down by John M. Hixley as lots No 204 & 205 containing
seven acres and fifty poles, to have and to hold the above described lots of land, with the
tenements, and appurtenances thereto belonging as in any case appertaining unto the
said Robert L Clark his heirs and assigns forever, And the said William W. Martin for
himself, his heirs, executors and administrators do hereby and in consideration of the
premises, do warrant and well forever defend, the title to the above described and hereby granted

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promised, unto the said Robert Clarke, his heirs and assigns from and against themselves and all and
persons or persons claiming or holding under them the said Wm. Martin and also against the lawful title
claim or demand of all and every person or persons whomsoever, In testimony whereof the said William
M. Martin has hereunto, subscribed his name and affixed his seal, the day and year above written

William W Martin *Secy*

The State of Alabama } Before me Thomas B. Lyles judge of the Probate Court in and for said County
 Limestone County } This day personally appeared, the above named William W. Martin and a known
 single that he being duly sworn and delivered the foregoing instrument to Robert A. Clark for the purposes
 therein specified, as is on the day and year therein mentioned, Given under my hand and seal
 this 27th day of July, 1850
 Thomas B. Lyles judge of Probate

Thomas & Sons per 100 lbs

Filed in the office of the judge of the Probate Court of Limestone County, State of Alabama for registration on the 29th day of July 1880 which is duly done in Book No. R No 4 pages 274 & 275-

West. Thomas G. Lewis, judge. P. B.

John H. David & wife. Mr. T. M. Lawrence made his first day of July in the year one thousand eight
hundred and fifty between John H. David and his wife. David's wife of that day.

Richard W. Wasson of Livestone in the State of Alabama, of the one part, and Richard Wasson of the other part. Witnesseth that the said John H. David consented to have for and in consideration of the sum of one hundred and twenty five dollars, to them in hand paid the receipt whereof hereby acknowledged, that this day given, granted, bargained, sold, aliened, conveyed, released, released, confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, release, and confirm unto the said Richard Wasson, all that certain tract of land lying and being in the County of Livestone and State of Alabama, known as the Nor. th East quarter of the South East quarter of Section No. Twelve, Township No. Nine, Range No. Five West, as of the same more or less to John Jackson, off of the South Side of said forty acres, &c. &c. the Nor. th West quarter of the Nor. th East quarter of Section No. Twelve, Township No. Nine, Range No. Five West, containing in all twenty acres more or less. To have and to hold, the above described tract of land, with the improvements thereon, unto themselves, their heirs, assigns forever, and the said John H. David for their heirs, assigns, and administrators. He hereby and in consideration of the premises, warrant and give full and lawful title to the above described and hereby granted premises unto the said Richard W. Wasson, his heirs and assigns forever and against themselves, and all and every person or persons claiming or holding, concerning the said John H. David, &c. &c. and also against the lawful title claim or demands, of all and every person or persons whomsoever, but to wit, any whereof the said John H. David, have heretofore been made, and affixed their &c. &c. the day and year above written.

John H. David (Seal)

John H David Deal

Estética Española Real

Signed sealed and delivered in the presence of

James L. Jones

Henry G. Love

The State of Alabama } This day personally appeared before me Thomas C. Lunsford
Shirley town Decemr 3 } of the Probate Court of said County ^{one of the Justices of the peace and} Henry D. Bone who after being
duly sworn deposes and says the he saw the said John H. David & Letitia David his wife
begin said and deliver the within deed to the said Richard M. Wason and that he sub-
scribed his name as Witness to said deed in the presence of the said John H. David & Letitia David
and in the presence of James H. Jones, the other Clerk of said County and that said
James H. Jones, subscribed his name as a Witness thereto in the presence of the said

John H. Bell, Clerk, and also in his presence, and in the presence of each other, Given under my hand and seal this 31st day of July 1850
Thomas G. Lyles (Seal)

Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for registration on the 31st day of July 1850 which is duly done in Dead Book No 8 page 275 & 276
Jest Thomas G. Lyles Judge P.C.

George Ford Adm^r { This Adventure made this fifteenth day of August one thousand eight hundred and forty nine, between George Ford, Administrator of the Estate of O. H. Bell, State of Limestone County and State of Alabama, of the one part, and Benjamin H. Bell of said County and State of the other part. Whereas the said George Ford Adm^r as aforesaid by virtue and by the Authority of a Decree from the County Court of Limestone County, and State of Alabama, bearing date the 28th day of May 1849, sold the tract of land belonging to the Estate of the said O. H. Bell, dec'd at public sale, to the said Benjamin H. Bell, for the sum of thirty six dollars, being the highest sum bid for the said tract of land aforesaid, Now by virtue of the said order of the Court, And in consideration of the sum of Thirty six dollars in hand paid by the said Benjamin H. Bell, the receipt whereof is hereby acknowledged, the said George Ford Adm^r as aforesaid hath sold all the right and title held by the said O. H. Bell, 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 and being in the State and County aforesaid and further known as being twenty acres of the South East quarter of Section twenty six, and forty two and 1/1000 acres of the South East quarter of Section thirty two, both of Township three and Range five West, being the same inherited by the deceased from his deceased Father, and known in the plans of the Partition of the Estate of the latter made by the Commissioners, and now of record, in the office of the said Court and lots numbered six in each plan, to have and to hold the said land and premises and every part thereof with the appurtenances unto the said Benjamin H. Bell, his heirs, and assigns as fully and as absolutely as the said George Ford Adm^r as aforesaid and under the Authority aforesaid, might, could, or ought to sell and convey the same, In testimony whereof I have hereunto set my hand and affixed my seal this day and date above written
George Ford (Seal) Adm^r

The State of Alabama }
Limestone County ss } Before me Thomas G. Lyles Clerk of the County Court of said County, this day personally appeared the within named George Ford Administrator of the Estate of O. H. Bell deceased, and acknowledged that he signed, sealed and delivered the foregoing deed, to Benjamin H. Bell for the purposes therein specified, and on the day and year therein mentioned, Given under my hand and seal this 15th day of August 1849.
Thomas G. Lyles (Seal)
Filed in the office of the Clerk of Limestone County State of Alabama for registration on the 1st day of August 1850 which is duly done in Dead Book No 8 page 276
Jest Thomas G. Lyles Judge P.C.

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George Ford Adm^r { This Adventure made this fifteenth day of August one thousand eight hundred and forty nine, between George Ford, Administrator of the Estate of Martha Bell, Benjamin H. Bell deceased, State of the County of Limestone and State of Alabama, of the one part, and Benjamin H. Bell of said County and State of the other part. Whereas the said George Ford Adm^r as aforesaid, by virtue and by the Authority of a Decree from the County Court of Limestone County and State of Alabama, bearing date the 28th of May 1849, sold the tract of land belonging to the Estate of the said Martha Bell, dec'd at public sale to the said Benjamin H. Bell, for the sum of thirty six dollars being the highest sum bid for the said tract of land. Now by virtue of the said order of the Court and in consideration of the sum of thirty six dollars in hand paid by the said Benjamin H. Bell, the receipt whereof is hereby acknowledged, the said George Ford Adm^r as aforesaid hath sold all the right and title held by the said Martha Bell in her lifetime in the said tract of land, and ordered by the Court to be sold, which tract of land is known as lying and being in the State and County aforesaid, and further known as being twenty acres of the South East quarter of Section twenty six, and twenty seven, 5/1000 acres of the South East quarter of Section thirty two both of Township three Range five West, being the same inherited by the said deceased from her deceased Father, and known in the plans of the Partition of the Estate of the latter made by the Commissioners and now of record in the office of the said Court and lots numbered four in each plan, to have and to hold the said land and premises and every part thereof with the appurtenances unto the said Benjamin H. Bell his heirs and assigns as fully and as absolutely as I the said George Ford Adm^r as aforesaid, and under the Authority aforesaid might, could or ought to sell, and convey the same, In testimony whereof I have hereunto set my hand and affixed my seal this day and date above written
George Ford Adm^r (Seal)

The State of Alabama }
Limestone County ss } Before me Thomas G. Lyles Clerk of the County Court of said County this day personally appeared the within named George Ford, Administrator of the Estate of Martha Bell dec'd, and acknowledged that he signed, sealed and delivered the foregoing deed, to Benjamin H. Bell for the purposes therein specified, and on the day and year therein mentioned, Given under my hand and seal this 15th of August 1849.
Thomas G. Lyles (Seal)

Filed in the office of the Clerk of the Probate Court of Limestone County State of Alabama for registration on the 1st day of August 1850 which is duly done in Dead Book No 8 page 277.
Jest Thomas G. Lyles Judge P.C.

1878
James Vann Wolfe
S. E. Wood
Elias Jackson

This Indenture made this 2nd day of March
in the year one thousand eight hundred and
eighty between William Vann and Mary his
Wife of the County of Sumter in the State
of Alabama of the one part & Elias Jackson of the other part
Witnesseth that the said William Vann & Mary his Wife Mary
as well for the Contracted love that they bear unto the said
Elias Jackson as also for and in consideration of the sum
of one dollar to them in hand paid, the receipt whereof is
hereby acknowledged have this day given granted bargained
sold aliened conveyed released confirmed and confirmed and
by these presents do give grant bargain sell alien convey
confirm and confirm unto the said Elias Jackson all that
certain parcels of land lying and being in the County and State
aforesaid and known as the North half of the South East
Quarter of Section No. 9, in Township No. 12, in Range 5 West,
except so much thereof as lies on the East line of Range Creek
supposed to contain 30 acres more or less also two acres more
or less off of the South line of the West half of the North East
Quarter of Section 9, of Township No. 2, of Range 5 West, also of
the South East Quarter of said North East Quarter of Sec-
tion No. 9, of Range 5 West, to Commence where I commenced to
Marked Land Corners with the above described land and run
thence around a branch called the San Branch, to where the said
Branch runs into the River, then up said River to the
South side to the Spring Spring Branch, then up said
Branch to the line to have land to hold the above de-
scribed parcels of land with the tenements and appur-
tenances thereto belonging or in any wise appertaining
unto the said Elias Jackson his -- heirs and assigns
Forever And the said William Vann & Mary his Wife
for their heirs Executors and Administrators do hereby and
in consummation of the premises warrant and warrant
defend the title to the above described and hereby granted
premises unto the said Elias Jackson his -- heirs
and assigns forever from and against themselves
and all and every person or persons claiming or
holding under them the said William Vann and Mary
his Wife and also against the lawful title claims or
claiming of an and every person or persons Thomas and
In Testimony whereof the said William Vann & Mary his
Wife have hereunto subscribed their names and affix their seals
the day and year above written

William Vann and
Mary his Wife
Signed sealed and delivered
in the presence of --

279
State of Alabama
Vann and County
This day personally appeared before me Thomas
Black, and acting Justice of the Peace in
and for said County William Vann and
Mary his Wife and acknowledged that they signed said and
acknowledged the within deed of land to the within named Elias Jack-
son for the purposes therein named and Mary being separated by
the death of her husband, says that she signed the within
deed of land without any fear threat or compulsion from
the said husband or any other person and that this is the 2nd
day of March 1880.

Thomas Black, J.P.

Read in the Office of the Judge of the Probate Court of Sumter
County, State of Alabama for Registration on the 17 day of Au-
gust 1880, which is duly done in Book B. 11, Page 278
J. J.

Test Thomas G. Luns, Judge P.C.

James Meadows & others
vs
Elias Jackson
James no dam -

This Indenture made this the fifteenth
day of May eighteen hundred and
eighty between James Meadows James
W. Meadows Mrs. Rebecca Meadows, Nathaniel West, Alex-
ander Meadows, Elizabeth Meadows and wife Elizabeth George W.
Meadows Mrs. Rebecca Anderson, J. Pickens Mrs. Polly Pickens for-
merly Polly Meadows, W. H. Meadows, M. Meadows & West formerly
Meadows & Meadows, William Stewart and wife Amanda for-
merly Amanda Meadows, and Richard Gibson Mrs. Ma-
hala formerly Mahala Meadows heirs of Anderson Meadows
sons, Alex. Meadows and Emily O. Meadows of the County of Sum-
ter in the State of Alabama of the one part, and James W. Jackson
of the other part, Witnesseth that the said parties above mentioned
for and in consideration of the sum of five hundred and fifty dollars
and to them in hand paid the receipt whereof is hereby acknowl-
edged have this day given granted bargained sold conveyed
and conveyed said confirmed and by these presents do give
grant bargain sell alien convey release confirm and confirm and
by these presents do give grant bargain sell alien convey release
confirm and confirm unto the said James Meadows above named all that certain lot or parcels of
land lying and being in the County of Sumter and known as follows, the
South half of the North half of the South West Quarter of Section
one, Township four Range four West also a piece known as follows
beginning at the South West corner of the West half of the South
East Quarter of Section two Township four Range four West
running east in the Section line to the middle of said Quarter, thence
North across the Quarter thence West on the line to the West border of the
Fourth Quarter, along the border of said Quarter to the West line

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of said quarter chance fourth to the beginning containing in all twenty
acres more or less to have and to hold the above described tracts on
parcels of land with the tenements and appurtenances thereunto
belonging or in any wise appertaining unto said James McLean
his heirs and assigns forever and the said parties above named
for themselves their heirs executors and administrators do hereby
warrant and give firm defense the title to the above described
parcels of land unto the said James McLean his heirs and
assigns from and against themselves and all and every person
or persons claiming or holding under them the parties above named
and also against the lawful title claim or demand of all
and every person or persons whomsoever in testimony whereof the
said parties have hereunto subscribed their names and affixed their
hands the day and year above written.

James McLean Deal
Nathaniel A Holt Deal
Matthew O Holt Deal
E J Meadows Deal
Elizabeth O Meadows Deal
Martha O Meadows Deal
Richard D Meadows Deal
James H Meadows Deal
Piscieu P Meadows Deal
Andrew J Packum Deal
Mary Packum Deal
George W Meadows Deal
Robert W Meadows Deal

The State of Alabama

Limestone county Personally appeared before me John H Knott
an acting Justice of the Peace in and for
said county George W Meadows and his wife Rebecca Meadows
who acknowledge that they severally signed the foregoing
Deeds James McLean for the purposes therein contained
and his wife Rebecca Meadows having been separately and apart
examined by me from her said husband, says that she signed
without any fear or threats from her said husband Given under
my hand and seal the 9th of January 1850

John H Knott J.P. Deal

The State of Alabama

Limestone county Personally appeared before me Thomas Black
an acting Justice of the Peace in and for said
county the day James McLean Nathaniel
Holt and Martha O Holt his wife and E J Meadows and
Elizabeth O Meadows his wife Martha O Meadows Richard
P Meadows James H Meadows and Andrew J Packum and
Mary Packum his wife and acknowledge that they severally

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signed sealed and delivered the foregoing Deed to the within
named James McLean for the purposes therein named and the said
wifes of the said Nathaniel A Holt and Elizabeth O Meadows wife of
the said E J Meadows and Mary Packum wife of the said An-
drew J Packum being by me apart from their said husbands ex-
amined says that they signed the within Deed without any fear
threat or compulsion from their said husbands Given under my
hand and seal this the 12th day of January 1850

Thomas Black J.P.

The State of Alabama

Limestone County Personally appeared before me Robert
Dawson an acting Justice of the Peace
in and for said county Pricie B. Meadows wife of James H.
Meadows and acknowledge that she signed sealed and de-
livered the within Deed to the within named James McLean
on the day and year therein named and said Pricie B.
being privately examined and apart from her said husband
acknowledges that she signed the said Deed willingly and
freely and without any fear threats or compulsion of her said
husband Acknowledged before me this 13th day of January 1850

Robert Dawson J.P.

Filed in the Office of the Judge of the Probate Court of Limestone
county State of Alabama for registration on the 26th day of
August 1850 which is duly done in Book No 8 Pages
279, 280, 281.

Just Thomas D. Lyons J.P. Deal

Elizabeth Wright
Gey Ward
Robert C Wright

This Indenture made this second day of August in the year one thousand
eight hundred and fifty between Elizabeth Wright of the County of Limestone
in the State of Alabama of the one part and Robert C Wright of said County and
State of the other part Witnesseth that the said Elizabeth Wright for and in consideration
of services rendered to the sum of six hundred dollars and for the natural affection
have for the said Robert C Wright, 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 Robert
C Wright 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 West half of
the North East quarter of Section 8 the East half of the North East quarter Section 8 the
West half of the South East quarter of Section 8 and the East half of the South
East quarter of Section 5 all in Township four Range five West Containing
three hundred and twenty acres 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 anywise appertaining unto the said Robert L. Wright his heirs and assigns forever, And the said William Wright for himself his heirs Executors and administrators, do hereby and in Consideration of the premises, Accarrant and will forever defend, the title to the above described, and hereby granted premises unto the said Robert L. Wright his heirs and assigns from and against themselves and all and every person or persons claiming, or holding under them the said William Wright, And also against the lawful title, Claim or demand of all and every person or persons Whomsoever, In testimony whereof, the said William Wright has hereunto subscribed his name and affixed his seal the day and year above written
William Wright (Seal)

The State of Alabama
Limestone County, ss. Personally appeared before me Thomas G. Tyndal Judge of the Probate Court, of said County, William Wright and acknowledged that he had signed sealed and delivered the within deed to Robert L. Wright for the purposes therein set forth, And on the day and year therein named, Given under my hand and seal this 17th day of August A.D. 1850.
Thomas G. Tyndal Judge (Seal)

Filed in the Office of the Judge of the Probate Court of Limestone County, State of Alabama, for registration on the 17th day of August A.D. 1850. Which is duly done in Record Book No 8 pages 287 & 282
Test Thomas G. Tyndal Judge J. C.

Thomas Moore and wife
This Indenture, made this thirteenth day of September in the year one thousand eight hundred and forty nine, between Thomas Moore and Eliza Jane Moore his wife of the County of Limestone and State of Alabama of the one part, and William Lamm of the other part, Witnesseth that the said Thomas Moore and Eliza Jane his wife for and in Consideration of the sum of one hundred and twenty five dollars to them in hand paid the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed unto the said William Lamm, and by their presents, do give grant, bargain, sell, alien, convey, release, convey and confirm unto the said William Lamm, all that certain tract of land, lying and being in the County of Limestone and State of Alabama, known and described, as the North East quarter of the North East quarter of Section two, Township two, Range five West, and proved to be forty acres (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 anywise appertaining unto the said William Lamm, his heirs and assigns forever, And the said Thomas Moore and Eliza Jane his wife for their heirs Executors and administrators, do hereby and in Consideration of the premises, Accarrant and will forever defend, the title to the above described and hereby granted premises, unto the said William Lamm his heirs and assigns from and against themselves, And all and every person or persons claiming or holding under them, the said tract or parcel of land and also against the lawful title Claim or demand of all and every person or persons Whomsoever In testimony whereof the said Thomas and Eliza Jane Moore his wife, hereunto subscribe their names and affix their seals the day and year above written

Signed sealed and delivered in the presence of
Nelson S. Gray
Thomas Jackson
The State of Alabama }
Limestone County, ss. Personally appeared before me Thomas G. Tyndal Judge of the Probate Court of said County, Elias Jackson one of the witnesses to the foregoing deed and after being duly sworn, deposes and saith that he saw the said Thomas Moore & Eliza Jane his wife sign seal and deliver the foregoing deed to the said William Lamm, And that he signed his name as a witness thereto in the presence of the said Thomas Moore & wife And in the presence of Nelson S. Gray the other subscribing witness, And that the said Gray signed his name thereto in his presence, And in the presence of said Moore and wife, And in the presence of each other, Given under my hand and seal this 17th day of August A.D. 1850
Thomas G. Tyndal Judge (Seal)

Filed in the Office of the Judge of the Probate Court of Limestone County, State of Alabama for registration on the 17th day of August A.D. 1850 Which is duly done in Record Book No 8 pages 282 & 283
Test Thomas G. Tyndal Judge J. C.

James M. Lamm and wife
This Indenture made this sixteenth day of February in the year one thousand eight hundred and fifty between Joshua L. Martin and his wife Sarah L. Martin of the County of Limestone and State of Alabama of the one part, and James M. Lamm of the other part, Witnesseth that the said Martin & wife and the said Lamm & wife for and in consideration of the sum of Five hundred and twenty seven dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, unto the said James M. Lamm and wife, all that certain tract of land, lying and being in the County and State aforesaid known and described as follows, To wit that certain lot or parcel of land, being a portion of the South West quarter, of Section four Township three Range four West, beginning at the North East Corner of said quarter Section running West to a stake in the center of the lot, thence North to a stake, fifty three chains, forty eight links, thence South along said road to a stake, fourteen chains, four links, thence Eastwardly along J. M. Lamm's line to a stake, eighteen chains, thence South to a stake six chains and seventeen links, thence East along J. M. Lamm's line to the boundary line of said quarter section, forty three chains and thirty seven links, thence North to the beginning, twenty four chains and thirty three links, containing thirty four acres and 25/100 of an acre (more or less), To have and to hold the above described land, with the tenements and appurtenances thereunto belonging or in anywise appertaining unto the said James M. Lamm his heirs and assigns forever, And the said Martin & wife and said Lamm & wife for their heirs Executors and administrators, do hereby and in Consideration of the premises, Accarrant and will forever defend, the title to the above described and hereby granted premises unto the said James M. Lamm his heirs and assigns from and against themselves, And all and every person or persons claiming or holding under them the said Martin and wife and said Lamm & wife And also against the lawful title

all that certain tract of land lying and being in the County of Stone Mountain State of Alabama in the South East 1/4 of the North East 1/4 of Section Twenty one Township Three Range six West Containing forty acres more or less To have and to hold the above described tract of land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Matilda Hines and to her sole and separate use, benefit and behoof free from the control in every way of her said husband and also free from liability to his debts or contracts of any kind, Hines and assigns forever And the said James Mc Lane wife for themselves & 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 Party of the second part, their heirs and assigns forever and against themselves, and all and every person or persons claiming or holding under them the said James Mc Lane wife, And also against the lawful title claim or demand of all and every person or persons whomsoever, In witness whereof the said James Mc Lane wife have hereunto subscribed their names and affixed their seals the day and year above written

James Mc Lane (Seal)
Eliza A. Mc Lane (Seal)

The State of Alabama

Stone Mountain County } This day personally appeared before me Mr Irvin an acting Justice of the Peace in and for the County State of said James Mc Lane and his wife Eliza A. Mc Lane, And acknowledged that they signed sealed and delivered the foregoing deed to Matilda Hines on the day of its date for the purposes therein set forth

Mr Irvin J.P.

Filed in the Office of the Judge of the Probate Court of Stone Mountain County State of Alabama for registration on the 24th day of August 1850 (Which is duly done in Ward Book No 8 pages 285 & 286) Test Thomas B. Lykes Judge P.C.

Richard B. Hines wife } An Indenture made and entered into this the twenty first day of April, in the year of our Lord Eight hundred and fifty between Richard B. Hines and Mary M. his wife of one part, and Sally H. Hines of the second part Mother of the said Richard B. Hines of the second part Witnesseth that the said Parties of the first part 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, And in the further consideration of the natural love and affection entertained by the said Parties of the first part for their said Mother, the said Party of the second part give, grant bargain sell release quitclaim and convey and by these presents do give grant bargain sell release quitclaim and convey unto the said Party of the second part, her heirs and assigns, all their right title and interest in and to that certain tract or parcel of land lying and being in the County of Stone Mountain State of Alabama, And known as the South East quarter of Section Twenty one, Township Three Range six West together with all and singular the tenements privileges and appurtenances thereto belonging or in anywise appertaining, to have and to hold the same unto herself her heirs and assigns forever, And the said Parties of the first part, Covenant to and with the said Party of the second part, that they will warrant and defend the title to the hereby granted premises

to her and her heirs forever from and against all lawful claims or title of themselves and all persons, claiming or holding by, through or under the said Parties of the first part, have hereunto set their hands and affixed their seals this the day and year first above written

Rich B. Hines (Seal)

Mary M. Hines (Seal)

The State of Alabama } Stone Mountain County } Personally appeared before me James M. Thomas acting Justice of the Peace of the County of said the above named Richard B. Hines and Mary M. his wife who acknowledged that they severally signed sealed and delivered the aforesaid Sally Hines And the said Mary M. by me privately executed 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 7th day of May 1850

James M. Thomas (Seal)

Filed in the Office of the Judge of the Probate Court of Stone Mountain County State of Alabama for registration on the 31st day of August 1850 Which is duly done in Ward Book No 8 pages 286 & 287 Test Thomas B. Lykes Judge P.C.

Clinton Jones Estate

vs D. Deed

Nathaniel B. Malone

This Indenture made this 2nd day of September in the year one thousand eight hundred and fifty, between Clinton Jones Adm^r of Micajah Thomas dec^d of the County of Stone Mountain in the State of Alabama, of the one part, and Nathaniel B. Malone, of the other part, Witnesseth that the said Clinton Jones Adm^r of Micajah Thomas dec^d for and in consideration of the sum of thirty three dollars to him in hand paid, the receipt whereof is hereby acknowledged, this day given, granted, bargain, sold, aliened, conveyed, released, conveyed & confirmed and by these presents do give, grant, bargain, sell, alien, convey, release, convey & confirm unto the said Nathaniel B. Malone, all that certain tract of land, lying & being in the County of Stone Mountain, State of Alabama, And known and described as the North East quarter of the South East quarter of Section No 1, Township Three Range six West Containing forty acres, more or less To have and to hold the above described tract of land with the tenements & appurtenances thereto belonging or in anywise appertaining unto the said Nathaniel B. Malone, his heirs and assigns forever, And the said Clinton Jones Adm^r of Micajah Thomas dec^d for himself, heirs, Executors and administrators do hereby and in consideration of the premises, warrant and will forever defend the title to the above described hereby granted premises unto the said Nathaniel B. Malone his heirs & assigns, from and against themselves and all and every person or persons claiming or holding under him the said Clinton Jones Adm^r of Micajah Thomas dec^d And also against the lawful title, claim or demand of all and every person or persons whomsoever In testimony whereof the said Clinton Jones Adm^r of Micajah Thomas dec^d has hereunto subscribed his name & affixed his seal the day and year above written

Clinton Jones (Seal) Executor of M. Thomas dec^d

The State of Alabama } Stone Mountain County } Before me Thomas B. Lykes Judge of the Probate Court of said County personally appeared, Clinton Jones Executor of the Estate of Micajah Thomas dec^d And acknowledged that he had signed sealed and delivered the within deed to the said Nathaniel B. Malone for the purposes therein set forth read on the day and year therein named, Given under my hand and seal this 2nd day of September 1851

Thomas B. Lykes Judge P.C.

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 2nd day of September 1857. Which is duly done in Book No. 8 page 287.
Test Thomas B. Lynd Judge P.C.

Clinton James Carter { This Indenture made this 2nd day of September in the year one thousand eight hundred and fifty, between Clinton James Carter of Micajah Thomas de'd. of the County of Limestone in the State of Alabama of the one part, and Robert D. Clark of the other part. Witnesseth, that the said Clinton James Carter of Micajah Thomas de'd. for and in consideration of the sum of thirty three dollars to him in hand paid, the receipt whereof is hereby acknowledged, has this day given granted bargained, sold, aliened, conveyed, released, conveyed and confirmed and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Robert D. Clark, all that certain tract of land lying and being in the County of Limestone State of Alabama, and known and described as the south east quarter of the south east quarter of Section No. 1 in Township Three Range five West, Containing forty acres more or less. To have and to hold the above described tract of land, with the tenements appurtenant thereto belonging or in any way appertaining unto the said Robert D. Clark, his heirs and assigns forever. And the said Clinton James Carter as Executor of Micajah Thomas de'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 Robert D. Clark his heirs and assigns from and against themselves and all and every person or persons, claiming or holding under him the said Clinton James Carter of Micajah Thomas de'd. and also against the lawful title claim or demand of all and every person or persons (whosoever). In testimony whereof the said Clinton James Carter of Micajah Thomas de'd. has hereunto subscribed his name and affixed his seal the day and year above written.

Clinton James Carter of
Micajah Thomas de'd.

The State of Alabama before me Thomas B. Lynd Judge of the Probate Court of Limestone County Limestone County. Personally appeared Clinton James Carter of the County of Micajah Thomas de'd. and acknowledged that he had signed sealed and delivered the within deed to the said Nathaniel H. Malone for the purposes therein set forth and on the day and year therein named, given under my hand and seal this 2nd day of September 1857.

Thomas B. Lynd Judge (Seal)

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 2nd day of September 1857 Which is duly done in Book No. 8 page 288
Test Thomas B. Lynd Judge P.C.

William Brown { This Indenture made and entered into this 27th day of January 1858 between William Brown Esq. of the County of Giles State of Tennessee of the one part, and Robt. H. Woodfin of Limestone County Alabama of the other part. Witnesseth that said Brown for the consideration of the sum of Four hundred and fifty five dollars in hand paid, doth bargain sell alien, convey to the said Woodfin his heirs and assigns the E. 1/2 of North East quarter of Section six Township No. one Range four West, Containing Eighty 1/100 acres. To have and to hold the aforesaid land and bargained premises with all and singular the appurtenances thereto belonging to the said Woodfin and his heirs the

said Woodfin his heirs and assigns forever, and the said William Brown for himself his heirs, executors, doth covenant to and with the said Woodfin his heirs assigns that the aforesaid land he will forever warrant and defend against the right, title interest or claim of all and every person claiming under him (Witness my hand and seal the day and year above written)

William Brown (Seal)

John H. Woodfin
Nathaniel Hancock

The State of Alabama before me Thomas B. Lynd Judge of the Probate Court of said County Limestone County. Personally appeared John H. Woodfin one of the subscribing parties to the foregoing deed, who being duly sworn deposes and saith that he saw the above named William Brown sign seal and deliver the said deed to the said Robert H. Woodfin for the purposes therein set forth, and on the day and year therein named, and that he signed his name as witness thereto in the presence of said Brown and in the presence of the other subscribing parties, and that the said Nathaniel Hancock the other subscribing party subscribed his name as witness to said deed in his presence and in the presence of said William Brown, and in the presence of each other, given under my hand and seal this 3rd day of September A.D. 1857.

Thomas B. Lynd Judge (Seal)

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 3rd day of September 1857 Which is duly done in Book No. 8 page 288 & 289
Test Thomas B. Lynd Judge P.C.

John H. Woodfin { This Indenture made this third day of January one thousand eight hundred and fifty eight, and fifty between John H. Woodfin of Limestone County in the State of Alabama of the one part, and Thomas B. Lynd of the County of Limestone State of Alabama of the other part. Witnesseth that the said John H. Woodfin and Malinda H. Woodfin for and in consideration of the sum of Three hundred and fifty five 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 unto the said Thomas B. Lynd, all that certain tract or parcel of land lying and being in the County of Limestone in the State of Alabama, described as follows, viz. being the West half of the North West quarter of Section twenty three in Township five Range three West, Containing twenty nine acres and fifty seven hundredths of an acre more or less. To have and to hold the above described tract of land, with the tenements and appurtenances thereto belonging or in any way appertaining unto the said Thomas B. Lynd his heirs and assigns forever. And the said John H. Woodfin and Malinda H. Woodfin 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 B. Lynd, his heirs and assigns from and against themselves, and all and every person or persons, claiming or holding under them, the said John H. Woodfin & Malinda H. Woodfin, and also against the lawful title claim or demand of all and every person or persons (whosoever) claiming or holding by force or under the Government of the United States. In testimony whereof the said John H. Woodfin & Malinda H. Woodfin have hereunto subscribed their names, and affixed their seals the day and year above written.

John H. Woodfin (Seal)
Malinda H. Woodfin (Seal)

John H. Woodfin
Malinda H. Woodfin
Nathaniel Hancock

State of Alabama, I, Lehad L. Gordon an acting Justice of the Peace in and for said County of Limestone County, do Certify that John H. Humbley whose name appears to the above deed of conveyance, acknowledged the signing the same for and in consideration of the purposes therein named, I also Certify that Malinda Humbley wife of the said John H. Humbley, separate and apart from her husband, acknowledged the same without fear or constraint from her said husband for and in consideration of the purposes therein named, Given under my hand and seal this 10th June 1850

Lehad L. Gordon Jth (Seal) for
Limestone Co. Alabama

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 2nd day of September 1850. Which is duly done in deed book No 8 page 270.

Thomas T. Statum wife This Indenture made this 11th day of March 1849, between Thomas T. Statum and Cynthia Statum his wife of the County of Limestone State of Alabama of the one part and John Vickers of the County of Giles State of Tennessee of the other part, bearing witness that for and in consideration of the sum of one hundred dollars to them in hand paid the receipt whereof is hereby acknowledged both this day given, granted, bargained, sold, aliened, conveyed, confirmed and conveyed unto the said John Vickers his heirs and assigns forever, a certain tract or parcel of land situated, lying and being in the County of Limestone State of Alabama, it being the South East quarter of Section 6, Township 1 Range 3 West, containing forty acres more or less in the District of lands subject to sale at Huntsville Ala. To have and to hold the above described and hereby granted premises, with the hereditaments and appurtenances thereunto belonging or in anywise appertaining Thenceunto to the said John Vickers his heirs and assigns forever, And the said Thomas T. Statum and Cynthia his wife for themselves their heirs, executors and administrators and assigns do covenant, grant agree to and with the said John Vickers his heirs, assigns that the before said lands, and bargained premises, they the said Thomas T. Statum and Cynthia his wife warrant forever defend unto the said John Vickers his heirs and assigns against the right, title claim or demand of all and every person or persons, whomsoever claiming or holding from or under the Government of the United States, In testimony whereof the said Thomas T. Statum and Cynthia Statum his wife hereunto set their hands and seals this day and date first above written

Thomas T. Statum (Seal)
Cynthia T. Statum (Seal)
Mark

The State of Alabama, Limestone County ss. Personally appeared before me Preston Morris an acting Justice of the Peace in and for said County, Thomas T. Statum and Cynthia Statum his wife who acknowledged that they signed sealed and delivered the within deed to the said John Vickers for the purposes therein specified the said Cynthia Statum, being by me privately 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 11th day of March 1849

Preston Morris (Seal)
Justice of the Peace

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

Alabama, for registration on the 9th day of September 1850. Which is duly done in deed book No 8 page 270.

Test Thomas B. Tynd Judge, P. C.

Simon Harris wife This Indenture made this fourth day of February and the year one thousand eight hundred and fifty, between Simon Harris and Mrs Harris his wife of the County of Limestone in the State of Alabama of the one part and William S. Memberly of the other part, bearing witness that the said Simon Harris and Mrs Harris his wife for and in consideration of the sum of eighteen hundred dollars to him in hand paid the receipt whereof is hereby acknowledged both this day given, granted, bargained, sold, aliened, conveyed, confirmed, and by these presents do give, grant, bargain, sell alien, convey, release, convey, and confirm unto the said William S. Memberly, all these certain tracts of land lying and being in the County of Limestone and State of Alabama and known and designated Eighty acres in the Range five Township 1 Range five and bounded, East by J. R. Homecock's land, Commencing at South East Corner then North to the River then West to Branges line then South to the River then East to where it commences in the Middle part of said tract, also Mr. Memberly of Tennessee two large fine West containing twenty eight acres in all containing one hundred and fifty eight acres. To have and to hold the above described tracts or parcel of lands, with the hereditaments and appurtenances Thenceunto belonging or in anywise appertaining unto the said William S. Memberly his heirs and assigns forever. And the said Simon Harris and Mrs Harris his wife for themselves heirs, executors and administrators do hereby and in consideration of the premises, warrant and well forever defend, the title to the above described and hereby granted premises, unto the said William S. Memberly his heirs and assigns from and against themselves, And all and every person or persons claiming or holding under them the said Simon Harris and Mrs Harris 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 Simon Harris and Mrs Harris his wife hereunto set their hands and seals this day and year above written

Simon Harris (Seal)
Mrs Harris (Seal)
Mark

The State of Alabama, Limestone County ss. Personally appeared before me Albert Walls an acting Justice of the Peace in and for said County, Simon Harris and Mrs Harris his wife who acknowledged the signing, sealing and delivering the within deed to William S. Memberly for the consideration therein specified Given under my hand and seal this 11th day of February 1850

Albert Walls Jth (Seal)

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 9th day of September 1850. Which is duly done in deed book No 8 page 271

Test Thomas B. Tynd Judge, P. C.

John Vickers This Indenture made this 7th day of September 1850 between John Vickers and Cynthia Statum wife of the County of Giles and State of Tennessee of the one part and Cynthia Statum of Limestone County and State of Alabama of the other part, bearing witness that for and in consideration of the sum of one hundred dollars to them in hand paid the receipt whereof is hereby acknowledged both this day given, granted, bargained, sold, aliened, conveyed, confirmed and conveyed unto the said Cynthia Statum his heirs

And a piece for ever, a certain tract or parcel of land situate lying and being in the County of Limestone and State of Alabama is being the South East quarter of the South East quarter of Section 6 of Township 1 of Range 8 West, Containing forty acres more or less in the District of land subject to sale at Huntsville Ala, To have and to hold the above described and hereby granted premises with the hereditaments and appurtenances thereunto belonging or in anywise appertaining, Thence to the only use of the said Leintha Tatum, her heirs and assigns forever. And the said John I Vickers and Eliza Vickers his wife for themselves their heirs executors and administrators and assigns do Covenant grant agree to and with the said Leintha Tatum her heirs assigns, that the before Recited land, and bargained premises, they the said John I Vickers his wife warrant forever defend unto Leintha Tatum her heirs and assigns against the right title Claim or demand of all and every person or persons (Whosoever Claiming, or holding from or under the Government of the United States) In testimony Whereof the said John I Vickers and Eliza Vickers his wife hereunto set their hands and seals this day and date first above written

The State of Alabama }
Limestone County ss } Personally appeared before me J. B. Angus, Justice of the Peace in and for said County, John I Vickers and Eliza Vickers his wife, who acknowledged that they signed sealed and delivered the within deed to the said Leintha Tatum for the purposes therein specified; the said Eliza Vickers being by me privately 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 _____ day of September 1850.

J. B. Angus (Seal)
Justice of the Peace

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 9th day of September 1850 which is duly done in deed Book No 8 Pages 291 & 292. Test Thomas S. Tyndal Judge of the

Charles Barrett wife } This Indenture made and entered into this 11th day of July in the year of our Lord one Thousand Eight hundred and forty nine between Charles Barrett and his wife Ruth Barrett of the one part and Treseman & Gaston of the other part. Witnesseth, the above named Charles Barrett and his wife Ruth Barrett, for and in consideration of three hundred and twenty five dollars to them in hand paid, the receipt Whereof is hereby acknowledged, that this day granted, bargained and sold and conveyed, unto the said Treseman & Gaston all that 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 quarter, also the North West quarter of the South East quarter, all in Section Eighteen Township one, Range five West, Containing eighty acres and ten of an acre to have and to hold the above described tract or parcel of land together with the appurtenances thereunto belonging or in anywise appertaining, Thence to the said Gaston his heirs and assigns forever and the said Charles Barrett and his wife Ruth Barrett, for themselves their heirs and assigns do warrant and will forever defend the title to the above described and hereby granted premises unto the said Treseman & Gaston his heirs and assigns forever and against the

lawful title Claim or demand of all and every person (Whosoever Claiming, or holding from or under the Government of the United States) In testimony Whereof the said Charles Barrett and his wife Ruth Barrett hereunto set their hands and seals this day and date above written

Charles & Barrett (Seal)

Ruth Barrett (Seal)

State of Alabama }
Limestone County } Personally appeared before me John P. Peterson a acting Justice of the Peace for and in the County of said State the within named Charles Barrett and his wife Ruth Barrett and acknowledged that they signed sealed and delivered the foregoing deed unto Treseman & Gaston on the day of its date for the use and purpose therein mentioned, and the said Ruth Barrett having been by me examined separately and apart from her said husband, acknowledged that she signed sealed and delivered said deed without any fear threats or compulsion of her said husband, Given under my hand and seal this the 17th day of July 1849. John P. Peterson J.P. (Seal)
Filed in the Office of the Judge of Probate of Limestone County State of Alabama for Registration on the 10th day of September 1850 which is duly done in deed Book No 8 Pages 292 & 293. Test Thomas S. Tyndal Judge of the

Henry Townsend & others } This Indenture made this fifth day of October in the year of our Lord one Thousand Eight hundred and forty nine between Henry Gasbrough } Townsend, Mahala Townsend, and Robert Townsend, and Sarah Townsend and Robert Townsend the wife of said Henry Townsend, of the County of Limestone in the State of Alabama, of the one part, and Henry Gasbrough of said County & State of the other 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 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 Gasbrough all that certain tract of land, lying and being in the County of Limestone, of said State of Alabama as all that part of the South half of the South East quarter of Section No four in Township No Three of Range No 6 West, which lies West of a deep hollow spring found so as to give equal privilege to the spring branch, being the tract Cultivated & occupied by said Henry Gasbrough and Joseph Townsend this year and being the same conveyed by deed bearing date the 11th December 1827, from James Latta to John Townsend & containing seventy seven acres. 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 Henry Gasbrough his heirs and assigns forever and 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 given granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, unto the said Henry Gasbrough his heirs and assigns, power and against themselves and all and every person or persons (Whosoever Claiming, or holding from or 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 (Whosoever Claiming, or holding from or under them the said Parties of the first part) have hereunto subscribed their names, and affixed their seals this day and year above written

Henry Townsend (Seal)

Robert Townsend (Seal)

Mahala Townsend (Seal)

Sarah Townsend (Seal)

Henry Townsend (Seal)

Robert Townsend (Seal)

Mahala Townsend (Seal)

Sarah Townsend (Seal)

George M. Milburn
William Thores

The State of Alabama } This day personally appeared before me Thomas S. Lynd Judge of the
Limestone County } Probate Court of said County, George M. Milburn and William Thores, who acknowledged
that he had signed, sealed and delivered the within deed to the said Henry Gasbrough for
the purposes therein set forth and on the day and year therein mentioned, also came William
Thores who after being duly sworn depose and say that he saw the said Robert A. Johnson and
signed seal and deliver the said deed to the said Henry Gasbrough and that he signed
his name as witness to said deed in the presence of said Robert A. Johnson and in the
presence of John Wheeler one of the other subscribing witnesses to said deed and that
said Wheeler signed his name as witness to said deed in the presence of said Robert A. Johnson
and in his presence and in the presence of each other Simon under my hand and seal this 11th day of September 1850

Thomas S. Lynd Judge (Seal)

The State of Alabama } Personally appeared before me Thomas S. Lynd Judge of the
Limestone County } Probate Court of said County George M. Milburn who after being duly sworn depose
and say that he saw the within named Mahala Johnson and Andrew Johnson and
Joseph Johnson, sign seal and deliver the within deed to Henry Gasbrough
for the purposes therein set forth and on the day and year therein named and that
he subscribed his name as witness thereto in their presence, and also in the presence
of Daniel Coleman the other subscribing witness, and that the said Daniel Coleman
subscribed his name as witness thereto in his presence and in the presence of the
said Mahala, Andrew and Joseph Johnson, and that they subscribed
their names thereto in the presence of each other Simon under my hand and seal
this 11th day of September 1850

Thomas S. Lynd Judge (Seal)

Filed in the Office of the Judge of the Probate Court of Limestone County, State of Alabama
for registration on the 11th day of September 1850 which is duly done in deed Book No 8
pages 293 & 294

Test Thomas S. Lynd Judge, J.C.

John G. Thormater wife

To & her heirs

To her heirs

To her heirs

To her heirs

To her heirs

To her heirs

To her heirs

To her heirs

To her heirs

To her heirs

To her heirs

To her heirs

To her heirs

To her heirs

To her heirs

To her heirs

To her heirs

To her heirs

To her heirs

To her heirs

To her heirs

To her heirs

To her heirs

This Indenture made this 7th day of February A.D. 1850 between
John G. Thormater and Rebecca Thormater his wife of the County of
Lauderdale, and State of Alabama, of the first part, and John Barker
and Richard Thormater Trustees for the Baptist Church at Limestone
County, Alabama, of the second part, Witnesseth that the said
John G. Thormater and Rebecca Thormater his wife for and in consideration of
the sum of five hundred to them in hand paid by the said John Barker and
Richard Thormater, at or before the signing, sealing, and delivery of these
present, the receipt whereof is hereby acknowledged have given, granted, bargain
ed, sold, conveyed, and confirmed, to the said John Barker and Richard Thormater
Trustees as aforesaid and their successors in Office for the use of the said Baptist
Church at Limestone County, Alabama, a certain lot of ground lying and
being in the said County of Limestone, and State of Alabama, known and
designated as being a lot to be laid off in a square in the South East corner of the
South West quarter of the North West quarter of Section Number twenty nine in
Township Number two of Range Number six West. See testimony whereof the
said John G. Thormater and Rebecca Thormater his wife have hereto.

at their hands and affixed their seals, the day and year first above written

John G. Thormater (Seal)

Rebecca Thormater (Seal)

The State of Alabama } Personally came before me Bayli E. Boulden, an acting Justice of
Lauderdale County } the peace in and for said County John G. Thormater and Rebecca Thormater his wife, whose
names appear to the foregoing deed, to John Barker and Richard Thormater and acknowledged
the signing, sealing, and delivery, of the same to the said John Barker and Richard Thormater
for the use therein expressed, on the day and year therein written, and the said Rebecca Thormater
being by me privately 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 8th day of February 1850

B. E. Boulden (Seal)

Justice of the Peace

Filed in the Office of the Judge of the Probate Court of Limestone County State of
Alabama for registration on the 12th day of September 1850 which is duly done in deed
Book No 8 pages 294 & 295

Test Thomas S. Lynd Judge, J.C.

Thomas Branden } Whereas John M. Winford the Grand father of my wife Lucy S. Winford
To & his heirs } bequeathed to said Lucy S. by his last will a Negro Girl named Becky about
ten years old, at the time of the death of the said John M. in the year 1826, and
which said Girl coming to the possession of Adison Winford the father of said
Lucy S. having proved to be cruelly & badly disposed, was exchanged with a certain
John Rogers for a Negro Girl named Maria, who was delivered to & received by me
in the year 1843, as the property of my wife, Maria in consideration of the promises thereby
made unto the said Adison Winford & the said John Rogers & unto all other all claims of
myself or wife unto said Girl Becky or her in or against all claims for or on account of said
exchange Given under my hand and seal this 12th day of Sep. 1850

Thomas Branden (Seal)

The State of Alabama } This day personally appeared before me Thomas S. Lynd Judge
of the Probate Court of said County Thomas Branden, who acknowledged that he had
signed sealed and delivered the foregoing deed to the said Adison Winford for the purposes
therein set forth and on the day and year therein named, Given under my hand and seal
this 12th day of September 1850

Thomas S. Lynd Judge (Seal)

Filed in the Office of the Judge of the Probate Court of Limestone County State
of Alabama for registration on the 11th day of September 1850 which is duly recorded
in deed Book No 8 page 295

Test Thomas S. Lynd Judge, J.C.

Thores Hardy wife } This Indenture made this tenth day of November in the year of
To & her heirs } our Lord one thousand eight hundred and forty nine between Thores
William Thores } Hardy and Amanda Hardy his wife of the County of Limestone in the
State of Alabama, of the one part, and William Thores of the State and County of one part
of the other part, Witnesseth that the said Thores Hardy and Amanda Hardy 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, bargain
ed, sold, conveyed, released, confirmed, and confirmed, unto the said

At Walter on the day of its date and for the purposes therein set forth that he subscribed his name as witness thereto in the presence of said Eliza and wife and in the presence of Robert Cobbs shall do White the aforesaid subscribing witnesses, who also subscribed their names in the presence of said Eliza and wife and in his presence and in the presence of each other in view under my hand and seal this 27th day of September 1850

Thomas B. Lynd Judge C.R.

Filed in the Office of the Judge of the Probate Court of Simons County, State of Alabama for registration on the 27th day of September 1850 which is duly recorded in Book No 8 pages 297 & 298

Test Thomas B. Lynd Judge P.R.

John B. Madison

As a H. Allen

Do's Receipt

Joshua Cobbs

Be it remembered that Joshua Cobbs Sheriff and former administrator of the estate of Eliza Allen deceased the sum of eight hundred and four dollars and six cents in full of a debt this day received against said Cobbs in the Probate Court of Simons County, State of Alabama as such administrator May 22nd 1848

John B. Madison

The State of Alabama

Simons County. Before me Thomas B. Lynd Judge of the Probate Court of said County personally appeared John B. Madison and Asa H. Allen and acknowledged that they had signed sealed and delivered the within receipt to Joshua Cobbs for the purposes therein set forth and on the day and year therein named under my hand and seal this 2nd day of October A.D. 1850

Thomas B. Lynd Judge C.R.

Filed in the Office of the Judge of the Probate Court of Simons County, State of Alabama for registration on the 2nd day of October A.D. 1850 which is duly recorded in Book No 8 page 298

Test Thomas B. Lynd Judge P.R.

Jacob Fisher & wife

Do's bond

Matthew H. Roberts

This indenture, made this second day of October in the year one thousand eight hundred and fifty, between Jacob Fisher and his wife Martha B. Fisher of the County of Simons in the State of Alabama of the one part, and Matthew H. Roberts of the same County, State of the other part, witnesseth that the said Jacob Fisher and his wife Martha B. for and in consideration of the sum of five thousand ~~and~~ hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell alien, convey, release, convey and confirm unto the said Matthew H. Roberts all that certain tracts or parcels of land, lying and being in the County of Simons, and State of Alabama, and known as the South East quarter, Section seven, in Township 4 North Range 3 West, containing one hundred and sixty acres one twelfth of an acre. Also the South West quarter of Section seven Township 4 North Range 3 West, containing one hundred and sixty acres and two hundred and fifty eight acres. And eighty nine hundred and fifty eight acres. Also the South West quarter of Section seven Township 4 North Range 3 West, containing one hundred and thirty eight acres (exclusive of four and a half acres belonging to said Salem Congregation for a church and camp ground to have and to hold the above described tracts or parcels of land with the tenements and appurtenances

thereunto belonging, or in anywise appertaining, unto the said Matthew H. Roberts, his heirs and assigns forever, and the said Jacob Fisher and his wife Martha B. for their heirs executors and administrators do hereby, and in consideration of the premises, warrant and well forever give the titles to the above described, and hereby granted premises, unto the said Matthew H. Roberts, his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Jacob Fisher and his wife Martha B. and also against the lawful title, claim and demands of all and every person or persons whomsoever, the testimony whereof the said Jacob Fisher and his wife Martha B. have hereunto subscribed their names and affixed their seals the day and year above written

Jacob Fisher Real

Martha B. Fisher Real

The State of Alabama

Simons County

Before me Thomas B. Lynd Judge of the Probate Court of Simons County personally appeared Jacob Fisher and Martha B. Fisher his wife and generally acknowledged that they had signed sealed and delivered the within deed to the within named Matthew H. Roberts for the purposes therein set forth, and on the day and year therein named, and on the same day I exhibited said deed to the said Martha B. Fisher separately and apart from her said husband, who acknowledged that she had signed sealed and delivered the same freely and voluntarily without any fear threats or compulsion of her said husband, in view under my hand and seal this 3rd day of October A.D. 1850

Thomas B. Lynd Judge C.R.

Filed in the Office of the Judge of the Probate Court of Simons County, State of Alabama for registration on the 3rd day of October 1850 which is duly recorded in Book No 8 pages 298 & 299

Test Thomas B. Lynd Judge P.R.

William H. Keyes

Do's bill of sale

William Richardson

George R. Teck

Know all men by these presents that I William H. Keyes of the County of Monroe State of Miss. do hereby have this day for and in consideration of the sum of five hundred dollars in hand paid the receipt whereof is hereby acknowledged, I conveyed sold and transferred, and by these presents do hereby sell convey and transfer unto William Richardson and George R. Teck a Negro woman named Cherry Keyes about thirty eight or forty years of age, I do hereby warrant and defend, the title of said Negro to said Richardson and Teck and a slave for life, it is to be expressly understood that said Cherry Keyes has furnished the said Richardson and Teck said sum of five hundred dollars out of her own funds to pay said Mr. W. Keyes and that the said Richardson and Teck are to hold the legal title, without claim in her for her service or as a slave but as trustees for her benefit Witness my hand and seal this 2nd Nov 1847

W. H. Keyes Real

The State of Alabama

Simons County

Before me Thomas B. Lynd Judge of the Probate Court of said County William H. Keyes and acknowledged that he had signed sealed and delivered the foregoing bill of sale to the said William Richardson and George R. Teck for the purposes therein set forth and on the day and year therein named, the testimony whereof I have hereunto set my name and affixed

My seal of Office at Office in the Town of Athens this 7th day of October A.D. 1850 And in the 75th year of American Independence

Thomas B. Lynd Judge P.R.

Filed in the Office of the Judge of the Probate Court of Simons County, State of Alabama for registration on the 7th day of October 1850 which is duly recorded in Book No 8 page 299

Test Thomas B. Lynd Judge P.R.

above mention

Presley H. Hobbs (Real)

The State of Alabama }
 Limestone County } Before me Thomas B. Lynd Judge of the Probate Court of said
 County personally appeared the within named Presley H. Hobbs and acknowledged that he
 had signed and delivered the within deed to the Probate Court for the purposes therein
 set forth and on the day and year therein named given under my hand and seal this
 10th day of October 1850
 Thomas B. Lynd (Real)

Filed in the office of the Judge of the Probate Court of Limestone County
 State of Alabama for Registration on the 10th day of October 1850 which is duly
 done in Dead Book No 8 pages 301 & 302
 Test Thomas B. Lynd Judge P.C.

James Connolly Snipe }
 To S. Dea } This Indenture made this twenty fifth day of January 1851
 J. Hayswood Jones } between James Connolly and Elizabeth his wife of the County of Limestone
 State of Alabama, of the one part, and Hayswood Jones, of said County and
 State of the other part, Witnesseth that the said James Connolly 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 conveyed and by these presents do bargain sell, alien, convey and
 convey unto the said Hayswood Jones all that certain tract or parcel of land lying
 being in the County of Limestone State of Alabama known and described as
 follows: The North East Quarter of Section sixteen in Township five and Range three
 containing one hundred and sixty 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 Hayswood Jones, his heirs and assigns
 forever. And the said James Connolly and Elizabeth his wife for their heirs Executors
 and administrators do warrant and will forever defend the title to the above
 described and hereby granted premises unto the said Hayswood Jones his heirs
 and assigns from and against themselves and all and every person claiming
 or holding under them the said James Connolly and Elizabeth his wife and also
 against the lawful title claim or demand of all and every person or persons whomsoever
 even claiming or holding by from under the Government of the United States. In
 testimony whereof the said James Connolly and Elizabeth his wife has hereunto set
 their hands and seals the day and date above written

Signed sealed and delivered in the presence of

Wm. C. Gordon

Jonathan Fisher

Mrs. J. Tucker

State of Alabama

Limestone County } I, Charles C. Gordon an acting Justice of the Peace in and
 said County do Certify that James Connolly whose name appears to the above
 deed of Conveyance acknowledged the signing the same for and in consideration
 of the purposes therein named. I further Certify that Elizabeth Connolly wife of
 said James Connolly appeared and apart from her said husband acknowledged
 the signing the same without fear or constraint from her said husband
 for and in consideration of the purposes therein named. Given under my
 hand and seal 25th Jan'y 1851
 Chas C. Gordon J.P. (Real)

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama
 for Registration on the 10th day of October 1850 which is duly done in Dead Book No 8 page 303

Test Thomas B. Lynd Judge P.C.

John Black & Mary Black }
 To S. Dea } This Indenture made this 28th day of December in the year one thousand
 J. R. Hancock } eight hundred and forty nine between John Black & Mary Black of the County of
 Limestone in the State of Alabama of the one part and J. R. Hancock of the County
 and State aforesaid of the other part. Witnesseth that the said John Black & Mary Black
 for and in consideration of the sum of twelve 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 conveyed; And by these presents do give, grant, bar-
 -gain, sell, alien, convey, release, convey and convey unto the said J. R. Hancock all
 that certain tract of land lying and being in the County of Limestone known as the East
 half of the North East Quarter of Section Eight Township two Range 6 West Containing
 80 acres and two of an acre also the North half of the West half of the North East
 Quarter of Section Eight Township two Range 6 West Containing 40 acres. 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. R. Hancock his heirs
 and assigns forever. And the said John Black and Mary Black for themselves their
 heirs, Executors and administrators do hereby and in consideration of the premises
 warrant, and will forever defend the title to the above described and hereby granted
 premises unto the said J. R. Hancock his heirs and assigns from and against
 themselves, And all and every person or persons claiming or holding under them
 the said John Black & Mary Black, And also against the lawful title claim or
 demand of all and every person or persons whomsoever. In testimony whereof the
 said Parties have hereunto subscribed their names and affix their seals the day and year
 above written
 John Black (Real)
 Mary Black (Real)

The State of Alabama }
 Limestone County } This day personally appeared before me Thomas Black one Justice
 Justice of the Peace in and for said County, John Black and Mary Black his wife and acknowledged
 -colored that they made signed sealed and delivered the within deed to the within named
 J. R. Hancock for the purposes therein named, And Mary Black the wife of the said John
 Black, being by me examined apart from her said husband says that she signed the within
 deed without any fear threat or compulsion of her said husband, given under my hand
 and seal this 28th day of December 1849.
 Thomas Black J.P.

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama
 for Registration on the 10th day of October 1850 which is duly recorded in Dead Book No 8
 page 303
 Test Thomas B. Lynd Judge P.C.

Lyons Arledge Snipe }
 To S. Dea } This Indenture made and entered into this twenty second day
 J. R. Hancock } of October one thousand eight hundred and forty nine, between Lyons Arledge
 and Lucy Arledge 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
 Lyons Arledge and Lucy Arledge for and in consideration of the sum of five hundred
 dollars to them in hand paid the receipt whereof is hereby acknowledged have this day
 bargained sold, aliened, conveyed and by these presents do bargain sell

Alien enfeoff and convey unto the said Josiah R Hancock, all that certain tract or parcel of lands lying and being in the County of Simstone and State of Alabama and known as the West side of the South East quarter of Section Eight Township Two Range Five West of the lands directed to be sold at Huntsville Alabama, Commencing at the South West Corner of 50 ft section beginning North to the North West Corner of 50 ft section Thence back to the land leading from Athens to the Duck Islands on Elk River Thence South parallel with said road to the branch thence down said branch to the Southern boundary of said quarter section thence East to the beginning corner containing seventy five acres more or less to have and to hold the above described tract or parcel of lands with the appurtenances thereto belonging or in any wise appertaining unto the said Josiah R Hancock his heirs and assigns forever And the said Cyrus Adolphe and Lucy Adolphe his wife for themselves their heirs and 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 Cyrus Adolphe and Lucy Adolphe his wife And also against the lawful title claim or demand of all and every person or persons (Whomever) claiming or holding by from or under the Government of the United States In testimony whereof the said Cyrus Adolphe and Lucy Adolphe his wife have hereunto set their hands and seals this the day and date above written

Cyrus Adolphe (Real)
Lucy Adolphe (Real)

State of Alabama
Simstone County } Personally appeared before me Albert Walls an acting Justice of the Peace in and for said County Cyrus Adolphe and Lucy Adolphe his wife and severally acknowledged the making sealing signing and delivering of the foregoing deed to Josiah R Hancock for the purposes therein mentioned, Given under my hand and seal this the 22 day of October 1849 Albert Walls JP (Real)
Filed in the Office of the Judge of the Probate Court of Simstone County State of Alabama for Registration on the 10th day of October 1850 which is duly recorded in Deed Book No 8 pages 303 & 304 Test Thomas B Lyon Judge P.C.

Joseph Adolphe & wife } This indenture made this 21 day of May in the year one thousand
Josiah R Hancock } eight hundred and forty nine between Joseph Adolphe & Lucy Adolphe of the
County of Simstone in the State of Alabama of the one part and Josiah R Hancock
of the other part Witnesseth that the said Joseph Adolphe & Lucy Adolphe for and in consideration of the sum of Eleven 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 Josiah R Hancock all that certain tract of land lying and being in the County and State aforesaid to wit the East half of Fractional 50.35 or 5 West on the West side of Elk River containing fifty three 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 Josiah R Hancock his heirs and assigns forever And the said Joseph Adolphe & Lucy Adolphe 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 Josiah R Hancock his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Joseph Adolphe & Lucy Adolphe and also against the lawful title claim or demand of all and every person or persons (Whomever) In testimony whereof the said Joseph Adolphe & Lucy Adolphe have hereunto subscribed their names and affix their seals the day and date above written

signed sealed and delivered in presence of
Levin C Gray
Thomas A Jones
Clinton C Jones

Joseph Adolphe (Real)
Lucy Ann Adolphe (Real)

The State of Alabama } Before me Thomas B Lyon Judge of Probate of said County and
Simstone County } personally appeared Levin C Gray who after being duly sworn depose and oath that he said the within named Joseph Adolphe & Lucy Ann Adolphe his wife signed seal and deliver the within deed of conveyance to the said Josiah R Hancock for the purposes therein set forth, and on the day and year therein named, that he said witness subscribed his name as witness to said deed in the presence of said Adolphe and wife and also in the presence of Thomas A Jones and Clinton C Jones the other two subscribing witnesses And that said Thomas A & Clinton Jones subscribed their names as witnesses thereto in his presence and in the presence of said Adolphe & wife, And that they all subscribed their names thereto in the presence of each other, Given under my hand and seal this 10th day of October A.D. 1850

Thomas B Lyon Judge (Real)

Filed in the Office of the Judge of the Probate Court of Simstone County State of Alabama for Registration on the 10th day of October 1850 which is duly recorded in Deed Book No 8 pages 304 & 305 Test Thomas B Lyon Judge P.C.

Sarah H Gray } This indenture made this 18th day of February in the year one thousand
Josiah R Hancock } eight hundred and fifty between Sarah H Gray of the County of Simstone in the
State of Alabama of the one part and Josiah R Hancock of the other part Witnesseth that the said Sarah H Gray for and in consideration of the sum of Four hundred dollars to her in hand paid the receipt whereof is hereby acknowledged, has this day given granted bargained sold aliened enfeoffed released conveyed and confirmed, And by these presents do give grant bargain sell alien enfeoff release convey and confirm unto the said Josiah R Hancock all that certain tract of land lying and being in the County and State of said Alabama and known as 1/4 of the East 1/4 of 11th Section No 10 Township No 2 Range No 5 West also 1/2 E 1/4 11th Section No 10 Township No 2 Range No 5 West also 1/2 E 1/4 11th Section No 10 Township No 2 Range No 5 West also 1/2 E 1/4 11th Section No 10 Township No 2 Range No 5 West also 1/2 E 1/4 11th Section No 10 Township No 2 Range No 5 West containing in all one hundred and sixty acres more or less to have and to hold the above described land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Josiah R Hancock his heirs and assigns forever And the said Sarah H Gray for herself her 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 Josiah R Hancock his heirs and assigns from and against herself and all and every person or persons claiming or holding under her the said Sarah H Gray And also against the lawful title claim or demand of all and every person or persons (Whomever) In testimony whereof the said Sarah H Gray have hereunto subscribed their names and affix her seal the day and date above written

Sarah H Gray (Real)

Joseph Asledge

The State of Alabama } This day personally appeared before me Albert Walls, no
Limestone County ss } acting Justice of the Peace in and for said County Sarah McGray
and a number of ~~the~~ the signing, dealing and delivering of the within deed
to J. H. Hancock for the purposes therein expressed, given under my hand and
seal this 22nd day of February 1850. Albert Walls, J.P. (Seal)

Filed in the office of the Judge of the Probate Court of Limestone County State
of Alabama for registration on the 10th day of October 1850 which is duly recorded
in Deed Book No 8 pages 305 & 306 Test Thomas B. Lyons Judge, P.C.

Jonathan M. McDonald administrator of the Estate of William Lindsay deceased
vs Deed } This Indenture made this the thirteenth day of September
Robert H. Watkins } in the year of our Lord eighteen hundred and fifty, between Jonathan
McDonald, administrator of the Estate of William Lindsay deceased
of the one part and Robert H. Watkins of the County of Lawrence, in the State of Alabama
of the other part. Whereas the said Jonathan McDonald administrator of said Estate by virtue
and by the authority of a decree from the County Court of Limestone County and
State of Alabama, bearing date the 2nd day of January 1846 sold the tract of
land belonging to the Estate of the said William Lindsay deceased, at public sale
to the said Robert H. Watkins for the sum of Eleven Thousand and five dollars
being the highest sum bid for said tract of land aforesaid. Now by virtue of the
said order of the Court and in consideration of the sum of Eleven Thousand
and five dollars, in hand paid by the said Robert H. Watkins the receipt whereof
is hereby acknowledged, the said Jonathan McDonald Administrator aforesaid hath
sold all the right title held by the said William Lindsay 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 and being in the County of Limestone and State of Alabama
and further known as fractional (West of Elk River) of Section three in Township
two of Range five West, containing one hundred and forty six and 2/3 acres also fractional
(West of Elk River) of Section four in Township two of Range five West, containing
three hundred and fifty one 87/100 acres also the South East quarter of Section thirty two
in Township one of Range five West containing one hundred and sixty two acres
also the South East half (East of Elk River) of fractional Section three in Township
two of Range five West containing ninety three and 52/100 of an acre also fractional
Section (West of Elk River) five in Township two of Range five West, containing three
hundred and five acres and 94/100 of an acre, also the South West quarter of Section
two in Township two of Range five West, containing one hundred and sixty 7/100
acres. Containing in all Twelve hundred and seven acres more or less.
To have and to hold the said land and premises, and every part thereof with the
appurtenances ~~that~~ the said Robert H. Watkins his heirs and assigns as fully and
as absolutely, as if the said Jonathan McDonald administrator aforesaid, and under the
his authority aforesaid, might, could, or ought to sell and convey the same. In testimony
whereof I have hereunto set my hand and affixed my seal the day and date above
written Jonathan McDonald (Seal)

The State of Alabama }
Limestone County ss } Before me Thomas B. Lyons Judge of the Probate Court
of Limestone County } of the said party appeared Jonathan M. McDonald administrator

of the Estate of William Lindsay deceased, and acknowledged that he had signed said and
delivered, the within deed to the within named Robert H. Watkins for the purposes therein ex-
pressed and on the day and year therein named, given under my hand and seal this
10th day of October A.D. 1850 Thomas B. Lyons Judge (Seal)

Filed in the office of the Judge of the Probate Court of Limestone County State of Ala-
bama for registration on the 10th day of October 1850 which is duly done in Deed Book
No 8 pages 306 & 307 Test Thomas B. Lyons Judge, P.C.

Robertson Webb & wife } This Indenture made this 7th day of October in the year of our Lord
vs Deed } 1850 by and between Robertson Webb of the first part and Hugh M. Dingle
Hugh M. Dingle } of the second part, both of the County of Limestone, and State of Alabama,
Witnesseth that the said Robertson Webb for and in consideration of the sum of one
hundred dollars to him in hand paid, the receipt whereof is hereby acknowledged
hath granted and sold, and by these presents, doth grant bargain and sell, unto
the said Hugh M. Dingle, his heirs and assigns a certain parcel or tract of land
situated and being on or near Big Creek known as ~~the~~ No 2 to Section No 20 Town-
ship No 2 on 5 West and 8th of N 2 Section No 20 Township No 5 Range 2 West Contain-
ing eighty acres more or less, with all and singular its appurtenances, Thenceforth belong-
ing or in anywise appertaining, the right title interest, Claim, and demands
whatsoever of him the said Robertson Webb, in unto the said land and premises
above mentioned, and every part and parcel thereof, unto the said Hugh M.
Dingle his heirs and assigns, to the only proper use and behoof of the said Hugh M.
Dingle his heirs and assigns forever And the said Robertson Webb for himself
and his heirs, and assigns, the premises and every part thereof against his
heirs and every person whatsoever, will warrant and defend, the whole title
to the said Hugh M. Dingle his heirs and assigns forever In Witness whereof the said
Robertson Webb and Sarah his wife, doth hereunto set their hands and seals the
date above Robertson Webb (Seal)
Sarah Webb (Seal)

The State of Alabama } This day personally appeared before me, Alex. Russell, and
Limestone County ss } acting Just of the said County and State, aforesaid Robertson Webb and his wife Sarah his
and sign the foregoing deed and she by me examined to and depart from her
said husband and say she since it hath been my duty of her husband's business
my hand and seal the 7th day of Oct 1850 Alex. Russell, J.P.
Filed in the office of the Judge of the Probate Court of Limestone County State of
Alabama for registration on the 10th day of October 1850 which is duly done in Deed
Book No 8 page 307 Test Thomas B. Lyons Judge, P.C.

Martha Caraway } This Indenture made this twenty second day of October one
 To S Deeds } thousand eight hundred fifty, between Martha Caraway of the
 Thomas Phillips } County of Madison State of Mississippi of the one part, and Thomas
 Phillips of the County of Madison State of Alabama of the other part.
 Witnesseth that the said Martha Caraway for and in consideration of the sum
 of two hundred dollars, to her in hand paid, by the said Thomas Phillips the
 receipt, whereof is hereby acknowledged, hath this day bargained, sold, aliened,
 conveyed, and conveyed; And by these presents, do give, grant, sell, alien
 convey, and convey, unto the said Thomas Phillips, all that certain tract or parcel
 of land, lying and being in the County of Madison State of Alabama and bounded
 as follows; beginning at a Black Oak, White Oak, Hickory, on the old Indian
 boundary line, thence with said line south forty three degrees, East, one hundred
 and sixteen poles to a Locust, Buckeye & Red bud, and Parson's Branch, Thence
 down said branch to the Mouth, Ninety four poles Thence West sixty poles
 to a Stake, thence North one hundred and twenty two poles, to a Stake Thence
 East sixty six poles, to the beginning; It being a part of the fractional section No 200
 (11) Township No one Range four (4) West. To have and to hold the above described
 tract or parcel of land, with the appurtenances, Thenceforth belonging, or in any
 wise appertaining unto the said Thos Phillips, his heirs and assigns, forever, and
 the said, Martha Caraway 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 Thos Phillips, his heirs and assigns from and
 against herself and all and every person, claiming, or holding, under her
 the said Martha Caraway & 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 Martha Caraway has hereunto set her hand and seal the day and
 date above written

Martha Caraway (seal)

signed sealed and delivered in the presence of

Test Thomas Martindale

The State of Alabama } Personally appeared before me W W Phillips an acting
 Simmes County } Justice of the Peace in and for said County Martha
 Caraway, who acknowledged that she signed sealed and delivered the above
 deed to the said Thomas Phillips for the purposes therein specified, Given
 under my hand and seal this 22nd day of October 1850

W W Phillips (seal)

Justice of the Peace

Filed in the Office of the Judge of the Probate Court of Simmes County
 State of Alabama for Registration on the 1st day of February 1851 which
 is duly done in Deed Book No 8 page 308 Test Thomas B. Lyons Judge P.C.

Martha Caraway } I warrant men by these presents that I Martha Caraway of Madison
 To S Bonds } County State of Mississippi, am held and firmly bound unto Thos
 Thomas Phillips } Phillips his heirs and assigns in the sum of four hundred dollars
 and do by these presents, bind myself my heirs and assigns in the above sum
 the payment of which well and truly to be made - The condition of the above

is such, that Thomas, & Martha Caraway, legal administrators of my deceased husband
 A Caraway, have this day bargained, and sold unto the said Thos Phillips his heirs and
 assigns, forever a certain tract or parcel of land lying and being in Simmes County
 State of Alabama, known as described in Deeds, And these being legal heirs of my said
 deceased husband A Caraway who is Minors, And these being no legal order from the
 Court to sell said land; Now therefore if the said Thomas Phillips shall remain in
 peaceable possession of said land, free from any claim or claims that may be put
 up by myself or any, or all of the said heirs of A Caraway, then this obligation to be
 void in law and equity, otherwise to remain in full force and effect, Given under
 my hand and seal this 22nd October 1850

Test Thos Martindale

Martha Caraway (seal)

State of Alabama }

Simmes County } Personally appeared before me W W Phillips an acting
 Justice of the Peace in and for said County Martha Caraway, who acknowledged
 that she signed sealed and delivered the above bond, for the purposes therein
 specified, Given under my hand and seal this 22nd day of October 1850

W W Phillips (seal)

Justice of the Peace

Filed in the Office of the Judge of the Probate Court of Simmes County
 State of Alabama for Registration on the 1st day of February 1851 which is duly
 done in Deed Book No 8 pages 308 & 309. Test Thomas B. Lyons Judge P.C.

Robert H Watkins & wife } This Indenture made and entered into on the twenty first
 To S Deeds } day of October, in the year of our Lord one thousand eight hundred
 James Watkins & } and fifty (1850) by and between, Robert H Watkins Senr. and Prudence
 Robert H Watkins Jr } Watkins his wife of the County of Lawrence in the State of Alabama
 of the first part, and James Lawrence Watkins of the County of Madison in the said
 State of Alabama, and Robert H Watkins Junior of the County of Giles in the State
 of Tennessee of the second part, Witnesseth that the said Robert H Watkins and
 Prudence Watkins his wife the parties hereto of the first part, for and in considera-
 tion of the natural love and affection which the said parties of the first part
 have for their sons; the said James Lawrence Watkins and Robert H Watkins Junior
 the parties hereto of the second part, and also for the further consideration of
 the sum of five dollars to Thomas Caraway paid by the said parties hereto of the
 second part, the receipt whereof, at and before the sealing, and delivery of
 these presents, by the said parties hereto of the first part, is hereby acknowledged
 they the said Robert H Watkins Senr. and Prudence Watkins his wife have this
 day, given, granted, bargained, sold, aliened, conveyed, and conveyed; And by these presents, do give
 grant, bargain, sell, alien, convey, and convey, Release, Convey, transfer, set over, assign and
 Can firm unto the said James Lawrence Watkins and Robert H Watkins Junior
 parties hereto of the second part, their and each of their heirs and assigns fore-
 ever, the following described lands, situated, lying and being in the County of Sims-
 es in the State of Alabama, constituting the said Grants Plantation
 called "Round Bottom" And its dependencies, on and near Elk River in said
 County of Simmes, more fully and particularly described as follows: That

(The Lindsay plantation proper, containing according to the Government surveys twelve hundred and nineteen acres and sixty nine hundredths of an acre (day 129^{4/10}) purchased by the said Robert H. Watkins decd. at a public sale made in March 1846 by Jonathan M. Donald, Administrator, de bonis non of one William Lindsay late of Limestone County aforesaid, deceased, of the real estate of the said William Lindsay comprising the following tracts, parcels or subdivisions, to wit: The South East quarter of section thirty 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. — The South West quarter of section two in Township two of the same Range containing one hundred and sixty acres and seven hundredths of an acre, — the South East part (East of Elk River) of fractional section three in the same Township and Range containing ninety three acres, and fifty two hundredths of an acre, — fractional section three (West of Elk River) in the same Township and Range containing one hundred and forty six acres and thirty one hundredths of an acre, — fractional section four (West of Elk River) in same Township and Range containing three hundred and fifty one acres and eighty nine hundredths of an acre, — and fractional section five, (West of Elk River) in the same Township and Range containing three hundred and nine acres and ninety hundredths of an acre. — Also Extending twenty three tracts, parcels or subdivisions, of land, entered and purchased in the months of September and November 1846, by the, said Robert H. Watkins decd. at the Land Office of the United States at Huntsville Alabama, containing in the aggregate, one thousand and forty four acres, and seventy six hundredths of an acre, (1044⁷⁶/₁₀₀ acres, for which the said Robert H. Watkins holds the Patents in his own name, from the United States of America of the following numbers, viz: 13,104. 13,105. 13,106. 13,107. 13,108. 13,109. 13,110. 13,111. 13,112. 13,113. 13,114. 13,115. 13,120. 13,121. 13,122. 13,123. 13,124. 13,125. 13,126. 13,127. 13,128. 13,129. 13,130. and 13,131. Which said tracts or subdivisions are described as follows: to wit: (The South East quarter of the North East quarter of section thirty two in Township one of Range five West, in the District aforesaid, containing forty acres and fifty hundredths of an acre. The South East quarter of the North East quarter of section thirty two, in same Township and Range, containing forty acres and fifty hundredths of an acre, The North West quarter of the South East quarter of section thirty five in Township one, of Range six West, in the District aforesaid, containing forty acres, and forty hundredths of an acre. (The West half of the North East quarter of section thirty six in the same Township and Range, containing eighty acres and thirty hundredths of an acre. — The South East quarter of the North West quarter of section thirty six in the same Township and Range containing forty acres, and fifteen hundredths of an acre. — The North East quarter of the North East quarter of section two, in Township two Range six West, in the District aforesaid, containing thirty nine acres, and ninety nine hundredths of an acre. — The South West quarter of the South East quarter of section thirty five in Township one, Range six West, in the District aforesaid containing forty acres and forty hundredths of an acre. — (The East half of the South West quarter of section thirty six, in the same Township and Range, containing eighty acres and thirty hundredths of an acre. — The South West quarter of the North West quarter of section thirty six in the same Township and Range containing forty acres, and fifteen hundredths of an acre. — The South West of the South West quarter, of section thirty six in the same Township and Range

containing forty acres, and fifteen hundredths of an acre, — The North West quarter of the North West quarter of section thirty two, in Township one, of Range five West, in the District aforesaid, containing forty acres and fifty hundredths of an acre. — The North East quarter of the North East quarter of section thirty six, in Township one of Range six West, in the District aforesaid, containing forty acres, and fifteen hundredths of an acre. — The South East quarter of the North West quarter of section thirty one, in Township one of Range six West, in the District aforesaid, containing thirty nine acres, and eighty seven hundredths of an acre. — The North East quarter of the North East quarter of section thirty one in the same Township and Range containing thirty nine acres, and eighty seven hundredths of an acre. — The North West part (B) of the North East part of fractional section one in Township one of Range six West, in the District aforesaid, containing forty acres. — The North West part (D) of the South East part of fractional section one, in the Township and Range last aforesaid containing forty one acres. — The North East part (B) of the South West part of fractional section one in the same Township and Range containing forty acres. — The North East quarter of the North West quarter of fractional section one in the same Township and Range, forty acres. — The West half of the North West quarter of fractional section one, in the same Township and Range, containing eighty acres. — The South West quarter of the North East quarter of section two, in the same Township and Range, containing thirty nine acres and ninety nine hundredths of an acre. — And the South East quarter of the North East quarter of section two, in the same Township and Range, containing thirty nine acres and ninety nine hundredths of an acre. — Also thirdly five tracts or parcels of land containing in the aggregate three hundred and eighty acres and fifty hundredths of an acre, (day 380⁵⁰/₁₀₀ acres) purchased by the said Robert H. Watkins decd. from other persons, namely, first the tract or parcel of land conveyed in the deed of conveyance made by William B. Haney and Mary Haney his wife to Robert H. Watkins bearing date on the 30th day of May 1849, wherein said land is thus described: "The following tracts or parcels of land situated in the County of Limestone and State aforesaid, being the same when the said parties of the first part, now reside, adjoining the lands of Vernon Bulletin, and the said Robert H. Watkins and lying in section thirty two, Township one, Range five West of Huntsville, containing in all one hundred and ten acres more or less. Second the tract or parcel of land, conveyed in the deed of conveyance of Joshua L. Cain decd. of William R. Cox, deceased, to Robert H. Watkins, bearing date on the 27th day of July 1847 wherein said land is thus described: Beginning at the South East Corner of fractional section six Township two Range five West, on the North side of Elk River thence down said River to an Elm tree marked (A) at Cox old Landing thence North and East so as to include one hundred acres. Thence South with the marked line to the beginning." Third the tract or parcel of land conveyed in the deed of conveyance made by Robert S. Sindle and Sarah Sindle his wife to Robert H. Watkins bearing date on the 23rd day of December 1846 wherein said land is thus described: all that certain lot or parcel of land lying and being in the said County and State aforesaid, situated and lying in fractional section thirty three in Township one of Range five West, being laid out and marked in the South West Corner of the aforesaid fractional section West of Elk River, containing eighty acres. — Fourth the tracts or parcels of land conveyed in the deed of conveyance made by Simeon B. Burlington and Mary B. Burlington his wife to Robert H. Watkins, bearing date on the 11th day of July 1849, wherein said lands are thus described: "All that tract or parcel of land lying and being in the County of Limestone and State of Alabama, and known as the North West fourth of the North East fourth of section thirty two

Township one, Range five West, Containing Forty acres and $\frac{1}{4}$ of an acre, - Also ten acres in the North East Corner of the North East fourth of the said section - Fifth The tract or parcel of land conveyed in the deed of conveyance made by Larkin Findall and Anna Findall his wife to Robert H. Watkins, bearing date on the 24th day of September 1846 wherein said land is thus described - All that certain tract or parcel of land lying and being in the County of Limestone, and State of Alabama and known as the South East fourth of the South East fourth of section No thirty five in Township No one of Range No six West, containing, Forty acres and $\frac{1}{4}$ of an acre of the lands, directed to be sold at Huntsville Alabama - And known as the South East fourth of the South East fourth of section No thirty five in Township No one of Range No six West, containing forty acres and $\frac{1}{4}$ of an acre, - All the said tracts and parcels of land, herein conveyed and intended to be conveyed by the said Robert H. Watkins sen. and Prudence Watkins his wife, to the said James Lawrence Watkins and Robert H. Watkins Junior, containing, in the whole according to the Patent, and Deeds, herein before mentioned and described, Ten thousand six hundred and Forty four acres and ninety five hundredths of an acre, (say, 26,444 $\frac{1}{2}$ acres) be the same actually more or less. To have and to hold the above described tracts pieces or parcels of land, together with all and singular the tenements and appurtenances, thereto belonging, or in any wise appertaining unto them the said James Lawrence Watkins, and Robert H. Watkins Junior, and to their heirs and each of their heirs, and assigns forever, as tenants in common, and, not as joint tenants, and the said Robert H. Watkins sen. and Prudence Watkins his wife, for themselves their heirs, Executors, and administrators do hereby and in consideration of the premises above set forth and expressed, Marrant and Well forever defend the title to the above described and hereby granted premises and tenements, and to each tract piece, parcel, and subdivision of the same, respectively, unto the said James Lawrence Watkins and Robert H. Watkins Junior, and to their heirs and each of their heirs and assigns forever from and against themselves, the said Robert H. Watkins sen. and Prudence Watkins his wife, and all and every persons, and persons, claiming or holding under them the said Robert H. Watkins sen. and Prudence Watkins his wife, and also against the lawful, title, claim or demand of all and every persons and persons whomsoever in testimony whereof, the said Robert H. Watkins sen. and Prudence Watkins his wife, have hereunto subscribed their names, and affixed their seals respectively on the day and year first above written.

Signed Sealed and acknowledged
and delivered in presence of
Louisa M Harris

Robert H. Watkins (Seal)
Prudence Watkins (Seal)

The State of Alabama } Personally appeared before me John W. Harris an acting
Limestone County SS } Justice of the Peace, in and for said County the above named
Robert H. Watkins sen. and Prudence Watkins his wife and acknowledged, that they
signed, sealed and delivered, the foregoing deed to the aforesaid James Lawrence Watkins
the aforesaid Robert H. Watkins Junior, on the day and year therein mentioned
and the said Prudence Watkins of whose identity I have personal knowledge
having been by me examined privately, separate and apart from her said
husband acknowledged, that she signed sealed and delivered the same
voluntarily freely and of her own accord, and without any fear threats
or compulsion of her said husband, in testimony of which I have hereunto

set my hand and affixed my seal this 21st day of October 1850 -

J. W. Harris, Justice of
the Peace

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama
for Registration on the 25th day of October 1850. Which is duly done in Book No 8 Page 207.

511. 512. 513. 514.

Test Thomas S. Lyons Judge P. C.

William Lovegren & Wife } This Indenture made and entered into this 1st day of
March 1846 between William Lovegren and Rachel his
William Martindale } Wife of the County of Limestone and State of Alabama
of the one part and William Martindale of the other part Witnesseth that
William Lovegren and Rachel his wife for and in consideration of the sum
of five hundred dollars to them in kind paid the receipt of which is
hereby acknowledged, have this day bargained sold aliened conveyed
conveyed, and by these presents do bargain aliened convey and convey unto
William Martindale the following tract or parcel of land lying and
being in the County of Limestone and State of Alabama to wit the East
half of the South East quarter of section No. thirteen of township one range
four west, containing Eighty acres to have and to hold the above de-
scribed tract or parcel of land with the tenements and appurtenances thereto
belonging or in any wise appertaining unto the said William Martindale his
heirs and assigns forever. And the said William Lovegren and Rachel his wife
for themselves their heirs and Executors Administrators and assigns do warrant
and forever defend the title to the above described tract or parcel of land
unto the said William Martindale his heirs and assigns from and against them-
selves and all and every person or persons claiming or holding under them the
said William Lovegren and Rachel his wife, and also against the lawful,
title, claim or demand of all and every person or persons, whatever or whom
soever, claiming or holding by form or under the Government of the United States.
In witness whereof the said William Lovegren and Rachel his wife have hereunto
set their hands and seals this day and year above provided.

William Lovegren (Seal)
Rachel Lovegren (Seal)

William Martindale } Personally appeared before me William M. Harris an acting
Limestone County SS } Justice of the Peace for said County the within named
William Lovegren and acknowledged the signing sealing and de-
livering of the within deed on the day of its date to the within named William Martindale
for the purposes therein named. Also on the same day I testified said deed to Rachel his
wife of said William Lovegren who on private Examination before me and apart from her said
husband acknowledged that she signed sealed and delivered said deed freely and voluntarily
without any fear threats or persuasion of her said husband. Given under my hand and seal
this 1st day of April 1846.

William M. Harris (Seal)

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on
the 15th day of Aug, 1850, which is duly done in Book No 8 Page 313. Test Thomas S. Lyons Judge P. C.

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from the said John C. & M. P. Lurmont, and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof, the said John C. & M. P. Lurmont have hereunto subscribed their names and affixed their seals the day and year above written.

Signes sealed and returned

On the presence of

John C. Lurmont Seal
M. P. Lurmont Seal

The State of Alabama Before Me Thomas G. Lyles Judge of the Probate Court of Sumter County, I personally appeared John C. Lurmont, and acknowledged that he had signed sealed and delivered the within deed of conveyance to the said John C. & M. P. Lurmont for the purposes therein set forth and on the day and year therein contained and on the same day I exhibited said deed to the within named Amanda Lurmont separate and apart from her said husband John C. Lurmont, who acknowledged that she had signed sealed and delivered the within deed to the said John C. & M. P. Lurmont for the purposes therein set forth and on the day and year therein contained freely and voluntarily without any fear threats or compulsion of her said husband John C. Lurmont under my hand and seal this 2nd day of January 1851. Thomas G. Lyles Judge Probate, C. Seal

Filed in the Office of the Judge of the Probate Court of Sumter County, State of Alabama for registration on the 2nd day of January 1851, which is duly done as shown Book No 8 Pages 315 & 316

Test Thomas G. Lyles Judge P. C.

George R. Peck & wife

To B. Reed & James W. Slop. This Indenture made this fifteenth day of October in the year one thousand eight hundred and fifty, between George R. Peck and Martha Jane Peck his wife of the County of Sumter in the State of Alabama of the one part and James W. Slop of the County and State aforesaid of the other part, Witnesseth that the said George R. Peck and Martha Jane Peck his wife for and in consideration of the sum of twenty two hundred and fifty dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given granted bargained sold aliened conveyed and confirmed, and by these presents do give grant bargain sell alien convey and confirm unto the said James W. Slop and those certain lots of land lying and being in the town of Athens in the County and State aforesaid, and shown in the plan of said town as lots numbered 209, 210, 215, 216, 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 James W. Slop his heirs and assigns forever. And the said George R. Peck and Martha Jane Peck his wife, for themselves their heirs Executors and administrators, do hereby and in consideration of the premises, warrants and well forewarned the title to the above described and hereby granted premises unto the said James W. Slop his heirs and assigns, from and against themselves and

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all and every person or persons claiming or holding under them, the said George R. Peck and Martha Jane Peck his wife 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 and Martha Jane Peck his wife have hereunto subscribed their names and affixed their seals the day and year above written. George R. Peck Seal
Martha Jane Peck Seal

Signes sealed and returned

On the presence of

The State of Alabama Before Me Thomas G. Lyles Judge of the Probate Court of Sumter County, I personally appeared George R. Peck and acknowledged that he had signed sealed and delivered the within deed of conveyance to the within named James W. Slop on the day of its date and for the purposes therein set forth and on the same day I exhibited said deed to the within named Martha Jane Peck, wife of said George R. Peck, separate and apart from her said husband who acknowledged that she had signed sealed and delivered the same freely and voluntarily without any fear threats or compulsion of her said husband John C. Lurmont under my hand and seal this 15th day of October 1850. Thomas G. Lyles Judge Seal

Filed in the Office of the Judge of the Probate Court of Sumter County, State of Alabama for registration on the 15th day of October 1850, which is duly done as shown Book No 8 Pages 316 & 317

Test Thomas G. Lyles Judge P. C.

Robert A. Clark & wife

To B. Reed & Ann McLeod. This Indenture made this fourteenth day of October in the year one thousand eight hundred and fifty, between Robert A. Clark and Martha A. Clark his wife of the County of Sumter in the State of Alabama of the one part and Ann McLeod of the other part, Witnesseth that the said Robert A. Clark and Martha A. Clark his wife for and in consideration of the sum of seven hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given granted bargained sold aliened conveyed and confirmed, and by these presents do give grant bargain sell alien convey and confirm unto the said Ann McLeod all that certain lot of land lying and being in the County of Sumter, being a portion of the Section of Section 4 & 5, Range 4 East bounded as follows, West by the Academy lot, South by McLeods and James land, East by Lyles, McLeods land and North by the McLeods land containing six acres more or less, to have and to hold the above described lot with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Ann McLeod her heirs and assigns forever and the said Robert A. Clark and Martha A. Clark his wife for themselves their heirs Executors and administrators do hereby and in consideration of the premises, warrants and well forewarned

defend the title to the above described and hereby granted premises unto the said Ann Melrose her heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Robert & Eliza Melrose 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 & Eliza Melrose his wife have hereunto subscribed their names and affixed their seals the day and year above written.

Signis datus et deliveratus

Robert & Eliza Melrose
 Eliza Melrose (Seal)

In the presence of

The State of Alabama Before me Thomas S. Lyon Judge of the Probate Court
 Sumter County

of said County, personally appeared Robert & Eliza Melrose and acknowledged that he had signed sealed and delivered the within deed to the said Ann Melrose on the day of its date and for the purposes therein set forth and on the same day I exhibited said deed to said Eliza Melrose wife of said Robert & Eliza Melrose separate and apart from her said husband who acknowledged that she had signed sealed and delivered the same freely and voluntarily without any fear threats or compulsion of her said husband living under my hand and seal this 15th day of October 1850.

Thomas S. Lyon, Judge (Seal)

Filed in the Office of the Judge of the Probate Court of Sumter County State of Alabama for registration on the 15th day of October 1850
 Which is duly done in Data Book No 8, Page 318 & 319

Test Thomas S. Lyon, Judge P.C.

Robert Lindau & wife This Indenture made and entered into the 23 day of
 18th of December one thousand eight hundred and forty six
 between Robert Lindau and his wife Sarah Lindau of
 the County of Sumter and State of Alabama of the one part and
 Robert McWhorter of the other part Witnesseth that the said Robert Lindau
 and his wife Sarah Lindau 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
 and by their presents as bargain and aliened conveyed and con-
 veyed unto the said Robert McWhorter all that certain lot or parcel of
 land lying and being in the said County and State aforesaid being
 situated and lying in fractional Section thirty three in Township one
 of Range five West being laid out and marked in the Southwest corner
 of the aforesaid fractional Section west of Elk River containing eight
 acres to have and to hold the above described land with the appur-
 tenances thereto belonging or in any appertaining unto the said
 Robert McWhorter his heirs and assigns forever and the said Robert Lindau
 and his wife Sarah Lindau for themselves their heirs and assigns

do warrant and will forever defend the title to the above described and
 hereby granted premises unto the said Robert McWhorter his heirs and assigns from
 and against themselves and all and every person claiming or holding under them
 the said Robert Lindau and his wife Sarah Lindau 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 the said parties
 have hereunto set their hands and seals the day and date above written.

Robert Lindau (Seal)
 Sarah Lindau (Seal)

State of Alabama Personally appeared before me Samuel McWhorter and acting Justice
 Sumter County of the Peace for and in the County of Sumter and State aforesaid
 said Robert Lindau and Sarah Lindau his wife and acknowledged
 that they had signed sealed and delivered the foregoing deed on the day of
 its date for the purposes therein named to the aforesaid Robert McWhorter and also
 same day I exhibited said deed to Sarah Lindau wife of said Robert Lindau
 who on private Examination separated and apart from her said husband ac-
 knowledged that she relinquished her right of dower in said land and
 premises freely and voluntarily and without any fear threats or compulsion of
 her said husband living under my hand and seal this 23rd day of December
 1846

Samuel McWhorter, (Seal)

Filed in the Office of the Judge of the Probate Court of Sumter County State of
 Alabama for registration on the 15th day of October 1850, which is duly done in
 Data Book No 8 Page 318, 319 Test Thomas S. Lyon, Judge P.C.

Lucy P. Burlington & wife This Indenture made and entered into the Eleventh day of
 18th of July in the Year of our Lord one thousand eight hundred and
 forty nine between Lucy P. Burlington and Lucy P. Burlington of
 the one part, Robert McWhorter of the other, Witnesseth that
 the said Lucy P. Burlington and his wife Lucy P. Burlington for and in con-
 sideration of the two hundred and fifty dollars to them in hand paid, the
 receipt whereof is hereby acknowledged hath this day granted bargained
 sold aliened conveyed and by their presents as grant bargain and
 conveyed unto the said Robert McWhorter all that tract or parcel
 of land lying and being in the County of Sumter and State of Alabama
 and known as the North West fourth of the North East fourth of Section No thirty
 two Township one Range five West containing forty acres and two fourths of an acre
 also two acres in the North East corner of North East fourth of the said Section
 to have and to hold the above described tract or parcel of land with the appur-
 tenances thereto belonging or in any wise thereto belonging unto the said Robert
 McWhorter his heirs and assigns forever and the said Lucy P. Burlington and Lucy
 his wife for themselves their heirs and assigns do warrant and will forever
 defend the title to the above described tract or parcel of land unto the
 said Robert McWhorter his heirs and assigns from and against the law-
 ful claim of all and every person holding or claiming under them as also

322 State of Alabama }
County of Limestone }
Normally appeared before me Matthew Bell an acting
Judge of the Peace in and for said County Jackson Lindsay,
son of Lindsay his wife and solemnly acknowledged the
legality sealing and delivering of the foregoing deed to Robert W. Watkins for
the purposes therein mentioned. Given under my hand and seal this 21st of Sept.
1856. Matthew Bell, J.P. Seal

Filed in the Office of the Judge of the Probate Court of Limestone County State
of Alabama for registration on the 11th day of October 1856, which is duly
done in Book No 8 Page 321 & 322, Book Thomas G. Lys, Judge P.O.

James W. Llop wife }
To } Read }
James M. Llop }
This Indenture made this 11th day of October in the year one
thousand eight hundred and fifty between James W. Llop
and Mary Ann Llop his wife of the County of Limestone
in the State of Alabama of the one part and James M.
Llop of the other part. Witnesseth that the said James W. Llop and Mary
Ann Llop his wife for and in consideration of the sum of One thousand
dollar and above to them in hand paid the receipt whereof is hereby acknowl-
edged have this day given granted bargained sold aliened conveyed
in release conveyed and confirmed and by these presents do give
grant bargain sell alien convey and confirm unto
the said James M. Llop and all that certain lot of land lying and being
in the County of Limestone in the State of Alabama and known and
described in the plan of the town of Athens to lots five, six, seven
and eight to have and to hold the above described lots with the
tenements and appurtenances thereto belonging or in anywise
appertaining unto the said James M. Llop his heirs and assigns forever.
And the said James W. Llop & Mary Ann Llop his wife 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 James M. Llop his heirs
and assigns from and against themselves and all and every person
or persons claiming or holding under them the said James W. Llop
and Mary Ann Llop 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 W. Llop and Mary Ann Llop his wife
have unto subscribed their names, and affixed their seals, the day and
year above written.

James W. Llop (Seal)
Mary Ann Llop (Seal)
Signed sealed and delivered
In the presence of

The State of Alabama }
County of Limestone }
Before me Thomas G. Lys Judge of the Probate Court
of said County personally appeared James W.
Llop and Mary Llop his wife and solemnly acknowledged
that they have legally sealed and delivered the within deed
of conveyance to the within named James M. Llop

323 for the purposes therein set forth and on the day and year therein named. And on the
same day I exhibited said deed to the said Mary Llop wife of said James W. Llop and
made and apart from her said husband, who acknowledged that she had 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 11th day of
October A.D. 1856. Thomas G. Lys, Judge Seal

Filed in the Office of the Judge of the Probate Court of Limestone County State
of Alabama for registration on the 11th day of October 1856, which is duly
done in Book No 8 Page 322 & 323, Book Thomas G. Lys, Judge P.O.

James M. Llop wife }
To } Read }
James M. Llop }
This Indenture made this 20th day of October in the year one
thousand eight hundred and fifty between Lemuel S.
L. L. Massenburg }
James & Elizabeth A. his wife of the County of Limestone in the
State of Alabama of the one part and George S. Massenburg
of the other part. Witnesseth that the said Lemuel S. L. Massenburg
for and in consideration of the sum of two hundred and twenty five dollars to them in hand paid
the receipt whereof is hereby acknowledged, have this day given granted bargained sold
aliened conveyed in release conveyed and confirmed and by these presents
do give grant bargain sell alien convey and confirm unto
the said George S. Massenburg all that certain tract of land lying and being in
the County of Limestone State of Alabama & known part of the creek half
of the north East Quarter of Section thirty one Township one Range first
& bounded as follows, beginning at the South West corner of said half quarter
thence North sixty seven rods thence east to a ash which is the line of S. S. Massenburg
thence South along branch line of the creek boundary line of said half quarter
thence South to the South East corner of said half quarter thence North to the beginning corner
containing 32 1/2 acres to the same more or less. To have and to hold the above described
tract of land with the tenements and appurtenances thereto belonging or in anywise
appertaining unto the said George S. Massenburg his heirs and assigns forever.
And the said Lemuel S. L. Massenburg & Elizabeth A. his wife 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 George S. Massenburg his heirs and assigns
from and against themselves and all and every person or persons claim-
ing or holding under them the said Lemuel S. L. Massenburg & Elizabeth A. his
wife and also against the lawful title claim or demand of all and every
person or persons whomsoever. In testimony whereof the said Lemuel S. L.
& Elizabeth A. his wife have unto subscribed their names and affixed
their seals the day and year above written.

Lemuel S. L. Massenburg (Seal)
Elizabeth A. Massenburg (Seal)
Signed sealed and delivered
In the presence of

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24. The State of Alabama
Vermonters County

24. The State of Alabama }
Vernon County }
The undersigned appeared before me W. H. McAnand in acting Justice
of the Peace for the County, and said to me that she married Licenses
I know and acknowledged the signing, sealing and delivery
of the within said on the day of its date to the within named married I
acknowledging for the purposes therein named also on the same day I pub-
licly said to Elizabeth who wife who upon a previous Examination de-
clared and apart from her said husband acknowledged that she began
sexual and carnal said said freely and voluntarily without any
force threat or persuasion of her said husband or ever under my
hand and seal this 20th day of October 1845 W. H. McAnand J. P. Seal

I am in the Office of the Judge of the Probate Court of Linn County
 State of Missouri for Registrations on the 19th day of October 1850 which
 is duly done in Books Bore No 8 Pages 323 & 324
 Test Thomas H. Lyons Judge. Pll

Martha McLeod
Co B Va
C. J. Wessenburg

Alastair McLeod & Co. McLeod
 (J. Massenburg) This Indenture makes this nineteenth day of August in the year
 one thousand eight hundred and fifty between Alastair
 McLeod of the County of Simcoe in the State of New-
 Brunswick of the one part, and J. Massenburg of said County
 and State of the other part. Witnesseth that the said Alastair McLeod
 for and in consideration of the sum of one hundred and fifty dollars
 to him in hand paid, the receipt whereof is hereby acknowledged
 has this day given granted bargained sold aliened conveyed
 released confirmed and confirmed and by these presents do give
 grant bargain sell alien convey release convey and confirm unto
 the said J. Massenburg an that certain tract of land lying and
 being in the County of Simcoe, and State aforesaid, known as
 1 part of the west half of the north east quarter of Section thirty one
 in Township one of Range four (road) beginning at a stake on the west
 boundary line of said half quarter, and by a line runs from the South
 west corner of said half quarter, thence east to a branch which is the
 line of J. Williams land, thence up said branch to a stake as far as said
 Williams line goes, thence east to a stake on the east boundary line
 of said half quarter, thence north to the North east corner of said
 half quarter, thence West to the North West corner of said half
 quarter, thence South to the beginning corner containing fifty five
 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 way appertaining unto the said J. Massenburg his
 heirs and assigns forever. And the said Alastair McLeod for his
 self his heirs, Executors and Administrators do hereby and in consideration
 of the premises warrant and warrant from defend the title to the above
 described and hereby granted premises, unto the said J. Massenburg
 his heirs and assigns from and against themselves and all

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and every person or persons claiming or holding under him the said Mar-
tins McNeal and also against the lawful title claim or demand of all
and every person or persons, whomsoever. In testimony whereof, the said
Martin McNeal has hereunto subscribed his name and affixed his seal
the day and year above written. Martin McNeal. (S)

James Tolson and Nelson
In the presence of
John Bennett
G. Wilson

The State of Alabama
Limestone County

The State of Alabama }
 Limestone County }
 Before me Thomas S. Lyles Judge of the Probate Court
 of said County personally appeared John Bennett one
 of the Subscribing Witnesses to the within Deed, who
 after being duly sworn deposes and says that he saw the within named
 Martha McLeod sign said and deliver the said Deed to the within
 named Leg. Messersching for the purposes therein set forth and on the day
 and year therein written and that he subscribed his name as witness
 thereto on the premises of said Martha McLeod and in the presence of
 Jonas Wilson the other Subscribing Witness and that said Wilson sub-
 scribed his name thereto in his presence and in the presence of the
 said Martha McLeod and in the presence of each other. Given under
 my hand and seal this 19th day of October A.D. 1858
 Thomas S. Lyles Judge Seal

Filed in the Office of the Judge of the Probate Court of Semmes County, State of Alabama for registration on the 17th day of October 1888, which is duly done in Case Book No 5, Pages 324 & 325.

Res. Thomas S. Lyles, Judge, P.C.

Ernest Huntington Wife
 To B. Reed
 George May

Erasmus Brinington & Wife of, This Indenture made this 19th day of October 1885 between
 To B. Reed of, Erasmus Brinington & Sarah his L of the one part, &
 George Mitty of the other part, all of the County of Lincoln
 State of Alabama, Witness that the said
 Erasmus Brinington & Sarah 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 granted bargained and
 sold, by these presents doth grant bargain & sell & convey unto the
 said George Mitty all the certain tracts or parcels of land lying and
 being in the County of Lincoln & State of Alabama and known as
 the land named Shelf of the North East Quarter of the North West Quarter
 of Section one, in Township two of Range five west, also the North West
 1/4 of the North East 1/4 of Section twelve in Township two of Range five
 west, also the North East 1/4 of the North West 1/4 of Section twelve of town-
 ship two of Range 5 west, with all and singular the tenements and
 appurtenances thereto belonging or in any way appertaining unto,

226 George Mitty his heirs & the said Evans Brownington & Sarah his wife for themselves their heirs, Executors & Administrators do hereby warrant and will forever defend the title to the above described lands hereby granted premises unto the said George Mitty his heirs and assigns from and against themselves and all other persons claiming or holding under them the said Evans Brownington & Sarah his wife and also against the confused title claims of demand of all and every other person or persons whomsoever. In testimony whereof we have hereunto set our hands and Affixed our Seal, this day and year above written.

Teste Paul Robbins
Notary Public

Evans Brownington (Seal)
Sarah Brownington (Seal)

The State of Alabama
Sumner County ss

I John M. Thomas Esq. Judge of the Probate Court of said County, personally appear and depose that Paul Robbins one of the subscribing witnesses to the above deed, who after being duly sworn deposes and says that he saw the above named Evans Brownington & Sarah Brownington sign said deed, and deliver the same deed to George Mitty for the purposes therein set forth and on the day and year therein in written, and that he subscribed his name as a witness thereto in the presence of said Evans Brownington and wife, and in the presence of Edward Burney the other subscribing witness, and that said Burney subscribed his name as witness thereto in his presence and in the presence of said Evans Brownington and wife, and in the presence of each other given under my hand and Seal this 22nd day of October A.D. 1850.

Thomas M. Thomas Judge. (Seal)

Filed in the Office of the Judge of the Probate Court of Sumner County, State of Alabama, for registration on the 22nd day of Oct 1850. Which is duly done in Ward Book No 8 Page 325 & 326.

Teste Thomas M. Thomas Judge. (Seal)

The State of Alabama
Sumner County ss

I John M. Thomas Esq. Judge of the Probate Court of said County, personally appear and depose that I Samuel B. Mitchell of said County of Lawrence have made ordained, constituted and appointed Mitty & Parks of the County of Lawrence aforesaid my true and lawful Attorney for me and in my name and for my use and benefit to ask demand and receive of and from John R. Mitchell Administrator of the Estate of James Mangrove and Mary Mangrove late of the County of Sumner and State of Alabama all balance or balances of money which may be due or coming to me in the right of my wife Mary formerly Mary Mangrove and upon receipt thereof by or payment thereof

227 To my said Attorney, a general release or discharge for the same as matter, executed and delivered hereby ratifying confirming and admitting whatsoever my said Attorney shall lawfully do in the premises. In witness whereof I have hereunto set my hand, Affixed my Seal, this 25th of November 1848.

Sam. B. Mitchell (Seal)

In presence of
John M. Thomas

The State of Alabama
Lawrence County ss

I John M. Thomas Esq. Judge of the Probate Court of said County, personally appear and depose that the above named Samuel B. Mitchell who acknowledged that the foregoing power of Attorney is his act and deed and signed & sealed on the day of the date thereof and for the purposes therein expressed given under my hand and Seal this 25th day of November 1848.

John M. Thomas Judge. (Seal)

Sumner County ss

I John M. Thomas Esq. Judge of the Probate Court of said County, personally appear and depose that the above named Samuel B. Mitchell who acknowledged that the foregoing power of Attorney is his act and deed and signed & sealed on the day of the date thereof and for the purposes therein expressed given under my hand and Seal this 25th day of November 1848.

John M. Thomas Judge. (Seal)

Filed in the Office of the Judge of the Probate Court of Sumner County, State of Alabama, for registration on the 25th day of October 1850, which is duly done in Ward Book No 8 Page 326 & 327.

Teste Thomas M. Thomas Judge. (Seal)

Charles W. Word & Wife
vs
John B. Allen & Wife

This Indenture made and entered into this 29th day of October 1850 between Charles W. Word and Joseph S. Word of the first part, and John B. Allen & Wife of the second part, and W. S. Allen & Wife of the third part, all of the County of Lawrence and State of Alabama, witness the said parties of the first part as jointly indebted to the parties of the third part in the following sums (to wit) To the said Charles W. Word and Joseph S. Word in the sum of thirty, four and 1/2 cents, due 1st day of January 1851, and to Roswell Kent in the sum of sixty seven dollars and 1/2 cents due by bond 1st January 1852 and to W. S. Allen in the sum of eighty nine dollars and 1/2 cents due by bond January 1st 1852, and to D. J. Mahan in the sum of two hundred and sixty dollars and 1/2 cents due by bond on the 1st day of January 1852 and to W. S. Allen in the sum of fifty nine dollars and 1/2 cents due by bond on the 1st day of January 1852, and to Robert C. Mahan in the sum of thirty three dollars and 1/2 cents due by bond due January 1st 1852, which sums of money the said parties of the first part is owing and desirous to receive

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 Filed in the Office of the Judge of the Probate Court of Sumter County State of Ala.
 for registration on the 17th day of November 1858, which is duly done in Book No 8
 Pages 329, 330
 Just Thomas S. Lyons Judge Probate Court

James Mc Lane Wife
 To B. Read
 Benjamin S. Barclay
 This Indenture made this 15th day of November in the Year one thousand eight hundred and fifty between James Mc Lane and Eliza A. P. Lane his wife of the County of Sumter in the State of Alabama of the one part and Benjamin S. Barclay of the other part. Witnesseth that the said James Mc Lane and Eliza A. P. Lane his wife for and in consideration of the sum of five hundred and no cents to them in hand paid the receipt whereof is hereby acknowledged, have this day given granted bargained aliened enfeoffed released confirmed and conveyed unto the said Benjamin S. Barclay all that certain lot of land lying and being in the County of Sumter State of Alabama and described in the plan of the Town of Athens as lots number six and seven. To have and to hold the above described lots unto the said Benjamin S. Barclay his heirs and assigns forever. And the said James Mc Lane and Eliza A. P. Lane his wife for themselves their Executors and administrators do hereby and in consideration of the premises warrant and well from defend the title to the above described and hereby granted premises unto the said Benjamin S. Barclay his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said James Mc Lane and Eliza A. P. Lane his wife and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by him or under the said State of Alabama. In testimony whereof the said James Mc Lane and Eliza A. P. Lane his wife hereunto subscribe their names and affixed their seals the day and year above written.

James Mc Lane, Seal
 Eliza A. P. Lane Seal
 in the presence of

James Mc Lane, Seal
 Eliza A. P. Lane Seal

In the State of Alabama
 Sumter County ss.
 Before me Thomas S. Lyons Judge of the Probate Court of said County personally appeared James Mc Lane and Eliza A. P. Lane and solemnly acknowledged that they had signed sealed and delivered the within deed to the above named Benjamin S. Barclay for the purposes therein set forth, and on the day and year therein named, and on the same day I relative said deed to the said Eliza A. P. Lane separate and apart from her said husband. Who acknowledged that she had 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 15th day of November A.D. 1858. Thomas S. Lyons Judge Probate Court

Filed in the Office of the Judge of the Probate Court of Sumter County State of Alabama for registration on the 15th day of November 1858, which is duly done in Book No 8. Pages 330. Just Thomas S. Lyons Judge Probate Court

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 John L. Ashford Wife
 To B. Read
 Benjamin S. Barclay
 This Indenture made this 15th day of September in the Year one thousand eight hundred and fifty between John L. Ashford and Selina Ashford his wife of the one part, Benjamin S. Barclay of the other part all of the County of Sumter State of Alabama. Witnesseth that the said John L. Ashford and Selina Ashford his wife for and in consideration of the sum of five hundred and no cents to them in hand paid the receipt whereof is hereby acknowledged, have this day bargained and sold aliened enfeoffed conveyed and by these presents do give granted bargained sell alien enfeoff release confirmed and conveyed unto the said Benjamin S. Barclay all that certain parcel of tract of land lying and being in the County of Sumter State of Alabama containing one hundred and sixty acres and a portion of an acre it being the North west quarter of Section 16 Township 3 North Range 4 West. To have and to hold the above described tract or parcels of land together with all appurtenances thereto belonging or in anywise appertaining unto the said Benjamin S. Barclay his heirs and assigns forever. And the said John L. Ashford and Selina Ashford for themselves their Executors or administrators do warrant and well from defend the title to the above described land and hereby granted premises unto the said Benjamin S. Barclay his heirs and assigns forever against themselves and all and every person or persons claiming or holding under them the said John L. Ashford and Selina Ashford his wife and assigns against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by him or under the said State of Alabama. In testimony whereof the said John L. Ashford and Selina Ashford his wife have hereunto set their hands and seals the day and date above written. John L. Ashford Seal Selina Ashford Seal

State of Alabama
 Sumter County ss.
 Personally appeared before me Henry Smith an acting Justice of the Peace for Sumter County in the State of Alabama John L. Ashford and Selina Ashford his wife and acknowledged that they had signed sealed and delivered the foregoing deed unto Benjamin S. Barclay on the day and date therein written. Given under my hand and seal this 30th of Sep 1858. Henry Smith Seal

Filed in the Office of the Judge of the Probate Court of Sumter County State of Ala. for registration on the 17th day of November 1858, which is duly done in Book No 8. Pages 331. Just Thomas S. Lyons Judge Probate Court

Benjamin S. Barclay & Wife
 To B. Read
 James Mc Lane
 This Indenture made this 15th day of November in the Year one thousand eight hundred and fifty between Benjamin S. Barclay and Mary Mc Barclay his wife of the one part, and James Mc Lane of the other part. Witnesseth that the said Benjamin S. Barclay and Mary Mc Barclay his wife for and in consideration of the sum of five hundred and no cents to them in hand paid the receipt whereof is hereby acknowledged, have this day given granted bargained sold alien enfeoffed released confirmed and conveyed unto the said James Mc Lane all that certain lot of land lying and being in the County of Sumter in the State of Ala and known and described in the plan of the Town of Athens as lots No 146-147-148-149 also a certain lot or parcels of land lying in the north east corner of the North east quarter of Section 5 Township 3 North 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 H. Pickett said parcel of land begins at the north west corner of R. W. Russell lot on said street and runs west to the north east corner of Bradley McLeathright formerly R. W. Russell lot, thence due south to the street between R. W. Russell and my lot and said land thence due east to a point directly south of the north corner of R. W. Russell lot first named above and thence due north to the point of beginning, containing one acre and a fourth acre of land more or less except one third of an acre more or less of said mentioned lot on the north end of said lot which said R. W. Russell has sold and conveyed to Bradley McLeathright. 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 James M. Barclay his heirs and assigns forever. And the said Benjamin S. Barclay and Mary M. Barclay his wife for their heirs Executors and administrators do hereby and in consideration of the premises warrant and cause will forever defend the title to the above described land hereby granted premises unto the said James M. Barclay his heirs and assigns forever against themselves and all and every person or persons claiming or holding under them the said Benjamin S. Barclay and Mary M. Barclay his wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Benjamin S. Barclay and Mary M. Barclay his wife have hereunto subscribed their names and affixed them this day and year above written.

Signed sealed and delivered
in the presence of

Benjamin S. Barclay (Seal)
Mary M. Barclay (Seal)

The State of Missouri
County of Boone
Before me Thomas G. Lyne Judge of the Probate Court of Boone County, personally appeared Benjamin S. Barclay and Mary M. Barclay his wife who solemnly acknowledged that they had signed sealed and delivered the within deed to the within named James M. Barclay for the purpose therein contained and on the day and upon their names. And on the same day I exhibited said deed to the said Mary M. Barclay separate and apart from her said husband who acknowledged that she had signed sealed and delivered the same freely and voluntarily without any fraud or compulsion of her said husband and given same my hand and seal this 15th day of November A.D. 1850. Thomas G. Lyne, Judge (Seal)

I filed in the Office of the Judge of the Probate Court of Boone County, State of Missouri for registration on the 15th day of November 1850. Which is duly done in Book No. 8. Pages 331, 332.

Noted W. P. Poyard
To 3 Power of Attorney known and given by these presents that I Nathaniel McPegoun of William Anderson & Carrollton of the county of Boone and State of Missouri, have been and are constituted and appointed and by these presents do make constitute and appoint William Anderson of the county of Boone and State of Missouri my true and lawful attorney for me and in my name and for my sole use to take possession of said certain negro woman Phoebe again about 19 yrs and living again about 18 years, now in the county of Boone and State of Missouri in the possession of John H. D. Mann of said State and county, and generally

to transact all business of any character in said State in which I may be interested hereby authorizing him to make bills of sale and take receipts &c. hereby giving and granting unto my said attorney full power and Authority in the premises to use all lawful means in my name and for my sole use and benefit for the purposes aforesaid. And generally to do and perform all such acts matters and things as my said attorney shall deem necessary or expedient for the completion of the Authority hereby given as fully as I might and could do if I were personally present and finally hereby ratifying and confirming all the acts of my said attorney or his substitutes done by virtue of these presents. In witness whereof I the said Nathaniel McPegoun have hereunto set my hand and seal this 31st day of October A.D. 1850. Done at Carrollton Illinois

Nathaniel McPegoun (Seal)

State of Illinois
County of Boone
It is remembered that on the 31st day of October A.D. 1850 before me Nathaniel McPegoun Judge of the 1st Judicial District for the State of Illinois personally appeared Nathaniel McPegoun known by me to be the said person whose name is subscribed to the foregoing power of Attorney and acknowledged that he signed and sealed the same for the uses and purposes therein mentioned. Given under my hand at Carrollton this 31st day of October

W. M. Woodson

State of Illinois
County of Boone
I Thomas J. Cleaveland Clerk of the Circuit Court of Boone County in and for the State of Illinois do hereby certify that Nathaniel McPegoun whose signature appears to the foregoing certificate of acknowledgment and as the Clerk of his said Circuit Judge of the Circuit Court of Boone County in the State aforesaid duly elected, commissioned and qualified and that said fact and record is and of right ought to be given to his acts as such Judge. In testimony whereof I Thomas J. Cleaveland Clerk of the Circuit Court of Boone County and Clerk of the said State of Illinois have hereunto set my hand and affixed the Seal of said Court, Done at Carrollton this 31st day of October A.D. 1850.

Thomas J. Cleaveland (Seal)

Recd of John McPegoun administrator with the will annexed of Rebecca Poyard and her Estate the sum of sixty five dollars in part of the amount due on as her and legacy of said Recd the said Poyard becoming in his hands this hundred and fifty five dollars for the purpose of paying the debts against said Recd. If upon final settlement by said administrator of said Estate it is found that said sum of one hundred and fifty five dollars is more than enough to pay the debts against said Estate then the said administrator is to pay over to the said Poyard the remainder and it is not sufficient to pay said debts then I bind myself to pay said administrator all that may be due him on said final settlement and fully to indemnify him against all loss in the premises. Witness my hand this 16th 1850.

Nathaniel McPegoun
By his Attorney in fact
Wm. Anderson

Filed in the Office of the Judge of the Probate Court of Semmes County, State of Ala.
for Registration on the 18th day of November 1858, which is duly done in Book No. 8
Page 333 & 334. Test Thomas G. Lyer, Judge P.C.

J. M. Estes

No. 3 Power of Attorney

Mrs. A. Young

Whereas William A. Young, Willie A. Young and Mary A. Young who are
the only children and heirs of their mother Mary Young, deceased of
Mississippi, and also Mary Henderson, daughter of Mary Henderson
of the County of Semmes and State of Alabama, and whereas also the said William A.
Willie A. and Mary A. Young are justly entitled as such heirs and distributees to cer-
tain property, money, choses in action and other effects due in the hands and possession
of the said Mary Henderson of Semmes County, State of Alabama or in the possession of
the Executor or Administrator of the last husband of the said Mary Henderson, and
whereas also the said William A. Willie A. and Mary A. are all infants and under age
of twenty-one years, and whereas I, Albert M. Estes of the aforesaid County of Hen-
ry and State of Tennessee was on the 5th day of September in the year 1842 duly
appointed and constituted the Guardian of the said William A. Willie A. and Mary A.
Young minors as aforesaid by the County Court of said Henry County in open
Court at the September Session of the same then and there. I do hereby consti-
tute and appoint William A. Young my lawful Attorney in fact for me and in
my name as Guardian aforesaid to collect debts and demands of the said Mary
Henderson of the said County of Semmes and State of Alabama or from any
other person in whose hands the same may be, all property, choses in action and
other effects of every description whatever and all necessary receipts and acquit-
tances for me and in my name as Guardian aforesaid and I do hereby authorize
the said William A. and my said Attorney to institute suit, employ counsel if the same
should be necessary to enforce the collection of said estate due as aforesaid to my
said minor, hereby ratifying and confirming all the acts and doings of my said Agent
and Attorney as if I were present and doing the same myself. In witness whereof,
I have hereunto set my hand and affixed my seal this 18th day of November 1858.

A. M. Estes (Seal)

State of Tennessee. Personally appeared before me William Young Clerk of the County Court
of said County, the within named Albert M. Estes who granted such and whom
I am personally acquainted and who acknowledges that he executed the
 foregoing power of Attorney for the purposes therein contained.

In witness whereof I have hereunto
set my hand and affixed the seal
of said Court at Office in
Brownsville this 18th day of November 1858.

W. Young

State of Tennessee. I, O. P. Safford a Justice of the Peace and Chairman of the County Court of
Waynes County, do hereby certify that I signed whose name appears to the
within Recd Certificate is Clerk of the County Court of said County, and that
said Court is a Court of Record, that he is duly qualified, and that all his official acts
are entitled to faith and credit. Given under my hand at Office in Brownsville this 18th Nov-
ember 1858.

O. P. Safford, Chairman
of the County Court of Wayne
County Tennessee.

Filed in the Office of the Judge of the Probate Court of Semmes County, State of Ala. for
Registration on the 20th day of November 1858 which is duly done in Book No. 8
Page 334 & 335. Test Thomas G. Lyer, Judge P.C.

P. L. Chandler

No. 3 Power of Attorney

P. L. Chandler

Know all men by these presents that I Peter Chandler of the
County of Gallatin and State of Mississippi have consti-
tuted and appointed and by these presents do constitute
and appoint P. L. Chandler of the County and State aforesaid my true and
lawful Agent and Attorney in fact for me and in my name and stead to transact
all business connected with the Estate of Richard W. Chandler deceased late of the
State of Alabama Semmes County of which I the said Peter Chandler am heir
at law so far as may be necessary in making any and all settlements concern-
ing any and all claims which I may have against said Estate, and he is hereby
fully authorized to receive any and all property from the Administrator or Ad-
ministrator of said Estate which may and of right ought to belong to me by
virtue of any decision which has been or may hereafter be made of the whole
property belonging to said Estate, and to accept in my name for the said
Estate he is further authorized to act in all matters of business connected
with said Estate fully and to all intents and purposes as though I were present
in person and did all and transmit the same and I hereby ratify and
confirm any and all the acts of my said Attorney in fact in the premises above
stated and so forth. In witness whereof I have hereunto set my hand and seal
this 18th day of November A.D. 1858.

Peter Chandler (Seal)

State of Mississippi. Personally appeared before me John H. Carragee Clerk
of the Probate Court of said County, Peter Chandler whose

Genuine signature appears to the within Power of Attorney
who acknowledges that he signed the said and delivered the same as his
voluntary act and deed and for the purposes therein specified. Given under
my hand and the seal of said Court at Office
in Brownsville this 12th day of November 1858.

J. H. Carragee

John H. Carragee Clerk

336 The State of Mississippi
 Gallathea County
 Thomas A. Leves, Judge of the Probate Court in and for said county, do hereby certify that John L. Leverage whose genuine signature appears to the foregoing certificate of acknowledgment is and was at the time of the date and by any thereof clerk of the said Probate Court, duly elected, qualified and commissioned, that his said certificate is in due form of law and that his acts in the premises are entitled to full faith and credit in judicial proceedings until my hand and seal this 12th day of November A.D. 1850. Thomas A. Leves, Probate Judge (Seal)

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 21st day of November 1850, which is duly done in Book No 8, Page 335. 336. Let Thomas G. Lyles Judge P.C.

William Alexander Esq. Mr. William Alexander and Martin Alexander his wife formerly of the County of Limestone State of Alabama do hereby nominate and appoint Bluford Henderson of the County of Limestone aforesaid our Attorney in fact to demand and receive for us from Richard Henderson, or Mary Henderson ~~or any other~~ ^{or any other} heirs of Limestone County State of Alabama or from one or both or any other person having possession of or liable for the same a legacy bequeathed to or distributable share or shares which has descended to us from Richard Henderson or Mary Henderson (now deceased) late of Limestone County State of Alabama or from one or both the said Richard Henderson and Mary Henderson deceased and all necessary receipts bonds and acquittances for us and in our name to execute for and about the same. We do further empower our said Attorney to sue for and recover the same or any part thereof, and for that purpose to employ one or more Attorneys under him and to do all other acts and things necessary to accomplish the objects of this power and our expenses and charges. And we do hereby certify and confirm all the lawful acts and things of our said Attorney in the premises as fully as if we were present and doing the same ourselves. Witness our hands and seal the 7th day of February A.D. 1850. William Alexander (Seal) Let Martin Alexander (Seal)

The State of Mississippi
 County of Limestone
 Primary appeared before me Henry D. Morris an acting Justice of the Peace and Notary Public Ex Officio in and for the State and County aforesaid, the within named William Alexander who acknowledged that he signed sealed and delivered the foregoing Power of Attorney on the day and year therein to the aforesaid Bluford Henderson as his act and deed. And at the same time personally appeared the within named Martin Alexander wife of said William Alexander who being by me examined privately and apart from the husband acknowledged that she signed sealed and delivered the said Power of Attorney on the date as her voluntary act and deed freely without any fear threat or compulsion.

337 of her husband. Given under my hand and private seal having in due of Office the 7th day of February A.D. 1850. S. L. Carroll (Seal) Justice of the Peace and Notary Public Ex Officio

The State of Mississippi
 Marshall County
 I, Gordon W. White Clerk of the Probate Court of said County do hereby certify that Henry Carroll whose genuine signature appears to the above certificate is and was on the date of said certificate an acting Justice of the Peace and Notary Public Ex Officio in and for Marshall County aforesaid duly elected, qualified and commissioned and that full faith and credit should be given to his official acts as such. Given under my hand and the seal of said Court at Office the 7th day of February A.D. 1850. Gordon W. White Clerk

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 21st day of November 1850, which is duly done in Book No 8, Page 336, 337. Let Thomas G. Lyles Judge P.C.

William A. Young & others
 vs. E. J. Estlin
 State of Limestone
 Magwood County
 Be it remembered that at a quarterly term of the County begun and held for said County at the Court House in the town of Brownsville on the first Monday in October 1842 the being the third day of said month. Present the Worshipful John S. Talaford Esq. & Young Esq. & Alexander David Outlaw Esq. John J. Jackson Charles P. Talaford Charles R. Johnson Coroner McClellan John S. Rayson and others then present justices holding said court. Tilden Sykes clerk and Thomas J. Weatherall Sheriff all present. The following proceedings among others were had to wit: Albert McEster came into open court and was duly constituted and appointed Guardian of William A. Young Willie J. Young and Mary Ann Young minors heirs of William Young deceased. And entered into bond in the sum of thirty two hundred dollars with Thomas A. Rayson a Free Willson as his securities approved by the court and ordered to be filed.

State of Limestone
 Magwood County
 I, Sykes John clerk of the County Court of said County do hereby certify that the foregoing is a true and perfect copy of the proceedings had upon the appointment of Albert McEster as Guardian of the minors mentioned in the above order of appointment from the records of my Office. In witness whereof I have hereunto set my hand and affixed in the Seal of said Court at Office in Brownsville this 18th day of Dec. A.D. 1849. J. Sykes Clerk

(Seal)

338 State of Lawrence
 Maywood County } I C P. Salafino a Justice of the Peace and ex officio
 of the County Court of Maywood County do hereby cer-
 tify & adjourn whose names appear to the within con-
 fession is clerk of the County Court of said County, and that said and
 is a court of record, that he is duly qualified and that all his of-
 ficial acts are entitled to faith and credit from within my hand
 at Office in Brunswick this 18th day of December 1849
 C P Salafino, Chairman
 of the County Court of
 Maywood County Lawrence

Filed in the Office of the Judge of the Probate Court of Limestone
 County, State of Alabama for registration on the 21st of November 1850
 which is duly done in Court Book No 8 Page 337. 338
 Just Thomas G. Lyne, Judge P.C.

Colubury Greenham & Wife } This Indenture made this twenty fifth day of Sep-
 to 3 Read } tember in the Year one thousand eight hundred and
 William G. Robinson } forty nine between Colubury Greenham and Jackey
 Greenham his wife of the County of Limestone in the State of Ala-
 bama of the one part and William G. Robinson of the other part
 Witness that the said Colubury Greenham and Jackey his wife for and
 in consideration of the sum of thirty nine dollars and fifty cents to him
 in hand paid, the receipt whereof is hereby acknowledged have they
 given granted bargained sold aliened conveyed and confirmed and
 confirmed and by these presents do give grant bargain sell alien convey
 and confirm unto the said William G. Robinson 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 fourth of
 the South west fourth of Section No 10 Township No 1 of Range No 4
 West, containing thirty nine acres and more more bounded
 of an acre and also two acres of land bounded lying and being
 in Section 9 Township No 1 of Range No 4 West. To have and to hold the
 above described tracts of land, with the tenements and appurtenances
 thereto belonging or in any way appertaining unto the said William
 G. Robinson his heirs and assigns forever and the said Colubury
 Greenham and Jackey his for their heirs Executors and assigns forever
 do hereby and in consideration of the premises warrant and give from
 defend the title to the above described and hereby granted premises
 unto the said William G. Robinson, his heirs and assigns forever and against
 themselves and all and every person or persons claiming or holding
 claim there the said Colubury Greenham and Jackey his wife
 and also against the lawful title claim or demand of all and
 every person or persons whomsoever in testimony whereof the said
 Colubury and Jackey his wife hereunto and unto their names

339 and affix their seals the day and year above written
 Signed Sealed and Delivered
 in the presence of
 J. P. Greenham Seal
 J. P. Greenham Seal

The State of Alabama } Personally appeared before me Preston Morris and acting Jus-
 Limestone County ss } tice of the Peace of said County, J. P. Greenham and Jackey Green-
 ham his wife who acknowledged that they signed sealed
 and delivered the foregoing deed to the said William G. Robinson for
 the purposes therein specified and Jackey Greenham his wife being
 by me Examined Separate and apart from her said husband acknow-
 ledged that she signed sealed and delivered the foregoing deed
 without any force threats or compulsion of her said husband
 this 25th day of September 1849
 Preston Morris Seal
 Justice of the Peace,

Filed in the Office of the Judge of Limestone County State of Alabama
 for registration on the 28th day of November 1850, which is duly done in
 Court Book No 8 Page 338 & 339. Just Thomas G. Lyne Judge P.C.

James Mc Cormac & Wife } This Indenture made this 9th day of January in the Year
 to 3 Read } one thousand eight hundred and forty nine between
 John Mc Davis } John Mc Davis of the County of Limestone in the State
 of Alabama of the one part and James Mc Cormac and
 Elizabeth J. his wife of the other part
 Witness that the said James Mc Cormac and wife for and in
 consideration of the sum of two hundred and fifty dollars to him in hand paid
 the receipt whereof is hereby acknowledged have they given granted bar-
 gained sold aliened conveyed and confirmed and by these
 presents do give grant bargain sell alien convey and confirm
 unto the said John Mc Davis all that certain lot of land lying and being in
 the County of Limestone and State of Alabama being a portion of the S W 1/4
 of S 4. T 3. Range 4 West, beginning at a stake at the line of J. L. Limestone
 bearing east forty four chains thirty one links, thence north nine chains
 thence west forty three chains twenty seven links, thence south to the beginning
 containing two acres more or less. 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 John Mc Davis his heirs and assigns
 forever. And the said James Mc Cormac & wife of J. L. Limestone wife for their
 heirs Executors and Administrators do hereby and in consideration
 of the premises warrant and give from defend the title to the above
 described and hereby granted premises unto the said John Mc Davis his
 heirs and assigns forever and themselves and all and every person or per-
 sons claiming or holding claim there the said James Mc Cormac & wife
 J. L. Limestone wife and also against the lawful title claim or demand
 of all and every person or persons whomsoever

In testimony whereof, the said James McLeoman wife & J. H. Martin wife have hereunto subscribed their names and affix their seals the day and year above written

Signed sealed and delivered in the presence of
M. E. Querry,
W. W. Martin

James McLeoman (seal)
Elizabeth McLeoman (seal)
J. H. Martin per (seal)
J. H. Martin (seal)
J. McLeoman also in part

The State of Mississippi } Personally appeared before me Samuel Querry an
Leshamings County } acting Justice of the Peace in and for the county afore-
said in said State James McLeoman who acknowledged
that he signed sealed and delivered the within deed for himself and as
Attorney for others for the purposes therein specified also Elizabeth McLeoman
wife of J. McLeoman who being examined by me separately and apart
from the husband acknowledged that she signed the same deed and
from or compulsion from her husband In testimony whereunto I
my hand and seal this 1st day of March 1850 Saml. Querry (seal)
Justice of the Peace

The State of Mississippi } I, Chas. H. Key Clerk of the Probate court of
Leshamings County } do hereby certify that Samuel Mc-
Leoman whose genuine signature appears to the fore-
going certificate is and was at the date thereof an acting Justice
of the Peace in and for the said county duly qualified and com-
missioned and that all of his acts in the premises are and ought
to be entitled to full faith and credit in fact, action and execution
Given under my hand and seal of office this 18th of March
A.D. 1850 Chas. H. Key, Clerk

The State of Mississippi } I, E. L. Giddens Judge of the Probate court sole and
Leshamings County } presiding of the county of Leshamings State afore-
said do hereby certify that Chas. H. Key whose
genuine signature appears to the foregoing certificate and
attestation is and was at the date thereof, Clerk of said court
and is duly qualified and commissioned and that all his
acts and attestations are in due form of law and that all his
acts in the premises are and ought to be entitled to full faith and
credit in fact, action and execution Given under my hand and
seal this 18th day of March 1850 E. L. Giddens, Judge (seal)

The State of Mississippi } I, Chas. H. Key Clerk of the Probate court of said
Leshamings County } do hereby certify that E. L. Giddens whose
genuine signature appears to the foregoing certificate is and
was at the date thereof, Judge of said court sole and pres-
iding and 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 fact, action and execution Given under my hand and seal of court at
Office this 18th day of March 1850 Chas. H. Key, Probate Clerk

Filed in the Office of the Judge of the Probate Court of Leshamings County State
of Alabama for registration on the 25th of January 1851 which is duly done
in New York to 8 Pages 339, 340 & 341. List them as P. Lyus page 34.

David Gilbert } This Indenture made and entered into this 1st day of No-
vember 1843 between one Thomas eight hundred and forty eight bellevue
Leary Gilbert } David Gilbert of the one part and Mary Gilbert of the other part
Witness David Gilbert for and in consideration of one hun-
dred dollars to him in hand paid the receipt whereof is hereby acknowledged
that the day granted, bargained, sold and conveyed and by these presents
do grant, bargain, sell and convey unto the above named Mary Gilbert and
that tract or parcel of land lying and being in the County of Leshamings
and State of Alabama known as a part laid off in the South East corner
of the North East quarter of Section Six Township one Range five, commen-
cing at a stone on the west side of the Creek, running and to the North
road, thence North to a stone thence East to the middle of a
creek, on the west side of the main Creek thence down said Creek to the
beginning corner containing four acres. I have and to have the above described
land with the improvements and appurtenances thereto belonging or any
wise appertaining unto the said Mary Gilbert his heirs his heirs and
assigns forever and the said David Gilbert for his heirs and assigns
and forever assigns the title to the above described land unto the said
Mary Gilbert his heirs from and against himself, his heirs and
from and against all and every person holding or claiming claim
himself from and against the lawful claim or demand of all
and every person claiming under the Government of the United
States Given under my hand and seal this day and date above
written David Gilbert

State of Alabama } Personally appeared before me John Peterson a
Leshamings County } acting Justice of the Peace for and in the county
aforesaid the within named David Gilbert and
acknowledged that he signed sealed and delivered the within deed unto
the within named Mary Gilbert on the day of its date for the use and purpose
therein mentioned Given under my hand and seal this 1st day of November
1844 John Peterson (seal)

Filed in the Office of the Judge of the Probate Court of Leshamings County
State of Alabama for registration on the 25th of January 1851 which is
duly done in New York to 8 Page 341
List Thomas D. Lyus page 341

342 David Gilbert & Mary Gilbert
 His Indenture made and entered into this the first day of November in the year of our Lord one thousand eight hundred and forty eight between David Gilbert of the State of Alabama Limestone County and Mary Gilbert of the State of Tennessee and Clerk County of the other part Witnesseth that the above named David Gilbert for and in consideration of fifteen hundred dollars in hand paid, the receipt whereof is hereby acknowledged both this day granted bargain sold aliened and conveyed, and by these presents do give and bargain and sell alien and convey unto the above named Mary Gilbert all that 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 eight in township one Range five, containing one hundred and fifty acres and five of an acre, also the north west quarter of section ten in the section and township above named, containing six hundred and fifty acres and five of an acre, to have and to hold the above described tract or parcel of land with appurtenances thereto in any way or in any way appurtenance unto the said Mary Gilbert his heirs and assigns forever And the said David Gilbert for himself his heirs and assigns forever do give and to hold the above described premises unto the said Mary Gilbert his heirs and assigns forever from and against all and every person claiming or holding under him also against the claim or demand of any person claiming under the Government of the United States Nor in any manner any hand since had this day and after date hereof written
 David Gilbert

State of Alabama
 Limestone County
 Personally appeared before me John Peterson a acting Justice of the Peace for and in the County aforesaid the within named David Gilbert and acknowledged that he signed sealed and delivered the within deed to the within named Mary Gilbert for the use and purpose therein mentioned and in and in any hand since had, this 1st day of November 1848.
 John Peterson J. P. Seal.

Filed in the Office of the Clerks of the Probate Court of Limestone County State of Alabama for registration on the 27th of January 1853, which is duly done in Book No. 8 Page 342
 Let Thomas G. Lyne Judge Pl

John Riley & wife
 His Indenture made and entered into this 23rd day of July in the year one thousand eight hundred and fifty, between John Riley and William R. Potts of the County of Limestone in the State of Alabama of the one part, and William R. Potts of the county and State aforesaid of the other part, Witnesseth that the said John Riley and Sarah 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 bargain sold aliened conveyed and confirmed and confirmed and conveyed, and by these presents

343 do give grant bargain sold alien conveyed and confirmed unto the said William R. Potts 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 in the south boundary line of the S.E. qd of section 17, Township 3, and Range 5, west 36 chains and 25 links from the south west corner of said Quarter from which 29 chains and 36 links thence west 10 chains and 25 links thence west 17 degrees N. 5 chains to the creek and north said creek 28 chains from which north 27 chains to the Mountain road and north said road to E. Boundary of said Section thence west to the Beginning, Containing twenty five acres more or less. To have and to hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging unto in any way appurtenance unto the said William R. Potts his heirs and assigns forever And the said John Riley and Sarah his wife for themselves and for their heirs Executors and Administrators do hereby make in consideration of the premises warranted and well forever defend the title to the said premises and hereby granted premises unto the said William R. Potts his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John Riley and Sarah his wife and also against the said John Riley claim or demands of all and every person or persons whomsoever. In testimony whereof the said John Riley and Sarah his wife have here unto subscribed their names and affixed their seals this day and year above written
 John Riley Seal
 Sarah Riley Seal
 Signed sealed and delivered in the presence of
 Henry Kiddle
 Olesha French

State of Alabama
 Limestone County
 Personally appeared before me Robert Maudslowi acting Justice of the Peace in and for the County aforesaid John Riley and Sarah his wife and acknowledged that they jointly signed sealed and delivered the within or foregoing deed to the within named William R. Potts on the day and year therein named and the said Sarah being by me privately examined apart from her husband acknowledged that she signed the said deed willingly and freely without any fear threats or compulsion from her said husband acknowledged before me this 28th day of July 1850
 Robert Maudslowi J. P.

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 2nd of December 1850 which is duly done in Book No. 8 Page 342 & 343
 Let Thomas G. Lyne Judge Pl

344. Jesse Atkinson & 3 An Indenture made and entered into this the
 1st of Novr
 1850 between Jesse Atkinson of the County of Sumter
 and State of Alabama of the first part and Mon-
 rovia Woodfin his daughter wife of Robert M Woodfin and her
 three sons Charles William & Morafus Richards & Woodfin and
 Charles Ann Woodfin, children also of the said Robert M Woodfin
 of the second part. Whereas the said Robert M Woodfin, Executed and
 delivered to the said Jesse Atkinson on the 27th day of May last
 past an absolute deed of conveyance in fee simple in which
 his said wife joined to a certain tract or parcel of land lying and
 being in the County and State aforesaid and known as the west half of
 the North east quarter of Section Six, Township one Range four
 west containing eighty and 2/3 acres and also about the same
 term claimed to the said Jesse Atkinson a certain negro woman
 slave by the name of Sarah aged about twenty two years
 together with an absolute deed of sale all being property owned
 by the said Jesse Atkinson to his said daughter on or before her
 marriage with the said Robert M Woodfin, and all upon the personal
 agreement understanding and trust, that all said property and con-
 personal should be used for the use and benefit of the said parties of the
 second part in common and for as hereinafter specified, and whereas
 the said Jesse Atkinson is now willing and desirous to execute said deed
 agreement and understanding and to make said deed to writing so
 that an affidavit or uncertainty may hereafter occur in reference thereto
 Now therefore the said Jesse Atkinson, that for and in consideration of
 the sum of one hundred and ten dollars in hand paid by
 and in behalf of the said parties of the second part, to him the said Jesse
 Atkinson in hand paid, the receipt whereof is hereby acknowledged, the said
 said Jesse Atkinson covenants and agrees, and by these presents does
 covenant and agree to and with the said parties of the second part
 that he the said Jesse Atkinson has here and assigns, does and shall
 stand seised and possessed of all said property, both real and personal
 and the income, accretions, rents, and profits thereof and hold
 the same over in absolute right, but to all intents and purposes as a
 trustee or trustees for the sole and separate use and behoof of the said
 Monrovia Woodfin during the period of her natural life, free from the claims
 control or management of her present or any subsequent husband and dis-
 ring the minority of said Charles, equally for their support, maintenance
 and education &c. that the said Jesse Atkinson and his Successor or suc-
 cessors shall be subject to removal and appointment as such trustee or
 trustees for all such cases or causes, and in such manner or manner as
 may for the time being be specified by the laws of the State where the parties and
 the said property may be and likewise shall be subject to all the liabilities
 and enjoy all the rights and privileges as such trustee or trustees may be
 subject to or enjoy under the laws of the State &c. that the profits, accumulations,
 and annual income of said property or as much thereof as may not

345 be consumed in the support and education of the said parties of the second part shall
 be incorporated in said property by being invested in property or otherwise and shall be sub-
 ject to the same trusts as the property herein enumerated &c. Whereas the said Monrovia
 Woodfin, and the trustee or trustees for the time being shall execute in the opinion that
 it will be deemed to the interest of the said parties of the second part to see all or
 any portion of the property subject to the trusts herein declared they shall be empowered
 to do so, either at public or private sale and the proceeds thereof shall be invested in
 such other property as will be safe and beneficial for said parties of the second part
 subject in all respects to the trusts herein declared &c. That on the death of the said
 Monrovia Woodfin, or if she die before the majority of her children, whom they arrive
 at lawful age, the trustee or trustees for the time being shall convey in absolute right to each
 of said children as may be then living and to the children of such as may be
 dead all of said trust property then remaining or accumulated in case of death
 among said children whom children not to take an equal share with the living
 but to take the share to which the parent would have been entitled. In testimony
 whereof the said parties has hereunto set his hand and seal, the date first above
 written.
 Jesse Atkinson Seal.

The State of Alabama & 3 Before me Thomas G. Lyer Judge of the Probate Court of said
 Sumter County & 3 County and personally appeared Jesse Atkinson and
 acknowledged that he signed sealed and delivered
 the foregoing deed to the said Monrovia Woodfin and others for the pur-
 poses therein set forth and on the day and year therein named. Given
 under my hand and seal, this 23 day of November 1850.
 Thomas G. Lyer Judge. Seal.

Filed in the Office of the Judge of the Probate Court of Sumter County State
 of Alabama for registration on the 23rd of November 1850, which is duly done
 in Book No 8, Page 344, 345 Test Thomas G. Lyer Judge P.C.

William Richardson & 3 The State of Alabama,
 Samuel M. Atkinson. & 3 Whereas the Chancery Court for the
 To 3 3d District Northern Chancery Division of the
 Stokes Robinson & 3 State of Alabama heretofore and in this State, heretofore
 on the petition of John M. Atkinson, and John H. Harris Executors of George Smith
 dec'd. made an order appointing Samuel M. Atkinson, Elias Hunt and William
 Richardson commissioners to make sale of one estate of said dec'd.
 And whereas by said decree the title of said said estate was vested in them so as
 to enable them to convey to the Purchaser when the purchaser should be pro-
 vided as herein said commissioners pursuant to said decree made of said said
 estate on a credit of one year and from year and on the 24th of May
 1840 made and reports to said court which was duly confirmed, by which
 they show together with the sale of other lands of said dec'd. that the
 following described lands of said dec'd. were sold to James M. Atkinson as
 the highest bidder, and that for the same to wit, the South East Quarter of
 Section Nine, containing one hundred and sixty acres at five dollars

346. for one acre more and off the east part of the southwest quarter of section
 one at term acres and fifty cents for acre also the southeast quarter of section
 fifteen containing one hundred acres by line at eight dollars 24 cents
 for acre also the northwest part of section fifteen containing one hundred
 acres and fifty acres at fifteen dollars & cents for acre also the northeast
 quarter of section fifteen at three dollars for acre all in townships 20
 four in Range No four and thence it further appears by the decree of
 said court that the entire purchase money of said lands has been
 fully paid and that said James M Robinson as appears by his title bond
 duly filed in said court, sold and conveyed the lands above described to
 Stokes Robinson and whereas the said Silas Wm has departed this life
 since said sale was made then this indenture made pursuant to the
 decree of said chancery court, on the 28th of June 1835 between said
 Samuel Matthews & William Richardson surviving commissioners of
 the first part and said Stokes Robinson of the county of domesticus
 of the second part Witnesseth that the said Samuel Matthews and
 William Richardson for and in consideration of the premises have
 granted bargained sold and conveyed and by these presents do
 grant bargain sell and convey unto the said Stokes Robinson his heirs
 and assigns forever all the right title and claim in and to the above
 described lands and his interest in said lands commissioned by the decree of
 said court or which they the said Samuel Matthews William Richar-
 dson might and ought to sell and convey by virtue of the decree
 or decree of said chancery court. To have and to hold the above described
 lands with all its appurtenances unto him the said Stokes Robinson
 his heirs and assigns forever his heirs and assigns
 Wm Richardson Seal
 Saml Matthews Seal

The State of Alabama }
 Domesticus County }
 Before me Thomas G. Lyas Judge of the Probate Court of
 said County personally appeared William Richardson
 and Samuel Matthews and solemnly acknowledged that they signed
 and delivered the foregoing deed to the said Stokes Robinson
 for the purposes therein set forth and on the day and year therein
 named. Given under my hand and seal this 30th day of November
 1835. Thomas G. Lyas Judge Seal

I am in the Office of the Judge of the Probate Court of Domesticus County State
 of Alabama for my term on the 30th of November 1835. At which is duly
 done in New York. Me S. Payer 345 346.
 (Just Thomas G. Lyas Judge & P)

347. James Rankins & wife }
 vs }
 Wm G. Lusk }
 This Indenture made the twentieth day of November in
 the Year One thousand eight hundred and fifty between
 James Rankins and his wife Sarah Rankins of the county of
 Domesticus in the State of Alabama of the one part, and
 Thomas G. Lusk of the other part Witnesseth that the said James Rankins and
 his wife Sarah 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 and conveyed and confirmed
 and confirmed and by these presents do give grant bargain sell and re-
 lease, release convey and confirm unto the said Thomas G. Lusk, all that cer-
 tain tract or parcels of land lying and being in the County of Domesticus
 and State of Alabama and known as the North West Quarter of and
 the West half of the North East Quarter of section fifteen in township three
 of Range four East. Containing two hundred and forty acres more or less
 to him and to his heirs and assigns forever and the said Thomas G. Lusk
 his heirs and assigns forever and the said James Rankins and his wife Sarah
 for themselves their heirs and assigns forever do hereby make in confirmation of the premises
 warrant and will forever defend the title to the above described land and
 by these presents unto the said Thomas G. Lusk his heirs and assigns forever
 the said James Rankins and his wife Sarah for themselves their heirs and assigns
 forever and against themselves and all and every person or persons claim-
 ing or holding under them the said James Rankins and his wife Sarah.
 The General Warranty was made before the Clerk was assigned and is to be
 as part of the deed. In testimony whereof the said James Rankins and
 his wife Sarah have hereunto subscribed their names and affixed their seals
 the day and year above written
 James Rankins Seal
 Sarah Rankins Seal

Legally Sealed and Delivered
 in the presence of
 Just John Mc Davis, V G W. Whitfield

The State of Alabama }
 Domesticus County }
 Before me Thomas G. Lyas Judge of the Probate Court of
 said County personally appeared James Rankins and
 Sarah Rankins his wife and acknowledged the within deed
 to the within named Thomas G. Lusk for the purposes therein set forth
 and on the day and year therein named and that he subscribed his
 name as witness thereto in the presence of said James Rankins wife and
 in the presence of John Mc Davis the other subscribing witness and that
 said Rankins subscribed his name as witness thereto in his presence
 and in the presence of John Rankins wife and in the presence of each
 other Rankins and his wife and on the 25th day of Nov-
 ember 1835. Thomas G. Lyas Judge P. Seal

418 Filed in the Office of the Judge of the Probate Court of Sumter County, State of Alabama for registration on the 25th day of November 1850 which is duly done in Book No 8. Pages 345 348
Test Thomas G. Lyons Judge 96

E. C. Crutcher
vs
Nathaniel W. Benson
The Indentures made the 22nd day of December in the 3rd Year of our Independence eight hundred and fifty between E. C. Crutcher of the County of Sumter in the State of Alabama of the one part and Nathaniel W. Benson of the other part Witnesseth that the said E. C. Crutcher for and in consideration of the sum of twenty five dollars to him in hand paid, the receipt whereof is hereby acknowledged has this day given granted bargained sold aliened conveyed released conveyed and confirmed unto the said Nathaniel W. Benson and his heirs and assigns forever a parcel of land lying and being in the County of Sumter and State of Alabama and known and described as follows, to wit: the East 1/4 of the North East 1/4 of Section 36, Township 3 Range 3 West containing twenty 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 or in any wise appertaining unto the said Nathaniel W. Benson his heirs and assigns forever. And the said E. C. Crutcher for himself, his heirs Executors and Administrators do hereby and in consideration of the premises, ancient and new, forever release the title to the above described and hereby granted premises unto the said Nathaniel W. Benson his heirs and assigns from and against themselves and all and every person claiming or holding same. Thus the said E. C. Crutcher and also against the lawful title claims or demands of all and every person or persons whomsoever. In testimony whereof the said E. C. Crutcher hereunto subscribes his name and affixes his seal, this day and year above written. The above described tract of land was bought by E. C. Crutcher at the Sheriff's Sale and it is agreed that if Samuel Bailey should wish to redeem said land in his hand he is to do so by paying the percent to N. W. Benson
E. C. Crutcher (Seal)

The State of Alabama
Sumter County
Before me Thomas G. Lyons Judge of the Probate Court of Sumter County, personally appeared E. C. Crutcher and acknowledged that he had by him sealed and delivered to certain Book to the Indian Commissioner Nathaniel W. Benson for the purpose therein set forth and on the day and year therein named. Given under my hand and seal this 2nd day of December A. D. 1850
Thomas G. Lyons Judge (Seal)

349 Filed in the Office of the Judge of the Probate Court of Sumter County, State of Alabama for registration on the 2nd day of December 1850 which is duly done in Book No 8. Pages 348 349
Test Thomas G. Lyons Judge 96

A. S. McKinney
vs
E. C. Crutcher
The State of Alabama
Sumter County
Whereas E. C. Crutcher has obtained from the Court of Sumter County Alabama an order of Sale dated 21st day of September 1851 whereby I was commanded to expose to Public Sale the East of the North East 1/4 of Section 36, Township 3 Range 3 West containing twenty two acres more or less as the Property of Samuel Bailey now I, A. S. McKinney as Sheriff and by virtue of said order of Sale and of the Statute in such Cases, and in consideration of the sum of twenty dollars to me in hand paid by E. C. Crutcher, have this day granted, bargained sold, and by these presents do hereby grant bargain and sell, unto E. C. Crutcher the above described land, and hereby granted premises, he being the highest bidder for the same and all the right title claim or demands that said Samuel Bailey has or could have to the above described and hereby granted premises and every part thereof as I Sheriff as aforesaid and under the authority as aforesaid do and ought to sell and convey being in no way bound myself to warrant or defend the title to the same. Given under my hand and seal this 2nd day of December 1850
A. S. McKinney Sheriff (Seal)

The State of Alabama
Sumter County
Before me Thomas G. Lyons Judge of the Probate Court of Sumter County, personally appeared Alexander S. McKinney and acknowledged that he signed sealed and delivered the foregoing Book to the said E. C. Crutcher for the purposes therein set forth and on the day and year therein named. Given under my hand and seal this 2nd day of December A. D. 1850
Thomas G. Lyons Judge (Seal)

Filed in the Office of the Judge of the Probate Court of Sumter County, State of Alabama for registration on the 2nd day of December 1850, which is duly done in Book No 8. Pages 349. Test Thomas G. Lyons Judge 96

George Lewis & Wife
vs
Thomas Reas
The Indentures made and entered into the 2nd day of December A. D. 1850 by one thousand eight hundred and fifty between Thomas Reas of the one part and George Lewis and Elizabeth F. Lewis his wife of the other part all of the County of Sumter and State of Alabama Witnesseth that the said George Lewis and Elizabeth F. Lewis his wife for and in consideration of the sum of one thousand dollars to them in hand paid, the receipt whereof is hereby acknowledged both this day bargained sold conveyed released and confirmed unto the said Thomas Reas and his heirs and assigns forever a parcel of land lying and being in the County of Sumter and State of Alabama and known and described as follows, to wit: the East 1/4 of the North East 1/4 of Section 36, Township 3 Range 3 West containing twenty 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 or in any wise appertaining unto the said Thomas Reas his heirs and assigns forever. And the said George Lewis and Elizabeth F. Lewis his wife for themselves and their heirs Executors and Administrators do hereby and in consideration of the premises, ancient and new, forever release the title to the above described and hereby granted premises unto the said Thomas Reas his heirs and assigns from and against themselves and all and every person claiming or holding same. Thus the said George Lewis and Elizabeth F. Lewis his wife and also against the lawful title claims or demands of all and every person or persons whomsoever. In testimony whereof the said George Lewis and Elizabeth F. Lewis his wife hereunto subscribes their names and affixes their seals, this day and year above written. The above described tract of land was bought by George Lewis at the Sheriff's Sale and it is agreed that if Samuel Bailey should wish to redeem said land in his hand he is to do so by paying the percent to N. W. Benson
George Lewis (Seal)
Elizabeth F. Lewis (Seal)

of land lying and being in the County of Sumner in the State of Alabama, known and described as a Part of the North east quarter of Section No 24, Township No 1 Range 5 East and lies by the South boundary line of said quarter section containing one hundred acres more or less, To have and to hold the above described or parcel of land with the tenements and appurtenances thereto belonging or in any way appertaining unto the said Thomas James Brooks and assigns forever. And the said George Lewis and Elizabeth Lewis his wife for themselves their heirs, Executors and Administrators doth warrant and will forever defend the title to the above described or hereby granted premises unto the said Thomas James Brooks and assigns from and against themselves and all and every person or persons claiming or holding claim thereon the said George Lewis and Elizabeth Lewis his wife, also against the lawful title claim or demand of all person or persons whatsoever or whatsoever claiming or holding by from or under the Government of the United States the witness whereof the said George Lewis and Elizabeth Lewis his wife have hereunto set their hands and seals this day and unto him in above written

George W Lewis Real
Elizabeth P Lewis Real

County of Alabama I, Personally appeared before me William McRae an acting Justice of the Peace in and for said County George Lewis who acknowledged that he signed said deed and delivered the foregoing deed of conveyance unto Thomas James Brooks on the day of its date and for the purposes therein specified. Also on the same day I did state said deed unto Elizabeth Lewis wife of the said George Lewis who acknowledged the signing, sending and delivering of the foregoing deed of conveyance unto Thomas James Brooks on the day of its date and for the purposes therein specified and that she freely and voluntarily acknowledged her right of disposal thereof free from all threats or compulsion of her said husband. Given under my hand and seal this 11th day of December 1856.

William McRae, J.P. (Real)

Filed in the Office of the Judge of the Probate Court of Sumner County, State of Alabama for registration on the 2nd day of December 1856 which is duly done in Book No 8, Pages 349 & 350.

Jest Thomas B. Lyons, Judge P.C.

Thomas Brooks & Wife of the Sumner County made this twenty seventh day of November 1856 between Joshua Collins and Mary Thomas McRae of the County of Sumner in the State of Alabama of the one part and Thomas McRae of said County of the other part Witnesseth that the said Joshua Collins and Mary Collins 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 conveyed and lawfully conveyed unto the said

and by this present do give grant bargain and sell unto the said Thomas McRae all that certain tract of land lying and being in the County of Sumner and State of Alabama and known and described as follows (to wit) The North east quarter of Section No 24 in Township No 1 Range 5 East containing one hundred and fifty nine fifty hundredths of an acre, also the South east quarter of Section No 24 in Township No 1 Range 5 East containing one hundred and fifty nine fifty hundredths of an acre, also the above described tract or parcel of land with the tenements and appurtenances thereto belonging or in any way appertaining unto the said Thomas McRae his heirs and assigns forever. And the said Joshua Collins and Mary Collins 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 McRae his heirs and assigns from and against themselves and all and every person or persons claiming or holding claim thereon the said Joshua Collins and Mary Collins and also against the lawful title claim or demand of all and every person or persons whatsoever the witness whereof the said Joshua Collins and Mary Collins have hereunto subscribed their names and affixed their seals this day and year above written

Joshua Collins Real
Mary Jane Collins Real

County of Alabama I, Stephen Skinner an acting Justice of the Peace in and for said County do certify that Joshua Collins and Mary Collins appeared to the Court then and there acknowledged the signing the same for the purposes therein named. I further certify that Mary Collins wife of Joshua Collins on examination before me apart from her husband acknowledged the signing the same without fear or constraint from her said husband for and in consideration of the purposes therein named. Given under my hand and seal this 29th Nov 1856

Stephen Skinner J.P.

Filed in the Office of the Judge of the Probate Court of Sumner County, State of Alabama for registration on the 27th day of December 1856 which is duly done in Book No 8, Pages 352, 353.

Jest Thomas B. Lyons, Judge P.C.

Edward Whitcher 3. To all whom these presents may come I Edward Whitcher
 of 3d Ward 3rd Day Recorder for the County of Demetree and State
 of Alabama and Granting Notice by the list of taxes
 possessed and owned one according to the Statute in such cases made
 and provided it appears that Whitcher Edward Whitcher hath not paid the
 sum of ninety cents for the State and County taxes of 1835 and also
 in the hereinafter particularly described land for the year eight
 hundred and forty eight. And whereas I have by virtue of said
 last and aforesaid Statute and also the said Statute or parcel of land
 hereinafter particularly described at public sale after having given
 three months notice of the time and place of said sale by advertisement
 in the Herald published in the town of Athens Ala. and most come
 want to said land and myself and by virtue and one of the Statute in
 such cases made and provided have sold unto William H. Linnard
 hereafter described for the same nine acres and more more
 3/4 cents for taxes and cost that being the greatest and highest bid
 therefore now known for the said Edward Whitcher tax location as
 aforesaid and by virtue of the Statute in such cases made and pro-
 vided and for and in consideration of the sum of nine dollars and
 ninety from 3/4 cents aforesaid to me in hand paid by William H.
 Linnard the receipt whereof is hereby acknowledged this day and
 date come by these presents doth bargain and sell unto the said
 William H. Linnard and his heirs and assigns forever the following
 tract or parcel of land known and described as follows: Section
 acres on the East side of fractional Section thirty three and thirty
 four in Township three and Range six west lying and being in the
 County of Demetree and State of Alabama to have and to hold
 the above described tract or parcel of land unto the said Whitcher
 with its appurtenances unto the said William H. Linnard his heirs
 and assigns forever as absolutely as I Edward Whitcher Tax loca-
 tion aforesaid might come or extend might to convey and sell
 by virtue of the authority aforesaid. In witness whereof I have
 hereunto set my hand and affixed my seal this 1st of October 1835.
 Edward Whitcher (Seal)

Demetree County 3. Before me Thomas G. Lyons Judge of the Probate
 State of Alabama 3. Court of said County personally appeared
 Edward Whitcher and acknowledged that he
 had signed, sealed and delivered the foregoing and to the
 said William H. Linnard for the purposes therein expressed and
 on the day and year therein expressed herein under my hand
 and seal this 11th day of December A.D. 1835.
 State Thomas G. Lyons Judge P.H.

Filed in the Office of the Judge of the Probate Court of Demetree County State of
 Alabama for registration on the 16th day of December 1835, which is duly done
 in Book No 8 Pages 352 353. List Thomas G. Lyons Judge P.H.

Joseph Whitcher 3. This Indenture made this 19 day of December in the Year one
 to 3d Ward 3rd Day Recorder for the County of Demetree and State
 of Alabama and Granting Notice by the list of taxes
 possessed and owned one according to the Statute in such cases made
 and provided it appears that Whitcher Edward Whitcher hath not paid the
 sum of ninety cents for the State and County taxes of 1835 and also
 in the hereinafter particularly described land for the year eight
 hundred and forty eight. And whereas I have by virtue of said
 last and aforesaid Statute and also the said Statute or parcel of land
 hereinafter particularly described at public sale after having given
 three months notice of the time and place of said sale by advertisement
 in the Herald published in the town of Athens Ala. and most come
 want to said land and myself and by virtue and one of the Statute in
 such cases made and provided have sold unto William H. Linnard
 hereafter described for the same nine acres and more more
 3/4 cents for taxes and cost that being the greatest and highest bid
 therefore now known for the said Edward Whitcher tax location as
 aforesaid and by virtue of the Statute in such cases made and pro-
 vided and for and in consideration of the sum of nine dollars and
 ninety from 3/4 cents aforesaid to me in hand paid by William H.
 Linnard the receipt whereof is hereby acknowledged this day and
 date come by these presents doth bargain and sell unto the said
 William H. Linnard and his heirs and assigns forever the following
 tract or parcel of land known and described as follows: Section
 acres on the East side of fractional Section thirty three and thirty
 four in Township three and Range six west lying and being in the
 County of Demetree and State of Alabama to have and to hold
 the above described tract or parcel of land unto the said Whitcher
 with its appurtenances unto the said William H. Linnard his heirs
 and assigns forever as absolutely as I Edward Whitcher Tax loca-
 tion aforesaid might come or extend might to convey and sell
 by virtue of the authority aforesaid. In witness whereof I have
 hereunto set my hand and affixed my seal this 1st of October 1835.
 Edward Whitcher (Seal)

Signed sealed & delivered
 in the presence of

The State of Alabama 3. Personally appeared me W.P. Long, an ac-
 Demetree County 3. Judge of the Peace in and for said County
 Joseph Whitcher and acknowledged that he signed the
 same for the purposes therein contained and on the day
 therein written herein under my hand and seal this 19th day
 of December 1835.
 W.P. Long J.P. (Seal)

354. Filed in the Office of the Judge of the Probate Court of Limestone County
 State of Alabama for registration on the 28th day of December
 1850, which is duly done in Deed Book No. 8, Pages 353 & 354
 Lest Thomas G. Lyons, Judge P.O.

George W. Murray Wife & The Parties made this binding deed any of the
 to 3 Wives & 3 Children 1850 between George W. Murray and Susanah
 Susanah Murray & A Murray his wife of the County of Covington in
 the State of Alabama of the one part and to the said
 A. Harrison of the other part. Witness that the said George W. Murray
 and Susanah A. Murray for and in consideration of the sum of one
 thousand and sixty six dollars to them in hand paid. The re-
 ceipt whereof is hereby acknowledged, have this day bargained
 sold aliened enfeoffed and conveyed, and by these presents have
 bargained sold aliened enfeoffed and conveyed unto Archibald A. Har-
 rison all that certain piece or parcel of land lying and being
 in the County of Covington in the State of Alabama forty acres
 being South East fourth of the South west quarter of Section
 thirty thirty six Township 1 Range five west, 6 North and
 to hold the above described land unto the Appointmen-
 taries belonging or in any wise appertaining unto the
 said Archibald A. Harrison his heirs or assigns forever
 And the said George W. Murray and Susanah A. Murray his
 wife do hereby themselves, their heirs, Executors, Administrators
 Attorneys and all persons claiming or holding under
 them the said Susanah A. Murray has her heirs and assigns forever
 themselves and 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 George W. Murray
 and Susanah A. Murray have hereunto set their hands and
 seals the day and date above written. George W. Murray (Seal)
 Susanah A. Murray (Seal)

State of Alabama & Probate Court of Limestone County
 Personally appeared before me Henry Smith the an-
 acting Justice of the Peace for Limestone County
 George W. Murray and Susanah A. Murray his wife and ac-
 knowledged that they signed sealed and delivered the within
 deed to Archibald A. Harrison on the day and date therein
 written from among my books and Seal this 28th December
 1850 Henry Smith J.P. (Seal)

Filed in the Office of the Judge of the Probate Court of Limestone County
 State of Alabama for registration on the 28th of December 1850, which is
 duly done in Deed Book No. 8, Page 354
 Lest Thomas G. Lyons, Judge P.O.

355. Herbert L. Lorne wife & The Parties made this the 11th day of December 1850
 to 3 Wives & 3 Children between Herbert L. Lorne and Elizabeth Lorne his wife of
 f. R. Trotter & 3 the County of Limestone and State of Alabama of the one
 part, and Isham R. Trotter of the County of Limestone and State of Tennessee
 of the other part. Witness that the said Herbert L. Lorne and Elizabeth
 Lorne 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 bargained sold aliened enfeoffed and conveyed and by
 these presents do bargain sell alien enfeoff, and convey unto the said
 Isham R. Trotter 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 on or near Ragobars Creek, it being the South
 East quarter of North west quarter of fractional Section twelve
 of Township No. one and of Range No. four west, containing forty acres
 more or less, together with all and singular the tenements Heredita-
 ments and Appurtenances thereto belonging or in any wise ap-
 pertaining. To have and to hold the above described tract or parcel
 of land unto the Appointmen-
 taries belonging or in any wise
 appertaining unto the said Isham R. Trotter his heirs and assigns
 forever And the said Herbert L. Lorne and Elizabeth Lorne
 his wife for themselves their heirs Executors and Administrators
 doth warrant and will forever defend the title to the above de-
 scribed or within named premises and hereby granted unto the
 said Isham R. Trotter his heirs and assigns from and against
 themselves and all and every person claiming or holding under
 them the said Herbert L. Lorne and Elizabeth Lorne, and
 also against the longest 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 tes-
 timony whereof, the said Herbert L. Lorne & Elizabeth Lorne
 have hereunto set their hands and seals, the day and date
 above written
 Herbert L. Lorne (Seal)
 Elizabeth Lorne (Seal)

The State of Alabama & Probate Court of Limestone County
 Personally appeared before me Preston Morris
 an acting Justice of the Peace for Limestone
 County and State, Herbert L. Lorne & Elizabeth Lorne
 his wife who personally acknowledged that they signed and delivered
 the within on the day and date therein mentioned to the said
 Isham R. Trotter, and the said Elizabeth Lorne being to me Exam-
 ined apart from her said husband acknowledged that she
 signed, sealed, and delivered the said deed jointly with her
 said husband or compulsion of her said husband, from among
 my books and Seal, this Eleventh day of December 1850
 Preston Morris J.P. (Seal)

356 Taken in the Office of the Probate Judge of Limestone County, State of Alabama for registration on the 25th day of December 1858, which is duly done in Deed Book No. 1, Pages 355 & 356.
List Thomas G. Lyons, Judge Clerk.

A Word, Wife 3. This Indenture made this 25th day of November in the year one thousand eight hundred and fifty between Alexander Word & J. B. Stewart 3. Sam Word his wife of the County of Limestone and State of Alabama of the one part, and James B. Stewart of the other part Witnesseth that the said Alexander Word and Sam Word 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 bargained and sold aliened conveyed and conveyed and by these presents do bargain sell alien convey and conveyed unto the said James B. Stewart all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama aforesaid, and known and designated as the North west Quarter of Section Twenty one and the east half of the North east Quarter of Section Twenty one in Township Three Range four west, containing two hundred and forty 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 way appertaining unto the said James B. Stewart his heirs and assigns forever and the said Alexander Word and Sam Word his wife for themselves their heirs, Executors and Administrators do hereby warrant and well forever defend the title to the above described tract or parcel of land and hereby give two promissory notes to the said James B. Stewart his heirs and assigns from time against themselves and all and every person or persons whatsoever claiming or holding by from or under the Government of the United States in testimony whereof the said Alexander Word and Sam his wife have hereunto set their hands and seals this day and a true motion written
Alexander Word (Seal)
Sam Word (Seal)

The State of Alabama 3. Personally appeared before me William L. Blair, Commissioner of the Pines in and for said County and State the within named Alexander Word and Sam his wife who acknowledged that they voluntarily signed sealed and delivered the within Note on the day and year therein mentioned to the within James B. Stewart, and the said Sam Word his wife being by me personally examined apart from her said husband acknowledged that she by her said husband and delivered the said Note freely without any fear threats or less persuasion from of the said husband, even under my hand and seal, this 25th November 1858 William L. Blair J. P. (Seal)

357 Taken in the Office of the Judge of the Probate Court of Limestone County, State of Alabama for registration on the 25th day of December 1858 which is duly done in Deed Book No. 1, Pages 356 & 357.
List Thomas G. Lyons, Judge Clerk.

J. Bennett wife 3. This Indenture made this 10th day of August in the year one thousand eight hundred and fifty between John Bennett and Agnes his wife of the County of Limestone in the State of Alabama of the one part and Isaac & Wilson of said County and State of the other part. Witnesseth that the said John Bennett and Agnes 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 have this day given granted bargained sold aliened conveyed, released conveyed and confirmed, and by these presents do give grant bargain and alien convey release convey and confirmed unto the said Isaac & Wilson all that certain tract of land lying and being in the County of Limestone and State aforesaid and known as part of the North east Quarter of Section thirty one in Township Four Range four west and bounded as follows 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 and to the beginning corner. Containing forty three acres Excepting three acres bounded as follows (viz) beginning at a stake eight poles from the South east corner of said Quarter Section, thence North & a stake, thence West twenty four poles to a stake, thence South & a stake, thence East twenty four poles to the beginning, & to have and to hold the above described tract of land with the appurtenances thereto belonging or in any way appertaining unto the said Isaac & Wilson his heirs and assigns forever and the said John Bennett and Agnes his wife for themselves their heirs Executors Administrators, do hereby and in consideration of the premises warranted come well forever defend the title to the above described and hereby granted premises unto the said Isaac & Wilson his heirs and assigns from and against themselves, and all and every person or persons claiming or holding under claim the said John Bennett and Agnes 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 Bennett and Agnes his wife have hereunto subscribed their names and affixed their seals this day and year above written
John Bennett (Seal)
Agnes Bennett (Seal)

Witnessed and attested
in the presence of
J. S. McQueen
W. M. Bennett

858. The State of Missouri } Before me Thomas L. Lyne Judge of the Probate Court
Harrison County } of said County personally appeared Wm Bennett who
being duly sworn deposes and swears that he was present and saw the
said John Bennett and Agnes Bennett his wife, say in law and declare they
within knew to the within named Isaac T. Wilson for the purpose therein
specified and on the day and year therein named, and that he sub-
scribed his name as witness thereto in the presence of said Bennett and wife
and in the presence of C. F. Messersbury the other subscribers writing
and that the said C. F. Messersbury signed his name as witness
thereto in his presence and in the presence of said Bennett and wife
and in the presence of each other under my hand and
Seal this 27th day of December A.D. 1865

Thomas L. Lyne Judge P.C.

Filed in the Office of the Judge of the Probate Court of Lincoln
County State of Massachusetts for a registration on the 27th day of
December 1858, which is duly done in Book No. 8, Pages 357 &
358. Elihu Thomas Esq. Judge. P.C.

[illegible]

359 with the Appointances as may be reasonably required by him or them. And that I the said Stephen and my heirs will warrant and defend the said promises with the Appointances unto the said W^m W^m Turner and his heirs and assigns forever. In testimony whereof we have set our hands and affixed our seals, this 2nd day of January 1857.

Stephen W. Turner Secy.
Minister of the Gospel

Signed Sealed and Delivered
in the presence of
John S. Blair Jr.

The State of Alabama } This day personally appeared before me
Barren County } John S. Blair an acting Justice of the Peace
in and for the County and State aforesaid Stephen Henson and
acknowledged that he had signed sealed and delivered to the fore-
going Henson the said William McTurner for the purposes therein
expressed and on the day and year therein named. And on the
same day I exhibited said Henson to the said McTurner & Henson
separate and apart from her said husband who acknowledged
that she had signed sealed and delivered said Henson without
any fear threats or Compulsions of her the said Stephen Henson
freely and voluntarily Given under my hand and seal this 2nd
day of January 1857. John S. Blair J. P. (Seal)

Filed in the Office of the Judge of the Probate Court of Lawrence
County State of Missouri for registration on the 7th day of
January 1857, which is duly done in Case Book No. 8, Pages 358
359 Test Thomas G. Lyas, Judge P.C.

Samuel Matthews & wife of the first part made this 17th day of Decem-
ber 1830
W.A.V. & S. Klein } her signature hereinafter and jointly between Saml.
Matthews and wife Sarah E. Matthews of
the county of Simons and State of Missouri of the first part
and William A.V. & S. Klein of the second part. Witness that
the said Samuel Matthews, Sarah E. Matthews for and in con-
sideration of the sum of four thousand one hundred and fifty
dollars to them or named parties, the receipt whereof is hereby acknowl-
edged, have this day bargained sold aliened enfeoffed and con-
veyed and by their presents do bargain sell alien enfeoff and
convey unto the said W.A.V. & S. Klein all of those lots or parcels
of land lying and being in the County of Simons and State
of Missouri, known and designated to wit South east quarter of
Section twelve and North east quarter of Section thirteen of Township
four of Range 5 East containing three hundred and twenty
acres more or less To have and to hold the above described

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 100 or parcels or pieces of land with the appurtenances thereto belonging or in any way appertaining unto the said Wm. & Ed. Wynn then heirs and assigns for ever and the said Samuel Matthews and Sarah E. Matthews 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 Wm. & Ed. Wynn then heirs and assigns from and against themselves & all & every person claiming or holding under them the said Samuel Matthews Sarah E. Matthews and also against the lawful title claim or demand of every person or persons whomsoever claiming or holding by force or under the Government of the United States notwithstanding the fact that the said Samuel Matthews and Sarah E. Matthews have heretofore sold their homes and land the day and date above written
 Wm. Matthews Seal
 Sarah E. Matthews Seal

In State of Alabama } Before me Thomas G. Lyons Judge of the Probate
 Conestoga County } Court of said County this day personally
 appeared Samuel Matthews and Sarah E. Matthews whose names are signed to the foregoing deed and acknowledged that they had signed sealed and delivered the same to the within named William & Edward Wynn for the purposes therein set forth and on the day and year therein named said on the same day I subscribed said deed to the said Sarah E. Matthews wife of said Samuel Matthews and acknowledged that she had signed said deed freely and voluntarily without any fear threat or compulsion of her said husband and in answer my hand and seal this 9th day of January 1857
 Thomas G. Lyons Judge Clerk

Filed in the Office of the Judge of the Probate Court of Conestoga County State of Alabama for registration on the 9th day of January 1857 which is duly done in Book No 8 Page 359 & 360, Led Thomas G. Lyons Judge P. C.

John Lutz & wife } This Indenture made this fourteenth day of March one
 A. B. Lutz } thousand eight hundred and forty nine between John
 Milton V. Lutz } Lutz and Nancy Lutz his wife of the County of Conestoga
 in the State of Alabama of the one part and William Lutz of the other part Witnesseth that the said John Lutz and his wife for and in consideration of the sum of two thousand dollars and to them in hand paid the receipt whereof is hereby acknowledged have this day bargained and sold aliened conveyed and conveyed unto the said William Lutz all that certain tract or parcel of land lying and being in the County of Conestoga

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 and State of Alabama being the east half of the South west quarter of the twelve townships three Range five west also the South half of the west half of the South east quarter section twelve township three Range five west containing one hundred and sixty acres be the same more or less to have and to hold the above described tract or parcel of land with the appurtenances thereto belonging or in any way appertaining unto the said Milton V. Lutz his heirs and assigns forever and the said John Lutz and Nancy Lutz his wife for their heirs Executors and Administrators do warrant and will forever defend the title to the above described land hereby granted premises unto the said Milton V. Lutz his heirs and assigns from and against themselves and all and every person claiming or holding under them the said John Lutz and Nancy Lutz his wife and also against the lawful title claim or demand of all and every person whomsoever In testimony whereof the said John Lutz and Nancy Lutz have hereunto subscribed their names and Affixed their Seals the day and year above written
 John Lutz Seal
 Nancy Lutz Seal

State of Alabama } Personally appeared before me Henry
 Conestoga County } Smith an acting Justice of the Peace
 for Conestoga County John Lutz Nancy A. Lutz his wife and
 signed sealed and delivered the within deed to William V. Lutz their son and my hand and seal this 10th of March 1857
 Henry Smith J. P.

Filed in the Office of the Judge of the Probate Court of Conestoga County State of Alabama for registration on the 18th day of January 1857 which is duly done in Book No 8 Page 360 & 361, Led Thomas G. Lyons Judge P. C.

David Coleman } This Indenture made this second day of January one
 A. B. Coleman } thousand eight hundred and fifty one by and between David
 North Hancock } Hancock of the County of Ross in the State of Tennessee
 of the one part and David Coleman of the other part of the County of Conestoga and State of Alabama Witnesseth that the said David Coleman for and in consideration of the sum of one dollar to him in hand paid well and truly the receipt whereof is hereby acknowledged have this day granted bargained and sold and by this presents doth bargain and sell unto the said David North Hancock his heirs and assigns an tract or parcel of land lying and being in the County of Conestoga aforesaid and known as the place of David or the place lately occupied and owned by said Hancock and also known by said Coleman on Sec 35 in T. 20 N. 5 W. D. 20 by fair signs so as to include said house yard to be used by said David North Hancock & his family as a burying place

With all and singular the Hereditaments and Appurtenances thereto belonging
 as in any way appertaining and all the Estate right title interest claim and
 demand whosoever of the said Daniel Coleman of or in and to the said
 Worcester and every part and parcel thereof. To have come to hold the
 said Lot of Ground above mentioned and every part and parcel thereof
 of with the Appurtenances unto the said State of Massachusetts this he has and
 assigns to the only proper use and behoof of the said State of Massachusetts his
 heirs and assigns forever. And the said Daniel Coleman for himself
 heirs and assigns the said Lot of Ground and every part and parcel
 thereof against himself and his heirs and all and every other
 persons with warrant and force defend to the said State of Massachusetts his
 heirs and assigns. In testimony whereof the said Daniel Coleman
 hath hereunto set his hand and seal the day and year above
 written.

Signed Sealed & Delivered
 In the Presence of Talbot M. Smith &
 Geo W. Williams

The State of Massachusetts
 In Probate Court
 Before me Thomas G. Lyne Judge of the Probate
 Court of said County personally appeared Daniel Coleman
 and acknowledged that he had begun service and believed
 the within and to the within named State of Massachusetts for the purposes
 therein set forth and on the day and year therein named. For in
 witness hereof and seal this 3rd day of January 1857
 Test Thomas G. Lyne, Judge P.C.

Given in the Office of the Judge of the Probate Court of Somerset
 County State of Massachusetts for registration on the 3rd day of Jan-
 uary 1857 which is duly done in Book No. 8 Pages 361, 362
 Test Thomas G. Lyne, Judge P.C.

Daniel P. Hoates
 To 3 Bids of said Hoates of the County of Somerset and State of
 Lewis Nelson
 of Massachusetts for and in consideration of the
 sum of eight hundred dollars to me in hand paid, the receipt
 whereof is hereby acknowledged, have this bargain sold and de-
 livered unto Lewis Nelson, (his heirs) a negro man named
 Robert about fifty years old and a negro about forty named
 Miles the English and both of said negroes I have myself my heirs
 Executors and assigns warrant and defend unto the said Lewis Nelson
 his heirs Executors and assigns forever and long the 27th
 day of October one thousand eight hundred and forty nine
 Daniel P. Hoates (Seal)

Wm R. Christopher
 C. M. Bates

The State of Massachusetts
 In Probate Court
 Before me Thomas G. Lyne Judge of the Probate Court of said
 County personally appeared William R. Christopher and
 the undersigned Witness to the within Bids of said also after being duly sworn
 depose and swear that he was present and saw the said Daniel P. Hoates
 sign seal and deliver the within bids of said to the within named Lewis Nelson
 for the purposes therein set forth and on the day and year therein named
 and that he subscribed his name as witness thereto on the per. as one of
 said Daniel P. Hoates and in the presence of C. M. Bates the other subscr-
 ibing Witness and that C. M. Bates subscribed his name as witness thereto
 in his presence and also in the presence of said Daniel P. Hoates and in the pres-
 ence of each other both under my hand and seal this 27th day of January
 1857
 Thomas G. Lyne Judge P.C.

Given in the Office of the Judge of the Probate Court of Somerset County
 State of Massachusetts for registration on the 27th day of January 1857, which
 is duly done in Book No. 8 Pages 362, 363
 Test Thomas G. Lyne, Judge P.C.

Abraham Wright
 To 3 Wm R. Christopher and Mary M. Cannon
 of the County of Somerset
 in the State of Massachusetts of the one part, and Mary M. Cannon
 of the other part Witnesses that the said Abraham Wright for
 and in consideration of Love and Affection which the said A. Wright
 has for his daughter the said Mary M. Cannon has this day
 given granted sold, conveyed, released, conveyed, and confirmed
 and by these presents de jure, grant alien conveyed release convey and
 confirm unto the said Mary M. Cannon all that certain tract
 or parcels of land lying and being in the County of Somerset and
 State of Massachusetts known and described as the west half of
 the south west Quarter of Section 5, Township 4, Range 5 West, con-
 taining Eighty four Acres, also west half of the north west Quarter
 of Section 5, Township 4, Range 5 West, containing Eighty four Acres
 also north east Quarter of Section 6, Township 4, Range 5 West
 containing one hundred and sixty acres, also east half
 of the North half of North East Quarter of Section 6 Township
 4, Range 5 West, containing forty acres more or less except
 fifteen feet named in the last mentioned tract by John R. Hoates
 & Oliver Hoates, also excepting one acre more or less due to
 Charles Smith on the tract described above as the west half
 of the N.W. q. of Section 5 Township 4 Range 5 West. To have and
 to hold the above described tract or parcels of land with the
 tenements and Appurtenances thereto belonging or in any
 way appertaining unto the said Mary M. Cannon her
 heirs and assigns forever. And the said Abraham Wright
 for his heirs Executors and Administrators do hereby and

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in consideration of the premises, now and hereafter, the title to the above described land hereby granted premises unto the said Mary McLean her heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Elizabeth Wright, and also against the lawful title claim and demand of any and every person or persons whomsoever. In testimony whereof the said Elizabeth Wright has hereunto subscribed her name and affixed her seal the day and year above written.

Elizabeth Wright Test

Signed Sealed and Delivered

In the Presence of

The State of Alabama Before me Thomas G. Lyons Judge of the Probate Court of Crenshaw County ss. of Crenshaw County, personally appeared Elizabeth Wright, and acknowledged that she had signed sealed and delivered the within and to the within named Mary McLean for the purposes therein set forth and on the day and year therein named, herin under my hand and seal, this 10th day of January, 1857. Thomas G. Lyons Judge of the Probate Court

Filed in the Office of the Judge of the Probate Court of Crenshaw County, State of Alabama, for registration on the 10th day of January 1857, which is duly done in Case Book No. 5, Pages 363 364. Test Thomas G. Lyons Judge P.C.

William Irvine & His Indenture made this 10th day of January 1857, between William Irvine of the first part and J. S. Lamm and James Jonas Brittle of the second part and J. S. Lamm of the third part all of the County of Crenshaw and State of Alabama Witnesseth that whereas the said William Irvine is justly indebted to the said J. S. Lamm in the sum of one hundred and fifteen dollars due by open account whereas the said William Irvine is willing and desirous to secure unto the said J. S. Lamm this sum as aforesaid. Now this Indenture Witnesseth that for and in consideration of the premises and for the further consideration of the sum of one dollar to have in hand paid by the said James Brittle the receipt whereof is hereby acknowledged, be it this day bargained sold unto the said James Brittle the following property to wit: One pair of 15 lbs. live pair of Angus cows, two pots, two ovens, six chains shod and strong together with all the stock of livestock and materials of belonging to his shop supposed to be worth fifty dollars. For and in consideration of the above described property to have and his heirs forever upon trust account that the said James Brittle shall and lawfully after the happening of default of payment of the said sum of money, to remain in the possession of the said William Irvine until he shall be able to pay the sum of money and then upon the

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jurisdiction that the said James Brittle shall be bound after the happening of default of payment of said sum of money as he may think proper or as said J. S. Lamm shall require, but the property is to be first turned for said money after paying the time and place of said debt at his own discretion and given ten days previous notice thereof by advertisement set up in three public places in said county and of the money and sum from such sale shall after paying all the expenses attending the process shall pay unto the said J. S. Lamm the sum of money before stated, and the balance of any shall pay unto the said William Irvine but should the aforesaid sum of money be paid off, so that no default be made, then this Indenture to be void, returned to remain in full force and virtue. In testimony whereof we have hereunto set our hands and seals, the day and date above written.

William Irvine (Seal)

James Brittle (Seal)
J. S. Lamm (Seal)

The State of Alabama Before me Thomas G. Lyons Judge of the Probate Court of Crenshaw County ss. of Crenshaw County, personally appeared the above named William Irvine James Brittle & Samuel Lamm of the firm of J. S. Lamm and severally acknowledged that they had signed sealed and delivered the foregoing deed in trust for the purposes therein set forth and on the day and year therein named, herin under my hand and seal, this 11th day of January, 1857. Thomas G. Lyons Judge, Test

Filed in the Office of the Judge of the Probate Court of Crenshaw County, State of Alabama for registration on the 11th day of January 1857, which is duly done in Case Book No. 5, Pages 364 365. Test Thomas G. Lyons Judge P.C.

John Livingston Vinton & His Indenture made this 10th day of January in the year one thousand eight hundred and fifty one between Henry Hays John P. W. Wilkerson & Livingston then Livingston Jas. B. Davis John Livingston Edward H. Livingston J. H. Davis J. H. Davis George for James Livingston and Roland & Francis Hays of the County of Crenshaw in the State of Alabama of the one part & P. W. Wilkerson of the other part Witnesseth that the said parties first mentioned for and in consideration of the sum of Six hundred and two, & 25/100 dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given granted bargained sold conveyed and confirmed unto the said John P. W. Wilkerson and his heirs forever all that certain tract of land lying and being in the County of Crenshaw in the State of Alabama and known as the East half of the South and Quarter of Section Nine in Township one of Range One West. Containing Eighty and seven acres or less. We have come to have the above described tract of land with the improvements and appurtenances thereto belonging or in anywise appertaining unto the said John P. W. Wilkerson his heirs and assigns forever. And the said parties above named first mentioned for their heirs Executors Administrators or assigns have in consideration of the premises made and made will forever defend the title to the above described land and hereby granted premises unto the said John P. W. Wilkerson, their heirs

44. 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 above mentioned 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 above mentioned have hereunto subscribed their names and affixed their seals the day and year above written.

Witness my hand and seal the day and year above written.
 Signed Sealed & Delivered in the presence of W. P. Long
 Henry Miles Seal
 John Livingston Seal
 Thomas Livingston Seal
 Jas. P. Harris Seal
 William Livingston Seal
 Ed. Parrington Seal
 Thomas Harris Seal
 Jas. P. Harris Seal

45. State of Alabama. Personally appeared before me William P. Long, acting Justice of the Peace in and for said County Henry Miles, John Livingston, James P. Harris, William Livingston, Thomas Harris, and James P. Harris, Guardians of James Livingston, Not and Frances Harris, and solemnly adjured each and every of them that they signed sealed and delivered to foregoing Wm. P. Long in the due and lawful manner a certain deed, in the premises therein written, bearing under my hand and seal, this the 12th day of January 1851.

Witness my hand and seal the day and year above written.
 W. P. Long, J. P. Seal

Thomas P. W. P. This Indenture made this 25th of December 1850 between Thomas P. W. P. and Sarah P. W. P. his wife of the County of Semmes in the State of Alabama of the one part and William H. Moore of said County of the other part. Witnesseth that the said Thomas P. W. P. for and in consideration of the sum of twelve hundred dollars to him in hand paid by the said William H. Moore, have this day bargained and sold unto the said William H. Moore all that tract or parcel of land lying and being in the County of Semmes known as the Morris half of Section No. 2 in Township No. 1 Range No. 1 West containing three hundred and twenty acres also the East half of the North East Quarter Section No. 2 Town 4 N. R. 5 West and fifty three acres off the West line of the North East Quarter Section No. 2 T. 4 N. R. 5 West containing one hundred and thirty three acres making altogether four hundred and fifty three acres more or less. To have and to hold the above described land with the appurtenances thereto belonging or in any wise appertaining unto the said William H. Moore his heirs and assigns forever. And the said Thomas P. W. P. Sarah P. W. P. for themselves their heirs Executors and Administrators do warrant and will forever defend the title to the above described and hereby granted premises

39. and the said William H. Moore his heirs and assigns from and against themselves and all and every person claiming under the said Thomas P. W. P. Sarah P. W. P. and against the lawful claim or demand or demand of all and every person or persons whomsoever claiming or holding by firm or under the Government of the United States. In testimony whereof the said Thomas P. W. P. Sarah P. W. P. have hereunto set their hands and seals this the day and date above written.
 Thomas P. W. P. Seal
 Sarah P. W. P. Seal

The State of Alabama. This day personally appeared before me Thomas G. Lyons, Justice of the Peace in and for said County, Thomas P. W. P. Sarah P. W. P. whose genuine signatures appears to the foregoing deed and solemnly acknowledged that they had signed sealed and delivered the said deed to the said William H. Moore for the purposes therein set forth and on the day and year therein named. And on the same day I published said deed to the said Sarah P. W. P. separate and apart from her said husband who acknowledged that she had 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 25th day of December 1850. Thomas G. Lyons, J. P. Seal

Filed in the Office of the Judge of the Probate Court of Semmes County State of Alabama for registration on the 15th of January 1851, which is duly done in Book No. 8, Page 364, 365, Test Thomas G. Lyons, J. P. Seal

R. W. Cassan Wife. This Indenture made this first day of January in the year of the said R. W. Cassan and Elizabeth R. 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 and sold unto the said James W. P. his wife and heirs all that tract or parcel of land lying and being in the County of Semmes known as the Morris half of Section No. 2 in Township No. 1 Range No. 1 West containing three hundred and twenty acres also the East half of the North East Quarter Section No. 2 Town 4 N. R. 5 West and fifty three acres off the West line of the North East Quarter Section No. 2 T. 4 N. R. 5 West containing one hundred and thirty three acres making altogether four hundred and fifty three acres more or less. To have and to hold the above described land with the appurtenances thereto belonging or in any wise appertaining unto the said James W. P. his heirs and assigns forever. And the said R. W. Cassan Elizabeth R. 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 James W. P. his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said R. W. Cassan Elizabeth R. and their heirs. In testimony whereof the said R. W. Cassan Elizabeth R. have hereunto set their hands and seals this the day and date above written.

hundred and twenty five acres and offer them under the day come your assent written
R. W. Vasson (Real)
Elizabeth Vasson (Wid)
in the presence of

The State of Alabama Before me Thomas G. Lyas Judge of the Probate Court of said
Pine Bluff County ss. 3. Twenty personally appeared Richard Vasson and Elizabeth
Vasson his wife and personally acknowledged that they have signed sealed
and delivered the within and to the said James Vasson for the purposes therein
set forth and in the day and year therein named and on the same day I
testified said and to the said Elizabeth Vasson wife of the said R. W.
Vasson who acknowledged that she have signed sealed and delivered the
same freely and voluntarily without any fear threat or compulsion of her
said husband from since my home and died this 25th day of January
1835
Thomas G. Lyas Judge (Real)

Filed in the Office of the Judge of the Probate Court of Pine Bluff County
State of Alabama for registration on the 16th day of January 1835 which is duly
done in Book No. 1. Pages 367, 368. Test Thomas G. Lyas Judge Pl.

The State of Alabama Before me Thomas G. Lyas Judge of the Probate Court of said
Pine Bluff County ss. 3. Twenty personally appeared before me James
E. Spontaneous an acting Justice of the Peace in and for said County Pine
Bluff also being by me duly sworn upon and says that James Scott
is a free white man aged about forty five years dark complexion about 5 and
9 or 10 inches in height is a free man that he was bound to him in
Stewart County Tennessee as a free person of color and manumitted with
him the said dependent child of lawful age seven years and submitted to
before me this 17th day of January 1835.
P. E. Bowland (J) Wm. James
Justice of the Peace

Filed in the Office of the Judge of the Probate Court of Pine Bluff County State
of Alabama for registration on the 25th day of January 1835 which is duly
done in Book No. 1. Pages 368. Test Thomas G. Lyas Judge Pl.

Paul Robbins Wife & John A. Malone & his wife of the County of Pine Bluff in the State of Alabama
No. 3. Malone & his wife of the County of Pine Bluff in the State of Alabama
John A. Malone & his wife of the County of Pine Bluff in the State of Alabama
of the one part and John A. Malone of the other part. Witnessed that
the said party of the first part for and in consideration of the sum of
twenty five hundred dollars to them in hand paid the receipt whereof
is hereby acknowledged that this day bargain sell convey alien &
dispose of and by these presents with bargain and convey alien & dispose of
said John A. Malone all that certain tract of land lying and being in the

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County of Pine Bluff State of Alabama, and known as the South East quarter of Section 31
in Township 1 of Range 4 West. Also the West half of the South West Quarter of Section 32 in
Township 1 of Range 4 West. Except about forty seven acres more or less sold to Thomas G.
John Malone containing by estimation under and above said. Also a part of the East half
of the South West Quarter of Section 31 in Township 1 of Range 4 West. Containing about
forty seven acres being the balance of the quarter section sold by J. S. Lammie to John A. Malone
to have and to hold the above described tracts or parcels of land with the tenements
and appurtenances thereto belonging or in any way appertaining unto the
said John A. Malone his heirs and assigns forever. And the said Paul Robbins and
Elizabeth his wife for themselves their heirs Executors and Administrators do 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 John A. Malone his heirs
and assigns from and against themselves and all and every person or persons claim
ing or asserting under them the said Paul Robbins and Elizabeth his wife and
also against the lawful title claim or demand of all and every person
or persons whatsoever. In testimony whereof the said Paul Robbins and Eliza
beth his wife have hereunto subscribed their names and affixed their seals
this day and year above written
Paul Robbins (Real)
Elizabeth Robbins (Wid)

Signed and sealed in
the presence of us, J. S. Mearns John Bennett

The State of Alabama Before me Thomas G. Lyas Judge of the Probate Court of said
Pine Bluff County ss. 3. Twenty personally appeared John Bennett one of the Justices
residing at Wetumpka to the foregoing John A. Malone after being duly sworn deposes
and swears that he was present and saw the said Paul Robbins Elizabeth
Robbins his wife sign seal and deliver the foregoing deed to the said John A.
Malone for the purposes therein set forth and in the day and year therein
named and that he subscribed his name as witness thereto in the presence
of said Paul Robbins wife and in the presence of J. S. Mearns the other Justices
residing at Wetumpka and that said Mearns subscribed his name as witness thereto in
the presence of said Paul Robbins wife and also in his presence and in
the presence of each other seven under my hand and seal this 25th day
of January 1835.
Thomas G. Lyas Judge (Real)

Filed in the Office of the Judge of the Probate Court of Pine Bluff County
State of Alabama for registration on the 25th day of January 1835 which
is duly done in Book No. 1. Pages 369, 370. Test Thomas G. Lyas Judge Pl.

376 George Malone Admin. This Indenture made the 23 day of January and
 No 3 Union between John
 Wm H. Scott. A Malone administrator of George Malone dec'd
 late of Sumner County State of Alabama of the one part and William
 H. Scott of the same County and State of the other part Witnesseth that
 said John A. Malone administrator as aforesaid by written and au-
 thority of a decree of the Orphans Court of Sumner County and
 said the tract of land belonging to the Estate of the said George Malone
 as Public Sale to the said Wm H. Scott for the sum of twenty five
 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 twenty five dollars in hand paid by the said William H.
 Scott, the receipt whereof is hereby acknowledged, I have sold all the
 right and title held by the said George Malone in his life time 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 Sumner in the State of
 Alabama and described as follows (to wit) The South West Quarter
 of the North East Quarter of Section 21, Township 2 of Range 3
 West, containing thirty nine acres and eighty nine hundredths of an acre
 more or less, to have and to hold the said land and premises thereof with
 the appurtenances thereto belonging unto the said William H. Scott
 his heirs and assigns as fully and as absolutely as I the said John A.
 Malone administrator as aforesaid and under the authority as aforesaid
 might come or should do and convey the same, Given under my hand and
 seal the day and year above written. John A. Malone Secd
 Adm of George Malone dec'd

The State of Alabama Before me Thomas G. Lyles Judge of the Probate Court of
 Sumner County. Said County personally appeared John A. Malone Admin.
 of George Malone dec'd and acknowledged that he had signed sealed
 and delivered the foregoing and to the said William H. Scott for the
 purposes therein set forth and on the day and year therein named
 Given under my hand and seal the 25th day of January 1851
 Thomas G. Lyles Judge Prob.

Filed in the Office of the Judge of the Probate Court of Sumner County, State
 of Alabama for registration on the 25th day of January 1851, which
 is duly done in Book No 8. Page 370
 Clerk Thomas G. Lyles Judge Prob

John Merrill Wife This Indenture made the 28 day of January 1851 between
 No 3 Union John Merrill and Mary Merrill his wife of the County of
 John A. Vance Sumner County State of Alabama of the one part and
 John A. Vance of the County of Sumner and State of Alabama of the
 other part Witnesseth that the said John Merrill and Mary Merrill
 for and in consideration of the sum of one hundred and fifty paid
 unto them in hand paid, the receipt whereof is hereby acknowledged

377 have this day bargain, sold, aliened, conveyed and conveyed, and by their presents as
 gain will alien, convey and convey unto the said John A. Vance all that certain tract or
 parcel of land lying in Sumner County Alabama and known as the North West Quarter
 of the North East Quarter of Section 21, Township 2, Range 3 West, containing
 thirty nine acres be the same more or less, to have and to hold the above described tract
 of land unto the said John A. Vance his heirs and assigns forever, And the said John Merrill
 and Mary Merrill 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 A. Vance his heirs and assigns from and against the
 claims and all and every person claiming or holding under them the said
 John & Mary Merrill and also against the lawful title claim or demand
 of all and every person or persons whatsoever claiming or holding by force or
 under the Government of the United States, In testimony whereof the said John
 & Mary Merrill have hereunto set their hands and affixed their seals, the day
 and date above written
 John Merrill Secd
 Mary W. Merrill Secd

The State of Alabama This day personally appeared before me Jeremiah G. Briggs
 Sumner County Clerk of the Peace in and for said County
 by John Merrill and Mary Merrill his wife and jointly acknowledged
 that they signed sealed and delivered the foregoing and for the purposes
 therein specified and on the day and year therein named, Given under my
 hand and seal, this 28th day of January 1851, Jeremiah G. Briggs, Secd
 Acting Justice of the Peace

Filed in the Office of the Judge of the Probate Court of Sumner County State
 of Alabama for registration on the 25th day of January 1851, which is duly done
 in Book No 8. Page 370 & 371. Secd. Thomas G. Lyles Judge Prob

John Currenten Wife This Indenture made this twelfth day of December in the
 No 3 Union year one thousand eight hundred and fifty between
 William H. Harrison John Currenten & Amasa P. McCurrent his wife
 of the County of Sumner in the State of Alabama of the one part and William
 H. Harrison the County and State above written of the other part Witnesseth that
 the said John Currenten & Amasa P. McCurrent for and in consideration of
 the sum of fifteen dollars to them in hand paid the receipt whereof is hereby
 acknowledged have this day given granted bargain sold aliened in-
 fessed and conveyed and confirmed and by their presents as given
 grant bargain, sell, alien, convey, release, confirm and confirm unto the said
 William H. Harrison all that certain parcel of land lying and being in the
 County of Sumner in the State of Alabama and known as a part of the
 S.W. Quarter of Section 21, T. 2, R. 3, & N. 4 West, and commencing at
 the North West corner of the lot of land purchased by W. Harrison of Samuel
 Lowry and running a line solid house fifty feet, thence due South to
 the road or line of said Currenten's lot adjoining or near James W. Scott

214 The State of Alabama Personally appeared before me J. H. Whitcomb an acting
 Solicitor General Justice of the Peace in and for the State and County aforesaid
 and the within named Richard A. Weeks and Susannah Weeks his wife Joshua
 James and John Whitcomb parties to the foregoing deed and personally acknowledged
 the signing and sealing of the foregoing deed for the purposes therein expressed
 and on the day and year therein written. And the said Susannah Weeks being
 by me privately examined separate and apart from her said husband and
 acknowledged that she signs the same fully without any fear threats or
 compulsion of her said husband and his or either of my hands and seal this 4th
 of January 1857.
 J. H. Whitcomb J.P. (Seal)

Filed in the Office of the Judge of the Probate Court of Sumter County, State of
 Alabama for registration on the 2nd day of January 1857, which is duly
 done in Book No. 8, Pages 372, 373, 374
 Test Thomas G. Lyers, Judge, P.C.

James G. Lottin & wife This Indenture made this 1st day of December one
 and thirty thousand eight hundred and thirty three between James
 John Black of the County of Sumter in the State of Alabama of the one part and John Black of the County and
 State of said of the other part Witness that the said James G. Lottin and
 Rebecca Lottin for and in consideration of the sum of six hundred and
 twenty two dollars to him (John) in hand paid the receipt whereof is hereby
 acknowledged have this day bargained sold conveyed and conveyed
 and by these presents do bargain sell convey and assign unto
 the said John Black all that certain tract of land lying and being in the County
 aforesaid known as the North end quarter of Section 8, Township of Range 5 West
 containing 160 acres and 1/4 of an acre to have and to hold the above
 described tract of land with the Appurtenances thereto in any
 wise appertaining unto the said John Black his heirs and assigns forever and
 the said James G. Lottin and Rebecca Lottin for themselves their heirs Executors &
 Administrators do warrant and well forever defend the title to the above de-
 scribed and hereby granted premises unto the said John Black his heirs and as-
 signs from and against all and every person claiming or holding under him
 the said James G. Lottin & Rebecca Lottin and also against the lawful title
 claim or demand of all and every person or persons whomsoever claiming
 or holding by him or under the Government of the United States. In tes-
 timony whereof I have hereunto set this hand and seal the day and date
 above written
 James G. Lottin
 Rebecca Lottin

Given Seal and Witness
 in the presence of

215 The State of Alabama Personally appeared before me Robert Austin clerk of the County
 Sumter County Court of the County aforesaid James G. Lottin and wife
 Susannah Weeks and obtaining of the within deed for the purposes therein named to the effect
 that John Black also on the same day set between said John Black & Rebecca Lottin wife of the
 said James G. Lottin who upon a private examination separate and apart from her said
 husband acknowledged that she had by said deed conveyed said land freely and
 voluntarily without any fear threats or compulsion of her said husband and that she
 or her husband has no right of dower in the land so said and mentioned to the within named
 John Black Given under my hand and seal this 4th day of December 1857.
 Robert Austin, Jr. Clerk

Filed in the Office of the Judge of the Probate Court of Sumter County, State of Ala-
 bama for registration on the 2nd day of January 1857, which is duly done in Book
 No. 8, Pages 374 & 375
 Thomas G. Lyers, Judge, P.C.

Universal Grant This Indenture made this 1st day of December one
 and thirty thousand eight hundred and thirty three between James
 John Black of the County of Sumter in the State of Alabama of the one part and John Black of the County and
 State of said of the other part Witness that the said James G. Lottin and
 Rebecca Lottin for and in consideration of the sum of six hundred and
 twenty two dollars to him (John) in hand paid the receipt whereof is hereby
 acknowledged have this day bargained sold conveyed and conveyed
 and by these presents do bargain sell convey and assign unto
 the said John Black all that certain tract of land lying and being in the County
 aforesaid known as the North end quarter of Section 8, Township of Range 5 West
 containing 160 acres and 1/4 of an acre to have and to hold the above
 described tract of land with the Appurtenances thereto in any
 wise appertaining unto the said John Black his heirs and assigns forever and
 the said James G. Lottin and Rebecca Lottin for themselves their heirs Executors &
 Administrators do warrant and well forever defend the title to the above de-
 scribed and hereby granted premises unto the said John Black his heirs and as-
 signs from and against all and every person claiming or holding under him
 the said James G. Lottin & Rebecca Lottin and also against the lawful title
 claim or demand of all and every person or persons whomsoever claiming
 or holding by him or under the Government of the United States. In tes-
 timony whereof I have hereunto set this hand and seal the day and date
 above written
 James G. Lottin
 Rebecca Lottin

Given Seal and Witness
 in the presence of

376. The State of Malawi. This day appeared before me John Peterson a Justice of the
Commissioners County. Peace for and in the County afore said the within named
Harold Ward and his wife Mary Ann Ward were acknowledged that they said
Lynnie Ward were delivered the foregoing Bond to the within named Henry Gilbert
on the day of its date for the use and purpose therein expressed, said Mary Ann Ward
having been by me examined and sworn that she by me the same without any fear
threats or compulsion of her said husband and given under my hand and seal this
the 5th day of October 1849. John Peterson J.P. Esq.

Filed in the Office of the Judge of the Probate Court of Cheshire County State of New
Hampshire for registration on the 27th day of January 1895, which is duly done in Accord
Book No. 5, Pages 370 & 371. Wm. Thomas & Co. Judges P. C.

Samuel H. Mearns } This Indenture made in the year of our Lord this 25th day
No. 3 Mearns } of November eighteen hundred and forty nine between Samuel
Henry Gilbert } Mearns of the County of Providence of the first part and
Henry Gilbert of the County of Giles of the State of Tennessee
of the second part Witnesseth that the said Samuel H. Mearns, for and in
consideration of the sum of two hundred dollars to him in hand paid the
receipt whereof is hereby acknowledged (that the said Samuel H. Mearns) hath this
day bargained sold aliened enfeoffed and conveyed and by these presents do
bargain sell alien in enfeoff and convey unto the said Henry Gilbert all that cert-
tain tract or parcel of Land lying and being in the County of Carroll
in the State of Alabama, to-wit: a certain whole South west quarter of the
South east quarter of Section No. 1 of Township No. 10 of Range No. 10 West
containing forty acres, and 1/4 of an acre to-wit: and to hold the
above described tract or parcel of Land with the appurtenances thereto
belonging or in any way appertaining unto the said Henry Gilbert, his heirs
and assigns from and against all and every person claiming or holding
under them the said Samuel Mearns Elizabeth Mearns his wife, also against
the lawful title claim or demand of all and every person whatsoever claiming or
holding by force or under the Government of the United States. In testimony where-
of the said Samuel Mearns and Elizabeth Mearns his wife have hereunto
set their hands and seals this day and year above written.

Samuel W. Morris Seal
Elizabeth W. Morris Seal

The State of Indiana ³ Personally appeared before me William P. Long in acting
County Clerk ³ Justice of the Peace and for said County Samuel W. Harts and
Elizabeth Harts his wife and a Notary Public that they signed the petition
filed for the purpose therein contained, and the said Elizabeth Harts being by me
privately examined and sworn that she signed the within and voluntarily
and without any threat or constraint from her said husband. From which may
be seen and read this 1st day of December 1849 William P. Long, J.P. (Seal)

377. Taken in the office of the Surge of the Portside Court of Gloucestershire County, State of Massachusetts for Registration on the 27th day of January, 1835, which is duly done in New York & No. 5, Page 376 & 377. York Thomas G. Lyman, Surge, P.C.

Peterson Linnard Single & Wife
No 3 Wives
Holliston A. Brown

This Indenture came and entered into this 28th day of January in the Year eighth hundred and forty one between Peterson Linnard and Sarah C. his wife of the first part, and Maria D. Irvine of the second part all of the County of Pennington and State of Alabama, Witnesseth that the said Maria Linnard and Sarah C. his wife, for and in consideration of the sum of fifty dollars to them in hand paid by the said Maria D. Irvine 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 Maria D. Irvine all that certain lot or parcel of ground lying and being in the County and State aforesaid being a part of the East half of the N^o 4 of Section Six Township 3 Range First in the town of Athens and bounded as follows, Beginning at the NE corner of an acre lot of ground sold to said Irvine by said Linnard Single Thence north about twenty three and a half poles to the western boundary of said last quarter Thence South along 19 poles to the line Branch Thence down said Branch to the junction bank of said Branch of the Dutch Creek Corner of said acre lot above mentioned Thence North to the place of Beginning containing here and there quarters acres to the said Maria D. Irvine [To have and to hold] the above described lot or parcel of ground with the tenements and appurtenances thereto belonging unto the said Maria D. Irvine her heirs and assigns forever And the said Peterson Linnard and Sarah C. his wife for themselves their heirs Executors and Administrators do hereby come in consideration of the premises warranted and will forever defend the title to the above described lot or parcel of grounds unto the said Maria D. Irvine her heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Peterson Linnard and Sarah C. his wife and also against the Claimants title claim or demand of all and every person or persons whatsoever In testimony whereof the said Peterson Linnard and Sarah C. Linnard have hereunto set their hands and affixed their seals the day and date above written.

Thomas Sumner (Ld)
Sasak M. Sumner (Ld)

The State of Missouri }
County, personally appeared Peterson Lundum and acknowledged
that he has signed said and deposes the contents here to the entire sum of \$1000.
\$1000 for the purpose therein set forth came on the day some year since named
and on the same day exhibited said bill to the said Anna C. Lundum, separate
and apart from her said husband who acknowledged that she had signed said
and delivered the same freely and voluntarily without any fear threats or com-
pulsion of her said husband the said Peterson Lundum, sworn under my hand
and seal this 28th day of January 1867.

Thomas G. Lyne Judge M. (Seal)

Filed in the Office of the Judge of the Probate Court of Sumter County, State of Alabama for Registration on the 28th day of January 1831, which is duly done in Book No. 1. Pages 377, 437, 8.

Wm. Phillips & Wm. G. Gorton of the County of Sumter, State of Alabama of the first part, and John R. Gorton of the County of Wilcox, State of Georgia of the second part, Witness that the said Wm. Phillips for and in consideration of the sum of two hundred dollars to them in hand paid the receipt whereof is hereby acknowledged, have this day bargained, sold, aliened, conveyed and confirmed, and by these presents do bargain, sell, alien, convey and confirm unto the said John R. Gorton a certain tract or parcel of land lying and being in the County of Sumter in the State of Alabama, known as the South part of the South West part of fractional Section No. 26, Township No. 1, Range 4 West, containing forty eight acres in the described lands sold at Unionville Alabama, to have and to hold the above described parcel or tract of land unto and being near the Appomattock River, and belonging or in any way appertaining unto the said John R. Gorton his heirs and assigns forever. And the said Wm. Phillips for themselves their heirs Executors and Administrators do hereby covenant, sell, convey and confirm unto the said John R. Gorton his heirs and assigns forever against themselves and all persons claiming or holding under them the said Wm. Phillips and also against the lawful title claim or demand of all and every person or persons claiming or holding from or under the Government of the United States, whose of the said Wm. Phillips have heretofore sold them lands and also confirm them since the day and date above written.

Wm. Phillips, Seal

By said parties and returned in the presence of Robert C. Bidgford & J. W. Parks

The State of Alabama, Before me Thomas G. Lyons Judge of the Probate Court of Sumter County 3. Appeared said County personally appeared William Phillips one of the owners of the first part of Wm. Phillips who acknowledged that John R. Gorton had and obtained in the name of said first part the foregoing Certificate the said John R. Gorton for the purposes therein set forth and on the day and year therein named. Given under my hand and Seal this 1st day of February A.D. 1831

Thomas G. Lyons Judge Seal

379. Filed in the Office of the Judge of the Probate Court of Sumter County, State of Alabama for Registration on the 1st day of February 1831 which is duly done in Book No. 1. Pages 377, 437, 8.

James E. Williamson & wife of the first part, and John R. Gorton of the second part, Witness that the said James E. Williamson and his wife for and in consideration of the sum of five hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day bargained, sold, aliened, conveyed and confirmed unto the said John R. Gorton a certain tract or parcel of land, lying and being in the County of Sumter in the State of Alabama, containing four acres more or less, lying immediately in front of the present residence of the said John R. Gorton, on which there is a Spring adjoining the land on which the said John R. Gorton now resides. And the land on which the said James E. Williamson and his wife now reside, the right to use water from said Spring on said land so long as the said James E. Williamson and his wife shall have any land on which he now resides, to have said land unto the said John R. Gorton his heirs Executors and assigns forever free from all claims upon the part of the said James E. Williamson and wife. In testimony whereof the said James E. Williamson & Martha Williamson have hereunto set their hands and Seals February 1st 1831.

James E. Williamson Seal
Martha Williamson Seal
John R. Gorton Seal

The State of Alabama, Before me Thomas G. Lyons Judge of the Probate Court of Sumter County 3. Appeared said County personally appeared James E. Williamson and his wife Martha Williamson who acknowledged that they had and obtained in the name of said first part the foregoing Certificate the said John R. Gorton for the purposes therein set forth and on the day and year therein named. Given under my hand and Seal this 1st day of February 1831.

Thomas G. Lyons Judge Seal

Filed in the Office of the Judge of the Probate Court of Limestone County, State of Alabama for registration on the 3rd day of February 1857, which is duly done in Head Book No 8, Page 380, Just Thomas G. Lyons, Judge, W.

William Holbert & wife
A S Deed
John Merrill
This indenture made and entered into between William Holbert and Rosa his wife of the first part, both of the State of Alabama Limestone County, and John Merrill of the State County of Limestone of the other part, this 8th day of January 1857. Witnesseth that the said William Holbert & Rosa Holbert his wife for + in consideration of the sum of one hundred & sixty dollars in hand paid the receipt whereof is hereby acknowledged; And do by these presents bargain, sell alien enclose and Confirm unto the before named John Merrill a certain tract or parcel of land lying and being in the State of Alabama, Limestone County, being the East half of the South West quarter of Section fourteen in Township one Range three West, containing seventy nine acres & eighty five hundredths of an acre; together with all and singular the profits, Consideration, Hereditaments and appurtenments whatsoever thereto belonging or in anywise appertaining, to have and to hold the said tract or parcel of land unto the said John Merrill his heirs and assigns forever, and the - William Holbert & Rosa Holbert his wife for themselves their heirs Executors & administrators, with Warrant and power defend, the right and title to the above described tract or parcel of land, unto the said John Merrill his heirs and assigns from the Claim or Claims of the said William Holbert & Rosa Holbert his wife or their heirs and of all and every other persons or persons whatsoever, In testimony whereof the said William Holbert and Rosa Holbert his wife have hereunto set their names and affixed their seals this day and date above written

William Holbert (Real)
Rosa Holbert (Real)

This State of Alabama
Limestone County ss This day personally appeared before me Absalom Forbes an acting Justice of the Peace in and for said County William Holbert and Rosa Holbert his wife and severally acknowledged that they signed sealed and delivered the foregoing Deed for the purpose therein specified. And on this day and year therein named, Given under my hand and seal this the 9th day of January 1857.
Absalom Forbes (Real)
Justice of the Peace

Filed in the Office of the Judge of the Probate Court of Limestone County, State of Alabama for registration on the 13th day of March 1857 which is duly done in Head Book No 8, Page 380. Just Thomas G. Lyons, Judge, P. C.

Valley View & Co
Hines & Wife
A S Deed
Joseph Montgomery
This indenture made and entered into this the 20th day of October in the year of our Lord Eighteen hundred and forty three, between Sally Hines, Richard S Hines and Mary M Hines his wife of the first part and Joseph Montgomery of the other part all of the County of Limestone State of Alabama, (Metropolitan) - That for and in consideration of the sum of one thousand dollars to them in hand paid by said Joseph Montgomery, the receipt whereof is hereby acknowledged the said Sally Hines, Richard S Hines and Mary M Hines his wife, have this day, granted, bargained, sold alien conveyed, and by these presents do grant bargain sell and convey unto the said Joseph Montgomery, his heirs or assigns, all that tract or parcel of land, lying in the County and State above mentioned, and known as the North West quarter of Section thirty one, in Township three, and Range four West. Also the North East quarter of Section thirty six Township three and Range five West. To have and to hold the above described and hereby granted premises with the appurtenances unto the said Joseph Montgomery his heirs and assigns forever. And the said Sally Hines, Richard S Hines and Mary M Hines his wife, 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 Joseph Montgomery his heirs and assigns, from and against, all and every person or persons claiming or holding by force or under the Government of the United States, In witness whereof the said Sally Hines, Richard S Hines and Mary M Hines his wife have hereunto set their hands and affixed their seals, the day and date above written. Sarah Hines (Real)
Richard S Hines (Real)
Mary M Hines (Real)
Sally Hines
Charlotte Hines
State of Alabama - Personally appeared before me Henry Smith an acting Justice of the Limestone County, ss the place for Limestone County and State of Alabama, Richard S Hines, and Mary M Hines and acknowledged, that they signed sealed and delivered the within Deed to Joseph Montgomery for the consideration therein mentioned, Given under my hand and seal this 2nd day of May 1857. Henry Smith (Real)

Filed in the Office of the Judge of the Probate Court of Limestone County, State of Alabama for registration on the 5th day of May 1857, which is duly done in Head Book No 8, Page 381. Just Thomas G. Lyons, Judge, P. C.

Matthew Jennings
A S Deed
William H Stanford
This indenture made this the twenty sixth day of November one thousand eight hundred and fifty between Matthew Jennings and Calhoun Jennings his wife of the County of Limestone and State of Alabama of the one part and William H Stanford of the other part. Witnesseth that the said Matthew H Jennings & Calhoun Jennings his wife for and in consideration of the sum of four hundred and dollars to them in hand paid the receipt whereof is hereby acknowledged, have this day, bargained sold alien conveyed and confirmed unto the said William H Stanford, all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama, known and designated as the East half of the South West quarter of Section No Eleven Township two Range six West containing seventy one and three quarters acres more or less of the land divided to be sold at Huntsville Alabama, to have and to hold the above tract or parcel of land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said William H Stanford his heirs and assigns forever.

and the said Matthew M. Deeney and Louisa Deeney his wife for them selves their heirs executors and administrators do warrant and well forever defend the title to the above described and hereby granted premises unto the said William H. Stanford his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Matthew Deeney and Louisa Deeney his wife have hereunto set their hands and seals the day and year above written

Matthew Deeney (Seal)
Louisa Deeney (Seal)
(Mark)

State of Alabama }
Lincoln County } Personally appeared before me ~~the~~ ^{John B. Hammon} ~~the~~ ^{Justice of the Peace} of the County and State aforesaid Matthew M. Deeney and Louisa Deeney his wife the signing sealing and delivering the said deed for the purpose therein specified on the day of its date to the within mentioned William H. Stanford, And also on the said day I exhibited said deed to Louisa Deeney wife of the said Matthew M. Deeney (who being by me examined separately & apart from her said husband) who acknowledged that she signed sealed and delivered said deed for the purposes therein specified on the day of its date to the within named William H. Stanford freely and voluntarily without any fear threats or compulsion of her said husband and that she relinquished her right of dower in the land and premises in said deed specified, given under our hands and seals this the 26th day of December 1850.

John B. Hammon J.P.

Filed in the Office of the Judge of the Probate Court of Lincoln County, State of Alabama for registration on the 5th day of August 1851 which is duly done in Book No. 8 pages 281 & 282

Test Thomas B. Lyles Judge P.C.

Filed in the Office of the Judge of the Probate Court of Lincoln County, State of Alabama for registration on the — day of August 1851 which is duly done in Book No. 8 pages 281 & 282 Test Thomas B. Lyles Judge P.C.

John H. Harris
Francis R. Sale

The State of Alabama, Lincoln County.

This indenture made this the fifteenth day of March in the year of our Lord, one thousand eight hundred and forty one, between John H. Harris of the County of Lincoln, and State of Alabama, of the first part, John R. Harris of the County and State aforesaid of the second part, and Francis R. Sale wife of William A. Sale and daughter of the said John H. Harris of the third part, witnesseth that whereas a marriage has been had and solemnized between the said Francis R. Sale daughter of John H. Harris as aforesaid, and the said William A. Sale and whereas the said John H. Harris of the first part is possessor of certain personal estate, to wit one negro woman slave, named Mary aged 32 years, and two infant children Elmina and Minerva, one one negro girl slave, named Parthena, aged about eight years, also a Carriage and a bay horse, all of which the said John H. Harris of the first part for the natural love and affection which he bears to his said daughter Francis R. Sale is minded and disposed, to transfer to the said John R. Harris of the second part, in Trust, for

the sole use and benefit of his said daughter of the third part, married as aforesaid.

Now therefore for and in consideration of the above premises, and the further consideration of one dollar, to him in hand paid by the said John R. Harris of the second part, the receipt whereof is hereby acknowledged, the said John R. Harris of the first part doth hereby assign transfer and set over to the said John R. Harris of the second part, his heirs, executors, administrators, and assigns, all the above slaves, and other property to have and to hold the same together with the increase of the female part of said slaves, to him the said John R. Harris of the second part his heirs executors administrators and assigns forever, and the said John R. Harris of the first part for himself his heirs and assigns does covenant with the said John R. Harris of the second part his heirs executors, administrators and assigns, that he the said John R. Harris of the first part will, and his heirs and assigns shall warrant and defend the same to the said John R. Harris of the second part his heirs, executors, administrators and assigns forever against the lawful claims and demands of all persons whomsoever, upon the special trust nevertheless, and for the purposes and uses following and none other to wit:-

In the first place that hereafter, and during the life of the said Francis R. Sale of the third part, the said John R. Harris of the second part, shall hold said negro slaves and other personal property, above described to and for her sole and separate use, and shall collect receive and hold the income, hire and profits of the said slaves, and other property, or any other substituted estate, so often as and whenever the same may be payable, and after deducting all incidental expenses, shall pay over the same, or such part, as she may not desire to be added to the principal for accumulation, to the said Francis R. Sale of the third part upon her sole and separate receipts therefor, and free from the control or interference of the said husband, any other man whom she may marry, or any other person whomsoever.

Secondly, in case of the decease of the said Francis R. Sale of the third part, the said John R. Harris of the second part shall transfer, deliver and set over the aforesaid property, with all the increase and accumulation thereof (after paying expenses as aforesaid, to the lawful heirs of the said Francis R. Sale, of the third part, but should she have no heirs, then to the legal heirs of the said John H. Harris of the first part. In testimony whereof the parties have hereunto set their seals and subscribed their names the day and date first above written.

John H. Harris (Seal)
John R. Harris (Seal)

State of Alabama } Personally appeared before me William M. Lyles
Lincoln County ss. a Judge of the Peace, in and for the County aforesaid, the within named John H. Harris, & John R. Harris, who a solemnly sworn that they severally signed sealed and delivered the within and foregoing deed of gift, on the day and year therein mentioned, for the purposes therein expressed, given under my hand and seal this the 15th day of March 1851.
Wm M. Lyles J.P. (Seal)

The State of Alabama } Robert Austin Jr. clerk of the County Court
 Limestone County. } of said County do hereby certify that William H.
 Byrd, whose name is signed to the above certificate was at the date thereof
 an acting Justice of the Peace, in and for said County, duly commissioned, and
 acted as such, and that full faith and credit, and due all his
 acts and deeds as such, and that his said certificate is in due form of
 law.

In testimony whereof I have hereunto set my hand, and affixed
 my seal of office this 15th day of March 1841, and 65th year
 of American Independence.

Robt Austin Jr. cllk.

The State of Alabama } J. P. Nelson Judge of the County Court of said
 Limestone County. } County, do certify that Robt Austin Jr. whose name
 appears to the foregoing certificate, is and was at the date of the same
 Clerk of the County Court of said County of Limestone, State of Alabama
 and full faith and credit is due to all his official acts, as such, and
 his said certificate is in due form of law. Witness my hand
 and seal the 15th day of March 1841.

J. P. Nelson J. C. C. (Seal)

The State of Mississippi } J. Benjamin White, clerk of the Probate
 Marshall County. } Court of said County, hereby certify that
 this deed, was this day received and duly recorded, in my office
 together with the certificate thereon, in Book No. 1, pages 331, 332,
 and 333.

Given under my hand and the seal of said Court, at office
 the 7th day of July 1841.

J. Benjamin White cllk.

The State of Tennessee } The foregoing and hereto attached deed of
 Shelby County. } ship, with the clerk's & other certificates there-
 on enclosed, was duly received in my office in Book No. 6, pages 344,
 345, 346 & 347 Nov. 3rd 1857.

H. P. Rivers Regr.

H. P. Rivers J. R.

Filed in the office of the Judge of the Probate Court of Limestone
 County, State of Alabama, for registration on the 5th day of February
 1857, which is duly done, in Book No. 8th pages 382, 383, & 384.

Clark Thomas B. Byrd Judge P. C.

Thomas M.
 Malworth
 & wife
 do } and
 Charles B.
 Stewart

This indenture made this 18th day of November 1857, between Thomas
 Malworth, and Caroline M. his wife, of the one part, and Charles B. Ste-
 wart, of the other part, all of the County of Limestone, and State
 of Alabama, Witnesseth that the said Thomas Malworth, and Car-
 oline M. his wife for and in consideration of the sum of Four
 thousand dollars, to them in hand paid, the receipt whereof is hereby ac-
 knowledged, hath this day given, granted, bargained, sold, aliened, con-
 firmed, and conveyed, and by these presents do give, grant,
 bargain, sell, alien, enfeoff, & convey to the said Charles B. Stewart

all that certain tract or parcel of land, lying and being in the
 County of Limestone and State aforesaid, and known as the South
 half of the North west quarter, also the north east quarter, of the North west
 quarter of section Eighteen of Township one of Range three west, containing in
 all one hundred and twenty acres, (more or less).

Do hereunto and to hold, the above described parcel of land, with
 the appurtenances thereunto belonging unto the said Charles B. Stewart
 his heirs and assigns forever. And the said Thomas Malworth and Car-
 oline M. his wife, for their heirs, executors, and administrators, do here-
 by, and in consideration of the premises, warrant and well forever confirm
 the title to the above described and hereby granted premises, unto the
 said Charles B. Stewart, his heirs and assigns, from and against themselves
 and all and every person, or persons, holding or claiming under them the
 said said Malworth & Caroline 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 Malworth, and Caroline M. his wife
 have hereunto subscribed their names and affixed their seals, the day
 and year above written.

Signed sealed and delivered }
 in the presence of }

Thomas Malworth (Seal)
 Caroline M. Malworth (Seal)

The State of Alabama } This day personally appeared before me
 Limestone County. } Jeremiah B. Byrd, an acting Justice of the Peace, in and for said
 County, Thomas Malworth, and Caroline Malworth, his wife, and
 severally acknowledged, sealed, and delivered, the foregoing deed, for
 the purposes therein specified, and on the day and date aforesaid,
 their names, signed under my hand and seal, this the 18th day
 of November 1857.

Jeremiah B. Byrd (Seal)
 Acting Justice of the Peace.

Filed in the office of the Judge of the Probate Court of Limestone
 County, State of Alabama, for registration on the 5th day of February,
 1857, which is duly done, in Book No. 8th pages, 384, and 385,
 Clerk Thomas B. Byrd Judge P. C.

George J. Strange } An indenture made and entered into on this the
 20th day of } first day of January one thousand eight hundred
 and fifty one, between George J. Strange of the first
 part, and Edwara S. Strange of the second part. Witnesseth that
 the said party of the first part, for and in consideration of the sum
 of one thousand dollars, to him in hand paid, the receipt where-
 of is hereby acknowledged, has this day given, granted, bargained,
 sold, aliened, enfeoffed, released confirmed and conveyed, and by
 these presents, do give grant bargain sell, alien, enfeoff,
 release confirmed convey, unto the said party of the second part,
 all the right title claims and interest either legal, or equitable, which
 he the said party of the first part would have or may ever hereafter

land in and to the following described lands, lying and being in the County of Cimestone and State of Alabama, and known as the East half of the north west quarter of Section Eight, Township Two Range five west, also one hundred and forty acres lying on the west side of Cold River, in fraction five on the west boundary of said fraction, in Township Two Range five west, being the lands of which Abram C. Strange, died, seized and possessed, and which are now in the possession of the said Emma S. Strange.

To have and to hold the above described lands, with all and singular the appurtenances thereto, belonging unto the said Emma S. Strange, his heirs, and assigns forever, and the said George I. Strange for himself, his heirs, executors, administrators, assigns, heirs, assigns, and, will forever defend the title to the above described lands, unto the said Emma S. Strange, his heirs and assigns from and against all and every person claiming or holding under him the said George I. Strange, do hereby giving the said George I. Strange his heirs and assigns his seal, on the day and year above mentioned.

Given under my hand and seal this the 25th day of January A. D. 1857.
 Nathaniel C. Governor (Seal)
 Image of Probate

The State of Mississippi: Before me, Nathaniel C. Governor, of the County of Adams, come personally, George I. Strange, and acknowledged, that he signed, sealed, and delivered the foregoing deed to Emma S. Strange, on the day and date thereof for the purposes therein set forth, as his act and deed, Given under my hand and seal this the 25th day of January A. D. 1857.

Given under my hand and seal of said County at Columbus the 25th day of January A. D. 1857.

Daniel Williams Clerk

Filed in the office of the Image of the Probate Court of Cimestone County, State of Alabama, for registration on the 8th day of February 1857, which is duly done in said Court No. 8 pages

Robert C. Davis and wife } This indenture made this seventh day of Feb-
 do } 1857, in the year one thousand eight hundred and
 James M. Brundage } and fifth, one, between Robert C. Davis, and Sarah
 his wife of the County of Cimestone, in the State of Alabama, of the one part, and James M. Brundage of the other, party witnesses, that the said Robert C. Davis, and his wife Sarah, for and in consideration of the sum of three hundred and fifty dollars to them in hand paid, the receipt whereof is hereby acknowledged, this day given, granted, bargained, sold, aliened, enfeoffed, released, conveyed, and confirmed; and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said James M. Brundage all the certain lot of land lying and being in the County of Cimestone and State of Alabama, and known and described as Lot No. 208, in M. Sticks plan of the County of Athens.

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. Brundage his heirs and assigns forever. And the said Robert C. Davis and his wife Sarah, for themselves their heirs, executors and administrators, do hereby and in consideration of the premises, irrevocably and will forever defend the title, to the above described land, and hereby granted premises, unto the said James M. Brundage, his heirs and assigns from and against themselves, and all and every person, or persons claiming or holding under them the said Robert C. Davis his wife Sarah, and also against the lawful title, claim or demand, of all and every person or persons whatsoever. In testimony whereof the said Robert C. Davis, and his wife Sarah, have subscribed their names and affixed their seals the day and year above written.

Given under my hand and seal of said County at Columbus the 25th day of January A. D. 1857.
 Robert C. Davis
 Sarah Davis
 James M. Brundage
 The State of Alabama: Before me, Thomas G. J. Image of the Cimestone County S. S. Probate Court of said County personally appeared Robert C. Davis, and Sarah Davis his wife, and severally acknowledged, that they have signed, sealed and delivered, the within deed, to the within named James M. Brundage, for the purposes therein set forth, and on this day and year therein named. And on the same day, I, the said Thomas G. J. Image, separate and apart from Robert C. Davis, his said wife, and a Notary Public, that she have signed, sealed, and delivered the same, freely and voluntarily, without any threats, fear, or compulsion of her said husband, Given under my hand and seal

and in his presence, as a that they subscribed their names in
the presence of each other. Witness under my hand and seal
this 18th day of February A. D. 1857.

Thus 18th day of February A. D. 1857.
 Thomas C. Gray Judge Seal
 Filed in the office of the Judge of the Probate Court of Etowah
 County, State of Alabama, for registration, on the
 18th day of February 1857, which is duly done in Book B-1
 No. 8th, pages 88 and 89.
 Test Thomas C. Gray Judge P.C.

Hugh C. Hall &
 Mary Hall his wife
 To, Eliza White Admin-
 istratrix of Saml White Decd.

This Indenture, made this 28th day of Oc-
 tober, in the year one thousand eight-
 hundred and forty nine, between Hugh C.
 Hall & Mary Hall his wife, of the County of
 Chimestone, in the State of Alabama, of the one
 part, and Eliza White, Administratrix of Saml White Decd, of
 Washington County, and State of Virginia, of the other, both
 witnesses, Make the said Hugh C. Hall, and Mary 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 given, granted, bargained,
 sold, aliened, conveyed, released, conveyed, and confor-
 med; and by these presents do give, grant, bargain,
 sell, alien, convey, release convey and confirm unto
 the said Eliza White, administratrix as aforesaid, all three
 certain tracts or parcels of land lying and being in the
 County of Chimestone and State of Alabama, more or
 less, and as the East half of the South East Quarter of Sec-
 tion No. 12, of Township No. 5, in range four north, the West
 half of the North West Quarter of Section No. 11, Township
 No. 6, in Range No. 4, north, the South East 1/4 of Section No. 35, 7th
 Township No. 4, in range No. 4 north, and the South West
 Quarter of Section No. 36, in Township No. 4, Range No. 4, north,
 containing in all four hundred and eighty acres, and
 fifty four hundredths of an acre, be the same more or
 less.

Sp. 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 Eliza White, Admin^r as aforesaid her heirs and assigns forever, And the said Hugh W. Hull, and Mary Hall, his wife for themselves, their heirs, executors, administrators, do hereby, and in consideration of the premises, now made, and will forever defend, the title, to the above described and hereby granted premises, unto the said Eliza White Admin^r as aforesaid, her heirs, and assigns forever and against themselves, and all and every person or

persons, claiming on holding more than the said George B. Hall
& Mary Hall, his wife, and also against the loose title, claim, and
demand, of all and every person or persons whomsoever

In testimony whereof, the said Joseph R. Hall, & Mary Hall his wife
have unto this their oaths, and affix their seals, the day and a year above
written.

Signea, cedar, and
allicium, in the pres-
ence of
Edmona, A. Garri-
nethon, H. Roberts.
Kent. & Roberts.

the Long shad Ru, in the camp Mag now, and those bought
by Cliza White camp of James White area of Hugh G. Hall & Wife.

[illegible]

The State of Alabama } Personally appeared before me Alfr.
Limestone County s.s. } Wapfel, an acting Justice of the Peace, in
and for the County of Limestone and State of Alabama, the within
named Hugh V. Wall, and acknowledged that he signed, being
and delivered, the within deed, to the within named Eliza
White, administratrix of James White dec'd, on the day of
the date thereof

Cross under my hand and seal this 24 day of Feb. 1844
 Abby Hopell A.P. Seal

The State of Alabama } Personally appeared before me a Just
Winestone County S.S. } Rufell, an acting Justice of the Peace
for said County of Winestone and State of Alabama, the within
named Mary Hall, wife of the within named Hugh G. Hall,
or he being by me privately examined, separate and apart, from
her said husband; a acknowledged that she signed, sealed, and
delivered, the within deed, on the day of the date thereof, to the within
named Eliza White, administrator, of James White dec'd, freely and
voluntarily, without any fear, threats, or compulsion, of her said
husband Given under my hand and seal this 5th day of
October 1849. J. P. Rufell J. P. (Seal)

Chas. Russell J.P. *Seal*
Justice of the Peace.

Filed in the office of the Judge of the Probate Court of Sumner County, State of Alabama, for registration on the 18th day of February 1887, which is duly done in Deed Book No. 8th pages 391 and 392.
 Just Thomas L. Fry, Judge P.C.

Jefferson Parks and Sarah R. Parks his wife & March in the Year one thousand eight hundred and thirty three between Jefferson Parks and William B. McBain & Sarah R. Parks of the County of Lincoln and State of Virginia, of the one part, and William B. McBain of Sumner County & State of Ala. of the other part, Witnesseth that the said Jefferson Parks and Sarah R. Parks his wife, for and in consideration of the sum of Eight hundred and 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, confirm and confirm unto the said William B. McBain all that certain tract of land, lying and being in the County of Sumner, and State of Alabama, & known as the South East Quarter, of the North West fractional Section Twelve, Township two Range Six West, containing forty acres. Also a tract lying in Sugar Creek, beginning at an Elm corner, running South one half mile, taking all the bottom East of the line, containing eighty acres, the being part of Section 12, Township two, Range 6 West. Together with the North West 80 acres of Section 12, Township 2, Range 6 West. Reserving three acres whereon the plantation is situated, including the dwelling house &c.

Do have and to hold, the above described tract of land with the improvements, and appurtenances thereunto belonging or in anywise appertaining unto the said Jefferson Parks & Sarah R. Parks, their heirs and assigns forever. And the said Jefferson Parks & Sarah R. Parks, 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 land a hereby granted premises, unto the said William B. McBain, his heirs and assigns from and against themselves and all and every person, or persons claiming or holding under them the said Jefferson Parks and Sarah R. Parks, and also against the lawful title, claim, or demand of all and every person, or persons whomsoever.

In testimony whereof the said Jefferson Parks & Sarah R. Parks have hereunto subscribed their names and affixed their seals the day and year above written
 Jefferson Parks
 Sarah R. Parks

The State of Alabama, & This day personally appeared before me Lemuel County Henry Study an acting Justice of the Peace in and for said County Jefferson Parks and Sarah R. Parks his wife, and a stenographer that they signed, sealed, and delivered the foregoing deed to William B. McBain, on the day of its date, for the purposes therein specified, Given under my hand and seal, this the second day of April 1887.
 H. Study J.P. Clerk

Filed in the office of the Judge of the Probate Court of Sumner County, State of Alabama for registration on the 19th day of February 1887, which is duly done in Deed Book No. 8th pages 393 and 394.
 Just Thomas L. Fry, Judge P.C.

Jefferson Parks & wife & This Indenture made this the 10th day of March in the Year one thousand eight hundred and thirty three between Sipe Harris and Eleanor his wife of the County of Sumner, and State of Alabama, of the first part, and Charles M. A. Cordle, of the County and State aforesaid of the second part Witnesseth that the said Sipe Harris and Eleanor 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 granted bargained, sold, and conveyed, and by these presents do grant, bargain, sell, and convey, unto him the said Charles M. A. Cordle, his heirs and assigns forever, all that tract or parcel of land, lying and being in the County and State aforesaid, containing fifty acres, being the same place where Joseph Rydley formerly lived and died as by Levi Cummings to George Roberts said deed, bearing date the 7th day of March 1834, and conveyed by and from George Roberts to Sipe Harris, on the 10th day of December 1833, and as certified in Cummings' deed, to be bounded as follows: (To wit) beginning at the South East Corner running one hundred and ten poles to a stake, thence north ninety three poles to a rock, thence East seventy poles to a rock, thence South eighty five poles, to the beginning. Do have and to hold, the tract or parcel of land above described, with all the appurtenances, thereunto belonging or in anywise appertaining, unto him the said Charles M. A. Cordle, his heirs and assigns forever, and the said Sipe Harris and Eleanor his wife, do hereby warrant and bind themselves to warrant and forever defend the title of the above described land unto the said Charles M. A. Cordle, his heirs and assigns forever, from and against the lawful claims, or demands of all persons whatsoever, and also against the lawful claim or demand of the Government of the United States. In testimony whereof, the said Sipe Harris and his wife Eleanor have hereunto set their hands and affixed their

That the day and date above written

^{his} Sape Harris ^{Deed}
^{his} Eleanor Harris ^{Deed}

State of Alabama, } Personally appeared before me John Clement
 Madison County, } an acting Justice of the Peace, in and for
 the County and State aforesaid, the above named Sape Harris, and
 Eleanor his wife, who acknowledge that they signed, sealed, and
 delivered the foregoing deed on the day and year therein
 mentioned, to the aforesaid Charles M. A. Cordle, and the
 said Eleanor being by me privately examined, apart from
 husband, acknowledged that she signed, sealed, and
 delivered the same freely and without any fear from threat or compulsion,
 from her said husband. Given under my hand and seal
 this 10th day of January 1838. John Clement P. Secy

The State of Alabama, } I John W. Otey Judge of Probate in
 Madison County, } and for said County, and by virtue
 of said office, Clerk of said County, do hereby certify that
 the name is subscribed to the foregoing certificate
 may at the date of the same, an acting Justice of the
 Peace, in and for said County, duly commissioned and qual-
 ified, and that full faith and credit are due to all
 his official acts as such. Given under my hand and seal
 at office in Nantville, this the twelfth day of February 1838.

John W. Otey Judge P. C.

Filed in the office of the Judge of the Probate Court of Limestone
 County, State of Alabama, for registration on the 19th
 day of February 1838, which is duly done in Deed Book No. 8
 pages 393 and 394.

John Thomas G. Tynes Judge P. C.

Sape Harris wife } This indenture made this 10th day of January
 No. 3 Deed } and containing eight hundred and thirty eight
 Charles M. Cordle } the term Sape Harris, and Eleanor his wife of the
 County of Limestone, and State of Alabama, of the first part
 and Charles M. A. Cordle, of the County and State aforesaid, of
 the second part, Witnesseth, that the said Sape Harris and
 Eleanor his wife, for and in consideration of the sum of three
 thousand, and fifty dollars, to them in hand paid, the receipt whereof
 is hereby acknowledged, have granted, bargained, sold, and conveyed, and
 by these presents do grant, bargain, and sell, and convey unto him the
 said Charles M. A. Cordle, his heirs and assigns forever, all that tract
 or parcel of land lying and being in the County of Limestone, and
 State aforesaid, containing fifty two acres, and Eight poles, being
 the same, tract or parcel of land, conveyed by Charles Harris by

deed, to Jonathan Bounham, bearing date the 10th day of December 1831, and
 to be taken, in said deed to be taken as follows (to wit,) on the east by the
 of said Harris, on the north by the lands, belonging to John Patrick's heirs,
 on the west by the lands of William Harris's heirs, on the south by the
 lands of Thomas Harris, it being the north half of the tract of land, pur-
 chased by said Harris from William Harris, to have said to hold. The said
 tract or parcel of land, with all the appurtenances thereunto belonging
 on in any wise appertaining, unto him the said Charles M. A. Cordle,
 his heirs, assigns forever, and the said Sape Harris, and his wife
 Eleanor, do hereby covenant and bind themselves, to warrant and convey
 defend, the title of the above described land, unto the said Charles M.
 A. Cordle, his heirs and assigns forever, from and against the lawful claim,
 or demand of all persons whatsoever, and also against the lawful title,
 claim or demand, of the Government of the United States. In testimony
 whereof the said Sape Harris and Eleanor his wife, have hereunto set their
 hands and affixed their seals the day and date before written.

^{his} Sape Harris ^{Deed}
^{his} Eleanor Harris ^{Deed}

State of Alabama, } Personally appeared before me John Clement
 Madison County, } an acting Justice of the Peace, for and in the
 County and State aforesaid, the above named Sape Harris and his
 wife Eleanor, who acknowledge that they signed, sealed, and de-
 livered the foregoing deed, on the day and year therein
 mentioned, to the said Charles M. A. Cordle, and the said
 Eleanor being examined apart from her husband, acknowledged
 that she signed, sealed, and delivered the said deed, freely
 and without fear, threat, or compulsion, from her
 said husband. Given under my hand and seal
 this 10th day of January 1838.

John Clement P. Secy

The State of Alabama, } I John W. Otey Judge of Probate, in
 Madison County, } and for said County, do hereby certify that
 the name is subscribed to the foregoing cer-
 tificate, may at the date of the same an acting Justice of the
 Peace, in and for said County, duly commissioned and qual-
 ified, and that full faith and credit are due to
 all his official acts as such. Given under my hand and
 seal, at office in Nantville, this the twelfth day of February 1838.

John W. Otey Judge P. C.

Filed in the office of the Judge of the Probate Court of Limestone
 County, State of Alabama, for registration on the 19th day of Febua-
 ry 1838, which is duly done in Deed Book No. 8 pages 393 & 395.

John Thomas G. Tynes Judge P. C.

S. M. Mingie

S. S. Reed

Sarah S. Williams

This Indenture made this Nineteenth day of February in the
 3rd year, one thousand eight hundred and fifty one, between S. M. Mingie, of the County of Conecuh, in the State of Alabama, of the one part, and Sarah S. Williams of the other part, witnesses that the said S. M. Mingie, for and in consideration of his hundred and fifty dollars, to him in hand paid, the receipt whereof is hereby acknowledged, hath this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents, do give, grant, bargain, sell alien, convey, release, convey and confirm unto the said Sarah S. Williams and all their certain heirs or assigns of land, lying and being in the County of Conecuh, in the State of Alabama, and known and designated, as the North west quarter of North east quarter of Section 14, Township 3, of Range 4, north, in the District of Santa Fe, subject to sale at Huntsville, also the East half of South west quarter of Section 11, Township 3, Range 4, north, of Huntsville, also the East half of the North west quarter of Section 14, Township 3, Range four north.

Do have and to hold, the above described tract or parcel of land, with the tenements and appurtenances, thereto belonging, on in, any wise appertaining unto the said Sarah S. Williams, her heirs and assigns from and against himself, and all and every person or persons, claiming or holding under him, the said S. M. Mingie, 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.

Signe, sealed and
 delivered in the pres-
 ence of
 Henry M. Stanley
 John J. Homan.

My State of Alabama } Before me Thomas B. Cyns Judge of the Probate Court of Conecuh County, }
 do hereby certify that Henry M. Stanley one of the subscribing witnesses, to the within deed, who after being duly sworn, deposes and saith, that he was present and saw the said S. M. Mingie, sign, seal and deliver the within deed, to the said Sarah S. Williams, for the purposes therein set forth and on the day and year therein named, and that he subscribed his name, as witness thereto, in the presence of said S. M. Mingie, and in the presence of John J. Homan, the other subscribing witness, and that the said John J. Homan, subscribed his name thereto, in the presence of said S. M. Mingie, and in his presence, and that they subscribed their names thereto in the presence of each other. Given under my hand and seal this 19th day of February 1857.

Thomas B. Cyns Judge (Seal)
 Given in the office of the Judge of the Probate Court of

Conecuh County for registration on the 19th day of February 1857, which is duly done in Deed Book No. 8th page 386 and 387.
 Just Thomas B. Cyns Judge P.C.

Charles M. Borden wife } This indenture made this 10th day of January one thousand
 S. S. Reed } eight hundred and fifty one, between Charles M. Borden
 William Coker } and Caroline his wife, of the County of Conecuh, in the State
 of Alabama, of the first part, and William Coker, of the second part, witnesses that the said Charles M. Borden and Caroline 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 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 William Coker, his heirs and assigns forever, all that tract or parcel of land lying and being in the County of Conecuh, in the State aforesaid, containing fifty two acres or eighty poles, being the same or tract or parcel of land, conveyed by Charles Borden by deed to Johnathan Graham, bearing date the 10th day of December 1851, as described in said deed to be bound as follows, to wit, on the east by lands of said Borden, on the north by the lands belonging to John Patrick, heirs, on the west by the lands of William Thomas, heirs, on the south by the lands of Thomas Coker, it being the west half of the tract of land purchased by said Charles from William Coker, it being the same tract or parcel of land, conveyed by deed the 10th January 1853, by S. M. Reed and Eleanor his wife, to Charles M. Borden. Do have and to hold, the said tract, or parcel of land, with all the appurtenances thereto, belonging, on in any wise appertaining unto him, the said William Coker, his heirs and assigns forever, the said Charles M. Borden and his wife Caroline do hereby covenant, and bind themselves, to warrant and forever defend the title of the above described land unto the said William Coker his heirs and assigns forever, from and against the lawful claim, or demand of all persons whatsoever, or also against the lawful title, claim or demand of the Government of the United States. In testimony whereof the said Charles M. Borden and Caroline his wife, have hereunto set their hands, or affixed them both, the day and date before written.

C. M. Borden (Seal)
 Caroline C. Borden (Seal)

State of Alabama } Personally appeared before me R. N. Wilson
 Conecuh County } a Notary Public of the State of Alabama, the above named Charles M. Borden and his wife Caroline, who acknowledge that they signed, sealed and delivered the foregoing deed, on the day and year therein mentioned, to the said William Coker, the said Caroline being examined apart from her husband, acknowledge that she signed, sealed and delivered the

Said deed, freely and without fear, threat or compulsion from her said husband, given under my hand and seal this 10th day of January 1857.

R. M. Wilson J.P. *Seal*

The State of Alabama: I John M. Oley Judge of Probate, in and for Woodson County, do certify that Robert M. Wilson 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 qualified, and that full faith and credit are due to all his official acts, as such given under my hand and seal of office in Phenixville this the twentieth day of February 1857.

John M. Oley Judge P.C.

Filed in the office of the Judge of the Probate Court of Cimestone County, State of Alabama, for registration on the 19th day of February 1857, which is duly done in Book No. 8th Pages 397 and 398.

Dash Thomas C. J. Judge P.C.

Charles M. Cordle's wife: This Indenture made this 10th day of January one P. 3 Deed
William Leslie, 3 Thomas C. J. between said fifty one, between William Leslie, 3 Charles M. Cordle & Caroline his wife of the County of Cimestone & State of Alabama, of the first part & William Leslie, of the County of Woodson and State aforesaid, of the second part. Witnesseth, that the said Charles M. Cordle & Caroline 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 granted, bargained, sold, aliened, conveyed, and by their presents do bargain, sell and convey unto him the said William Leslie his heirs & assigns forever, all that tract or parcel of land, lying and being in the County of Cimestone State of Alabama, containing fifty acres, being the same place where Joseph Ratty formerly lived, & deeded by deed & conveyance to George Roberts said deed bearing date March 28th 1839, & conveyed by deed from George Roberts to Sipe Harris on the 11th day of December 1852, & conveyed by Sipe Harris & his wife Elanor, to the said Charles M. Cordle, on the 10th day of January 1857, & described in the conveyance deed, to be bounded as follows, to wit, beginning at the South East corner, running one hundred and ten poles to a stake thence North thirty three poles to a rock, thence South eighty five poles to the beginning. To have and to hold the tract or parcel of land above described, with all the appurtenances thereto belonging, or in any wise appertaining, unto him, the said William Leslie his heirs and assigns forever, the said Charles M. Cordle & Caroline his wife, do hereby covenant and warrant themselves to warrant and forever defend, the title of the above described land, unto said William Leslie, his heirs and assigns forever, from and against the lawful claims or demands of all

persons, whatever, and also against the lawful claim or demand of the Government of the United States in testimony whereof the said Charles M. Cordle and Caroline his wife, have hereunto set their hands & affixed their seals the day and date above written.

Chas. M. Cordle *Seal*

Caroline J. Cordle *Seal*

State of Alabama: Personally appeared before me Robert M. Wilson, an Magistrate County 3 acting Justice of the Peace, in and for the County of State aforesaid, the above named Chas. M. Cordle and Caroline his wife, who acknowledged that they signed, sealed, & delivered, the foregoing deed on the day and year therein mentioned, to the aforesaid William Leslie, & the said Caroline being by me privately examined, appears from her husband, acknowledged, that she signed sealed, the said deed freely, & without any fear, fraud, threat, or compulsion, from her husband, given under my hand and seal this 10th day of January 1857.

R. M. Wilson J.P. *Seal*

The State of Alabama: I John M. Oley Judge of Probate, in and for Woodson County, do certify that R. M. Wilson whose name is subscribed to the foregoing 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 qualified, and that full faith and credit are due to all his official acts as such. Given under my hand and seal, at office in Phenixville, this the twentieth day of February 1857.

John M. Oley Judge P.C. *Seal*

Filed in the office of the Judge of the Probate Court of Cimestone County, State of Alabama, for registration, on the 19th day of February 1857, which is duly done, in Book No. 8th Pages, 398, and 399.

Dash Thomas C. J. Judge P.C.

William Holt & wife: This Indenture made and entered into on this 18th day of October 1857, between William Holt and Martha Holt-Harrison & Malone 3 his wife, of the County of Cimestone & State of Alabama of the one part, & William H. Harrison & Nathaniel H. Malone, of the County and State aforesaid of the other part. Witnesseth, that the said William Holt, and Martha his wife, for and in consideration of the sum of three thousand two hundred and eighty five 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 William H. Harrison, and Nathaniel H. Malone, all that certain tract or parcel of land, lying and being in the County of Cimestone & State of Alabama, and known as the west half of the South East quarter of the west half of the South East quarter of the South East quarter of section thirty four Township one, Range 14th East, & containing fifty acres off the South West quarter, lying

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in the South west corner of said quarter section, and running by Roddy north, thence East to the said east boundary line, of said quarter, thence South fifty Rods, thence West to the beginning, also the North west quarter of the South east quarter of section two, thirty four, some ship one, Range 44 West, containing in all three hundred and twenty eight and a half acres, with the understanding that Thompson & Co. Chasseyan, is to have the right of growing his crops of Cotton, with a Cotton Gin, standing on said premises, so long as said Gin lasts.

So have and to hold, the above described tract or parcels of Land, with the appurtenances thereto belonging, on in any wise appertaining unto the said William H. Harrison and Nathaniel H. Malone, their heirs and assigns forever, and the said William H. North, and Martha North his wife for themselves, their heirs executors and administrators, do narrowly and well forever defend, the title to the above described and hereby granted premises, unto the said William H. Harrison & Nathaniel H. Malone, their heirs and assigns forever, and against themselves, and all and every person claiming, or holding under them, The said William H. North & Martha North his wife, and also against the lawful title, claim or demand, of all and every person, or persons, whomsoever holding by, from, or under the Government of the United States, on testimony whereof, the said William H. North, and Martha North, his wife, have hereunto set their hands and seals, this 26th day above written.

Wm H North *(S)*
Martha North *(S)*

The State of Alabama } Personally appeared me William P. Long, an acting Justice of the Peace, in and for said County, William North and Martha North his wife who acknowledged that they severally signed, sealed, and delivered the foregoing deed to the said William H. Harrison, and Nathaniel H. Malone, on the day and year before mentioned, and the said Martha North, being by me privately examined, apart from her said husband, acknowledged, that she signed, sealed, and delivered the foregoing deed, to the said William H. Harrison, and Nathaniel H. Malone, freely, without any fear, threat or compulsion from her said husband, given under my hand and seal this 26th day of October 1857.

William P. Long J.P. *(S)*

Filed in the office of the Judge of the Probate Court of Livingston County, State of Alabama, for registration on the 28th day of February 1858, which is duly done in Book No. 8th pages 399 and 400.

Josh Thomas G. Jyus Judge P.C.

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Richard S. Anderson & wife } This indenture made this 20th day of Feb. in the year one thousand eight hundred and fifty one, between Richard S. Anderson & Mary Anderson his wife of the County of Coconino and State of Alabama, of the one part, and William H. Harrison, and Nathaniel H. Malone of the other part, Witnesseth, that the said Richard S. Anderson and his wife Mary, for and in consideration of the sum of five hundred dollars to them in hand paid, the receipts 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 H. Harrison and Nathaniel H. Malone all that certain tract of land, lying and being in the County and State aforesaid, being the east half of South west quarter, of section twenty seven, Township one Range 44 West, containing eighty five acres.

So have and to hold, the above described tract of Land with the appurtenances thereto belonging on in any wise appertaining unto the said Harrison and Malone, heirs and assigns forever, and the said Richard S. Anderson, and his wife for themselves and their heirs executors and administrators, do hereby, and in consideration of the premises, narrowly and well forever defend the title to the above described and hereby granted premises, unto the said Harrison and Malone, their heirs and assigns forever and against themselves and all and every person, or persons claiming, or holding under them the said Richard S. Anderson, and a Mary Anderson his wife, and also against the lawful title, claim or demand, of all and every person, or persons, whomsoever, claiming or holding by, from, or under the Government of the United States.

On testimony whereof, The said Richard S. Anderson, and Mary his wife, have hereunto subscribe their names and affix their seals, the day and year above written.

Richard S. Anderson *(S)*
Mary Smith *(S)*

The State of Alabama } Personally appeared before me Simpson B. Cunningham one of the Justices of the Peace, of the County & State aforesaid, Richard S. Anderson, and Mary Anderson, and acknowledged that they signed, sealed, and delivered the foregoing deed, and the day of its date, for the purposes therein named, to the aforesaid William H. Harrison & Nathaniel H. Malone, and also on the same day I exhibited said deed to Mary Anderson, wife of the said Richard S. Anderson, who on a private examination, separate from her said husband, acknowledged that she relinquished her rights of dower, in said land and premises freely and voluntarily, without any fear, threat or compulsion of her said husband, given under my hand and seal, this twenty first February 1857.

Simpson B. Cunningham J.P. *(S)*

Filed in the office of the Judge of the Probate Court of Livingston County for registration on the 28th day of February 1858, which is duly done in Book No. 8th page 401. Josh Thomas G. Jyus Judge P.C.

Thomas O. Gill

et al. Dece

Thomas J. McEllen &

Wills and W. Hayes

3th indenture, made and entered into this the twentieth day of February, eighteen hundred and fifty one, between Thomas O. Gill, of the County of Choctaw, and State of Alabama, of the first part, Egbert J. Jones, of the same County and State of the second part, and Thomas J. McEllen, and William M. Hayes of the third part, Whereas the said Thomas J. McEllen and William M. Hayes have become the secuntes of the said Thomas O. Gill, in three several promissory bonds or notes, one to Geo. Wilborn Adams, for the sum of Eighty hundred and fifty four dollars, one to Egbert J. Jones, Treasurer of the estate of John Wilborn Dece, for the sum of four hundred and thirty two dollars, and one to Egbert J. Jones, for the sum of one hundred and eighty dollars, all dated on the 13th day of February eighteen hundred and fifty one, and payable three months after the date thereof, and whereas the said William M. Hayes is further bound as the security, for the said Thomas O. Gill, in promissory on such notes, due not recollective, due on the 1st day of March, eighteen hundred and fifty two, the one to John McEllen, for the sum of five hundred and fifty dollars, and the other to James Harrison, for the sum of one hundred and eighty three dollars, and thirty three cents, and whereas the said Thomas O. Gill, do and before, the making of the three notes first aforesaid, promised the said William M. Hayes and Thomas J. McEllen, to indemnify and secure them, from loss on account of said securityship thereto, which promise he is now desirous to fulfill, as well as to secure the said William M. Hayes, against all loss on account of his said securityship to the two notes last aforesaid: Now 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 Thomas O. Gill, the receipt whereof is hereby acknowledged, he the said Thomas O. Gill, does by these presents, grant, bargain, sell, and convey unto the said party of the second part, his heirs, executors, administrators, on assigns, the following negroes to wit, Jack, aged about sixty years, Tegg, aged about eighteen years, and Thomas aged about fifteen, together with the mares thereof, and also one of muggon, two yoke of oxen, one heavy log, one barrel more one log more, and the crop of cotton raised, or to be raised, by the said Thomas O. Gill, the present year, eighteen hundred and fifty one, to have, and to hold, the same, unto the said party of the second part, his executors, administrators, on assigns forever, and the said Thomas O. Gill, for himself, his executors and administrators, does covenant with said party of the second part, his executors, administrators and assigns, that he the said Thomas O. Gill, will, and his executors and administrators shall, maintain and defend the title to the same, to the said party of the second part, his executors, administrators and assigns forever, against the lawful claims of all persons

whatsoever. Now well remembering that the said party of the second part, will permit the said Thomas O. Gill, to remain in quiet possession of all said property, from the purpose of making a crop of cotton, and until the same be made in the payment of the said several notes, before described, in whole or in part, or of some one or more of them, and then upon the further trust that the said party of the second part, shall and will do soon after the opening of such default of payments, as he shall be requested, by the said William M. Hayes and Thomas J. McEllen, or either of them (on demand there of) as he may think best, so to do, take possession of all said immovable property including the crop of cotton, to be raised as aforesaid, and sell the same, on such cash terms, as may be sufficient for the purpose at public auction, to the highest bidder for ready money, after having given the time and place of sale, at his own discretion, and given reasonable and proper notice thereof, and out of the proceeds of sale, shall, after satisfying all proper expenses thereof, and all other proper expenses attending the execution of this trust, pay to the said George Wilborn, Egbert J. Jones as and on his behalf aforesaid, Egbert J. Jones, the amount of money due upon the three several notes first aforesaid, and interest thereon, on such part thereof as may remain unpaid; or if the said William M. Hayes and Thomas J. McEllen, or either of them, have been compelled to pay either on all, or of the said three notes before named, on any part thereof, or have made any payments thereon without compulsion, shall refund the amounts so paid with interest thereon, and then if the three notes first before specified, have been fully paid off, and satisfied to the said several payees thereof, and all payments made by the said secuntes thereon fully refunded to them, and not before, the said party of the second part shall out of the balance of the proceeds of said sale, not consumed as aforesaid, pay the aforesaid notes due to the said John McEllen, and James Harrison, on which the said William M. Hayes is security, on such part thereof, as may remain unpaid, with interest thereon, or if any on all, have been paid by the said security, shall refund to him, such amount or amounts so paid, with interest thereon. But if all said debts shall be fully paid off and discharged, so that no default in the payments thereof can occur, then this indenture to be null and void, else remains in full force and virtue.

In testimony whereof the parties to these presents have hereunto set their hands and seals, this the day and year before written.

T. O. Gill

Egbert J. Jones

Wm. Hayes

Seal

Seal

Seal

Seal

The State of Alabama 3 Before me Thomas J. Jones, Judge of the Probate Court of Choctaw County ss 3 Court of Choctaw County, personally appeared Thomas O. Gill, Egbert J. Jones, and William M. Hayes and severally acknowledged that they have signed, sealed, and delivered

the within and in which, for the purpose therein set forth and on the day and year therein named. Given under my hand and seal, this 20th day of February 1857

Thomas G. Jones Judge P.C.

Filed in the office of the Probate Judge of Sumter County, State of Alabama, for registration on the 20th day of February 1857, which is duly done in Vice Book No. 8th page 414, and 415 and 416.

Sub Thomas G. Jones Judge P.C.

Reuben Crutcher & His Heirs made this February 20th day in 33 A.D. 3 the year one thousand eight hundred and fifty one James H. Johnson. Between Reuben Crutcher of the County of Sumter in the State of Alabama, of the one part, and James H. Johnson, of the other part. Witnesseth, that the said Reuben Crutcher, for and in consideration of the sum of five hundred and fifty 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 James H. Johnson, all that lot or parcel of land lying and being in the Town of Athens Sumter County, Ala, and known in the plan to said town as the North half of Lot Number thirty nine, in said town, do have and to hold, the above described lot or parcel of land, with the tenements and appurtenances, thereto belonging, or in anywise appertaining, unto the said James H. Johnson, his heirs and assigns forever. And the said Reuben Crutcher, for himself, his heirs, executors, administrators, do hereby and in consideration of the premises, warrant and wife forever defend the title, to the above described and hereby granted premises, unto the said James H. Johnson, his heirs and assigns, from and against himself, and all and every person or persons claiming or holding under him the said Reuben Crutcher, and also against the lawful title, claim or demand, of all and every person, or persons whatsoever. In testimony whereof, the said Reuben Crutcher hereunto subscribed his name, and affixed his seal, the day and year above written.

Reuben Crutcher Seal

in the presence of

The State of Alabama & This day personally appeared before me Thomas G. Jones Judge of the Probate Court of said County, Reuben Crutcher, who acknowledged that he signed, sealed, and delivered, the within deed, to the within named James H. Johnson, for the purposes therein set forth, and on the day and

year therein named. Given under my hand and seal, this 24th day of February A.D. 1857.

Thomas G. Jones Judge P.C.

Filed in the office of the Probate Judge of Sumter County, State of Alabama, for registration, on the 24th day of February 1857, which is duly done, in Vice Book No. 8th page 414, and 415.

Sub Thomas G. Jones Judge P.C.

George M. Boyles & Lucy Boyles } This indenture made the first day of September, one thousand eight hundred and fifty, between George M. Boyles & Lucy Boyles his wife, of the County of Sumter in the State of Alabama, of the one part, and A. B. Howell of the other part. Witnesseth, that the said George M. Boyles and his wife Lucy Boyles, for and in consideration of the sum of one thousand dollars to them in hand paid, the receipt whereof is hereby acknowledged, with this day bargain, sold, aliened, conveyed, and conveyed, and by these presents do bargain, sell, alien, convey, and convey unto the said A. B. Howell, all that certain lot and parcel of land, lying in, being in the said County and State being the North west quarter of the North east quarter of Section Number twenty five, Township one, Range six west, containing thirty nine acres and 2/3 of an acre, also the South west quarter of the North east quarter, Section Number five, of Township No. 1, of Range No. 6, west, containing thirty nine acres and ninety second hundredths of an acre, do have and to hold, the above described land, with the appurtenances thereto belonging, or in anywise appertaining, unto the said A. B. Howell his heirs and assigns forever, and the said George M. Boyles and his wife Lucy, for themselves, their heirs, executors, administrators, do warrant and will forever defend the right and title, to the above described land, and hereby grant premises, unto the said A. B. Howell with his heirs and assigns, from and against themselves, and all and every person claiming or holding, under them the said George M. Boyles and his wife Lucy, 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 hereunto, set their hands and seals, the day and date above written.

George M. Boyles Seal
Lucy Boyles Seal

State of Alabama & Personally appeared before me M. P. Long an acting Sumter County Justice of the Peace, in and for said County, George M. Boyles, and his wife Lucy Boyles, 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 A. B. Howell, and also on the same day I Subscribed said deed to Lucy Boyles wife of George Boyles, who on a private examination separate and apart from her said husband, acknowledged, that

she relinquishes her rights of dower in said land and premises, and voluntarily, without any fear, threat, or compulsion of her said husband, Given under my hand and seal this 11th day of September 1857.

William P. Long, Jr. Esq.
Filed in the office of the Probate Judge of Choctaw County, Ala.
Alabama, for registration, on the 27th day of February 1858, which
is duly done in Book Number 5th page 415 and 416.
Chas. Thomas, Clk. of Choctaw Co. Ala.

Prof. J. Pearson Esq. Know all Men to whom these presents that J. Pearson
Esq. of the County of Northampton, and a State
of North Carolina, have nominated, constituted and ap-
pointed, and by these presents do nominate, constitute and appoint
William H. Person of the County of Etowah, and State of Alabama
my lawful attorney, for and in my name, to act in the
settlement of the estate of Howell Pickett, late of Choctaw County, and
State of Alabama, and for me and in my name attend to the
division of said estate among the several legatee, and to ac-
cuse and receive for any portion of said estate, that may be
due me under any will or other conveyance, and generally
to do and perform any act that to him may seem right
and proper on receipt, touching the premises as fully as I my-
self could do, were I personally present. Hereby confirming and
ratifying whatever my attorney may do in the premises. Given
under my hand and seal, this 11th day of March, A.D. 1858.
Wm. H. Person
Prof. J. Pearson

John A. Person

I John B. Adams, Clerk of the Board of Pleas and Quarter Ses-
sions, for the County of Northampton, State of North Carolina
do certify that the within Power of Attorney, was exhibited
in my office this day, and the execution thereof witnessed
by Prof. J. Pearson the master thereof, Given under my
hand and seal of office, at Raleigh this 16th day of June
1848.

John B. Adams

I William Burgess, Chairman of the Board of Pleas and Quarter Ses-
sions, for the County of Northampton, State of North Carolina, do certify that John
B. Adams whose signature appears to the above certificate, is the acting
Clerk of our said Board, having been duly elected, qualified, and sworn
as such, that his attestation above is in due form of law, and that full
faith and credit should be given to all his official acts as such being
under my hand this 16th day of June 1858.

Wm. Burgess, Chairman C. Board

Filed in the office of the Probate Judge of Choctaw County, Ala.

of Alabama, for registration, on the 20th day of March 1857, which is
duly done in Book No. 8th page 416, and 417.

Chas. Thomas, Clk. of Choctaw Co. Ala.

Jacob D. Armstrong and wife, This instrument made this 5th day of March in the year
of our Lord one thousand eight hundred and fifty, one between Jacob D.
Armstrong and Susan E. Armstrong his wife of the County of Etowah,
in the State of Alabama of the one part, and Smith M. Moore of the State and
County aforesaid of the other part. Witnesseth, that the said Jacob D. Armstrong and Susan
E. his wife, for and in consideration of the sum of seven hundred and fifty dollars to
them in hand paid the receipt whereof is hereby acknowledged, have this day given,
granted, bargained, sold, aliened, conveyed, released, confirmed, and confirmed,
and by these presents do give, grant, bargain, sell, alien, convey, release, confirm,
and confirm unto the said Smith M. Moore, all that certain lot of land lying
and being in the Town of Athens, County of Etowah, State of Alabama, and
for the same known in plan of said Town as Lot No. 10.

So 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
Smith M. Moore his heirs and assigns forever, unto the said Jacob D. Arm-
strong and Susan E. his wife, for themselves, their heirs, executors, and adminis-
trators, do hereby, and in consideration of the premises, warrants and full power de-
fined, the title to the above described and hereby granted premises unto the
said Smith M. Moore, his heirs and assigns, from and against themselves, and
all and every person or persons claiming or holding under them the said
Jacob D. Armstrong and Susan E. his wife, and also against the lawful
title claim, or demand of all and every person or persons whatsoever, claim-
ing or holding, by, from, or under the Government of the United States.

In testimony whereof, the said Jacob D. Armstrong and Susan E. his
wife, have hereunto subscribed their names and affixed their seals, this day
and year first above written.
Signed, sealed, and delivered in the presence of
the State of Alabama, before me Thomas B. Adams Judge of the Probate
Choctaw County, ss. 3 Clerk of said County personally appeared Jacob
D. Armstrong and Susan E. Armstrong his wife, and severally acknowledged
that they have signed, sealed, and delivered, the within deed of conveyance to the within
named Smith M. Moore, for the purposes therein set forth, and on the day and year therein
named. And on the same day I exhibited said deed to the said Susan E. Arm-
strong, separate and apart from her said husband, who acknowledged that
she had signed, sealed, and delivered the within deed, freely and voluntarily with-
out any fear, threat, or compulsion of her said husband. Given under my hand
and seal this 5th day of March A.D. 1857.

Thomas B. Adams Judge of Probate

Filed in the office of the Judge of Probate, of Choctaw County, State of Alabama,
for registration on the 5th day of March 1857, which is duly done in Book No. 8th
page 417.
Chas. Thomas, Clk. of Choctaw Co. Ala.

Jacob M. Armstrong wife } This instrument made this fifth day of March in the
 3d Dec. } year of our thousand eight hundred and fifty-one, be-
 Robert C. Clark } tween Jacob M. Armstrong and Susan C. his wife of the County
 of Crenshaw in the State of Alabama, of the one part, and Robert C. Clark
 of the County and State aforesaid of the other, party, to wit: That the said Ja-
 cob M. Armstrong and Susan C. his wife, for and in consideration of
 the sum of Fifty thousand dollars to them in hand paid, the receipts
 whereof is hereby acknowledged, have this day given, granted, con-
 veyed, sold, aliened, conveyed, released, conveyed, and confirmed,
 and by these presents do give, grant, bargain, sell, alien, convey, re-
 lease, convey, and confirm, unto the said Robert C. Clark, all that
 certain Lot of land, lying and being in the Town of Athens, County
 of Crenshaw, State of Alabama, and further known in the plan of said
 Town, as part of Lot No. 14, it being the northern side of said Lot and
 described as follows, to wit: Beginning at the north east corner of said Lot
 No. 14 and running due south twenty two feet, thence due west fifty
 three feet, on to the line dividing said Armstrongs lot from the Division
 Lot, thence due north seventy two feet, and thence due east to the
 place of beginning.

Do here and to hold, the above described lot on parcel of
 land, with the tenements and appurtenances thereto belonging, on
 in any wise appertaining, unto the said Robert C. Clark, his heirs
 and assigns forever. And the said Jacob M. Armstrong and wife
 for themselves their heirs, executors, and administrators, do hereby and
 in consideration of the premises, warrant and will forever defend the
 title, to the above described and fully granted premises, unto the
 said Robert C. Clark, his heirs and assigns forever, and against
 themselves, and all and every person or persons claiming or holding
 under them the said Jacob M. Armstrong and Susan C. 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 Jacob M. Armstrong and Susan C.
 his wife, have hereunto subscribed their names and affixed their seals
 the day and year first above written.

Signed, sealed and delivered } Jacob M. Armstrong (Seal)
 in the presence of } Susan C. Armstrong (Seal)
 the State of Alabama } Before me Thomas M. Sykes Judge of Probate of
 Crenshaw County & said County, personally appeared Jacob M. Armstrong
 and Susan C. Armstrong his wife, and severally acknowledged that they have
 signed, sealed, and delivered the within and of conveyance to the said Robert
 C. Clark, for the purposes therein set forth, and in the day and year
 therein named. And on the same day I exhibited said deed to the said
 Susan C. Armstrong, separate and apart from her said husband, who
 acknowledged, that she had signed, sealed and delivered, the said deed
 freely and voluntarily, without any force, threats or compulsion of her said
 husband. Given under my hand and Seal this 5th day of March.

A. M. 1851.

Thomas M. Sykes Judge of Probate (Seal)
 Filed in the office of the Probate Judge of Crenshaw County, State of Alabama
 for registration on the 5th day of March 1851, which is duly and in this book
 No. 8th page 405, and 407.
 Cash Thomas M. Sykes Judge P.C.

James Richard Clarke } This instrument made this 10th day of February A. D. 1851, between
 3d Dec. } James Richard of the County of Morgan & State of Indiana,
 John S. Cannon } Trustee, & attorney in fact for Benjamin Daniel, for the County of
 Marion & State of Indiana & John Dickerson of the County of Cherokee of the State
 of New Hampshire, by their deed of trust, and power of attorney in fact,
 to the said James Richard which deed of trust was filed for record on the 6th
 day of December A. D. 1847, in the records office of Crenshaw County, at
 Athens in the State of Alabama, reference being thereunto had in the first part
 And John S. Cannon of Crenshaw Co. & State of Alabama of the second part,
 to wit: That the said party of the first part, for and in consideration
 of the sum of Eighty Dollars, paid by the party of the second part, in hand to
 the party of the first part the receipt whereof is hereby acknowledged, both
 granted, bargain and sold, and by these presents doth grant, bargain
 and sell, unto the said party of the second part, all the following as-
 cended piece & parcel of land to wit: The west half of the North East
 quarter of section twenty (20), Township three (3), range four (4), north
 lying and being in the County of Crenshaw State of Alabama, and
 the said party of the first part, as assigned above named, doth con-
 veyance unto the said party of the second part, that the above describ-
 ed premises, are free from all incumbrances, whosoever & that he has
 full power & legal right to convey the same, & for himself as Trustee, his
 heirs, executors, administrators & assigns he will warrant and defend the same
 unto the said party of the second part, his heirs, executors administrators
 & assigns, against the lawful claims of all persons whatsoever. And
 in witness whereof, the said party of the first part has hereunto set his
 hand & seal, the day and date above written.

James Richard Trustee (Seal)
 State of Indiana } A. Affler Barrackman, one of the Justices of
 Morgan County, ss. } the peace of said County, do hereby certify that
 the above named James Richard, comes personally before me, and ac-
 knowledges the foregoing instrument of writing, to be his act and deed, for
 the purposes therein mentioned. Given under my hand and seal, this
 February 12th 1851.

A. Affler Barrackman J.P. (Seal)
 State of Indiana } A. Allen H. Dougherty, Clerk of the Morgan
 Morgan County } Circuit Court, and in office, Clerk of the Probate
 Court of said County do hereby certify that, A. Affler Barrackman
 Esq. whose name appears to the foregoing certificate of acknowledgment of
 the within instrument of writing, was at the date thereof, and still is.

an acting Justice of the peace within and for said County, Judge, Commissions, and qualified according to law, and thus he is duly authorized by law to take the acknowledgments of such instruments of writing, and that the signature attached to said Certificate purporting to be his is genuine.

In witness whereof I have hereunto subscribed my name and affixed the seal of said Court, at Meridian, this 15th day of February A.D. 1857.

John M. Richards, Prob. Judge
 State of Indiana, John M. Richards, Judge of the Probate Court of said County of Morgan in the State of Indiana, do hereby certify that Oliver R. Mayhew, whose name appears to the foregoing certificate, was at the date thereof, and still is Clerk of the Morgan Circuit Court and ex officio Clerk of the Probate Court of said County, duly elected, commissioned and qualified according to law, that his official acts are entitled to full faith and credit, that his certificate is in and from of law, and that the signature attached to said certificate purporting to be his is genuine.

Witness my hand and seal this 15th day of February A.D. 1857.

John M. Richards, Prob. Judge

Filed in the Office of the Probate Judge of Limestone County, State of Alabama, for registration on the 8th day of March 1857, which is duly done in Book No. 8th pages 407 and 411.

Josh. Thomas L. J. J. Judge P. C.

John Mayhew This indenture made this fifteenth day of Feb in the year of our Lord one thousand eight hundred and fifty between John Mayhew of the County of Limestone in the State of Alabama of the one part and George Withy of the other part, Witnesseth, That the said John Mayhew 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, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said George Withy, all that certain tract of land lying and being in the County of Limestone State of Alabama, and known as the same is a half of the South east quarter of the South west quarter of sec. 1, in Township 3, of range 5, north, also the North west quarter of the North east 1/4 of section 10, in Township two, of range 5, north, and the North East 1/4 of the North west 1/4 of section 10, of Township 3, of range 5, north.

And have and to hold, the above described lands, with the tenements and appurtenances thereto belonging, or in anywise appertaining, unto the said George Withy, his heirs and assigns forever, that the said John Mayhew for himself, his heirs, assigns, 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 George Withy, his heirs and assigns forever and against themselves, and all and every person, or persons claiming or holding under them the said John Mayhew, and also against the lawful title, claim or demand of all and every person or persons whomsoever.

In testimony whereof, the said John Mayhew hereunto subscribes his name and affixes his seal the day and year above written
Signa, seal and delivery } *John Mayhew*
 in the presence of }
Paul Robbins }

This State of Alabama, Before me Thomas L. J. J. Judge of Probate of Limestone County, said County personally appeared John Mayhew and acknowledged, that he had signed, sealed and delivered the foregoing deed to the said George Withy for the purposes therein set forth, and on the day and year therein named. Given under my hand and seal this 18th day of March 1857.

Thomas L. J. J. Judge P. C.

Filed in the Office of the Probate Judge of Limestone County, State of Alabama, for registration, on the 18th day of March 1857, which is duly done in Book No. 8th pages 411 and 412.

Josh. Thomas L. J. J. Judge P. C.

Osborn Evans & wife This indenture made this twentieth day of January in the year of our Lord one thousand eight hundred and fifty one, between Osborn A. Evans and Louisa Evans his wife, of the County of Limestone in the State of Alabama of the one part, and Anthony P. Davis of the other part, Witnesseth, That the said Osborn A. Evans, and Louisa Evans his wife, for and in consideration of the sum of one hundred and fifty dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do bargain, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Anthony P. Davis, all that certain tract or parcel of land, lying and being in the County of Limestone, in the State of Alabama, and known as the North east 1/4 of section 9, of Township one, of range 5, north, containing thirty nine and ninety four hundredths of an acre.

And 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 Anthony P. Davis his heirs and assigns forever. And the said Osborn A. Evans & Louisa Evans his wife for their heirs, executors, and administrators, do hereby and in consideration of the premises, warrant

rank and will forever defend the title to the above described and hereby granted premises unto the said Anthony P. Davis his heirs and assigns from and against themselves and all and every person or persons claiming on holding under them the said Aaron A. Evans & Louisa Evans his wife, and also against the lawful title, claim or demand of all and every person or persons whomsoever.

The testimony whereof, the said Aaron A. Evans, and Louisa Evans his wife, hereunto subscribe their names and affix their seals the day and year above written.

Aaron A. Evans *(Seal)*
Louisa + Evans *(Seal)*

in the presence of }
The State of Alabama } Personally appeared before me Justice Morris
Ernestine Combs } I an acting Justice of the Peace of said County
Aaron A. Evans and Louisa Evans his wife, who acknowledge that they signed and delivered the above deed to the said Anthony P. Davis for the purposes therein specified, and Louisa Evans his wife being by me examined separately and apart from her said husband, acknowledge that she signed and delivered the above deed without any force, threats or compulsion of her said husband, this 17th day of January 1851. Given under my hand and seal.

Ernestine Morris *(Seal)*
Justice of the Peace

Filed in the Office of the Probate Judge of Sumter County State of Alabama for registration, on the 10th day of March 1851. which is duly done in Book No. 8th pages 411, and 412.

Just Thomas B. Evans Judge P.C.

Jeremiah Sanderson and wife } This indenture made this the 19th day of February, in
A.D. 1851 } the year one thousand eight hundred and fifty one be-
James S. Johnson } tween Jeremiah Sanderson and Sarah his wife of the County
of Madison in the State of Alabama of the one part, and James S. Johnson
of the County of Sumter of the other part. Witnesseth that the said Jeremiah Sanderson and Sarah his wife, 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 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 — all that certain tract

of land, lying and being in the County of Sumter, State of Georgia and described as follows, to-wit: (the south half of the south half of the north half of the North East quarter of Section 7, T. 2 N. 3, Range No. 3, west also the south half of the south half of the East half of the North East quarter of Section No. 7, T. 2 N. 3, Range No. 3, west, also the North half of the south half of the North East quarter of Section No. 7, T. 2 N. 3, Range No. 3, west, also the North half of the North East quarter of Section No. 7, T. 2 N. 3, Range No. 3, west, also the North half of the East half of the North East quarter of Section No. 7, T. 2 N. 3, Range No. 3, west.

The above described tracts on parcel of land containing

one hundred and twenty acres more or less.

To have and to hold, the above described tract or parcels of land, with the tenements and appurtenances thereto, belonging, on in anywise appertaining unto the said — heirs, and assigns forever. And

the said Jeremiah Sanderson and Sarah his wife, for themselves, heirs, executors, and administrators, do hereby and in consideration of the premises, rank and will forever defend the title to the above described and hereby granted premises unto the said — heirs, and assigns

from and against themselves, and all and every person or persons claiming on holding under the said Jeremiah Sanderson and Sarah his wife, and also against the lawful title claim or demand of all and every person or persons whomsoever, claiming on holding by, from or under the Government of the United States. The testimony whereof, the said Jeremiah Sanderson and Sarah his wife, hereunto subscribe their names and affix their seals the day and year first above written.

Aaron A. Evans *(Seal)*
in the presence of } Jeremiah Sanderson *(Seal)*
Sarah Sanderson *(Seal)*

The State of Alabama } Personally appeared Jeremiah Sanderson and Sarah
Madison County } his wife, before me James Brown an acting Justice
of the Peace of the County of Madison, and acknowledge that they signed and delivered the foregoing deed, on the 19th day of February 1851, and the said Sarah being privately examined apart from her said husband acknowledge that she signed and delivered the said deed freely without any force, threats or compulsion of her said husband, acknowledge before me this 19th day of February 1851.

James Brown J.P. *(Seal)*

The State of Alabama } I John M. City Judge of Probate of said
Madison County } County, do certify that James Brown 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, competent and sworn, that the signature purporting to be his is genuine, therefore full faith and credit are due all his official acts as such, given under my hand and seal at Office in Huntsville, this the 19th day of March 1851.

John M. City Judge P.C. *(Seal)*

Filed in the Office of the Probate Judge of Sumter County State of Alabama for registration on the 10th March 1851. which is duly done in Book No. 8th pages 413 and 414.

Just Thomas B. Evans Judge P.C.

41/1
 Since Septon } This Indenture made and entered into this the 11th day of March
 1867 between James Septon of the one part & Peter Dinsley Sen. of the
 other part, all of the County of Lincolne and State of Alabama
 Metropolis. That the said James Septon, for and in consideration of the sum
 of Nine Hundred and Sixty dollars, and fifty cents, 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 Peter Dinsley Sen. that certain lot or parcel of Land
 lying and being in the County and State aforesaid, and bounded as follows. The North
 East corner of the lot of Land, which is a part of the East half of the
 North West quarter of section No. 8. In T. 2. S. Range No. 4. West, which said lot
 of one acre and ten poles is bounded as follows. It is beginning at a Stake on the
 North East corner on the Florence Road, thence South 18 poles and 5 links to
 a Stake, thence South 17 acres and 7 poles, 17 links to a Stake No. 16. Acre, and 19
 poles and 1 link to a Stake on the Florence Road, aforesaid thence along with said
 Road, North 76 acres, East 18 poles to the beginning. Do have and to have the
 above described lot or parcel of Land, unto the said Peter Dinsley Sen. his
 heirs and assigns forever, and the said James Septon, for himself, his
 heirs and assigns and administrators do warrant and will forever defend
 the title to the above described and hereby granted lot or parcel
 of Land, unto the said Peter Dinsley Sen. his heirs and assigns forever
 the claims of himself and every person claiming or holding under
 him the said James Septon, 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 Septon has
 hereunto set his hand and seal the day and year above written.

This State of Alabama, Before me Thomas G. Ogden Judge of the Prov.
 Court of the County of Bibb, do hereby certify that the said Mary
 Ann Smith, do hereby certify that she had signed, sealed &
 delivered the foregoing Deed to the said Peter Smith, from the premises
 therein set forth, and on the day and year therein named, Given
 under my hand and seal this 11th day of March A. D. 1857.

Idea in the office of the Surgeon of the Probate Court of Cimestone County State of Alabama for registration on the 11th day of March 1897.
which is duly done in Deed Book No. 8th pages 444.

Rev Thomas G. Evans Ingey p.c.

James H. Stanley & wife } This indenture made this 4th day of February in the
ch 3. Que } year one thousand eight hundred and fifty one, between James H.
Robertson Webb. } Stanley and a Sally his wife of the County of Summerville in the State of
Alabama of the one part and Robertson Webb of the other parts. Witnesseth, that
the said James H. Stanley & wife for and in consideration of the sum of ten
hundred and twenty five dollars the receipt whereof is hereby acknowledged,
with this day given granted & bargained, sold, aliened, enfeoffed, released con-
veyed and confirmed, and by their presents do bargain sell, give grant, alien
enfeoff, release convey and confirm unto the said Robertson Webb all that
certain tract or parcel of land lying and being in the County of Summerville
State of Alabama to wit, the North half of the North east quarter of Section 28,
Also the North half of the South half of the North east quarter of Section
28. Also the South east quarter, of the South east quarter of Section twenty one
Also the following parcel of Land, bounded as follows commencing at the
North East corner of the North west quarter of Section twenty eight
commencing with the Section line eight poles, then South parallel
with the Section line eight poles, then east ten poles, then North to the be-
ginning corner containing five acres, more or less, all the above dis-
cribed Land, in Township three, of Range three west of Huntsville, to have
and to hold, the above described tract of Land, with the tenements and
appurtenances, thereto belonging, or in any way appertaining unto
the said Robertson Webb his heirs and assigns forever, and the said
James H. Stanley & wife for themselves heirs, executors and administra-
tors do hereby and in consideration of the premises warranted and well
forever defend the title to the above described and hereby granted
premises, unto the said Robertson Webb his heirs, assigns, from and
against themselves and all and every person or persons claiming
or holding under them the said James H. Stanley & wife, and also
against the lawful title claim or demand, of all and every person or
persons whatsoever, claiming or holding under the Government of the
United States. In testimony whereof the said James H. Stanley & wife,
have hereunto set their names and affix their seals the day
and year above written

and year above written
Signed, sealed, and delivered
in the presence of
Just. Wm. S. Russell
This State of Ala. } Personally appeared before me Alfr. Russell and as-
Sumption County } sisting Justice of the peace for said State and County, afore-
said Sarah Standy, and she by me of same separate and apart from
her said husband, a knowledge that she signs the foregoing deed, with-
out any fear on threat of her said husband. Given under my hand and seal
this eighth day of February eighteen hundred and fifty one
Alfr. Russell J.P.

Filed in the office of the Probate Judge of Limestone County State of Alabama
for registration on the 11th day of March 1887, which is duly done in
Dues Book no 8th page 415

Dr. Thomas G. Sykes, Surgeon, &c.

#16 James Canterbury wife, Mrs. in denture made this tenth day of March 1857. In the year one thousand eight hundred and fifty one between James Canterbury his wife Sarah Canterbury of the County of Sumter in the State of Alabama of the one part and John R. Harris of the County of Sumter of the other part. Witnesseth that the said James Canterbury wife Sarah Canterbury for and in consideration of the sum of Ten hundred and thirty five dollars to them 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, confirm and confirm unto the said John R. Harris all that certain tract of land lying and being in the County of Sumter, State of Alabama, and more or less, and describe as follows, to wit: The north half of the South west fourth, north half of the North west fourth and West of the East half of the North west fourth of fractional section No. 34, Township No. 33, Range No. 6, West, containing two hundred and fourteen 1/2 acres more or less. To have and to hold, the above described tract of land with the tenements and appurtenances thereto belonging, on in any wise appertaining, unto the said John R. Harris his heirs and assigns forever. And the said James Canterbury and Sarah Canterbury 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 land and hereby grant premises unto the said John R. Harris and his heirs and assigns from and against themselves, and all and every person claiming or holding under them the said James Canterbury and Sarah Canterbury 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 Government of the United States.

In testimony whereof, the said James Canterbury & Sarah Canterbury his wife, have hereunto subscribed their names, and affixed their seals, the day and year first above written.

James Canterbury *(Signature)*
 Sarah Canterbury *(Signature)*
 Signed sealed and attested in the presence of
 G. M. Milburn
 R. M. Vapen

State of Alabama } Personally appeared before me James
 Sumter County } Thomas, an acting Justice of the peace,
 in and for the County of Sumter, the above named James Canterbury
 and his wife Sarah Canterbury, who acknowledged that they severally
 signed, sealed, and delivered to the aforesaid John R. Harris and the
 said Sarah Canterbury being of and privately examined apart from
 her said husband, acknowledged that she signed, sealed and de-
 livered, since and freely without any fear, threats, or compulsion
 of her said husband.

#17 Given under my hand and seal this the 11th day of March A. D. 1857.
 James R. Thomas *(Signature)*
 Clerk in the office of the Probate Judge of Sumter County State of Ala-
 bama, for registration on the 11th March 1857, which is duly done in
 Book No. 8. pages 46 and 47.
 Prob. Thomas R. Jones Judge P. C.

#18 William & Mary Cruson } This indenture made this tenth day of January
 of 3 Decs. } in the year one thousand eight hundred and fifty
 Brown } one, between Mary Cruson, Guardian of William B.
 Cruson, Mary A. Davis, Harriet A. Cruson, John B. Cruson, and
 Thomas B. Cruson of the County of Sumter in the State of Ala-
 bama, of the one part, and William Brown of the County of Bibb in
 the State of Georgia of the other part. Witnesseth that the said Mary
 Cruson for and in consideration of the sum of two hundred and fifty
 dollars to her in hand paid the receipt whereof is hereby acknow-
 ledged, ha this day given, granted, bargained, sold, aliened, con-
 veyed, released, and confirmed, and by these presents do give grant bargain sell alien, convey, release, confirm and confirm unto the said William Brown, all that certain tract or parcel of land, lying and being in the County of Sumter in the State of Alabama, and known as the North half of the North west quarter of Section fifteen, in Township one, of Range four West, containing Seventy eight acres and a half more or less.

To have and to hold, the above described tract of land on parcel of land, with the tenements and appurtenances thereto belonging, on in any wise appertaining unto the said Mary Cruson her heirs and assigns forever. And the said William Brown for his heirs, executors and administrators do hereby, and in consideration of the premises, warrant and well forever defend the title to the above described and hereby granted premises, unto the said William Brown his heirs and assigns forever and against them, selves, and all and every person or persons claiming or holding under them the said Mary Cruson, and also against the lawful title claims or demands of all and every person or persons whomsoever.

In testimony whereof, the said Mary Cruson, have hereunto subscribed her name, and affixed her seal, the day and year above written.

Mary Cruson *(Signature)*
 Signed, sealed and attested in the presence of
 of the State of Alabama } Personally appeared before me Parson Thomas
 Sumter County } an acting Justice of the Peace, in and for
 said County, Mary Cruson, Guardian, of William B. Cruson,
 Mary A. Davis, John B. Cruson, Harriet A. Cruson, and Thomas
 B. Cruson, who acknowledged that she signed, sealed, and de-

know the above deed to William Brown for the purposes therein specified, this 13th day of January 1857.

Christen Morris

Justice of the Peace

Filed in the office of the Probate Judge of Sumner County, State of Alabama, for registration on the 13th day of March 1857, which is duly done in Blue Book No. 8th page 417 and 418.

Deak Thomas G. Sizer Judge P.C.

Kissiah Roberts } This indenture made this eighth day of January in
Ch. 3 Blue } the year one thousand eight hundred and forty eight
Samuel P. Sney } between Kissiah Roberts, of the County of Sumner in
the State of Alabama, of the one part, and Samuel P. Sney of the other
part Witnesseth: That the said Kissiah Roberts for and in consideration
of the sum of one hundred and fifty dollars to her in hand paid the
receipt whereof is hereby acknowledged, hath this day given, granted,
conveyed, sold, aliened, enfeoffed, released, conveyed, confirmed,
and confirmed, and by these presents do give, grant, bar-
gain, sell, alien, enfeoff, release convey and confirm unto
the said Samuel P. Sney all that certain tract of land
lying and being in the County of Sumner and State of Alabama
and known as designated as the west half of the North west
quarter section, number ten, Township No. Two, of Range No.
five west of the meridian, containing twenty six and a half
of an acre more or less.

So have and to hold the above described on parcel of
land, with the tenements and appurtenances thereunto be-
longing, on in any wise appertaining unto the said Samuel
P. Sney his heirs and assigns forever. And the said Kissiah Rob-
erts, for herself her heirs executors and administrators do hereby
and in consideration of the premises, warranted and will forever
defend, the title to the above described and hereby granted prop-
erty unto the said Samuel P. Sney his heirs and assigns from
and against themselves and all and every person or persons claim-
ing or holding under them the said Kissiah Roberts, and also
against the lawful title claims or demands of all and every per-
son, or persons whatsoever, claiming under the Government of the
United States. In testimony whereof, the said Kissiah Roberts hath
hereunto subscribed her name and affix her seal this day and year
above written.

Signed, sealed, and delivered

in the presence of

George A. Porter

The State of Alabama }
Sumner County }

Kissiah Roberts

Deak

Personally appeared before me Albert Mally
an acting Justice of the Peace in and for the

said County, Kissiah Roberts whose name is signed to the within deed
and acknowledges the signing sealing and delivering to the said Sam-
uel P. Sney, on the day of its date for the purposes therein specified
before me my hand and seal this 8th day of January 1858.

Albert Mally J. P.

Filed in the office of the Probate Judge of Sumner County State
of Alabama, for registration on the 13th day of March 1857, which
is duly done in Blue Book No. 8th page 415, and 419.

Deak Thomas G. Sizer Judge P.C.

E. H. Lucas } This indenture made this the eighth day of February, and
in 3 Red } three hundred and eighty one, between Ed-
ward H. Lucas } ward H. Lucas and Flora Ann Lucas his wife of
the County of Sumner and State of Alabama, of the one part, and
James H. Sney of the County of Sumner and State of Alabama,
Witnesseth: That for and in consideration of the sum of forty hun-
dred dollars, to us in hand paid by the said James H. Sney, the re-
ceipt whereof is hereby acknowledged, we have this day bargained, sold,
aliened, enfeoffed, and conveyed, and by these presents do bar-
gain, sell, alien, enfeoff, and convey unto the said James H. Sney
all that certain tract or parcel of land lying and being in the
County of Sumner and State of Alabama, viz: the east half of
the east half of fractional section twenty eight, containing nine and
acres the south west fractional quarter section twenty seven
containing one hundred and five acres, the south west quarter of
the southeast quarter of section twenty seven, the south east quarter of
fractional section thirty four, (the west half of fractional section
thirty five containing one hundred and twenty two acres of an acre
in Township four Range five west, in the district of lands sold
at Chattanooga, to have and to hold the above described tract of land
with all the appurtenances thereunto belonging on in any wise appertain-
ing unto the said James H. Sney, his heirs and assigns forever, and
the said Edward H. Lucas and Flora Ann Lucas his wife for
themselves their heirs executors administrators, do warrant and
will forever defend the title to the above described lands, and
promises unto the said James H. Sney, his heirs and assigns from
and against themselves and all and every person or persons
claiming or holding under them the said Edward H. Lucas and
Flora Ann Lucas his wife, also against the lawful title, claims, or
demands, of all and every person or persons whatsoever, claiming
or holding by from, or under the Government of the United
States, whereof the said Edward H. Lucas and Flora Ann Lucas
his wife have hereunto set their hands and seals this day and year
above written.

Signed, sealed, and delivered }
in the presence of }

E. H. Lucas

Flora A. Lucas

#31

A. S. McLaughlin
C. E. Sewell

Before me Thomas L. Dyas Judge of the
Probate Court of Limestone County, personally appear-
ing, Amos A. McLaughlin and Oliver E. Sewell, subscribing witnesses
to the foregoing deed, with after being duly sworn depose and swear
that they at the time present and saw the said Amos A. McLaughlin and
Oliver E. Sewell sign and deliver the foregoing deed to the said
James M. Malone for the purposes therein set forth, and on the day and
year therein named, and that they subscribed their names
as witnesses thereto in the presence of said Amos and wife and in
the presence of each other before and under my hand and seal this
13th day of March A. D. 1857.

Thomas L. Dyas Judge (Seal)

Filed in the office of the Judge of the Probate Court of Limestone
County, State of Alabama, for registration on the 13th March
1857, which is duly done in Book No. 8th pages 423 and 424.

Attest Thomas L. Dyas Judge P. C.

James L. Malone and wife } This indenture made this third day of
March } Anno Domini in the year one thousand eight hun-
dred and fifty one, between James L. Malone
and Eliza J. Malone his wife of the County of Limestone in the
State of Alabama of the one part, and A. C. Wallace of the other
part Witnesseth That the said James L. Malone and his wife Eliza
J. M. for and in consideration of the sum of Five hundred
dollars to them in hand paid the receipt whereof is hereby acknow-
ledged, hath this day given, granted bargained, sold, aliened,
enfeoffed, released, conveyed and confirmed, and by these pres-
ents do give, grant bargain sell alien enfeoff, release con-
vey and confirm unto the said A. C. Wallace all that
certain tract of land lying and being in the Corner
of Athens Limestone County Alabama, and known as Lot No.
66, in the plan of said corner.

It now and to hold, the above described Lot of land
with the tenements and appurtenances thereto belonging on
in any wise appertaining unto the said A. C. Wallace, his heirs
and assigns forever. And the said James L. Malone, and Eliza
J. M. his wife for themselves, their heirs, executors and adminis-
trators, do hereby and in consideration of the premises war-
rant and well forever defend the title to the above described and
hereby grant premises unto the said A. C. Wallace his heirs and
assigns from and against themselves, and all and every person
on persons claiming on holding under them the said James L.
Malone and Eliza J. M. his wife, and also against the lawful title
claiming on demand of all and every person on persons whomsoever.

#32

In testimony whereof the said James L. Malone and Eliza J. M. his
wife hereunto subscribe their names and affix their seals the day and
year above written.

Eliza J. Malone and James L. Malone
in the presence of

J. L. Malone (Seal)
Eliza J. Malone (Seal)

Before me Thomas L. Dyas Judge of the Probate
Court of Limestone County, personally appearing James
L. Malone and Eliza J. Malone and severally acknowledging that they
had signed, sealed, and delivered, the within deed to the within named A.
C. Wallace, for the purposes therein set forth, and on the day and year
therein named, and on the same day exhibited said deed to said Eliza
J. M. Malone separate and apart from her said husband, James L.
Malone, who acknowledged that she had signed, sealed, and delivered the
same freely and voluntarily, of her own free will and accord, with-
out any fear, threats or compulsion of her said husband, before and
under my hand and seal this 14th day of March A. D. 1857.

Attest Thomas L. Dyas Judge (Seal)

Filed in the office of the Probate Judge of Limestone County,
State of Alabama, for registration on the 14th day of March 1857,
which is duly done in Book No. 8th pages 424 and 425.

Attest Thomas L. Dyas Judge P. C.

Albion Mally } This indenture made this fourteenth day of
March } Anno Domini in the year one thousand eight hun-
dred and fifty one, between Albion Mally and
Samuel P. Jones } and forty seven between Albion Mally and
Margaret and Amanda Roberts of the County of Limestone
and State of Alabama of the one part, and Samuel
P. Jones of the other part Witnesseth That the said Albion Mally
and Margaret and Amanda Roberts for and in consideration of the sum of three hundred
dollars to them in hand paid, the receipt whereof is hereby acknow-
ledged, have this day given, granted bargained, sold, aliened,
enfeoffed, released, conveyed and confirmed, and by these pres-
ents do bargain sell, give grant alien enfeoff, release convey
and confirm unto the said Samuel P. Jones 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 west
quarter of Section No. 19, of Township No. 2, and Range No. 5,
containing fifty three acres and one third more or less.

It now and to hold, The above described tract of
land, with the tenements and appurtenances thereto belonging
on in any wise appertaining unto the said Samuel P. Jones
his heirs and assigns forever. And the said Albion Mally Mar-
garet and Amanda Roberts 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 grant premises, unto the said Samuel P. Jones

his heirs and assigns forever and against themselves and all and every person or persons claiming or holding any share the said Albert, Nelly Morrison &c, and also against the lawful title claim or demand, of all and every person or persons whomsoever.

In testimony whereof the said Albert, Nelly Morrison &c, have hereunto subscribed their names and affixed their seal, the day and year above written.

Signa, scilicet et testibus } Officibus Nelly Morrison &c
in the presence of } of Morganthamanda Roberts
the State of Alabama } This day personally appeared before me
Ernestine County } Henry Stucky an acting Justice of the
Peace, in and for said County Albert, Nelly, Morrison &c,
Morganthamanda Roberts, and acknowledged that he
signa, scilicet et testibus, the foregoing deed to Samuel P. Jones
on the day of its date for the purposes therein specified.

Given under my hand and seal, this 14th day of
August 1847.

H. Stucky, J.P. (Seal)

Filed in the Office of the Probate Judge of Ernestine County
State of Alabama for registration on the 13th day of March
1851, which is duly done in Book No. 8, pages 421, and
423.

Arch Thomas, Esq. Judge P.C.

Robinson } This indenture made this first day of January in
D.C. 30. 30. } the year one thousand eight hundred and fifty one.
Between William B. Robertson of the County of Ernestine
in the State of Alabama of the one part, and William
Brown of the County of Wilcox in the State of Georgia of the
other part - Witnesseth, That the said William B. Robertson for
and in consideration of the sum of One Thousand Dollars
to him in hand paid, the receipt whereof is hereby ac-
knowledgeed, has this day given granted, bargained, sold,
aliened, conveyed, released, 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 tract of land lying and being in the County
of Ernestine, in the State of Alabama, known as the north
west quarter of the South east quarter of Section 9, of Town-
ship one of Range 4, north containing thirty nine acres, and more
less, and also thirty nine acres and more or less, and more
less, known as the north west quarter of the South
west fourth of Section ten, Township one Range four north,
and also a portion off of the north end of the South east
half, of the South east fourth, of section nine Township one,
Range four north containing twelve acres more or less.

to have and to hold, the above described tract or parcels of land,
with the tenements and appurtenances thereunto belonging, or
in any wise appertaining unto the said William Brown, his heirs
and assigns forever. And the said William B. Robertson, for his heirs
executors, and administrators, do hereby and in consideration
of the premises, warrant and order forever defend, the title, to the
above described and hereby granted premises, unto the said Wil-
liam Brown his heirs and assigns, from and against themselves and all
and every person or persons claiming or holding any share the said
William B. Robertson, and also against the lawful title claim or demand
of all and every person or persons whomsoever.

In testimony whereof the said William B. Robertson, has
hereunto subscribed his name and affixed his seal, the day and year
above written.

Signa, scilicet et testibus } William B. Robertson (Seal)
in the presence of }
the State of Alabama } Personally appeared before me Preston
Ernestine County } Morris an acting Justice of the Peace of
said County William B. Robertson who acknowledged that he
signa, scilicet et testibus, the above deed to William Brown
for the purposes therein specified.

Given under my hand and seal this 1st day of January 1851.

Preston Morris (Seal)
Justice of the Peace

Filed in the Office of the Probate Judge of Ernestine
County State of Alabama, for registration on the 13th day
of March 1851, which is duly done in Book No. 8
pages 422 and 423.

Arch Thomas, Esq. Judge P.C.

Joseph Kirk } This indenture made and entered into this seventh day of
D.C. 30. 30. } September one thousand eight hundred and fifty, Between
Joseph Kirk of the one part, and Henry A. Stevenson of the other, both
Witnesseth that the said Joseph Kirk for and in consideration of the
sum of four hundred, in hand paid the receipt whereof is hereby
acknowledgeed have this day bargained sold, aliened, conveyed
and by these presents do bargain sell alien, convey, and confirm unto
the said Henry A. Stevenson all that certain tract or parcel of land lying and
being in the County of Ernestine and Madison County and State of Alabama
(all that part of the north east quarter of Section twenty five of Township one
of Range four, east of the middle of Dryden Creek) also the South half of
the north west quarter of Section thirty Township one and Range two west, beginning
at the South west corner, and running north to the stage road, thence south
east with the said road, then crossing the road so as to give the piece here
of the above named quarter section of land, by the same Eighty acres more or less.

With appertenance thereto belonging, on in any way belonging unto the said John A. Stevens his heirs executors administrators and assigns forever and the said Joseph North his heirs executors administrators and assigns forever and forever defend the title to the above described land to the said John A. Stevens and his heirs executors forever against himself on any process on persons claiming under the said North in testimony whereof I the said Joseph North have hereunto set my hand and seal this 16th day of Sept 1857.

Joseph North
Magistrate

The State of Alabama } This day personally appeared before me Abraham Forbes
Sumter County } an acting Justice of the peace in and for said County do-
Joseph North and Mary North his wife and severally acknowledged that they
signed said and and delivered the foregoing deed for the purposes therein spe-
cified, and on the day and year therein named. Signed under my hand and
Seal this 16th of Sept 1857.

Abraham Forbes
Justice of the Peace

Filed in the office of the Probate Judge of Sumter County State of
Alabama for registration on the 13th day of March 1858, which is duly
done in said Book No. 5th page 433 and 434

Sub. Thomas L. Snyg, Judge P.C.

John R. Mason & wife } I John R. Mason, by virtue of a deed of trust made and
in 3 Deca } executed by Rhoderick Snyg, and his wife Emily Snyg
George M. Snyg } to me on the fourth day of September 1856, for certain
purposes therein named, and which deed is of record in the office of
the Clerk of the County Court of Sumter County, have this day in pur-
suance of the provisions of said deed, appeared to public sale, after hav-
ing given the notice of the time and place of said sale, required by said
deed, all that certain lot on parcel of ground, described in said deed
of trust, as lot number one hundred and twenty five, in the plan of
the Town of Athens, lying and being in said County and containing - ac-
cording to the provisions of said deed, sold said lot on parcel of
ground to George M. Snyg for the sum of fifty five dollars that being
the highest sum bid for the same. Now know all to whom these presents
may come, that I the said John R. Mason, by virtue of the deed of trust,
aforesaid, and in consideration of the said sum of fifty five dollars
to me in hand paid by the said George M. Snyg, the receipts whereof
I hereby acknowledge, have granted, bargained, and sold, and by these
presents do grant, bargain and sell unto the said George M. Snyg his heirs
and assigns forever the said lot on parcel of ground lying and being in the
Town of Athens, and known in the plan of said Town, as lot number
one hundred and twenty five, with all and singular the appertenance
thereunto belonging, and all the estate right title claim and interest
which the said Rhoderick Snyg, and Emily Snyg his wife may

have had in and to said tract on parcel of land, and which was con-
veyed unto him by said deed of trust, do have and to hold, the said tract or por-
cel of land, and every part thereof, with the appertenance unto the said George
M. Snyg, his heirs and assigns forever, as fully and absolutely as if the said
John R. Mason were, and by virtue of the provisions of said deed of
trust could or ought to sell and convey the same. Hereby conveying unto
the said George M. Snyg all such title to said lot on parcel of land as is vested
in me by said deed of trust, and in no other. In witness whereof I have
hereunto set my hand and affixed my seal March tenth 1857.

John R. Mason
Justice

The State of Alabama } Before me Thomas L. Snyg Judge of the Probate
Sumter County } Court of said County personally appeared John
R. Mason whose name appears signed to the foregoing deed, and acknow-
ledged that he had signed, sealed, and delivered the same to the said
George M. Snyg for the purposes therein set forth, and on the day and year
therein named. Given under my hand and seal this 15th day of March
1857.

Thomas L. Snyg Judge

Filed in the office of the Probate Judge of Sumter County, State of Alabama
for registration on the 15th day of March 1857, which is duly done
in said Book No. 8th page 434 and 435.

Sub. Thomas L. Snyg Judge

John R. Mason & wife } This indenture made this 17th day of March in
in 3 Deca } the year one thousand eight hundred and fifty one.
Henry Warbrough } to me John R. Mason & Elvina Mason his wife
of the County of Sumter in the State of Alabama, of the one part
and Henry Warbrough of the other part - Witnesseth that the said
John R. Mason and Elvina 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, bar-
gained, 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 Warbrough all that certain
parcel of land, lying and being in the County of Sumter in the State
of Alabama, and known and described as the East half of the
North East quarter of Section thirty five, and the west half of the
North West quarter of Section thirty six, all in Township Three Range
Six West containing one hundred and fifty acres more or less.
Do have and to hold, the above described tract of land,
with the tenements and appertenance thereto belonging, on in any
manner appertaining unto the said Henry Warbrough his heirs and
assigns forever and against themselves, and all and every person on persons
claiming or holding under them the said John R. Mason & Elvina Mason
his wife, and also against the lawful title claim, on demand, of all and every person

say on persons whomsoever, claiming on holding by, from or under the Government of the United States. In testimony whereof, the said John R. Mason & Elmina his wife have hereunto subscribed their names and affixed seal the day and year first above written.

Signed and delivered: John R. Mason *[initials]*
in the presence of: Elmina Mason *[initials]*
The State of Alabama, Before me Thomas L. Sykes Judge of Probate
Crimstone County ss. I, Clerk of Crimstone County, personally appeared John R. Mason, and Elmina Mason his wife and severally acknowledged that they signed sealed and delivered, the within deed of conveyance to Henry Garbrough for the purposes therein set forth, and on the day and year therein named, given under my hand and seal this 17th day of March A.D. 1857.

Thomas L. Sykes Judge *[initials]*
Filed in the office of the Probate Judge of Crimstone County State of Alabama, for registration on the 31st day of March 1857, which is duly done in Book No. 8th pages 425 and 426.

Test Thomas L. Sykes Judge P.C.

Samuel Eckherberg of this indenture made and entered into this the 1st day of April 1857, between Samuel Eckherberg of the S. & S. D. Danner of the second part, and Samuel Danner and John C. Danner Merchants trading under the firm and style of S. & S. D. Danner of the third part, all of the County of Crimstone and State of Alabama. Witnesseth that whereas the said Samuel Eckherberg is justly indebted to the said S. & S. D. Danner, in the sum of Eleven hundred and thirty eight Dollars and twenty eight cents, as by his bond of the first January 1857, payable one day thereafter made fully sheweth, now this indenture maketh that for and in consideration of the premises and for the further consideration of the sum of one dollar, to him the said Samuel Eckherberg in hand paid by the said Jonas Brittle, hath this day given, granted, bargained sold, & by these presents doth give, grant, bargain sell, to the said Jonas Brittle a certain lot or parcel of land containing about two acres and a half, adjoining to the Town of Athens, and bounded as follows to wit: beginning at the South west corner of the lot on which the female academy is erected, at a stake, running thence west with the line of said lot, to a stake, thence south to the line of said academy lot, & so as to exclude the spring, thence south to the line of land, now owned by Redrick Sykes, formerly belonging to Robert Peaty, at a stake, thence west with said lot, running thence to a stake and south of the place of beginning, thence north to the beginning. Together with the interest stock of leather, hides, book, tools, of all kinds in any way connected with the said land, on that may be on said lot, at the time of the maturity of this indenture. Together with all the stock of hogs on death, which may be put in said land, between this and the maturity of this indenture, & have and to hold, the said lot of land, hereby conveyed, together with all & singular

the Sawyers, hides, leather tools, and every article above set forth, unto him the said Jonas Brittle, his heirs and assigns forever. Now know ye that the said Jonas Brittle shall permit the said Samuel Eckherberg to remain in the peaceable possession of said property, and take the profits thereof to his own use, until the first day of January 1858, provided that said Samuel Eckherberg take special care of said property, and keep up the stock of goods as it is at this time, and also upon this further trust, that the said Jonas Brittle shall as soon after default in the payment of said sum of money, as he may think proper, on the said S. & S. D. Danner shall re-sell all the said property or as much thereof as may be sufficient for the purpose to the highest bidder for ready money, after having given the time and place of said sale at his own discretion & giving twenty days previous notice thereof by advertisement, set up at three public places in said County, and out of the moneys arising from said sale, shall after paying the charges concerning the premises pay unto the said S. & S. D. Danner the amount of the said debt as above with the interest thereon, and the balance of any payment the said Samuel Eckherberg, but should the whole amount of said debt be paid off on or before the first day of January 1858, so that no default be made, then this indenture to be void, otherwise to remain in full force & effect.

Witness our hands and seals the date above.

Sam Eckherberg *[initials]*

Jonas Brittle *[initials]*

S. & S. D. Danner *[initials]*

The State of Alabama, Before me Thomas L. Sykes Judge of Probate Crimstone County ss. I, Clerk of said County, personally appeared Samuel Eckherberg Jonas Brittle, Samuel Danner of the firm of S. & S. D. Danner, and severally acknowledged that they had signed, sealed, and delivered the foregoing deed in trust for the purposes therein set forth and on the day and year therein named, given under my hand and seal this 1st day of April A.D. 1857.

Thomas L. Sykes Judge *[initials]*

Filed in the office of the Probate Judge of Crimstone County State of Alabama for registration on the 1st day of April 1857, which is duly done in Book No. 8th pages 426 and 427.

Test Thomas L. Sykes Judge P.C.

428

Thomas Smith & wife } This indenture made this 23rd day of October in the
 3rd year of the } year one thousand eight hundred and fifty, between
 John Black } Thomas Smith & his wife of the County of
 Sumter in the State of Alabama of the one part and John Black
 of the other part Witnesseth that the said Thomas Smith and Corisa
 his wife for and in consideration of the sum of Fifty five 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 this presents do give grant bargain
 sell alien enfeoff release convey and confirm unto the said John
 Black all that certain tract of land lying and being in the County
 of Sumter in the State of Alabama known as the North east quarter
 of the South east quarter of section 9 in Township 2, of Range 4, more
 also the west half of the north west quarter of section 10 Township 2,
 of Range 4, more also the South west quarter of section 10, of Town-
 ship 2, of Range 4, more

It here and to hold, the above described lands on and in and
 thereof with the tenements and appurtenances thereto belonging
 on in anywise appertaining unto the said John Black his heirs
 and assigns forever. And the said Thomas Smith & Corisa and
 his wife for themselves heirs executors and administrators do
 hereby and in consideration of the premises manfully and well fore-
 in defend the title to the above described and hereby granted prem-
 ises unto the said John Black his heirs and assigns from and
 against themselves, and all and every person or persons claim-
 ing or holding under them the said Thomas Smith & Corisa and
 his wife, and also against the lawful title claims or demands of all
 and every person or persons whomsoever

In testimony whereof The said Thomas Smith & Corisa and
 his wife has hereunto subscribed their names and affixed their seals
 the day and year above written.

Signa, scilicet et testis } Tho^s M. Smith
 in the presence of } Martha A. Smith
 The State of Alabama } Personally appeared before me M. M. Phillips an acting
 Sumter County } Justice of the Peace in and for said County, Tho^s M. Smith
 and Martha A. his wife who acknowledged that they signed sealed and de-
 livered the above deed to the said John Black for the purposes therein speci-
 fied, and Martha A. his wife, being alone examined separately and apart
 from her said husband, acknowledged that she signed sealed and deliv-
 ered the above deed freely, without any fear, threats or compulsion of her said hus-
 band. Given under my hand and seal this 23rd Oct. 1857

M. M. Phillips
 Justice of the Peace

Filed in the office of the Probate Judge of Sumter County State of Alabama for
 registration on the 5th of June 1857. which is duly done in Book No 8th page
 428

Just Thos L. Jones Judge P.C.

429

Elizabeth Withy } This indenture made this 23rd day of October in the year one thousand
 3rd year of the } eight hundred and fifty, between Elizabeth Withy of the County of Sum-
 John Black } ter in the State of Alabama of the one part, and John Black of the
 other part Witnesseth that the said Elizabeth Withy for and in consideration
 of the sum of Ninety Dollars & eighty three cents do hereby in hand paid
 the receipt whereof is hereby acknowledged has this day given granted bargained
 sold aliened enfeoffed released conveyed and confirmed and by this presents do
 give grant bargain sell alien enfeoff release convey and confirm unto the said
 John Black all that certain tract of land lying and being in the County of Sum-
 ter & State of Alabama known as the north east quarter of the South east quar-
 ter of section 9, Township 2, of Range 4, more, also the west half of the north
 west quarter of section 10, of Township 2, of Range 4, more, also the South
 west quarter of section 10, of Township 2, of Range 4, more

It here and to hold, the above described and hereby granted prem-
 ises unto the said John Black his heirs and assigns forever. And the said Elizabeth
 Withy for herself heirs executors and administrators do hereby and
 in consideration of the premises manfully and well fore- in defend the title to the
 above described and hereby granted premises unto the
 said John Black his heirs and assigns from and against themselves, and
 all and every person or persons claiming or holding under her
 the said Elizabeth Withy, and also against the lawful title claims or de-
 mands of all and every person or persons whomsoever

In testimony whereof The said Elizabeth Withy hereunto subscrib-
 ed her name and affixed her seal the day and year above written
 Signed sealed and delivered } Elizabeth Withy
 in the presence of }

This day personally appeared before me Jacob Rambo
 of the State of Alabama } 6th an acting Justice of the Peace in and for the County
 Sumter County } and acknowledged that she signed sealed and
 delivered the foregoing deed to John Black on the day of its date, and for the pur-
 poses therein specified, for the purposes therein specified, Given
 under my hand and seal October 9, 1857.

Jacob Rambo

Filed in the office of the Probate Judge of Sumter County State of
 Alabama for registration on the 5th day of June 1857. which is duly done in
 Book No 8th page 429.

Just Thomas L. Jones Judge P.C.

Sarah Mitty } This indenture made this 22nd day of October in the year one thousand
 888 A.D. } eight hundred and fifty between Sarah Mitty of the County of Limestone
 John Black } State of Alabama of the one part, and John Black of the other part.
 Witnesseth that the said Sarah Mitty for and in consideration of the sum of twenty dollars
 to her in hand paid by the said John Black the receipt whereof is hereby acknowledged
 has this day given granted bargained sold aliened conveyed released confirmed
 and by these presents do bargain sell alien convey give grant
 release and confirm unto the said John Black all that certain
 tract of land lying and being in the County of Limestone & State of Alabama
 & known as the North east quarter of the South east quarter of Section 9, Township
 2, of Range 4 west, also the west half of the North west quarter of Section 10,
 of Township 2, of Range 4 west, also the South west quarter of Section 10, of
 Township 2, of Range 4 west.

Do here and to hold, the above described land on any interest then
 of with the tenements and appurtenances thereto belonging on in
 any wise appertaining unto the said John Black his heirs and as-
 signs forever. And the said Sarah Mitty for herself her heirs executors and
 administrators do hereby and in consideration of the premises made and
 will forever release the title to the above described and hereby granted prem-
 is unto the said John Black his heirs and assigns from and a-
 gainst themselves and all and every person or persons claiming or
 holding, suing her, the said Sarah Mitty, and also against the lawful
 title, claim or demand, of all and every person or persons whomsoever.

In testimony whereof the said Sarah Mitty doth hereunto subscribe
 her name and affix her seal the day and year above written.

Signa, seals, and delivered }
 in the presence of } Sarah Mitty

The State of Alabama } This day personally appeared before me Jacob
 Limestone County } Hambr. acting Justice of the Peace in and for
 the County and State aforesaid, Sarah Mitty and acknowledged that she
 signed sealed, and delivered the foregoing deed to John Black, on the
 day of its date for the purposes therein specified.

Given under my hand and Seal this 29th day of October 1887

Jacob Hambr. *(J.P.)*

Filed in the office of the Probate Judge of Limestone County State of
 Alabama for registration on the 5th day of April 1888 which is
 duly done in Deed Book No. 8th page 431.

Josh Thomas b. Signs Judge P.C.

George Mitty & wife } This indenture made this 22nd day of October in the year one thousand
 888 A.D. } eight hundred and fifty, between George Mitty and Catherine his wife,
 John Black } of the County of Limestone in the State of Alabama of the one part,
 and John Black of the other part. Witnesseth that the said George Mitty and
 Catherine his wife for and in consideration of the sum of twenty dollars to
 them in hand paid by the said John Black the receipt whereof is hereby acknowledged
 have this day given granted bargained sold aliened conveyed released confirmed
 and by these presents do bargain sell alien convey give grant
 release and confirm unto the said John Black all that certain tract of land lying
 and being in the County of Limestone & State of Alabama & known as the North east quarter
 of the South east quarter of Section 9, of Township 2, of Range 4 west, also the west
 half of the North west quarter of Section 10, of Township 2, of Range 4 west,
 also the South west quarter of Section 10, of Township 2, of Range 4 west, contain-
 ing in all Eight hundred and Eighty nine acres more or less.

Do here and to hold, the above described land on any interest then
 then, with the tenements and appurtenances thereto belonging on in
 any wise appertaining unto the said John Black his heirs and assigns
 forever. And the said George Mitty & Catherine his wife, for themselves
 heirs, executors and administrators do grant and will forever release
 the title to the above described, and hereby granted premises unto the
 said John Black, heirs and assigns from and against themselves and
 all and every person or persons claiming or holding, suing them
 the said George Mitty & Catherine his wife, and also against the lawful title
 claim, or demand of all and every person or persons whomsoever.

In testimony whereof the said George Mitty & Catherine his wife, hereunto
 subscribe their names and affix their seals the day and year above
 written.

Signa sealed and delivered,

in the presence of

State of Alabama, } Personally appeared before me A. R. Crawford
 Limestone County } one of the Justices of the Peace in and for
 and for the County aforesaid, George Mitty and Catherine his wife, and acknowledged
 before the signing, sealing and delivery of the above deed to the said John
 Black, for the purposes therein specified, and Catherine his wife be-
 ing by one Janea separate and apart from her husband acknowledged
 the signing, sealing and delivery of the above deed, freely without fear,
 threat of her said husband given under my hand and seal the 11th day of
 February 1888.

A. R. Crawford *(J.P.)*

Justice of the Peace

Filed in the office of the Probate Judge of Limestone County State of
 Alabama for registration on the 5th day of April 1888 which is
 duly done in Deed Book No. 8th page 431.

Josh Thomas b. Signs Judge P.C.

John L. Carlisle wife } This indenture made this Eighth day of January
 Do 3 Alena } in the year one thousand eight hundred and fifty one
 John Black } between John L. Carlisle & Paronela his wife by their attorney
 George Mitty of the County of Simstone in the State of Alabama of the one
 part, and John Black of the other, party- Witnesseth That the said George
 Mitty attorney as aforesaid, for and in consideration of the sum of Ninety
 Dollars to him in full the receipt whereof is hereby acknowledged both
 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 John Black, all that certain tract of land lying and being in the
 County of Simstone & State of Alabama and known as the fourth and
 quarter of the South east quarter of Section 9, Township 3, of Range 4,
 west, also the west half of the North west quarter of Section ten of Town-
 ship 3, of range four west, also the South west quarter of Section ten
 of Township 3 of Range four west.

Do know and to hold the above described land on our part with the
 covenants and appurtenances thereto belonging, or in any way appertain-
 ing unto the said John Black, heirs and assigns forever, And
 the said George Mitty attorney as aforesaid for themselves heirs suc-
 cessors and administrators do hereby and in consideration of the premises
 warrant and will forever defend the title to the above described and
 hereby granted premises unto the said John Black heirs and as-
 signs from and against themselves, and all and every person or persons
 claiming or holding under the said George Mitty attorney as aforesaid,
 and also against the lawful title claim on 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 George Mitty attorney as aforesaid
 hereunto subscribe his name, and affixes his seal, the day and year
 first above written

Alena sold and delivered } John L. Carlisle
 in the presence of } By his attorney in fact
 George Mitty

The State of Alabama } Before me Thomas L. Dyers Judge of the Probate
 Simstone County } of said County personally appeared George
 Mitty, agent of John L. Carlisle and acknowledged that he had by one
 sealed and delivered the within deed as aforesaid, to the within
 named John Black, for the purposes therein set forth, and on the day and
 year therein named, given under my hand and seal, this the 5th day of A-
 pril 1857, A.D.

Thomas L. Dyers Judge
 Taken in the office of the Probate Judge of Simstone County State of Alabama,
 for registration on the 5th day of April 1857, which is duly done in Book No 8th page 433.
 Just Thomas L. Dyers Judge P.C.

U. S. McHenry } This indenture made and entered into this the 8th day of April 1857, be-
 Do 3 Alena } tween Alex. L. McHenry agent of John P. Davis Decd of the first part and Isaac
 Isaac H. Deagan } H. Deagan of the other part all of the County of Simstone and State of Alabama
 Witnesseth That the said Alex. L. McHenry agent pursuant to an order of the
 Judge of the Orphans Court for said County bearing date the 28th of Janu-
 ary 1857, did on the 18th day of March 1857, sell to the highest bidder on a con-
 dit of twelve months for eighty one Dollars; the receipt whereof is hereby acknowledged
 and by these presents does grant bargain sell alien convey release convey and confirm
 unto the said Isaac H. Deagan the 1/2 of the 1/2 of S.W. 1/4 of S.E. 1/4 of R. 5 west
 and the N. 1/2 of the E. 1/2 of S.W. 1/4 of S.E. 1/4 of R. 5 west

Do know and to hold the above described land with them appurtenances
 unto the said Isaac H. Deagan his heirs or assigns forever, And
 the said Alex. L. McHenry agent for himself his heirs and suc-
 cessors does warrant and will forever defend the title to the above
 described and hereby granted premises unto the said Isaac H.
 Deagan his heirs or assigns from and against themselves and all
 and every person or persons claiming or holding under him;
 and also against the lawful title claim on 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

In presence of } A. L. McHenry
 R. H. Hine } Agent of the State of
 W. A. Hine } John P. Davis decd.

The State of Alabama } Before me Thomas L. Dyers Judge of the
 Simstone County } Probate Court of said County personally ap-
 peared Alexander L. McHenry agent, and acknowledged that he had
 signed sealed and delivered the within deed to the within named
 Isaac H. Deagan for the purposes therein set forth, and on the day
 and year therein named, given under my hand and seal this the
 8th day of April A. D. 1857.

Thomas L. Dyers Judge
 Taken in the office of the Probate Judge of Simstone County State
 of Alabama, for registration on the 8th day of April 1857, which
 is duly done in Book No 8th page 433.
 Just Thomas L. Dyers Judge P.C.

A. C. McKinney } This indenture made and entered into this the 8th
 day of April 1857, between Alexander C. McKinney admin-
 strator of John P. Davis dec'd of the first part and North Key of the
 other part both of the County of Cimestone and State of Alabama wit-
 nesses.

That the said A. C. McKinney admin. pursuant to an order
 from the Judge of the Probate Court for said County bearing date
 the 28th of Jan'y 1857, did on the 15th day of March 1857, sell to the high-
 est bidder on a credit of 12 months, for the sum of Fifty Dollars the
 several whereof is hereby acknowledged, and by these presents does grant
 alien enforce and convey unto the said North Key, the N. W. 1/4 of the
 S. E. 1/4 of S. 33, T. 4, R. 5 West

It has and to hold, along described land with their appurte-
 nances unto the said North Key his heirs and assigns forever. And the said
 A. C. McKinney admin. for himself his heirs executors and administra-
 tors does warrant and will forever defend the title to the above
 described premises unto the said North Key his heirs or assigns from
 and against himself, and all and every person or persons claiming
 or holding under him the said A. C. McKinney admin. and also a-
 gainst any 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 A. Alexander C. McKinney Admin. of John
 P. Davis dec'd, have hereunto set my hand and affixed my seal
 the day and date above written

In presence of } A. C. McKinney *Adm.*
 H. H. Hume } Admin. of the Estate
 W. H. Hume } of John P. Davis dec'd.
 The State of Alabama } Before me Thomas L. Dyas Judge
 Cimestone County ss. } of the Probate Court of Cimestone County
 State of Alabama personally appeared Alexander C. McKinney
 admin. re, and acknowledged that he had signed sealed and de-
 livered the within Deed of Conveyance to the within named North
 Key for the purpose therein set forth, and on the day and year
 therein named. Given under my hand and Seal this 8th day of
 April A. D. 1857.

Thomas L. Dyas Judge *Adm.*

Filed in the Office of the Probate Judge of Cimestone County
 State of Alabama, for registration on the 8th day of April 1857,
 which is duly done in Deed Book No. 8th page 434.

Attest Thomas L. Dyas Judge *Adm.*

Lewis Blago } This indenture made and entered into this 8th day of April 1857,
 do & area of gift } between Lewis Blago of the County of Cimestone in the State of
 Thomas L. Blago } Alabama, of the first part, and Thomas L. Blago son of the said Lewis
 is Blago, of said County and State of the other part. Witnesseth that the said
 Lewis Blago as well as for and in consideration of the natural love and affection which
 he the said Lewis Blago hath and beareth unto the said Thomas L. Blago, as also
 for the better maintenance support and livelihood of him the said Thomas
 L. Blago, hath given granted bargain and sold, and by these presents do
 give grant bargain and sell unto the said Thomas L. Blago his heirs and
 assigns all that tract or parcel of land lying and being in the County of
 Cimestone State of Alabama, shown and described as follows: 100 acres in
 the South West 1/4 of Section 2, Township 2, Range 3, West.

Do have and to hold, the above described tract or parcel
 of land, together with all and singular the tenements and appurte-
 nances thereto belonging, on in any wise appertaining unto him
 the said Thomas L. Blago his heirs and assigns forever. And the
 said Lewis Blago for himself his heirs and assigns does hereby warrant
 and will forever defend the title to the above described and hereby
 granted premises unto the said Thomas L. Blago his heirs and
 assigns free from the claims or demands of all and every person or
 persons claiming or holding under him the said Lewis Blago, and
 also from the claims or demands of all and every person or per-
 sons claiming or holding by from or under the Government
 of the United States. In testimony whereof the said Lewis Blago
 hereunto set hand and affixed his seal the day and date a-
 bove written.

Lewis Blago *Adm.*
 The State of Alabama } Before me Thomas L. Dyas Judge of
 Cimestone County ss. } the Probate Court of said County person-
 ally appeared Lewis Blago and acknowledged that he had sign-
 ed, sealed, and delivered the within Deed of gift to Thomas L. Blago
 for the purpose therein set forth, and on the day and year therein
 named.

Given under my hand and Seal this 8th day of April 1857.

Thomas L. Dyas Judge *Adm.*

Filed in the Office of the Probate Judge of Cimestone County
 State of Alabama, for registration, on the 8th day of April
 1857, which is duly done in Deed Book No. 8th page 435.

Attest Thomas L. Dyas Judge *Adm.*

Lewis Slager } This indenture made and entered into this the
 3rd day of April 1857, between Lewis Slager of
 the County of Etowah and State of Alabama of the
 one part, and Elizabeth Barney Maria Waight of the said
 Lewis Slager and wife of John Barney, and her heirs of the
 other part, Witnesseth that the said Lewis Slager as well for and in
 consideration of the natural love and affection which he hath &
 beareth unto the said Elizabeth M. Barney and her heirs, as of
 so for the better maintenance and support of the said Elizabeth
 M. Barney and her heirs, hath given granted bargained and
 sold, and by these presents doth give grant bargain and sell
 unto the said Barney and her heirs, all that tract or por-
 cel of land lying and being in the County of Etowah and
 State of Alabama, known and described as follows: The South
 east corner of the South west q^r of Sect. 5, Town 2, Range
 3 west containing forty acres more or less.

To have and to hold, the above described tract or
 parcel of land, together with all and singular the tenements
 and appurtenances thereto belonging on in anywise ap-
 pertaining unto her the said Elizabeth Barney and her heirs
 and assigns forever. And the said Lewis Slager for himself
 his heirs and assigns does hereby and in consideration of the
 premises, warrant and well foreman defend the title to the above
 described and hereby granted premises unto the said Eliza-
 beth Barney and her heirs forever free from the claims or demands
 of all and every person or persons claiming or holding now or
 here the said Lewis Slager, and also from the claims or demands
 of all and every person or persons in whose name claiming or holding
 by force or under the authority of the United States.

In testimony whereof the said Lewis Slager has hereunto set
 his hand and seal the day and date above written

Lewis Slager (Seal)

The State of Alabama } Before me Thomas B. Ogden Judge of the
 Etowah County } Probate Court of said County, personally
 appeared Lewis Slager and acknowledged that he had signed
 sealed, and delivered the within deed of conveyance to the within
 named Elizabeth Barney for the purposes therein specified, and on
 the day and year therein named given under my hand and seal
 this the 8th day of April A.D. 1857.

Attest Thomas B. Ogden Judge (Seal)

Filed in the Office of the Judge of the Probate Court of Etowah
 County State of Alabama, for registration on the 8th day of April
 1857, which is duly done in Book No 8th page 436.

Attest Thomas B. Ogden Judge (Seal)

Franklin Seallion &
 Nancy Seallion
 of the County of Etowah
 Benjamin M. Moore &
 William H. Moore

Whereas Franklin Seallion and Nancy Seallion of the Etowah
 County State of Alabama, and jointly in debt to
 Richard Holding of the County of Madison and State of Ala-
 bama in the sum of One hundred and fifty dollars by bond bearing
 date on the ninth day of May eighteen hundred and fifty pay-
 able to the said Richard Holding on order, twelve months after date, with in-
 terest from its date for value received, and whereas the said Franklin Seal-
 lion, and Nancy Seallion are willing and anxious to secure the payment
 of said bond, Now this indenture made and entered into by and between
 the said Franklin Seallion, and Nancy Seallion of the first part, Benjamin
 M. Moore and William H. Moore of the County of Madison in the State of
 Alabama of the second part, and the said Richard Hold-
 ing of the third part, Witnesseth that the said Franklin Seallion and Nancy
 Seallion for and in consideration of the premises, and of the further con-
 sideration of the sum of five dollars to them in hand paid by the said
 party of the second part, the receipt whereof is hereby acknowledged, do
 and before the signing and sealing of these presents have this day
 given, granted, bargained, sold, aliened, conveyed, released, conveyed and
 confirmed, and by these presents do bargain, sell, alien, convey, release, con-
 firm and confirm unto the said party of the second part, all those certain
 tracts of land lying and being in the County of Etowah and State of
 Alabama, and known and described, as the South west quarter of section
 number eight, in Township four of Range five west of the Basis Mer-
 idian, ~~also~~ in the District of Etowah subject to sale at the Land Office, in
 the County of Etowah in said State of Alabama, and the west half
 of the North west quarter of section number eight, in the Township
 four of Range five west, and also the following Negro slaves to wit: Char-
 les a man aged about fifty three years, Ann a woman aged about thirty
 six years, Amy a woman aged about twenty nine years, Phebe a girl aged
 about sixteen years, Jane a girl aged about twelve years, Susan a girl
 aged about eight years, Minty a boy aged about six years, and Charles
 a girl aged about four years.

To have and to hold, the above described tracts or parcels of land
 with the tenements and appurtenances thereto belonging on in anywise ap-
 pertaining, and also the slaves aforesaid, together with the future in-
 crease of the family thereof, unto the said second party of the second part
 their heirs and assigns forever. And the said Franklin Seallion and
 Nancy Seallion for themselves their heirs executors and administrators do
 hereby and in consideration of the premises warrant and well foreman defend
 the title to the above described and hereby granted premises, and personal prop-
 erty unto the said party of the second part their heirs and assigns from
 and against themselves and all and every person or persons claiming or
 holding under them the said Franklin Seallion and Nancy Seallion, and
 also against the lawful title, claim or demand of all and every person or
 persons whomsoever.

In Witness whereof and this Indenture is upon this eighth day
 of April 1857 that if the said party of the first part shall well and truly pay

the bond aforesaid at its maturity, that then the indenture shall be null and void, but if the bond aforesaid be not fully paid at its maturity, that then the said party of the second part may and it shall be their duty to do so, at the request of said party of the first part, to proceed to sell to the highest bidder, at public outcry for cash the property aforesaid, on so much thereof as shall be necessary to pay and satisfy the bond aforesaid, and all expenses incident thereto, first giving twenty days notice of the time and place of sale, in a newspaper published in the Town of Athens in said County of Sumner, or in Huntsville, in said County of Madison, at either of said towns, and out of the proceeds pay first the expenses incident hereto and then the said bond with the interest thereon, and the balance if any to the said party of the first part or to either of them and a note duly made in the payment of the bond aforesaid, the said party of the first part may retain the possession of the property aforesaid.

And testimony whereof the parties aforesaid hereunto set their hands and affix their seals this eighth day of April, eighteen hundred and fifty one.

Signes, sealed and delivered }
in the presence of }
Strawlin Seallins }
Nancy Seallins }
R. C. Moore }
(Seal) (Seal) (Seal)

State of Alabama }
Sumner County } Before me Thomas Stewart a Justice of the Peace in, and for the County aforesaid, this day personally appeared Strawlin Seallins and Nancy Seallins and acknowledged that they had signed, sealed and delivered, the foregoing deed to the aforesaid Benjamin S. Moore and William H. Moore on the day and year therein mentioned, for the uses and purposes therein expressed.

Given under my hand and seal, in said County this 10 day of April, Eighteen hundred and fifty one

Thomas Stewart J. P. (Seal)

Filed in the office of the Probate Judge of Sumner County, State of Alabama for registration on the 13th day of April 1851, which is duly done in Deed Book No. 8th page 437 and 438.

Judge Thomas B. Sykes Judge P. C.

Sarah Bayl } This indenture made this eleventh day of September, in the year one
In 3 Deed } thousand eight hundred and fifty between Sarah Bayl of the County
Robert Dinton } of Sumner, in the State of Alabama, of the one part, and
Robert Dinton of the other part Witnesseth that the said Sarah Bayl for and in consideration of the sum of one hundred and twenty dollars to her in hand paid the receipt whereof is hereby acknowledged, both this day given granted bargain sold, aliened and conveyed and confirmed and confirmed unto the said Robert Dinton, all that certain tract of land lying and being in the County of Sumner, and State of Alabama and known as the south half of the south west quarter of section twenty nine, Township No. 2, of range No. 2, north containing eighty acres more or less.

It is now and to hold, the above described tract or parcel of land with the tenements and appurtenances thereto belonging on in any wise appertaining unto the said Robert Dinton his heirs and assigns forever. And the said Sarah Bayl 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 Robert Dinton his heirs and assigns forever from and against herself ~~her~~ and all and every person or persons claiming or holding, now or hereafter, the said Sarah Bayl, and also against the lawful title claims or demands of all and every person or persons claiming or holding by from or under the Government of the United States.

In testimony whereof the said Sarah Bayl hereunto subscribed her name, and affix her seal the day and date above written
Signes sealed and delivered }
in the presence of } Sarah Bayl (Seal)

The State of Alabama } Personally appeared before me Austin Morris
Sumner County } a Justice of the Peace of said County,
Sarah Bayl who acknowledged that she signed sealed and delivered the foregoing deed to Robert Dinton for the purposes therein specified.

This 11th day of September 1851.

Austin Morris (Seal)
Justice of the Peace

Filed in the office of the Probate Judge of Sumner County, State of Alabama for registration on the 19th day of April 1851, which is duly done in Deed Book No. 8th page 439.

Judge Thomas B. Sykes Judge P. C.

430
 Edw. H. Hargis & wife } An indenture made and entered into this the first day of
 Dec 3 1856 } January, one thousand eight hundred and fifty one be-
 Edward S. Strange } tween Edw. Hargis and Harriet, his wife of the first party, and
 Edward S. Strange of the second party, witnesses, that the said parties
 of the first party, for and in consideration of the sum of one hundred
 dollars to them in hand paid, the receipt whereof is hereby acknowledged,
 have this day given, granted, bargained, sold, aliened, conveyed, released,
 conveyed, confirmed and confirmed; and by these presents do bargain,
 sell, alien, convey, release, confirm and confirm unto the said party of
 the second party, all the right title claims and interest, either legal or
 equitable, which they the said parties of the first party, now have or may
 hereafter have, in and to the following described land lying and being
 in the County of Lawrence in the State of Alabama, and known as the
 East half of the north west quarter of section eight, Township two Range five
 west, also one hundred and forty acres lying on the west side of Little
 River, in fraction five, lying on the west boundary of said fraction,
 in Township two, Range five west, being the land of which as an
 Edw. Strange, deceased, died and possessed, and which are now in
 the possession of the said Edward S. Strange. Do have and to hold
 the above described land with all and singular the appurtenances
 thereto belonging, unto the said Edw. Hargis and Harriet for
 themselves their heirs executors and administrators, do warrant and
 will forever defend the title to the above described land unto
 the said Edward S. Strange, his heirs and assigns from and against
 themselves, and all and every person, claiming or holding or
 claiming the said Edw. Hargis and Harriet his wife
 In witness whereof the said Edw. Hargis, and the said Harriet
 Hargis, have hereunto set their hands and affixed their seals
 on the day and year above written.

Edw. Hargis (seal)
 Harriet L. Hargis (seal)

The State of Mississippi } Personally appeared before me Thomas M. Scott, and
 Madison County } acting Justice of the Peace, in and for the County of
 State of said, Edw. Hargis & Harriet L. Hargis, his wife whose names appear
 to the foregoing deed, and acknowledge that they jointly signed, sealed, and de-
 livered the same as their own proper act and deed, and for the uses and pur-
 poses therein set forth, and for the consideration therein specified, And the said
 Harriet L. Hargis being by me personally examined separate and apart from the
 said husband, declared that she signed, sealed, and delivered the foregoing in-
 strument freely of her own accord, and without any fear, threat, or compulsion of
 her husband.

Given under my hand and seal this 20th day of March, A. D. 1857.

Thomas M. Scott (seal)

The State of Mississippi } John D. Cameron Clerk of the Probate Court, the same
 Madison County } being a Clerk of Record, in and for the County of State
 of said, hereby certify that Thomas M. Scott, whose name appears to the
 foregoing certificate of acknowledgment, is and was at the time of the signing

the same are acting Justice of the Peace, in and for said County duly
 elected, commissioned and qualified, that said certificate is in due form, correct
 and full faith and credit are to be given to all his official acts, Given
 under my hand and seal of office at Canton this 31st day of
 March, A. D. 1857.

John D. Cameron Clerk.
 The State of Mississippi } John D. Cameron Judge of the Probate
 Madison County } Court of said County, which said Court is
 a Court of Record, hereby certify that John D. Cameron, whose
 name appears to the foregoing certificate, is and was at the time of the
 signing of the same, Clerk of said County, duly elected, commissioned
 and qualified according to law - that all his official acts as such, are
 entitled to full faith and credit - that his said certificate is in due
 form, and by the proper officer and that his signature thereto is genuine
 Given under my hand and seal this 31st day of March, A. D.
 1857.

John D. Cameron (seal)
 Judge Probate

The State of Mississippi } John D. Cameron Clerk of the
 Madison County } Probate Court of said County hereby
 certify that John D. Cameron, whose name appears to the fore-
 going certificate, is and was at the time of the signing of the
 same, Judge of said County, duly elected, commissioned and qual-
 ified, and that full faith and credit are to be given to all his
 official acts.

Given under my hand and seal of office at Canton this
 31st day of March, A. D. 1857.

John D. Cameron (seal)

Filed in the office of the Judge of Probate of Lawrence County,
 State of Alabama for registration, on the 3rd day of May, 1857,
 which is duly done as directed by the said probate, and a 4th,
 Dated Thomas M. Scott Judge P.C.

431
 Edw. Hargis & wife } This indenture made this first day of March in the
 Dec 3 1856 } year one thousand eight hundred and fifty one, be-
 John D. Malone } tween Edw. Hargis & Elizabeth his wife of the County of
 Lawrence in the State of Alabama, of the one party, and John D. Ma-
 lone, of the other party, witnesses, that the said Edw. Hargis & Elizabeth
 A. his wife, for and in consideration of the sum of fifty hundred
 dollars to them in hand paid, the receipt whereof is hereby acknow-
 ledged, have this day given, granted, bargained, sold, aliened, conveyed, released,
 conveyed, confirmed and confirmed; and by these presents do bargain,
 sell, alien, convey, release, confirm and confirm unto the said John D. Ma-
 lone, all that certain tract of land lying and being in the County of Law-
 rence, State of Alabama & known as the South meadow, of the South end

east, thirty of Section 36, in Township one of range four west, also the east half of the South east quarter, of the South east quarter of Section 36, of Township one, of Range four west.

Do have and to hold, the above described lands with the tenements and appurtenances thereto belonging, for an any one appearing, unto the said John M. Malone his heirs and assigns forever, and the said E. C. Brown & his wife Elizabeth, for his heirs, executors, and administrators, do hereby and in consideration of the premises, expressly and well forever release the title to the above described and hereby granted premises, unto the said John M. Malone, his heirs and assigns from and against themselves, and all and every person or persons claiming or holding, under the said E. C. Brown & Elizabeth his wife and also against the lawful title claims, on 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 E. C. Brown & his wife Elizabeth have subscribed their names, and affixed their seals the day and date first above written.

Given, under our hands } Lemuel E. Brown
in the presence of } Elizabeth A. Brown
Paul Roberson
A. G. Westmeland

The State of Alabama, } Before me Thomas L. Ryan Judge of
Crestview County, s.s. } the Probate Court of said County personally appeared Paul Roberson one of the subscribing witnesses to the within deed, who after being duly sworn, depose and say that he was present and saw the within named Lemuel E. Brown and Elizabeth A. Brown, his wife sign, seal, and deliver the within deed, to the within named John M. Malone, for the purposes therein set forth, and on the day and year therein named, and this depose only for the deponent and with that he subscribed his name, a witness thereto, in the presence of E. C. Brown and wife, and also in the presence of A. G. Westmeland, the other subscribing witness, and that the said A. G. Westmeland subscribed his name as witness in the presence of said E. C. Brown and wife and that they subscribed their names therein in the presence of each other. Given under my hand and seal this 31st day of April A.D. 1887.

Thomas L. Ryan Judge of
Filed in the office of the Probate Judge of Crestview County State of Alabama, for my records on the 31st day of April 1887, which is duly done in New Book No. 8th page 441, and 442.

Subscribed Thomas L. Ryan Judge P.C.

James Stanley's wife } The indenture made and entered into this the 28 day of
Do's heirs of Stanley } April, in the year of our Lord, one thousand eight hundred
John York. } and fifty one, between James Stanley of the County of Semmes
and State of Alabama, of the first part, Benjamin Smiley, of the same
County & State of the second part, and John York of the third part, whereby
the said party of the first part is justly indebted to John York in the
sum of seventy five dollars, and ten cents, evidenced by one promissory
note on bond, dated the twenty fifth day of December 1880, and due
the day of 1887, which will more fully appear by reference to said note
as described above, the first and prompt payment of which said sum
of money, the said party of the first part is desirous to assign to the
said party of the third part, who this indenture certifies that, for
and in consideration of one dollar in hand paid by the party of the
second part, to the said party of the first part, the said party of the
first part hereby acknowledges he the said party of the first part grants,
bargains, sells, alien, conveys, and by these presents does
bargain, sell, alien, grant, convey, and convey unto the said party of the
second part his heirs and assigns, the South east quarter of the South
east quarter of Section fourteen, Township one, Range four west, con-
taining forty acre and eighty hundredths of an acre.

Do have and to hold, the sum 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 hereby 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 maintain and will
defend, the sum to the said party of the second part his heirs
and assigns, against the lawful title claims and demands of all
persons whatsoever. Wherefore Stanley, nevertheless, and upon the
following stipulations and conditions to wit: That the said
party of the second part, his heirs and assigns shall permit
the said party of the first part to remain in peaceable possession
of the aforesaid property for the purpose of preserving and en-
joying, and of the sum, until default be made in the payment
of said promissory note on bond, on any party thereof. And as
soon after the happening of such default of payment, the said
party of the first part, that the said party of the second part his
heirs and assigns, shall and will, whenever default may here-
after be made in the payment of said promissory note on bond, on any party
thereof, and as soon after the happening of such default of
payment as he may be required by the said party of the third
part, his heirs executors, administrators or assigns to do, pro-
ceed and 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 proceeds of such sale, shall after
paying all the expenses thereof, and all the expenses attending
the execution of this trust, fully pay off the said note, on bond

I hereby release to John York all the within described land on property. Witness my hand and seal this 14th day of August 1887.

with lawful interest.

3rd And also upon the further Trust, That the said party of the second party his heirs and assigns shall and will from the date hereof exercise a general supervision and control over all the aforesaid property. 4th And also that the said party of the second party his heirs and assigns shall and will whenever it may be necessary to sell the aforesaid property, to satisfy demand of payment as aforesaid all only so much as will be necessary for that purpose, and the remainder of said property leave as before in the quiet and peaceable possession of the said party of the first party for the purpose herein before expressed.

5th And also that the said party of the second party his heirs and assigns, at all sales of said property made for the purpose of raising money in 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 given good and sufficient notice thereof. But if the said promissory note, on bond shall be fully paid off, and discharged so that no demand of payment of said debt is made, then this Indenture shall be void, else to remain in full force and effect, said debt is to appear, whenever said note or bond above described, becomes due and payable.

In testimony whereof the Parties, to these presents have hereunto set their hands and seals, this the day and year first above written

James Hinkley *[Signature]*
 Jane Hinkley *[Signature]*
 Benjamin Gentry *[Signature]*
 John York *[Signature]*

The State of Alabama, Personally appeared before me Henry B. Gentry, Commissioner County, Jan acting Justice of the Peace, in and for said County, James Hinkley, and Jane Hinkley his wife and Benjamin Gentry, as trustee of John York, the parties named in the foregoing deed, who severally signed, sealed and delivered the foregoing deed, for the purposes therein mentioned, and also Benjamin Gentry, wife of the said James Hinkley, separately and apart from her said husband, and she signed, sealed, and delivered the same deed, without any fear, threat, persuasion or compulsion of her said husband, and relinquished her dower in the premises.

Given under my hand and seal this the 28th day of April 1867.

Henry B. Gentry J.P. *[Signature]*

Filed in the office of the Judge of the Probate Court of Limestone County, State of Alabama for registration, on the 5th day of May 1867, which is duly done in Book No. 8th pages 468, and 469.

Attest Thomas B. Ogden Judge P.C.

Paul Robbins and wife } This indenture made this 28th day of March in the
 203rd Year of said, I year one thousand eight hundred and fifty one, between
 Thomas Moore. } Paul Robbins, and Elizabeth Robbins his wife, of the
 County of Limestone, in the State of Alabama, of the one part, and
 Thomas Moore of the County of Limestone a State of Alabama of the other
 part, Witnesseth, That the said Paul Robbins and Elizabeth Robbins
 for and in consideration of the sum of hundred and eighty dollars
 to them in hand paid, the receipt whereof is hereby acknowledged,
 gave, have this day, given granted, bargain sold, aliened, in-
 fessed, released, conveyed, and confirmed, and by these presents do
 bargain, give, grant, sell, alien, enfeoff, release, convey and con-
 firm unto the said Thomas Moore, all that certain tract of land,
 lying and being in the County of Limestone and State of Alabama,
 known and described as the fresh half of the South west quarter
 of Section 24, in Township one of range 4, north, (except a por-
 tion of 10 acres off of the South west corner, which is
 bounded as follows to wit, Beginning at the middle of of the
 North South line, on the west side, and running thence South by
 decayed Creek, to the Southern boundary line, so as to include
 the above mentioned Parcel of 10 acres, being 80, seven and 1/2
 acres, more or less. To have and to hold, the above described
 tract or parcel of land, with the tenements and appurtenances
 thereto belonging, on in any wise appertaining, unto the
 said Thomas Moore, his heirs and assigns forever. And the said
 Paul Robbins, and Elizabeth Robbins his wife, for their heirs
 and assigns 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
 Thomas Moore his heirs and assigns from and against themselves
 and all and every person or persons claiming or holding or asserting
 there, the tract of land: And also against the lawful title, claim,
 or demand of all and every person or persons whomsoever.

In testimony whereof the said Paul Robbins and Elizabeth Robbins, hereunto subscribe their names and affix their seals, the day and year above written.

Given, sealed, and delivered } Paul Robbins *[Signature]*
 in the presence of } Elizabeth Robbins *[Signature]*
 Leonidas C. Smith

Attest }
 The State of Alabama } Before me Thomas B. Gentry, Judge of the Pro-
 Limestone County, s.d. }bate Court of Limestone County, personally ap-
 peared the above named Leonidas C. Smith, one of the subscribing wit-
 nesses to the foregoing deed, who first being duly sworn, deposes and
 swears that he saw the above named Paul Robbins, and Elizabeth
 Robbins his wife, whose names are subscribed thereto sign, seal, and
 deliver the same to the said Thomas Moore, and that he then depen-
 nent subscribed his name thereto as a witness, in the presence of Paul

and wife; and that he saw the other subscribing on trip.
 A. G. Westmoreland, sign the same in the presence of said Paul
 Robbins and wife, and in the presence of each other, on the day
 and year therein named. Given under my hand and seal this
 5th day of May A. D. 1857.

Thomas B. Syms Judge P.C.

Filed in the office of the Judge of the Probate Court of Limestone
 County, State of Alabama, for registration on the 5th day of May
 1857, which is duly done in said Court. Mr. 8th pages 435, and
 436.

Judge Thomas B. Syms Judge P.C.

Thomas M. Brown & This indenture made this second day of April
 A. D. 1857, between Thomas M. Brown of the first
 part, Thomas Moore, of the second part, and A. G. Westmoreland
 H.B. of the third part. Whereas the said Thomas M. Brown is
 justly indebted to the said A. G. Westmoreland H.B. in the sum of
 twenty five dollars and forty nine cents, due January the first last as
 by promissory note, bearing date of January the first Eighteen
 hundred and fifty one, more fully appears, also by open account
 in the sum of fourteen dollars and seventy six cents, to be paid the
 first day of January next, as appears upon the Book of A. G.
 Westmoreland H.B. up to the date of this indenture, which debt
 the said Thomas M. Brown is willing and desirous to secure

from this Indenture, Witnessed that for and in consid-
 eration of the premises, and also for the further consideration of
 our covenants to the said Thomas M. Brown in hand paid, the receipt
 whereof is hereby acknowledged, the said Thomas M. Brown has
 given, granted, bargained sold aliened conveyed, released confirmed
 and conveyed, and by these presents do give grant bargain sell
 alien convey release and confirm to the said Thomas Moore his
 heirs and assigns forever, his entire interest to and having been a
 term seven years and, and thence as the Edward Lewis horse
 also one good black saddle party worn, to have and to hold, the
 said Grey horse and saddle unto the said Thomas Moore his
 heirs executors and administrators and assigns forever and the
 said Thomas M. Brown for himself his heirs executors and assigns
 do warrant and will forever defend the title to the above
 said Horse and Saddle unto the said Thomas Moore his heirs ex-
 ecutors administrators and assigns against all persons whomsoever upon
 Trust nevertheless that the said Thomas Moore his heirs executors and
 administrators shall permit the said Thomas M. Brown to remove
 in, graze, and peacefully possess of said Horse and Saddle, until
 the first day of January next, then if default be made in the pay-
 ment of 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, on the said A. G. Westmoreland H.B. may require, sell the said
 horse and Saddle on such part of the hereby granted premises, as the Jus-
 tice on his representatives hereby authorized to act, shall think suffi-
 cient for the purposes, and shall think proper to sell, to the highest
 bidder for ready money at public auction, after having given twenty days
 notice thereof by advertisement set up in three more public places
 in said County, 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 A. G. Westmoreland H.B. or
 their heirs, executors administrators or assigns, with the interest
 which may thereon have lawfully accrued, the said sum of money
 and the balance if any pay to the said Thomas M. Brown, his
 heirs, executors administrators or assigns. But if the whole of said
 sum of money shall be fully paid off and discharged to the said A.
 G. Westmoreland H.B. then their executors administrators or assigns, on
 or before the first day of January next, so that no default of
 payment of the said sum of money, happen on or on after, 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 above written.

Thomas M. Brown

Thomas Moore

A. G. Westmoreland H.B.

The State of Alabama, Before me Thomas B. Syms Judge of the
 Limestone County, A. D. 1857, personally appeared Thomas M.
 Brown, Thomas Moore, and Thomas A. Westmoreland one of the
 given of A. G. Westmoreland H.B. who severally acknowledged that
 they had signed sold and delivered the foregoing deed of Grant for
 the purposes therein set forth, and in the day and year therein
 named. Given under my hand and seal this 5th day of May
 A. D. 1857.

Thomas B. Syms Judge P.C.

Filed in the office of the Probate Judge of Limestone County
 State of Alabama, for registration on the 5th day of May
 1857, which is duly done in said Court. Mr. 8th pages 436
 and 437

Judge Thomas B. Syms Judge P.C.

Paul Robbins } Whereas I Paul Robbins Sheriff of Ernestine County,
do 3 deed } State of Alabama have this day by virtue a writ
John Mofford } Cias, from the office of the Clerk of the County
Court of said County, bearing date 11th day of December 1840 in
favor of James Reddick, directing me to lay out a mark
of the grant and chattels, lands and tenements of John M. Hines
which I did lay out and set the East half of the South west fourth
of Section 34, Township 30, Range 30, containing thirty nine
eighths of an acre, lying in the County of Ernestine, State of Alabama,
to John Mofford for the sum of thirty one dollars, he being
the highest bidder to the same. Now in consideration of the said sum
of thirty one dollars to me in hand paid by the said John Mofford
I hereby sell and transfer, all the right title claim and interest, of
him the said John M. Hines, in and to said tract or parcel of
land, as aforesaid, that the said John M. Hines has to said
land, as I as Sheriff as aforesaid, could and ought to sell by virtue
of said writ of execution, being in no wise bound to warrant or defend
the title to the same.

Given under my hand and seal this 1st day of February 1841.

Paul Robbins *(Seal)*

The State of Alabama } Before me Thomas L. Syms Judge of
Ernestine County, ss. } the Probate Court of said County, personally
appeared Paul Robbins former Sheriff of Ernestine County
and acknowledged that he had signed and delivered the
foregoing deed to the above named John Mofford for the purposes
therein set forth, and on the day and year therein named.

Given under my hand and seal this 5th day of May A.
D. 1857.

Thomas L. Syms Judge *(Seal)*

Filed in the office of the Probate Judge of Ernestine County
State of Alabama, for registration on the 5th day of May
A. D. 1857, which is duly done in Blue Book No. 8th page 448
Sub Thomas L. Syms Judge R.C.

Joseph Montgomery & } This indenture made and entered into this the 1st day
Mary Montgomery } of May 1857, between Joseph Montgomery and Mary Mont-
do 3 deed } gomery his wife, of the first party, and John Moss of the
John Moss } second party, all of the County of Ernestine and State
of Alabama, Witnesses.

That for and in consideration of the sum of Forty thousand
dollars to them in hand paid, by the said John Moss the receipt
whereof is hereby acknowledged, the said Joseph Montgomery and Mary
his wife, have this day granted bargained sold, aliened enfeoffed, re-
leased and conveyed, and by these presents do grant bargain
sell, alien enfeoff and convey unto the said John Moss, his
heirs on assigns, all that tract or parcel of land lying in the

County and State above mentioned and known as—

The North west quarter of Section thirty one, Township three and
Range four west; also

The North east quarter of Section thirty six, Township three and
Range five west.

To have and to hold, the above described and hereby granted
premises with the appurtenances unto the said John Moss, his heirs,
and assigns forever— And the said Joseph Montgomery & Mary his
wife, for themselves, their heirs, executors and administrators do man-
vouch and will forever defend the title to the above described and hereby
granted premises unto the said John Moss his heirs on assigns, from
and against themselves, and all and every person or persons claiming
or holding by, from or under them, or under the government of the
United States.

In witness whereof the said Joseph Montgomery and Mary
Montgomery his wife, have hereunto set their hands and affixed
their seals, the day and date above written.

In presence of } Joseph Montgomery *(Seal)*
William B. North } Mary ^{his} Montgomery *(Seal)*
Aly and Montgomery

The State of Alabama } Before me Thomas L. Syms Judge
Ernestine County, ss. } of the Probate Court of said County, personally
appeared William B. North and Aly and Montgomery the two subscri-
bing witnesses to the foregoing deed, who after first being duly
sworn deposited and swore that they saw the above named
Aly and Montgomery, and Mary Montgomery his wife whose
names appear are subscribed thereto, sign seal, and deliver
the same, to the said John Moss, and that they their depo-
nents subscribed their names as witnesses thereto in the presence
of the said Aly and Montgomery, his wife, and in the presence
of each other. Given under my hand and seal, this 6th day
of May A. D. 1857.

Thomas L. Syms Judge *(Seal)*

Filed in the office of the Judge of the Probate Court of
Ernestine County State of Alabama, for registration, on
the 6th day of May 1857, which is duly done in Blue Book
No. 8th pages 448, and 449.

Sub Thomas L. Syms Judge R.C.

Carolan H. Smith & wife } This indenture made this 24th day of
 3d Used March in the year one thousand eight hundred
 John R. Harris } and fifty one, between Carolan H. Smith and
 Martha A. Smith his wife, of the County of Ernestine, in the State
 of Alabama of the one party, and John R. Harris of Ernestine,
 State of Alabama of the other party - Witnesseth, that the said
 John R. Harris, for and in consideration
 of the sum of Four Hundred Dollars and thirty four Cents
 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 R. Harris all that certain tract of land
 lying and being in the County of Ernestine State of Alabama
 and known and described as follows, viz: West half of the South
 west fourth - west half of the north west fourth, and such of the
 east half of the north west fourth of fractional sections No. 4, 5,
 6, Range 6, west, containing two hundred and Seventy two and
 9/10 of an acre, more or less.

He have and to hold, the above described tract of Land,
 with the tenements and appurtenances thereto belonging or in
 anywise appertaining, unto the said John R. Harris his heirs
 and assigns forever. And the said John R. Harris & his wife M. A.
 Smith, 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 R. Harris his heirs and assigns,
 from and against themselves, and all and every person or persons
 claiming or holding under the said John R. Harris and his wife, M.
 A. Smith, and also against the lawful title, claim or demand of
 all and every person or persons whomsoever claiming or holding
 by force, or under the Government of the United States.

In testimony whereof, The said John R. Harris and his wife M.
 A. Smith, have hereunto subscribed their names and affix their seals
 the day and year first above written.

Signer, sealed, and delivered } Carolan H. Smith
 in the presence of } Martha A. Smith
 R. M. Vapen (a)

to John R. Harris;
 The State of Alabama } Personally appeared before me Byles C. Bousland
 Canebrake County } an acting Justice of the Peace, in and for the County
 and State aforesaid, Carolan Smith and Martha A. Smith his wife, whose
 signatures appear to the within and foregoing deed, and acknowledged
 that they severally signed, sealed, and delivered the same to the said John
 R. Harris, on the day and year therein written, And the said Martha
 A. Smith, being by me privately examined, separate 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 8th day of March 1851.
 B. C. Bousland
 Justice of the Peace

The State of Alabama, J. H. Wiley D. Hawkins, Judge of the County of
 Canebrake County } Probate, within and for the County and State
 aforesaid, and Es-offices, clerk and Keeper of the Seal of said County, do
 hereby certify that Byles C. Bousland, whose certificate appears in the re-
 cess herof, is and was at the time of subscribing to the same, an acting
 Justice of the Peace, within and for the County and State aforesaid, and
 by electa, commissioned, and qualified, and that full faith and credit is due
 and ought to be given to all his official acts. In testimony of which
 I hereunto subscribe my name, and affix the Seal of said
 County of Probate at office, in Florence, the 14 day of
 April, A. D. 1851.

W. D. Hawkins P. Judge
 Filed in the office of the Probate Judge of Ernestine County State
 of Alabama for registration on the 25th day of April 1851, which
 is duly done in said Book No. 8th page 456 and 457.
 Seal, Thomas H. Sykes Judge P. C.

William H. Surmon & wife } This Indenture made this 29 day of March in the
 3d Used year one thousand eight hundred and fifty one, between
 William L. Brown } William H. Surmon and Caroline L. his wife of the County
 of Ernestine in the State of Alabama of the one party, and William L.
 Brown of the other party - Witnesseth, that the said William H.
 Surmon and Caroline L. his wife for and in consideration of the sum
 of Eighteen hundred Dollars to them in hand paid, the receipt whereof
 is hereby acknowledged hath this day given, granted, bargained
 sold, aliened, enfeoffed, released, conveyed and confirmed; and
 by these presents do bargain, sell, give, grant, alien, enfeoff, release
 convey and confirm unto the said William L. Brown, all that
 certain tract or parcel of land lying and being in the County of
 Ernestine, and State of Alabama, and known as the North East
 quarter of Section four, Township three, of Range four west, con-
 taining one hundred and fifty three acres and 8/10 of an acre.

He have and to hold, the above described tract or par-
 cel of Land, with the tenements and appurtenances thereto
 belonging or in anywise appertaining, unto the said William
 L. Brown his heirs and assigns forever. And the said William
 H. Surmon and Caroline L. 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 L. Brown
 his heirs and assigns from and against themselves, and all and
 every person, or persons claiming or holding under them the said

William H. Turner and Caroline J. 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 witness whereof, the said William H. Turner and Caroline J. his wife, have hereunto subscribed their names, and affixed their seals, the day and year first above written.

Signed, sealed, and delivered
Wm H. Turner
Caroline J. Turner

The State of Alabama }
County of } Before me, Thomas G. Dyar Judge of the
Probate Court of }
County of }
Alabama, }
do hereby certify that the said William H. Turner and Caroline J. his wife, personally appeared before me, and acknowledged that they had signed, sealed, and delivered, the within Deed to the within named William H. Brown, for the purposes therein set forth, and on the day and year therein named, and on the same day I exhibited said Deed to the said Caroline J. Turner separate and apart from her said husband, who acknowledged that she had signed, sealed, and delivered the said Deed freely and voluntarily without any fear, threat, or compulsion of her said husband. Given under my hand and seal this 31st day of March, A. D. 1857.

Thomas G. Dyar Judge P.C.
Filed in the office of the Judge of the Probate Court of Lincoln County, State of Alabama, for registration on the 31st day of March, 1857, which is duly done in Deed Book No. 8th pages 457 and 458.

Wm H. Turner
Caroline J. Turner

William H. Brown } This Indenture made this twenty fifth day of April, and
his wife }
Caroline J. }
do hereby certify that the said William H. Brown and Caroline J. his wife, personally appeared before me, and acknowledged that they had signed, sealed, and delivered, the within Deed to the within named William H. Brown, for the purposes therein set forth, and on the day and year therein named, and on the same day I exhibited said Deed to the said Caroline J. Turner separate and apart from her said husband, who acknowledged that she had signed, sealed, and delivered the said Deed freely and voluntarily without any fear, threat, or compulsion of her said husband. Given under my hand and seal this 31st day of March, A. D. 1857.

John on parcel of land, and every part, and parcel thereof, do have and to hold, the said John on parcel of land, above mentioned, and every part, and parcel thereof, with the appurtenances unto the said William H. Brown his heirs and assigns, to the only proper use and behoof of the said William H. Brown, his heirs and assigns forever. And the said William H. Brown and his wife, for themselves and their heirs the said John on parcel of land, and every part and parcel thereof, against themselves and their heirs, and all and every person whatever, with warranty and forever defend to the said William H. Brown his heirs and assigns.

In testimony whereof, the said William H. Brown and his wife, have hereunto set their hands, and seals, the day and date above written.

Signed, sealed, and delivered }
in the presence of }
M. Brown Bouldin }
J. E. Lytle }

The State of Alabama }
County of } Before me, Mr. Brown Bouldin, an
acting Justice of the Peace in and for said County, personally appeared John E. Lytle, his wife, whose names and signatures to the within Deed of conveyance and acknowledged that they personally signed, sealed, and delivered the said Deed on the day and year therein mentioned, to the above named William H. Brown, as the said William H. Brown's wife of the said John E. Lytle being by me examined, separate and 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 28th day of April 1857.

John E. Lytle }
his wife }
do hereby certify that the said William H. Brown and his wife, personally appeared before me, and acknowledged that they had signed, sealed, and delivered, the within Deed to the within named William H. Brown, for the purposes therein set forth, and on the day and year therein named, and on the same day I exhibited said Deed to the said Caroline J. Turner separate and apart from her said husband, who acknowledged that she had signed, sealed, and delivered the said Deed freely and voluntarily without any fear, threat, or compulsion of her said husband. Given under my hand and seal this 31st day of March, A. D. 1857.

John E. Lytle }
his wife }
do hereby certify that the said William H. Brown and his wife, personally appeared before me, and acknowledged that they had signed, sealed, and delivered, the within Deed to the within named William H. Brown, for the purposes therein set forth, and on the day and year therein named, and on the same day I exhibited said Deed to the said Caroline J. Turner separate and apart from her said husband, who acknowledged that she had signed, sealed, and delivered the said Deed freely and voluntarily without any fear, threat, or compulsion of her said husband. Given under my hand and seal this 31st day of March, A. D. 1857.

John E. Lytle }
his wife }
do hereby certify that the said William H. Brown and his wife, personally appeared before me, and acknowledged that they had signed, sealed, and delivered, the within Deed to the within named William H. Brown, for the purposes therein set forth, and on the day and year therein named, and on the same day I exhibited said Deed to the said Caroline J. Turner separate and apart from her said husband, who acknowledged that she had signed, sealed, and delivered the said Deed freely and voluntarily without any fear, threat, or compulsion of her said husband. Given under my hand and seal this 31st day of March, A. D. 1857.

John Mofford and his wife. This Indenture made this 6th day of May in the year of our Lord one thousand eight hundred and fifty one, between John R. Murphy of the County of Sumter in the State of Alabama of the one part, and John R. Mofford of the other part, Witnesseth that the said John R. Mofford for and in consideration of the sum of one thousand dollars to him in hand paid the receipt whereof is hereby acknowledged, hath this day given granted bargained sold aliened conveyed confirmed released conveyed full aliened conveyed and confirmed unto the said John R. Murphy all that certain tract of land lying and being in the County of Sumter and State of Alabama, and known as the East half of the South ~~East~~ quarter of Section No. 6, Township No. 12 Range three west, containing twenty nine acres, and more or less.

Do now and to hold the above described tract or parcel of land, with the tenements and appurtenances thereto belonging on in any wise appertaining unto the said John R. Murphy his heirs and assigns forever. And the said John R. Mofford 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 R. Murphy his heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said John R. Mofford, and also against the lawful title claims or demands of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States.

In testimony whereof the said John R. Mofford has hereunto subscribed his name, and affixed his seal the day and date first above written.

Agnes Julia and Adeline J. in the presence of
Key Ford
Henry M. Stanley m. t.
only as to Mrs. Mofford

John R. Mofford
Mahala Mofford

Before me Thomas L. Sykes Judge of the Probate Court of said County personally appeared John R. Mofford and acknowledged that he had signed sold and delivered the within alien to the within named John R. Murphy for the purposes therein set forth, and on the day and year therein named. And on the same day personally appeared Henry Stanley one of the subscribing witnesses to the within deed who first being duly sworn, deposeth and saith, that he saw the within named Mahala Mofford whose name is subscribed thereto sign seal and deliver the same to the said John R. Murphy and that he this deponent subscribed his name thereto in the presence of the said Mahala Mofford, and that he saw the

other subscribing witness George Ford, sign the same in the presence of the said Mahala Mofford, and in the presence of each other on the day and year therein named. Given under my hand and seal this 7th day of May A. D. 1851.

Thomas L. Sykes Judge
GIVEN in the office of the Judge of the Probate Court of Sumter County State of Alabama for registration on the 6th day of May 1851. which is duly done in every Book No. 8th pages 483 and 485.
Clerk Thomas L. Sykes Judge P.C.

Henry Stanley wife of this Indenture made this 8th day of April in the year one thousand eight hundred and fifty one, between Henry Stanley and his wife Frances M. Stanley of the County of Sumter in the State of Alabama of the one part, and Robert S. Mendum of the County and State aforesaid of the other part, Witnesseth that the said H. Stanley and his wife Frances M. Stanley 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 confirmed released conveyed full aliened conveyed and confirmed unto the said Robert S. Mendum all that piece of land lying and being in the Town of Athens Sumter County State of Alabama, and known and designated in the plan of the Town of Athens, as Lot (Number) one hundred and thirty four.

Do now and to hold the above described Lot or parcel of ground, with the tenements and appurtenances thereto belonging on in any wise appertaining, unto the said Robert S. Mendum his heirs and assigns forever. And the H. & F. M. Stanley 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 S. Mendum his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said H. & F. M. Stanley, and also against the lawful title claims or demands of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States.

In testimony whereof the said Henry & Frances M. Stanley his wife, hereunto subscribe their names and affix their seals the day and year first above written.
Signed sealed and delivered Henry Stanley

in the presence of Francis M. Stanley Esq. of the State of Alabama. Before me Thomas S. Jynes Judge of the Probate Court of Sumner County, personally appeared Henry Stanley and Francis M. Stanley his wife, and solemnly acknowledged that they have signed, sealed and delivered the within deed of acknowledgment for the purposes therein set forth and on the day and year therein named. And on the same day September said day to the said Francis M. Stanley, separate and apart from his said husband, who acknowledged that she had delivered the same for the purposes therein set forth, and on the day and year therein named, freely and voluntarily without any fear, threat, or compulsion of her said husband. Given under my hand and seal this 8th day of May A.D. 1857.

Thomas S. Jynes Judge S.C.
Filed in the office of the Judge of the Probate Court of Sumner County, State of Alabama, for registration on the 8th day of May 1857, which is duly done in Deed Book No. 8th page 456, and 457.

Attest Thomas S. Jynes Judge S.C.

Attest
Deed of Gift
Mrs. Mary McKimney
On the indenture made and entered into this the eighth day of May 1857, between William Lord of the County of Sumner, State of Alabama, of the first part, Henry Lord of the same County, and State of the second part, and Mary McKimney wife of Alexander C. McKimney and daughter of the said William Lord, of the third part. (Witnesseth) that the said William Lord, for and in consideration of the natural affection entertained by him for his said daughter, and for the further consideration of ten dollars to him so paid by the said party of the second part, the receipt whereof is hereby acknowledged, has bargained, sold and delivered and by these presents do bargain, sell and deliver unto said party of the second part his heirs and assigns a certain negro girl named Henrietta, aged about nine years and her future increase, to have and to hold, the same to the said party of the second part, his heirs and assigns forever. Upon trust nevertheless, and for the uses and purposes following, and more therein to wit: 1st That for and during the term of the natural life of the said party of the third part, he the said party of the second part, shall hold the said girl and her increase solely as trustee, for the use and benefit of the said party of the third part, free from the rights, control or management of her said or any future husband, suffering her at all times, when she so desires it, to do the proper thing, and to receive and appropriate without limitation or restriction the services, profits and annual income of the said girl and her increase, as she may desire, and in all respects as if she were a single woman, and as

high and low death of, the said party of the third part, he the said party of the second part, shall sell, convey, alien and transfer in absolute right the said girl, together with all her increase and accumulations unto the children of the said party of the third part, living at the time of her death, and to the children of such as may be dead, if any having descendants, they taking the share of their deceased parent or parents, and not per capita.

In testimony whereof the parties aforesaid, have hereunto set their hands and affixed their seals, this the day and year first above written.

William Lord

Henry Lord

My State of Alabama, I personally appeared before me John H. David, an Attorney at Law, acting Justice of the Peace in and for said County, of the above named William Lord, and Henry Lord, who solemnly acknowledged the signing, sealing and delivery of the foregoing deed on the day and year therein mentioned, to the said Henry Lord, for the purposes therein specified.

Given under my hand and seal this 8th day of May 1857.
John H. David J.P.

Filed in the office of the Judge of the Probate Court of Sumner County, State of Alabama, for registration on the 15th day of May 1857, which is duly done in Deed Book No. 8th page 456 and 457.
Attest Thomas S. Jynes Judge S.C.

William Lord
Deed of Gift
Mrs. Martha D. Cynes
On this indenture made and entered into this the eighth day of May, eighteen hundred and fifty one, between William Lord of the County of Sumner and State of Alabama, of the first part, Henry Lord of the same County, and State of the second part, and (Martha D. Cynes wife of George Cynes, and daughter of the said William Lord of the third part. (Witnesseth) that the said William Lord, for and in consideration of the natural love and affection by him borne and entertained for and towards his said daughter, the said Martha D. Cynes, and for the further consideration of ten dollars in hand paid by the said party of the second part, to the said William Lord, the receipt whereof is hereby acknowledged, has this day granted, bargained, sold, conveyed and delivered, and by these presents does grant, bargain, sell, convey and deliver unto the said party of the second part his heirs and assigns, all that certain lot or tract of ground lying and being in the Town of Athens in said County and State, and shown on the plan of said Town, as lot numbered Seventy three, and also the following Negro Slave to wit: Ekka a woman aged about twenty seven years and her two children Nancy a girl, aged about twelve years, and Jane a girl aged about one year, with all and singular the rights, privileges and appurtenances belonging on or in any wise appertaining unto the said land. So hereunto to read, the same together with the natural increase of the said slave unto him the said party of the second

part, his heirs and assigns forever. - Upon Trust (necessarily, and for the use and behoof following and none other to wit: 1st That during the term of the natural life of the said party of the third part, he the said party of the second part, shall and lawfully hold all the property, rights and interests herein before specified solely as a trustee, and for the sole use and benefit of the said party of the third part, free from the control or management of the said party of the second part, and permitting him, at all times, when he desires, to have possession of the land and free and without restraint or limitation, to have, enjoy and appropriate as he may desire, the income and annual profits thereof in all respects, as if he were a sole and lawful owner, and that at the death of the said party of the third part, he the said party of the second part, shall convey, transfer and release in absolute right, all the property, rights and interests aforesaid together with the increase and accumulation thereof, unto the children of the said party of the third part living at the time of his said death, and unto the descendants of such as may be dead, they taking the share or share of their deceased parents, or Parents, and not per Capite. In Testimony whereof the Parties aforesaid have hereunto set their hands and seals, the day and year above written.

William G. Good
Henry D. Good

The State of Alabama, Personally appeared before me John H. Maria, Notary Public, Maria Jan acting Justice of the Peace in and for the County and State aforesaid, the above named William G. Good and Henry D. Good, who personally acknowledged the signing sealing and delivery of the foregoing and on the day and at a place therein mentioned, to the said Henry D. Good for the purposes therein specified.

Given under my hand and seal this 8th day of May 1857.

John H. Maria J.P.

Filed in the office of the Judge of the Probate Court of Conecuh County, State of Alabama, for registration, on the 8th day of May 1857, which is duly done in said Book No. 8th page 457 and 458.

Rich. Thomas G. Jones Judge P.C.

Edw. Strange
Wm. M. Anthony

Witness my hand and seal this 8th day of May 1857.

This indenture made this ninth day of May in the year of our Lord one thousand eight hundred and fifty one between Edw. Strange of the first part, Albert Mally the trustee of the second part and Wm. M. Anthony the executor of the third part, Whereas the said Edw. Strange is jointly indebted to the said W. M. Anthony, in the sum of four hundred and fifty five dollars and ten cents to be paid on the first day of January next in the year one thousand eight hundred and fifty two, as by a bond bearing date on the first day of January 1851. now fully appears which debt with interest from the ninth day of May 1851. the said Edw. Strange is desirous and willing to secure.

Now this Indenture witness that for and in consideration of the sum of one dollar and no part thereof to the said Edw. Strange in hand paid by the said Albert Mally the trustee as and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, the said Edw. Strange has given, granted, bargained sold aliened enfeoffed released conveyed and confirmed, and by these presents do bargain sell alien, give grant, enfeoff, release convey and confirm to the said Albert Mally, his heirs and assigns forever, all that tract or parcel of land by him and being in the County of Homestown and State of Alabama, containing thirty seven and one half acres more or less, and bounded as follows to wit: on the north, by the Elk River, Range five, Township Six, Section five on the west, by a day of said fractional, with all and singular the appurtenances and tenements to the said tract of parcel of land, belonging in in any manner appertaining, and all the estate right, title and interest of the said Edw. Strange, in and to the said grant, or intended to be hereby granted, conveyed and tract or parcel of land with its appurtenances, Albert Mally his heirs executors administrators and assigns forever, to the only person and in a behalf of the said Albert Mally his heirs executors administrators and assigns forever, and the said Edw. Strange for himself his heirs executors administrators and assigns, doth hereby, covenant, promise and agree to and with the said Albert Mally his heirs executors administrators and assigns forever, in manner and form following, that is to say, that the said Edw. Strange his heirs executors and assigns, shall and will warrant and defend by these presents aforesaid tract of land and premises together with the said Albert Mally his heirs executors administrators and assigns against all persons whatsoever, shall and will warrant and defend by these presents aforesaid tract of land and premises with the appurtenances together with profits thereof to his own use and the defense be made in payment of the sum of four hundred and fifty five dollars and ten cents, either in the whole or in part, and then upon this further trust that his heirs executors administrators and assigns of such sum or sums shall properly do the said W. M. Anthony his heirs executors administrators and assigns

shall regularly sell the said tract of land, and, in connection with the same, any
manor or such part of, hereby granted premises as the trustee or their
representative, hereby authorized to act, shall think sufficient,
for the purpose, and think proper to sell to the highest bidder,
for ready money, at public auction, after having given the time and
place of sale, at their oral discretion, after having given a
day notice thereof, in and by means of a newspaper printed in Somerset
County, and also notified the same by advertisement, to be set up
in the Court House door of Somerset County and Court House
previous to the day of sale. And out of the moneys arising from
such sale, shall after satisfying the charges thereof, and all other
expenses attending the premises, pay the said N. W. Trusting his execu-
tors administrators or assigns the sum of four hundred and fifty seven
dollars and ten cents with interest which may thereon lawfully
have accrued, and the balance of any shall pay to the said E. S.
Stranger, his heirs, executors administrators, or assigns.

Only if the whole of this sum of four hundred and fifty seven dollars and ten cts. shall be fully off, and discharged to the said R. M. Anthony his heirs, executors, administrators or assigns on or before the first day of January 1852, when the said 1st part of the 1st part of the sum of four hundred and fifty seven dollars and ten cts. be made then this instrument to be void, or else to remain in full force and virtue. And 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. Testes and witnesses in the presence of a Notary

Albion W. Phelps

R. M. Anthony, Secy

The State of Alabama, Before me Thomas G. May, Judge of
 the Probate Court of said County personally
 appeared Edmund F. Strange, Albert Wally and Nathan M. Anthony
 and they having sworn and delivered the foregoing deed in trust
 for the purpose therein set forth, and on the day and year therein
 mentioned, given under my hand and seal this 26th day of May 1857.

Filed in the Office of the Judge of the Probate Court of Cimestone
County State of Alabama for registration on the 26th day of May
1857. which is duly done in Miss Book No 8th pages 459 and 460.

111
 Thomas Malsworth & wife? This indenture made this 29th day of October and
 1833 New
 between L. Brock and Caroline M. Malsworth his wife of the County of Sumner
 State in the State of Alabama of the one part, and Edward L. Brock
 of the other part - Witnesseth that the said Thomas & Caroline M. Mals-
 worth for and in consideration of the sum of fifty four dollars to them
 in hand paid the receipt whereof is hereby acknowledged hath this
 day given granted bargained sold aliened conveyed and conveyed
 by these presents do bargain sell alien convey and conveyed unto
 the said Edward L. Brock, all that certain tract or parcel of land
 lying and being in the County of Sumner and State of Alabama
 and known as part of Section No. Eighteen, Township one, Range three
 more or less beginning at the North East corner (running north
 to West corner one quarter of a mile, then south and quarter of a mile
 to Malsworth corner, thence running north to Malsworth corner, one
 quarter of a mile thence north to Malsworth corner, one
 to hold the above described tract or parcel of land with the apper-
 tenances thereto) belonging on in any wise appertaining unto said Thomas
 and Caroline M. Malsworth his wife their heirs and assigns forever and the
 said Thomas & Caroline M. Malsworth their heirs present and as-
 sonses tracts doth narrowly as I well forever defend the title to the
 above described and hereby granted premises unto the said Ed-
 ward L. Brock his heirs and assigns from and against himself
 and all an every person or persons claiming or holding un-
 der the said Thomas and Caroline M. Malsworth his wife, and also
 against the lawful title claim or demand of every person or per-
 son or persons whomsoever claiming or holding by from or under
 the Government of the United States, in testimony whereof the said
 Thomas and Caroline M. Malsworth his wife, have hereunto
 their hands and affixed their seals the day and date before mention-
 ed.

Caroline M. Washburn

The State of Alabama, } This day personally appeared before me
 Cimestone County &c. } L. B. Byss an acting Justice of the Peace
 in and for said County Thomas Molsworth and Caroline Molsworth
 his wife and severly acknowledge sold and delivers the fore-
 going dead for the purposes therein specified, and on the day and
 date and year therein named. Given under my hand and seal
 this the 30 day of October 1850. L. B. Byss Seal
 Justice of the Peace

Filed in the office of the Probate Judge of Conestoga County
State of Maryland for registration, on the 26th day of May
1857, which is duly done in Book No. 8th page 161.
Jesse Thomas, Cl. Jyng Judge P. C.

John M. Crenshaw & wife. This indenture made this 24th day of May in the year one thousand Eight hundred and fifty one, between John M. Crenshaw & his wife Jane Crenshaw of the County of Crenshaw in the State of Alabama of the one part and James M. Crenshaw of the County of Crenshaw of the other part. Witnesseth that the said John M. Crenshaw & his wife Jane Crenshaw for and in consideration of the sum of three thousand dollars to them in hand paid for 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 aliened, released convey and confirm unto the said James M. Crenshaw all that certain tract or parcel of land, lying and being in the County of Crenshaw and the State of Alabama and known as & to be of Section No. 9 Township No. 3, of Range No. 1, West Containing and bounded and fifty acres more or less.

To have and to hold. The above described tract or parcel of land with the tenements and appurtenances thereunto belonging on and unto the heirs and assigns forever. And the said John M. Crenshaw and his wife Jane Crenshaw 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 grant promise unto the said James M. Crenshaw his heirs and assigns from and against themselves, and all and every person or persons claiming or holding under them the said John M. Crenshaw and his wife Jane Crenshaw, and also against the lawful title claims, or demands of all and every person or persons whatsoever, claiming or holding by, from or under the Government of the United States.

In testimony whereof. The said John M. Crenshaw & his wife Jane Crenshaw have hereunto set their hands and affix their seals this day and year first above written.

Witness, sealed and acknowledged in the presence of

John M. Crenshaw
Amanda J. Crenshaw

My State of Alabama. Personally came before me John Parson the Justice of the Peace in and for the County and State aforesaid. John M. Crenshaw and Amanda J. Crenshaw, whose names appear to the within Recd to James M. Crenshaw, and acknowledged the signing sealing and delivering the same to the said James M. Crenshaw for the purposes therein specified on the day and year therein mentioned.

And the said Amanda J. Crenshaw being by and appearing separate and apart from her said husband acknowledged that she signed the same, freely without any fear threats or

compulsion of any kind. This done.

Given under my hand and seal this 24th day of May 1851.

John Parson

Justice of the Peace

Filed in the office of the Judge of the Probate Court of Crenshaw County, State of Alabama for registration on the 31st day of May 1851, which is duly done in New Book No. 8 Page 462 and 463.

Geary Thomas C. Judge P. C.

Abraham and Leola & his wife. This indenture witnesseth that Abraham Leola & Leola his wife of the County of Crenshaw and a State of Alabama for and in consideration of the sum of one hundred dollars to them in hand paid by Harry L. Wilson of said County & State, up on before the signing sealing and delivery of this private indenture whereof is hereby acknowledged for a certain tract or parcel of land, lying and being in the County of Crenshaw & State of Ala. known and being as the North East quarter of the South West fourth of Section No. 36, of Township Number One of Range No. 1 West, containing forty five acres and 1/2 of an acre.

Now the said Abraham Leola & Leola his wife do covenant and agree together with the said Harry L. Wilson as follows to wit:

- 1st That they are lawfully seized of said tract or parcel of land.
- 2nd That they have a good right to convey the same.
- 3rd That the same is free from all incumbrances.
- 4th That the said Harry L. Wilson his heirs and assigns shall quietly and peaceably enjoy the same forever.

Depth and lastly that they will forever warrant and defend the title right interest and claims in and to the said lot or tract of land to the said Harry L. Wilson his heirs administrators or assigns against all other claims whatsoever.

In testimony whereof the said Abraham Leola & Leola his wife have hereunto set their hands and affix their seals this 13th day of April A.D. 1849.

Attest

Re City & P.

Abraham Leola
Leola Leola

Personally came before me Benjamin C. Justice of the Peace in and for said Crenshaw County the within named Abraham Leola and Leola Leola who acknowledged the signing sealing and delivery of the foregoing Recd to the said Harry L. Wilson on the day and year therein mentioned. And the said Leola Leola being by me privately examined and separate and from her said husband acknowledged that she signed the same freely without any fear threats or compulsion of any kind.

Given under my hand and seal this 18th day of April A.D. 1849.

Benjamin C. Justice P. C.

Filed in the Office of the Probate Judge of Cimestone County State of Alabama for registration on the 9th day of June 1851, which is duly done in Book No. 8th pages 463 and 464.

Josh Thomas G. Pryor Judge P.C.

Joshua James
Sh 3 Decd
Jonathan M. Cunningham

This indenture made this 14th day of June 1851, A.D. one thousand eight hundred and fifty one, between Joshua James and Esther James, his wife, of the County of Candlerdale in the State of Alabama of the first part, and Jonathan M. Cunningham of the State and County aforesaid of the other part. Witnesseth that for and in consideration of the sum of one thousand dollars to them the said Joshua James and Esther James his wife in hand paid by the said Jonathan M. Cunningham, at and before the signing sealing and delivery of these presents the aforesaid parties have acknowledged that the said Joshua James and Esther James his wife have given granted bargain sold aliened, conveyed, and by these presents do give grant bargain sell alien convey release and convey to the said Jonathan M. Cunningham and his heirs forever a certain Tract or Parcel of Land lying and being in the County of Cimestone and State of Alabama known and designated as follows to wit: The South west quarter of Section Twenty nine in Township Twenty six of Range Twenty six north, separating out a certain and forty one hundredth of an acre, described as follows to wit: Beginning from the South South of the North East corner of said quarter section, thence South 45° West twenty poles; thence South 35° East twenty nine poles and fifty four hundredths of a pole, to the East boundary of said quarter section; thence North forty three poles to the place of beginning. Sales a part of the South East quarter of Section Twenty in Township Twenty six north, beginning at the North East corner of said quarter section, thence North thirty and beginning thence north one hundred and twenty poles to a stake; thence South 19° East, eighty seven half and one eighth pole to a stake; thence North 67° East twenty 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 Township thirty, thence East to the South East corner of said quarter section township thirty, thence North along the East boundary line of said quarter section Township thirty to the place of beginning.

Now the said Joshua James and Esther his wife, do covenant and agree to and with the said Jonathan M. Cunningham as follows, to wit:—

- 1st. That the said land is free from all incumbrances
- 2nd. That they are lawfully seized of said
- 3rd. That they have a good right to convey the same.
- 4th. That the said Jonathan M. Cunningham his heirs and assigns, shall quietly and peaceably enjoy the same forever.

And they and lastly that they will forever maintain and defend the title of the said land, to the said Jonathan M. Cunningham his heirs and assigns against all other claims whatsoever.

In Testimony whereof the said Joshua James and Esther James his wife, have hereunto set their hands and seals the day and year first above written.

Joshua James

Esther James

Seal

Seal

The State of Alabama Personally appeared before me Reuben C. Bourland, Clerk of the County of Candlerdale, the said Joshua James and Esther his wife, who being sworn depose to the foregoing and acknowledge the signing sealing and delivery of the same, to the within named Jonathan M. Cunningham, on the day and year therein written.

And the said Esther James being by me privately examined, separately and apart from her said husband acknowledged that she signed the same of her own free will and accord, without any fear, threat or compulsion of her said husband.

Given under my hand and seal, this 14th day of June 1851.

R. C. Bourland

Justice of the Peace

The State of Alabama I, Wiley D. Wardlaw Judge of the County of Candlerdale County, Probate, within and for the County and State aforesaid, and ex officio clerk and keeper of the seal of said County do hereby certify that Reuben C. Bourland whose certificate is written above is and was at the time of subscribing to the same an Justice of the Peace within and for the State and County aforesaid duly commissioned and qualified and that full faith and credit are due, and ought to be given to all his official acts.

Wiley D. Wardlaw

In testimony whereof I hereunto subscribe my name and affix the seal of said Probate Court at office, the 5th day of May A.D. 1851.

W. D. Wardlaw Probate Judge of Candlerdale County

Filed in the office of the Probate Judge of Cimestone County State of Alabama for registration on the 9th day of June 1851, which is duly done in Book No. 8th pages 464 and 465.

Josh Thomas G. Pryor Judge P.C.

464
Eli Hindman wife & this under said that the twenty fifth day of December
in the year of our Lord one thousand eight hundred and
William Raney fifty by and between Eli Hindman and Malinda M. H. Hindman
his wife of the County of Sumner and State of Alabama of
the one part; and William Raney of the County of Sumner and State
of Georgia of the other part. Witness that the said Eli Hindman
for and in consideration of the sum of one thousand and fifty dollars in
hand paid the receipt hereof is hereby acknowledged both jointly
separately and solely and by their presents both jointly separately and
solely unto the said William Raney his heirs and assigns a certain tract
or parcel situate lying and being in the County of Sumner and State
of Alabama on the waters of Sumner Creek of the French Creek quar-
ter of Section three Township one of Range three west beginning at the south
east corner of said quarter running one hundred and fifty rods to a
stable mark thence south fifty rods to a stake thence east one hundred
and fifty rods to a stake thence north fifty rods to the beginning it
being fifty acres be the same more or less with all and singular the
hereditaments and appurtenances thereto belonging on in anywise ap-
pertaining and all the estate right title claims and interests and de-
mand whatsoever of him the said Eli Hindman & Malinda M. H. Hindman
his wife then and to the said land and premises above mentioned
and every part and parcel thereof to have and to hold the said
land and premises above mentioned and every part and parcel thereof with
the appurtenances unto the said William Raney his heirs and assigns for-
ever and the said Eli Hindman & Malinda M. H. Hindman and
there heirs the said land and premises and every part and
parcel thereof against themselves and their heirs all and
every other person whatever will warrant and forever defend to
the said William Raney his heirs and assigns. In witness whereof the
said Eli Hindman & Malinda M. H. Hindman his wife has hereunto
set their hands and seals this the date above written.

Eli Hindman

Malinda M. H. Hindman

This day personally appeared before me Absa-
lone County, Georgia Justice of the Peace of
said County Eli Hindman & Malinda M. H. Hindman his wife and
separately acknowledged that they signed and delivered the
foregoing deed for the purposes there in contained, and on the
day and year therein named. Given under my hand and
seal this the 25th day of December 1851.

Absalene Horby

Justice of the Peace

Filed in the office of the Judge of the Probate Court of Sum-
ner County State of Alabama for registration on the 9th day of
June 1857. which is duly done in said Book No. 8 page 466.

John Thomas G. V. J. Judge P. C.

465
Henry J. Wilson wife & This is to be made and entered into between Henry J. Wilson
do 3 deed and his wife Elizabeth Ann Wilson of the County of Sumner and
with M. Cunningham State of Alabama of the one part and Jonathan M. Cunningham
of the County of Sandhale and State of Alabama of the second part. Wit-
ness that the said Henry J. Wilson and his wife Elizabeth Ann Wilson for
and in consideration of the sum of one hundred and fifty dollars to them
in hand paid by the said Jonathan M. Cunningham at and before
the signing sealing and delivery of these presents, the receipt whereof is
hereby acknowledged; have given granted bargained sold aliened conveyed
and conveyed and by these presents do give grant bargain sell convey
and convey to the said Jonathan Cunningham his heirs and assigns
forever a certain tract or parcel of land lying and being in the
County of Sumner and State of Alabama; more or less designated
as the North East quarter of the South West quarter of Section Number
thirty in Township Number one of Range Number six west containing
fifty five acres and one half more or less; as a portion of the
North West quarter of the South East quarter of Section Number thirty
in Township Number one of Range Number six west; beginning at the
North West corner of the same and running thence east forty poles; thence
south forty poles; thence west forty poles; thence North forty poles to the be-
ginning; containing fifty acres.

To have and to hold the said tract or parcel of land with all
and singular the appurtenances thereto belonging on in anywise ap-
pertaining unto the said Jonathan M. Cunningham his heirs and as-
signs forever. And the said Henry J. Wilson & Elizabeth Ann Wilson
his wife do hereby covenant and agree to and with the said
Jonathan M. Cunningham his heirs that they will warrant and forever
defend the right title claim or interest in and to the said tract of land
unto the said Jonathan M. Cunningham his heirs forever against the
claim or claims of all other person or persons whatsoever.

In testimony whereof the said Henry J. Wilson and Elizabeth
Ann his wife have hereunto set their hands and affixed their seals this
13th day of January A. D. 1851.

Henry J. Wilson

Elizabeth A. Wilson

This day personally appeared before me A. H. Whithead
County of Alabama. Personally appeared before me A. H. Whithead
County of Alabama. Saw acting Justice of the Peace in and for the County and
State aforesaid Henry J. Wilson and Elizabeth Ann Wilson wife of
the said Henry J. Wilson whose names appear to the foregoing deed and sepa-
rately acknowledged the signing sealing and delivery of the same to the
said Jonathan M. Cunningham on the day and year therein written.

And the said Elizabeth Ann being by me duly examined sepa-
rately and apart from her said husband, acknowledged that she signed
the same freely and without any fear threats or compulsion of her said husband.
Given under my hand and seal this 13th day of January 1851.

A. H. Whithead J. P.

Filed in the office of the Judge of the Probate Court of Sumner County

State of Alabama, for registration on the 7th day of June 1851, which is duly done in these books for 8th pages 467, 468
 Cash Thomas G. Sykes Judge R.C.

J. M. Bridgeforth wife & This indenture made this 5th day of March in the year Eighteen hundred and fifty one between James M. Bridgeforth and Caroline C. his wife of the one part and William Brown of the other part all of the County of Crenshaw State of Alabama.

Witnesseth That the said James M. Bridgeforth and Caroline C. his wife for and in consideration of the sum of One thousand and fifty dollars to them in hand paid, the receipt whereof is hereby acknowledged have this day given granted bargain sold aliened conveyed released confirmed and by these presents do give grant bargain sell alien convey release confirm unto the said William Brown all that tract of land lying and being in the County of Crenshaw State of Alabama known as the west half of the South east quarter the east half of the North east quarter, and the East half of the South east quarter of Section fifteen 16 of Township and 10 of Range four 11th west containing two hundred and forty acres (340)

Do have and to hold, the above described tract or parcel of land with the tenements and appurtenances thereto belonging on in and unto appurtenances unto the said William Brown his heirs and assigns forever. And the said James M. Bridgeforth and Caroline 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 Brown his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said James M. Bridgeforth and Caroline 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 James M. Bridgeforth and Caroline C. his wife have hereunto subscribed their names and affixed their seals the day and year above written.

James M. Bridgeforth
 Caroline C. Bridgeforth

The State of Alabama, Personally appeared before me E. Evans an Justice of the Peace in and for said County James M. Bridgeforth and Caroline C. his wife who acknowledged that they signed sealed and delivered the above deed to the said William Brown and Caroline C. his wife being by me examined separately and apart from her husband acknowledged that she signed sealed and delivered the above deed freely, without any fear threats or compulsion & her said husband, Given under my hand and seal this 13th

March 1851.

E. Evans

Justice of the Peace

Filed in the office of the Probate Judge of Crenshaw County State of Alabama for registration on the 30th day of June 1851, which is duly done in these books for 8th pages 468 and 469.
 Cash Thomas G. Sykes Judge R.C.

William R. Tate wife & This indenture made this 15th day of February in the year one thousand eight hundred and fifty one between William R. Tate and Lucy A. Tate of the County of Crenshaw State of Alabama of the one part and William R. Patton of the County of Madison of the other part Witnesseth That the said William R. Tate & Lucy A. Tate his wife for and in consideration of the sum of one thousand eight hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargain sold aliened conveyed released confirmed and by these presents do give grant bargain sell alien convey release confirm unto the said William R. Patton all that certain tract of land lying and being in the County of Crenshaw State of Alabama known as the west half of the North west quarter of Section twenty five in Township two of Range three west also the North half of the East half of the North west quarter of Section twenty five in Township two of Range three west both containing and

Do have and to hold, the above described lands with the tenements and appurtenances thereto belonging on in and unto appurtenances unto the said William R. Patton his heirs and assigns forever. And the said William R. Tate & Lucy A. 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 R. Patton his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said William R. Tate & Lucy A. 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 R. Tate & Lucy A. his wife have hereunto subscribed their names and affixed their seals the day and year first above written.

William R. Tate
 Lucy A. Tate

The State of Alabama, Personally appeared before me E. Evans an Justice of the Peace in and for said County William R. Tate who acknowledged that she signed sealed and delivered the within deed of conveyance to the within named William

William R. Patton, on the day and year the said deed bears date.

And on the same day personally appeared before me as such Justice the within named Lucy R. Patton, who on a per oath of emancipation separate & apart from her said husband, acknowledged that she signed, wrote & delivered the within deed to said William R. Patton, on the day and year its date fully & voluntarily & not from fear, threat or compulsion on the part of her said husband.

In witness whereof I have set my hand and seal this 28th day of February 1851.

Shirley Birdale J.P. *Ques*

Filed in the office of the Judge of the Probate Court of Custer County, State of Alabama for registration on the 5th day of July 1851, which is duly done in Book No. 8th pages 469 and 470.

Judge Thomas G. Tynes Judge P.C.

John U. Wilkinson & wife 3 This indenture made this 31st day of Decem. 28 3 deed
William R. Patton } between John U. Wilkinson and his wife Judith & R. Wilkinson of Custer County, State of Alabama of the first part and William Patton of Madison County and State of Indiana of the second part.

Witnesseth That for and in consideration of the sum of One thousand five hundred dollars to them in hand paid the receipt whereof is hereby acknowledged this day bargained sold and conveyed to the said William Patton of the second part the following described tract and parcel of Land to-wit:-

The South west quarter of Section Twenty four in Township five of Range Three west containing one hundred & eighty acres also the North west quarter, also the North west quarter of Section twenty four in Township five Range Three west containing one hundred and eighty acres, also the North west quarter of Section twenty five, Township five of Range Three west containing one hundred and eighty acres, (also the west half of the South east quarter of Section thirty in Township five of Range of Two west containing Eighty acres.) Also the west half of the North east quarter of Section thirty six, Township five Range Three west containing thirty one acres, (also the east half of the North east quarter of fractional Section thirty six, Township five, Range Three west containing thirty one acres, also the South half of the South east half of South west quarter of Section twenty four, Township five, Range Three west containing forty five acres in Custer County, (also the South west quarter of Section thirty in Township five of Range Two west containing one hundred and eighty acres in Madison

County) making in all one thousand and seven acres more or less to have and to hold, all the aforesaid parcels of Land and bargainable premises with all the appurtenances thereto belonging unto the said William Patton of the second part his heirs and assigns forever the aforesaid John U. Wilkinson and Judith his wife of the first part their alien sufficiency and among all their rights title claims interests and well known warrants and defend the same from their heirs and all and every person claiming running them, on the legal claim of all and every person whatsoever unto the said William Patton and his heirs in fee simple forever.

Given under hand & seal this day and year first above mentioned.

In the presence of
Othello B. Boutchey
James J. Elliott.

John U. Wilkinson
Judith B. Wilkinson

The State of Alabama, } Personally appeared before me Charles H. Tynes
Custer County } I am an acting Justice of the peace in and for said County John U. Wilkinson whose name appears to the above deed of conveyance, and acknowledged the signing sealing the same for and in consideration of the purposes therein named. Also Judith B. Wilkinson wife of John U. Wilkinson separate and apart from her husband acknowledged the signing the same on behalf for and in consideration of the purposes therein named. Given under my hand and seal this 8th January 1851.

Chas. H. Tynes Justice Peace *Ques*
Filed in the office of the Judge of the Probate Court of Custer County, State of Alabama for registration on the 5th day of July 1851, which is duly done in Book No. 8th pages 470 and 471.

Judge Thomas G. Tynes Judge P.C.

Adam M. Cune & wife 3 This indenture made this twenty first day of Dec. 28 3 deed
Robert D. Allen } I am in the year one thousand eight hundred and fifty one, between Adam M. Cune and Sarah M. Cune his wife of the County of Custer in the State of Alabama of the one part and Robert D. Allen of said County & State of the other part - Witnesseth That the said Adam M. Cune and Sarah M. Cune for and in consideration of the sum of 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 and confirm unto the said Robert D. Allen all that certain tract or parcel of Land, lying and being in the County of Custer and State of Alabama, and known as the West half of the North west quarter of Section twenty three Township three Range

6 mesh containing sheet, mine 27 for and mine on life.
 Do have and to hold, the above described tract of land, with the tenements and appurtenances thereto belonging in any way appertaining unto the said Robert B. Allen his heirs and assigns forever. And the said Adam M. Evans & Sarah M. Evans for themselves their heirs executors and administrators do hereby and in consideration of the premises, marriage and will 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 Adam M. Evans and Sarah M. Evans his wife, and also against the lawful title claim or demand of all and every person or persons claiming or holding by from or under the Government of the United States.

In testimony whereof the said Adam M. Evans and Sarah M. Evans his wife hereunto subscribe their names and affix their seals the day and year first above written.
 Signed sealed and delivered } Adam M. Evans
 in the presence of } Sarah M. Evans

My Thomas }
 the State of Alabama }
 Crimstone County } This day personally appeared before me J. M. Thomas an acting Justice of the Peace in and for the County aforesaid the above named Adam M. Evans & Sarah M. Evans his wife who acknowledged that they signed sealed and delivered the within deed on the day and year therein mentioned to the said Robert B. Allen, and Sarah M. Evans acknowledged as a private transaction separate and apart from her said husband, that she signed sealed and delivered the within deed as her voluntary act and deed free, without fear threats or compulsion of her said husband.

Given under my hand & seal this 23 day of June 1857.
 James M. Thomas }
 J.P.
 Filed in the office of the Judge of the Probate Court of Crimstone County State of Alabama for registration on the 7th day of August 1857, which is duly done in Book No. 8th page 472 and 473.
 Deak Thomas G. Jones Judge P.C.

Edw. Legg & wife } This indenture made this the first day of January in the year one thousand eight hundred and forty nine between Edw. Legg & wife }
 do }
 J. H. Hobbs. } Emma Legg & Ann E. Legg of the County of Crimstone in the State of Alabama of the one part; and Presly H. Hobbs of the other part. Witnesseth that the said Emma Legg and Ann E. Legg for and in consideration of the sum of four hundred dollars to them in hand paid the receipt whereof is hereby acknowledged he this day gave granted bargained sold aliened enfeoffed released conveyed and confirmed; and by these presents do give grant bargain sell alien enfeoff release confirm and convey unto the said Presly H. Hobbs all that certain of land lying and being in the County of Crimstone State of Alabama and known as the east half of the North east q. of Section ten, in Township No. of Range 10 mesh.

Do have and to hold, the above described tract of land with the tenements and appurtenances thereto belonging in any way appertaining unto the said Presly H. Hobbs his heirs and assigns forever. And the said Emma Legg and Ann E. Legg for themselves their heirs executors and administrators do hereby and in consideration of the premises marriage and will forever defend the title to the above described and hereby granted premises unto the said Presly H. Hobbs his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Emma Legg and Ann E. Legg and also against the lawful title claim or demand of all and every person or persons claiming or holding by from or under the Government of the United States.

In testimony whereof the said Emma Legg and Ann E. Legg have hereunto subscribe their names and affixed their seals the day and year above written.
 Signed sealed and delivered } Emma Legg
 in the presence of } Elizabeth Ann Legg

State of Alabama } Personally appeared before me John Peterson }
 Crimstone County } a acting Justice of the Peace for and in the }
 County aforesaid, Emma Legg & Elizabeth Ann Legg his wife and acknowledged that they signed sealed and delivered the within deed unto the within named Presly H. Hobbs for the use and purpose therein named and Elizabeth Ann Legg having been by me examined separate and apart from her said husband acknowledged that she signed the same without any fear threats or compulsion of her said husband. Given under my hand and seal this 28th day of December 1849.
 John Peterson J.P.

Filed in the office of the Judge of the Probate Court of Crimstone County State of Alabama for registration on the 5th day of August 1857, which is duly done in Book No. 8th page 473.
 Deak Thomas G. Jones Judge P.C.

David Watkins wife. This indenture made this the forth day of July in the year of our Lord one thousand eight hundred and fifty one between Maria Watkins and Roddy Watkins his wife of the County of Ernestine and State of Alabama first party and Henry Wallis and Masson Phillips all of the same County and State of the second party. Witness that the said Maria Watkins and Roddy his wife of the first party for and in consideration for the sum of two hundred and fifty dollars to the said Maria Watkins and Roddy Watkins his wife in hand paid, the receipt and title whereof is hereby acknowledged, have this day bargained and sold aliened conveyed and conveyed and by these presents as bargain and sell unto the said Henry Wallis and Phillips a certain tract or parcel of land lying and being in the County of Ernestine and State of Alabama known as South East quarter of Section two, in Township one, Range two West of the mouth of Hawthorne and east of Coniston Creek, containing one hundred and forty acre more or less, the same being unto the said Henry Wallis and Phillips their heirs and assigns forever, and the said Maria Watkins and Roddy his wife do forever defend the title to the above described tract or parcel of land, unto the said Henry Wallis and Phillips against all persons lawfully claiming thereby through or under the Government of the United States or any other person. In testimony whereof the said Maria Watkins and Roddy his wife of the first party have hereunto set their hands and affixed their seals the day and date above written.

Maria Watkins
Roddy Watkins

The State of Alabama, this day personally appeared before me Ernestine County, Absalom Forby an acting Justice of the peace in and for said County Maria Watkins and Roddy Watkins, his wife and severally acknowledged that they signed sealed and delivered the foregoing deed for the purposes herein specified, and on the day and year therein named. Given under my hand and seal this the 3rd day of July 1857.

Absalom Forby
Justice of the Peace

Filed in the office of the Judge of the Probate Court of Ernestine County State of Alabama for registration on the 7th day of July 1857. which is duly done in Book No. 8th page 474.
Jesse Thomas C. Dykes Judge P.C.

A. S. Mc Kinney 1857, between Alexander S. Mc Kinney a son of John P. Brown and of the first party, and J. S. Sargency and Maria H. Friend of the second party. Witness that the said Alexander S. Mc Kinney a son of John P. Brown and of the first party, and J. S. Sargency and Maria H. Friend of the second party, for and in consideration for the sum of fifty dollars to the said Alexander S. Mc Kinney a son of John P. Brown and of the first party, do hereby acknowledge and by these presents do hereby grant alien, convey and convey unto the said J. S. Sargency and Maria H. Friend their heirs and assigns forever, the above described tract or parcel of land, unto the said J. S. Sargency and Maria H. Friend their heirs and assigns forever, and the said Alexander S. Mc Kinney a son of John P. Brown and of the first party do forever defend the title to the above described tract or parcel of land, unto the said J. S. Sargency and Maria H. Friend their heirs and assigns forever, against all persons lawfully claiming thereby through or under the Government of the United States or any other person. In testimony whereof the said Alexander S. Mc Kinney a son of John P. Brown and of the first party have hereunto set their hands and affixed their seals the day and date above written.

Alexander S. Mc Kinney
J. S. Sargency
Maria H. Friend

In testimony whereof I have hereunto set my hand and seal this the 3rd day of July 1857.

A. S. Mc Kinney
John P. Brown

The State of Alabama, this day personally appeared before me Henry B. Dykes Judge of the Probate Court of said County Alexander S. Mc Kinney a son of John P. Brown and of the first party, and J. S. Sargency and Maria H. Friend of the second party, for and in consideration for the sum of fifty dollars to the said Alexander S. Mc Kinney a son of John P. Brown and of the first party, do hereby acknowledge and by these presents do hereby grant alien, convey and convey unto the said J. S. Sargency and Maria H. Friend their heirs and assigns forever, the above described tract or parcel of land, unto the said J. S. Sargency and Maria H. Friend their heirs and assigns forever, and the said Alexander S. Mc Kinney a son of John P. Brown and of the first party do forever defend the title to the above described tract or parcel of land, unto the said J. S. Sargency and Maria H. Friend their heirs and assigns forever, against all persons lawfully claiming thereby through or under the Government of the United States or any other person. In testimony whereof the said Alexander S. Mc Kinney a son of John P. Brown and of the first party have hereunto set their hands and affixed their seals the day and date above written.

Henry B. Dykes
Filed in the office of the Judge of the Probate Court of Ernestine County State of Alabama for registration on the 8th day of July 1857. which is duly done in Book No. 8th page 475.
Jesse Thomas C. Dykes Judge P.C.

Jonathan Senkins & wife 3 This deed made on day of March 1851
 31 3 Decr between Jonathan Senkins and Mahala R.
 Senkins his wife, formerly Mahala R. Bonney
 & daughter of Miller Bonney deceased, of the first part and Moses
 Bonney of the second part (Witnesses) That the said parties of the first
 part and in consideration of the sum of one thousand dollars
 to them in hand paid the receipt of which is hereby acknowledged
 have bargained sold conveyed and conveyed and by
 these presents do bargain sell convey and convey to the
 said Moses Bonney all of our right title, claims and interests
 as heirs or legatee of the estate of Miller Bonney deceased, or as au-
 thorized legatee or in succession of & to the lands that have been or
 may be laid off as the doing of Mahala R. Bonney widow of
 the late Miller Bonney, or as heirs-legatee or devisee in suc-
 cession or otherwise of the said parties of the first part or either of
 them (reading the will of William Bonney deceased, and any right
 title or interest they may have derived from any other source or
 otherwise in any other document in & to the following to-wit: the
 tract or parcels of land situate, lying and being in the County
 of Winston Alabama to-wit: the South east quarter of Section
 Seven, Township Three, Range Six west also North East
 quarter of Section Eighteen, Township Three Range Six west
 also West half of North west quarter Section Seventeen Town-
 ship Three Range Six west, also North half of West half of
 South west quarter of Section Seventeen Township Three, Range
 Six west also North half of West half of South west quarter
 Sec. eight Township Three, Range Six west, also South half of West
 half of North west qtr of Section eight Township Three Range Six west—
 also forty acres in the North west corner of the North west quarter
 of Section nine, Town. Three, Range Six west, decided by M. L. Galt
 & wife to William Bonney deceased, also the East half of South east
 quarter of fractional Section, Sec. Town. Three, Range Six west—
 also North east 1/4 of Sec. seven, Town. Three, Range Six west also
 North west 1/4 of Sec. Eight, Town. Three, Range Six west. Reserving
 and excepting these reservations and excepting set forth in and
 from Rice M. Bonney surviving administrator with the will annexed
 of William Bonney deceased dated 13th January 1851. also reserving
 and excepting set aside 5 or 1/4 Rods a strip of North east 1/4 Sec. 7
 Town. Three, Range 6 west as before decided by Miller Bonney in his
 life time to Adeline Bonford, also sixty eight acres of 15 1/4 rods as sold
 and decided by said Miller Bonney to John R. Harris, a strip of North
 west 1/4 of Sec. eight, Town. 3, Range 6 west the deed of said Rice M.
 above mentioned is to the heirs of Miller Bonney deceased. As here
 and to them, the said interests intended to be hereby conveyed, to the
 said Moses Bonney together with all and singular the appur-
 tenances thereto belonging or in any wise appertaining. The
 parties of the first part for themselves their heirs, adminis-

trators, executors do hereby mutually bind themselves to execute and defend
 the right title & interest hereby conveyed to the said Moses Bonney his
 heirs executors administrators and assigns forever against themselves, the
 parties of the first part, and any and all persons claiming by, through
 or under them or claiming in any other way.
 In testimony whereof the said parties of the first part have
 hereunto subscribed their names and put their seals, the date whereof is
 the day and year first above written.

Jonathan Senkins
 Mahala R. Senkins

3rd State of Alabama 3 Before me Thomas G. Dyar Judge of the Pro-
 bate Court of said county personally appeared Jonathan Senkins
 and Mahala R. Senkins his wife and whose signatures appear
 to the foregoing deed, and acknowledged that they had signed
 sealed and delivered the foregoing deed to the said Moses Bonney
 for the purposes therein set forth, and on the day and year there-
 in named, and on the same day I published said deed to said
 Mahala R. Senkins separate and from her said husband Jonathan
 Senkins who on a private examination acknowledged that
 she had signed sealed and delivered said deed freely and voluntarily
 without any fear threat or compulsion of her said husband.
 Given under my hand and seal this 13th day of Jan 1851.

Thomas G. Dyar Judge
 Filed in the office of the Judge of the Probate Court of
 Winston County State of Alabama for registration on the
 13th day of Jan 1851. which is duly done in Book No. 8 to
 page 476 and 477. Sub. Thomas G. Dyar Judge P.C.

Warren Hoob 3 This indenture made this 16th day of Jan in the
 31 3 Decr year one thousand eight hundred and fifty one be-
 John A. Johnson 3 tween Warren Hoob of the County of Winston in the
 State of Alabama of the one part and John A. Johnson of
 the other part (Witnesses) That the said Warren Hoob for and
 in consideration of the sum of sixty five 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
 John A. Johnson all that certain lot of land lying and being in the
 plan of the doing of Athens and known and described as Lot
 Number one hundred and thirty two.
 To have and to hold, the above described lot with
 the tenements and appurtenances thereto belonging or in any
 wise appertaining unto the said John A. Johnson his heirs and

and assigns forever. And the said Marauder hath by him-
self his heirs executors administrators do hereby and in considera-
tion of the premises warranted and will forever defend the title
to the above described and hereby granted premises unto the
said John A. Johnson his heirs and assigns from and against
himself and all and every person or persons claiming or
holding under him the said Marauder, 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 Marshal Hersh has unto
Subscribed his name and affixed his seal the day and year
first above written.

fresh above mention.
Signes faded and actions 3

Warren Hoby

End

in the presence of ³
The State of Alabama, & before me Thomas G. May, Judge of
Crimstone County, &c. ³ the Probate Court of Crimstone County
personally appeared Warren Heath who acknowledged that he had
signed sealed and delivered the within and to the within named
John A. Johnson for the purposes therein set forth, and on the
day and year therein named. Given under my hand and
Seal this 16th day of June A.D. 1887.

Thomas G. Gray Lloyd *Pres*

Filed in the office of the Judge of the Probate Court of Cinn-
 stone County State of Alabama for registration on the 16th
 day of June 1887. which is duly done in New Book No. 8th pages
 477 and 478.

Josh Thomas, Co. D, 9th Indys P. Co.

Jas^d B. McKimney 3 This said certificate is to the effect of June 1851, by and between
 W. S. Parker 3 James B. McKimney and W. J. Buckley of the first party, Esqrs.
 S. J. Bushnell 3 S. Jones of the second party and Alexander E. McKimney
 C. S. Jones 3 of the third party all of the County of Sumner and
 State of Alabama, whereas the said parties of the first party are jointly
 indebted to said Alexander E. McKimney in the sum of Five hundred &
 fifty four dollars and the first day of January 1852, as well known
 fully appearing by their Note under seal to the said Alexander E.
 McKimney for that sum bearing even date with this deed & due
 on the said first January 1852. which indebtedness the said
 parties of the first party are desirous to secure.

From this recitation it appears that for a in consideration of the premises & for the further consideration of five dollars paid by the party of the second part to the party of the first part the receipt of which is hereby acknowledged the said parties of the first part have bargain sold and transferred and by these presents do bargain sell and transfer

I hereby relinquish all my right title and interests in the property herein descended in
 Date 19. 1861 = A. L. M. Kerring

to the said Elizabeth J. Long their full and complete set of Business Tools, of every kind and description, now in their shop and used by them in and about the tinners business in every & all of its branches in the Town of Athens in said County, also their entire stock of materials & work on hand together with their Books, debts, accounts and owing them on which may be due or owing to them for work done by them or either of them in the said tinners business or the maturity of said note. To have and to hold, the said tools, materials & work together with the said books, accounts & debts as aforesaid to the said Elizabeth J. Long his executor or assigns. Upon trust nevertheless that the said Long will permit the said tools, materials & work to remain in the possession of the parties of the first part until a sum of five hundred dollars be paid by them of said five hundred & fifty four dollars in whole or in part - And the said Elizabeth J. Long shall by himself or such Agents as he may appoint take possession of said tools, materials & accounts as soon as they become due & proceed to collect the same without unreasonable delay. 3rd If a default as aforesaid be made the said Long shall as soon as he may think proper sell the said tools, materials & work hereby intended to be conveyed at the County House down in the said Town of Athens at public sale for ready cash, but first fixing the time of said sale, and giving at least twenty days notice thereof by advertisement in writing, at the County House down in said Town & two other public places in said County, and out of the proceeds arising from said collections & sale if a sale be necessary - if not then only of the proceeds of said collections, he shall first pay all cash incident to & properly arising out of the execution of this deed - Out of the balance if there be sufficiency for the purpose, he shall pay off & discharge the said debts, hereby secured & the interest thereon, if there be not enough for that purpose he shall pay all of said balance upon said debt after paying the expenses as aforesaid, and if there be any surplus of any the payments above described it shall be paid over to the said parties of the first part - It is also agreed between all the parties hereto that at any time after the execution & delivery of this deed if the parties of the first & second part shall give to the party of the second part their written consent the said party of the second part shall sell the said property herein conveyed, on any day thereof as he may be directed by said parties consent - to such person - and for such price and upon such terms for cash or credit as he may think best for the parties in trust herein. Said sale may be made privately to the person or persons to be applied and disposed of as above specified in the event of a public sale - but if the said parties of the first part pay off said indebtedness & expenses so that no default be made in the same then this deed is to be of no force or effect.

In testimony whereof the parties hereto have set their hands
to seal the date first above written—

James B. McKinney *Read*
A. S. Buckley *Read*
Egbert J. Gray *Read*
Chas. McKinney *Read*

The State of Alabama }
County of } Before me Thomas G. Gwyn Judge of the
Probate Court of said County personally appeared James B. McKinney
A. S. Buckley Egbert J. Gray and Alexander C. McKinney and sever-
ally acknowledged that they had signed sealed and delivered
the foregoing deed in trust for the purposes therein set forth and
on the day and year therein named. Given under my hand
and seal this 1st day of July A. D. 1857.

Thomas G. Gwyn Judge *Read*

Filed in the office of the Probate Judge of Sumter County,
State of Alabama for registration on the 1st day of July 1857,
which is duly done in Book No. 8th pages 478, 479,
and 480.

Witness my hand and seal this 1st day of July A. D. 1857.

William Avery } 15th day of June 1857, between Mrs Avery of the first party
do 3rd Strickland } 2nd John Malone of the second party, and Maria H. Strickland
of the third party, all of the County of Sumter and State of
Alabama, Intestate, that whereas in partnership heretofore subsis-
ting between the said Avery & Strickland, in the town of Athens in
said county for the manufacture and sale of the Livingston
County Patent Premium cast iron plow, which said partner-
ship the parties hereto have agreed to dissolve the said Strick-
land for a consideration agreed on retiring from the business en-
gaged in, and surrendering the same, together with all the
property of the said partnership of every description to the said
Avery, and he agreeing to pay all the debts of said partnership,
and to indemnify the said Strickland, against the payment
of the same, or any loss or damage on account thereof;
And whereas the said partnership of Strickland & Avery had
contracted debts and incurred liabilities in the partnership
business to a large amount, and to various individuals the
aggregate of which is not precisely known, but of which all parts
of which the said Avery is willing and desirous to release and indem-
nify the said Strickland. Now therefore this indenture witnesseth
that for and in consideration of the premises and for the fur-
ther sum of ten dollars in hand paid by the said party of
the second party to the said Avery the receipt whereof is hereby
acknowledged, he the said William Avery forgives all and

conveys to the said party of the second party his heirs or assigns that cer-
tain piece of land lying and being in the Corporation of said town
to wit the South east fourth of the block of lots lying immediately
South west of the public square, and cornering thereon, and also the
machinery, shops tenement buildings and every thing, together with all the
tools and implements of trade attached thereto, also all other species of
property of the said firm of Strickland & Avery, passing as aforesaid on its
dissolution to said Avery, to have and to hold, the same unto the said
party of the second party his heirs and assigns forever. Upon trust nevertheless
that for the use and purposes following to wit and one every
1st That all of said property herein conveyed, be the said party of the
second party shall suffer to remain in the quiet and peaceable possession
and control of the said Avery, until default be made in the pay-
ment of said partnership debts, and the said Strickland be called
on to pay the same, on some part thereof; 2nd And that so soon
as he may be requested by the said Strickland, he shall advertise
and sell the said property, or so much thereof as may be neces-
sary for the purpose, at such time and place as he may think
best, and on such notice as he may deem reasonable, and out of
the proceeds thereof shall after paying all properly ap-
propriate, pay off and discharge so much of said indebtedness as
may remain unpaid, and the remainder of said proceeds, if any
shall pay to said Avery. But if the said Avery shall pay off
and discharge all the debts and liabilities of the said firm
so that the said Strickland shall not be damaged or account
thereof, then this indenture to be null and void, otherwise to
remain in full force and virtue.

In testimony whereof the said parties have hereunto set
their hands and seals this day and year first above written

Wm Avery *Read*
J. Strickland *Read*
M. H. Strickland *Read*

The State of Alabama }
County of } Before me Thomas G. Gwyn Judge of the
Probate Court of said County personally appeared William Avery
and Maria H. Strickland, and severally acknowledged that they
had signed, sealed, and delivered the foregoing deed in trust for
the purposes therein set forth, and on the day and year therein
named, and on the same day personally appeared John S.
Malone, and he acknowledged that he had accepted of said
trust, and he a signed and sealed the same. Given under
my hand and seal this 11th day of July A. D. 1857.

Thomas G. Gwyn Judge *Read*

Filed in the office of the Judge of the Probate Court of Sumter County State
of Alabama, for registration on the 11th day of July 1857, which is duly done
in Book No. 8th pages 480 and 481.

Witness my hand and seal this 11th day of July A. D. 1857.

John Mofford Esq. &c. } An indenture made and entered into this the
 3rd day of July, A.D. 1857, between John Mofford Creator of the
 last will and testament of Andrew D. Mofford dec'd of the
 one party and John R. Mason of the other party Witness
 the State wherein the said John Mofford by and under a deed
 of the County Court of Emsworth County in the State of Alabama
 made up the 1st term 1857, of said County, in a cause therein pen-
 ding, wherein the said John Mofford and one Milner D. Mofford
 were complainants, and Henry J. Mofford, John C. Mofford,
 Eliza A. Mofford, Andrew M. Mofford, William D. Mofford and
 Rebecca D. Mofford infants children of Andrew D. Mofford de-
 ceased, were defendants, by this day for, and in consideration
 of the sum of twenty eight hundred dollars to him in hand
 paid the receipt whereof is hereby acknowledged, they bargain
 and sell unto the said John R. Mason, and by their pres-
 ents, cloth, bargain, sell, and convey unto the said John R. Ma-
 son, his heirs, executors, administrators and assigns forever all the
 right title claim and interest which the said infant chil-
 dren of the said Andrew D. Mofford deceased, now or may
 have claim in and to the following described tract or parcels
 of land lying and being in the County of Emsworth, State
 of Alabama, and known as the South half of the North
 east quarter of Section two, Township four, Range six west, the
 west half of the North west part of fraction of Section two,
 in said Township and range, the South east quarter of the
 north east quarter, the South half of the South west half
 the west half of the South east quarter of Section thirty four
 Township three, Range six west, containing in all one hundred
 and eighty seven acres or less, And the said John Mof-
 ford assigns and by virtue of the deed of said Chancery
 Court, hereby bargain sell and convey said land unto the said
 John R. Mason, his heirs, executors and administrators and assigns for-
 ever together with all and singular the appurtenances thereto
 belonging in and unto the said premises. In testimony whereof
 I have hereunto set my hand and seal affixed the day and year
 above written.

John Mofford Esq. *and*
 of A. D. Mofford

The State of Alabama }
 Emsworth County ss. } Before me Thomas G. Syms Judge of the
 Probate Court of said County personally appeared John Mofford
 Creator of the last will and testament of Andrew D. Mofford deceased
 and a citizen of said State who had signed and acknowledged the
 foregoing deed to the said John R. Mason for the purposes therein
 set forth, and on the day and year therein named. Given under
 my hand and seal this 14th day of July A. D. 1857.

Thomas G. Syms Judge *and*
 File a in the office of the Judge of the Probate Court of Emsworth County State
 of Alabama, for registration on the 14th day of July 1857, which is duly
 done in New Book, No. 8th page 482 and 483.

Attest Thomas G. Syms Judge P. C.

John Mofford Admin. } This indenture made this fifteenth of April, one thousand
 3rd day of May } eight hundred and fifty one, between John Mofford Admin-
 istrator of the Estate of John Sta-
 vron deceased late of the County of Emsworth State of Alabama of
 the one party and Mahala Edmondson of said County and State
 of the other party

Whereas the said John Mofford administrator as aforesaid by virtue
 and by authority derived from the will of said deceased, for property
 therein specified, did sell the tract of land belonging to the Estate
 of the said John Stavron dec'd, at public sale to the said Mahala
 Edmondson for the sum of three hundred dollars being the high-
 est sum bid for said tract of land aforesaid, And by virtue and
 authority of the will of the said John Stavron deceased and in con-
 sideration of the sum of three hundred dollars in hand paid the
 receipt whereof is hereby acknowledged, said John Mofford has
 sold all the right title held by the said John Stavron in his life-
 time, in the said tract of land, and sold by order of Court, which
 tract of land is known as lying and being in the County of Emsworth
 aforesaid, and known as the North east quarter of Section thirty
 Township three and a Range six west, containing one hundred and
 fifty one acres, also a part of the East half of the North west
 quarter of Section thirty four Township three, Range six west,
 containing thirty five acres containing in all one hundred and
 ninety six acres (except a portion of land picked by the late said
 John Stavron for a meeting house) Or more and to hold the said
 land and premises and every part thereof unto the said Ma-
 hala Edmondson her heirs and assigns as
 fully and as absolutely as the said John Mofford admin. is
 aforesaid, and under the authority aforesaid, might lawfully
 ought to sell and convey.

In testimony whereof I have hereunto set my hand and affix-
 ed my seal, this day and date as above written.

John Mofford Admin. *and*

The State of Alabama }
 Emsworth County ss. } Before me Thomas G. Syms Judge of the Probate
 Court of said County personally appeared John Mofford admin-
 istrator of the Estate of John Stavron deceased and a citizen
 of said State who had signed and acknowledged the foregoing deed to Ma-
 hala Edmondson for the purposes therein set forth, and on the
 day and year therein named. Given under my hand and seal this

14th day of July A. D. 1857.

Thomas G. Jany Judge

Filed in the Office of the Judge of the Probate Court of Custer County, State of Alabama, for registration on the 14th day of July 1857, which is duly done in Book No. 8th pages 483 & 484.

Just Thomas G. Jany Judge

Isaac E. Wilson a day of 3 This indenture made this 14th day of August
Isaac E. Wilson dec'd 3 in the year one thousand eight hundred and fifty
3 and between Isaac E. Wilson, administrator of
David Elliott. 3 the said Isaac E. Wilson, administrator of

the said Isaac E. Wilson of the County of Custer in the State of Alabama of the one part and David Elliott of the said County and State of the other part Met together that the said Isaac E. Wilson administrator as aforesaid did sell agreeably to an order of the County Court of said County, dated the 26th day of May 1849, on a writ of habeas corpus, for the sum of two hundred and eighty five dollars on the 13th day of October 1849, to the said David Elliott he being the highest bidder the following tract or parcels of land lying and being in the County and State aforesaid and known and distinguished as the East half of the North east quarter of section thirty one, in Township one of range four west, containing eighty acres more or less. Also the South half of the east half of the South east quarter of section thirty of Township one of range four west; Also part of the west half of the South east quarter of section thirty in Township one of range four west, beginning at the South east corner of said East half quarter section, running thence south on said section line, fifty poles, thence North eighty poles, thence east fifty poles, thence South eighty poles to the beginning, containing twenty five acres. Also part of the west half of the North east quarter of section thirty one in Township one of range four west, beginning where the east boundary of said half quarter crosses a branch, thence north with said line forty poles, thence west twenty four poles to said branch, thence down said branch with its meander to the beginning, containing three acres more or less. It is here and to hold the above described and hereby granted tract of land, with the tenements and appurtenances thereto belonging on or in any way appertaining unto the said David Elliott his heirs and assigns forever; And the said Isaac E. Wilson administrator as aforesaid does hereby convey to the said David Elliott all the right title claims in trust or demands that the said Isaac E. Wilson dec'd has in and to the above described tract or parcels of land. In testimony whereof the said Isaac E. Wilson administrator as aforesaid, has hereunto set his hand and seal the day and year first above written.

Signed sealed and delivered 3 Isaac E. Wilson admin

in the presence of us 3

The State of Alabama 3

Custer County, ss. 3 Before me Thomas G. Jany Judge &

the Probate Court of Custer County personally appeared Isaac E. Wilson administrator of the estate of George H. Wilson dec'd and acknowledged that he has signed, sealed, and delivered the within and to the within named David Elliott for the purposes therein set forth, and on the day and year therein named. Given under my hand and seal this 4th day of August A. D. 1857.

Thomas G. Jany Judge

Filed in the office of the Judge of the Probate Court of Custer County, State of Alabama, for registration on the 4th day of August 1857, which is duly done in Book No. 8th pages 484 and 485.

Just Thomas G. Jany Judge

Isaac E. Wilson a day of 3 This indenture made and entered into this 16th day
Isaac E. Wilson dec'd 3 of August 1857, between Presby H. Hobbs of the first part
Grew E. Nelson. 3 of Custer County, State of Alabama and Grew E. Nelson
of the second part Met together that the said Isaac E. Wilson administrator of the said Isaac E. Wilson dec'd did sell agreeably to an order of the County Court of said County, dated the 26th day of May 1849, on a writ of habeas corpus, for the sum of two hundred and eighty five dollars on the 13th day of October 1849, to the said David Elliott he being the highest bidder the following tract or parcels of land lying and being in the County and State aforesaid and known and distinguished as the East half of the North east quarter of section thirty one, in Township one of range four west, containing eighty acres more or less. Also the South half of the east half of the South east quarter of section thirty of Township one of range four west; Also part of the west half of the South east quarter of section thirty in Township one of range four west, beginning at the South east corner of said East half quarter section, running thence south on said section line, fifty poles, thence North eighty poles, thence east fifty poles, thence South eighty poles to the beginning, containing twenty five acres. Also part of the west half of the North east quarter of section thirty one in Township one of range four west, beginning where the east boundary of said half quarter crosses a branch, thence north with said line forty poles, thence west twenty four poles to said branch, thence down said branch with its meander to the beginning, containing three acres more or less. It is here and to hold the above described and hereby granted tract of land, with the tenements and appurtenances thereto belonging on or in any way appertaining unto the said David Elliott his heirs and assigns forever; And the said Isaac E. Wilson administrator as aforesaid does hereby convey to the said David Elliott all the right title claims in trust or demands that the said Isaac E. Wilson dec'd has in and to the above described tract or parcels of land. In testimony whereof the said Isaac E. Wilson administrator as aforesaid, has hereunto set his hand and seal the day and year first above written.

486 In testimony of which the said Bishop H. Hobbs by Messrs
Subscribers has drawn and affixed his seal the day and date above
written

Presby H. Worthy

The State of Alabama,
 Simsbury County, ss. J. P. Pofford and Thomas C. Myers Judges of the Probate Court of said County, personally appeared Wesley H. Hottle and acknowledged that he had signed, sealed and delivered the within deed to the within named Amos A. Nelson for the purposes therein set forth, and on the day and year therein named.
 Given under my hand and seal this 18th day of August A.D.

1557.

Henry C. Byrnes Judge *Pres*

John in the Office of the Judge of the Probate Court of Vinestown County State of Alabama for register on the 18th of August 1857, which is duly and in full Book No 8th pages 485 and 486.

Wm. Thomas C. Dwyer, Esq. P.C.

Robert M. Figg } An indenture made this twenty third day of August,
A D 1862 } in the year of our Lord one thousand eight hundred
James E. Mason } and fifty one, between Robert M. Figg of the County
of Limestone and State of Alabama, of the first part Henry M.
Stanley of the same County and State of the second part and
James E. Mason of the third part.

Whereby the said party of the first part is fully in debt to J. W. C. Mason in the aggregate sum of one hundred dollars evidenced by four promissory notes for twenty five dollars each, all of said notes on bond, dated the 23rd day of August 1882, one due one month after date, one due two months after date, one due three months after date, and the other due four months after date, which will more fully appear by reference to said notes as described above. The full and prompt payment of which said sum of money the said party of the first part is desirous to secure to the said party of the third part.

Worn this indenture witnesseth that for and in consideration of the premises, and for the further consideration of one dollar, in hand paid by said party of the second party, to the said party of the first party the receipt whereof is hereby acknowledged, do the said party of the first party, grants, bargains, sells, confirms and conveys, and by these presents does grant bargain sell confirm and convey unto the said party of the second party his heirs and assigns one by broad view on ten years alien one Baggay and Homay to have and to hold, the same to him the said party of the second party his heirs and assigns forever. And the said party of the first party for himself his heirs executors and administrators

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does covenant with the said party of the second part his heirs and assigns that
the said party of the first part will and his heirs executors and administrators shall de-
fend and warrant 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 Touch over the life, and upon the following Stipulations & conditions to-wit: 1st That the said party of the second part has been 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 possessing and taking care of the same, until a sum be made in the payment of said bond or note or any or either of them, or any part thereof.

on any, or either of them, on any party, and

2nd And therefore this further trust that the said party of the second party their heirs and assigns shall remain, and will whenever default shall come happen in the payment of said note, or bond, on any, or either of them, on any party, and so soon after the happening of such default of payment as may be required by the said party of the third party their heirs executors administrators or assigns to do, proceed and sell in manner and form as hereinafter specified the aforesaid property or so much thereof as may be necessary for the purpose and intent of the Proceed, of such Sale, shall after paying all expenses and costs of the said sale, pay unto the said party of the first party the said note or bond with interest.

3rd And also upon this further trust, that the said party of the second part his heirs and assigns shall and will form the note hereof, executes a general supervision and control over all the said property, and will whenever he may think it necessary to preserve or improve the same sell the perishable property or exchange it for other of a like or any other species and hold the proceeds of such sale, or such money against property, or the increase of the property herein before enumerated

property, on the increase of the property herein before enumerated
 As ^{the} 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 default of payment as aforesaid security
 so much as may be necessary for the purpose, and the remain-
 der of said property leave as before in the peaceable and quiet
 possession of the said party of the first part for the purposes herein
 before expressed.

And also that the said party of the second part his heirs and assigns at all times at any of said property made for the purpose of raising money on 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 conditions as the parties of the first and third parts may sanction, after having given good and sufficient notice thereof. But if the said notes or bonds shall be fully paid off, and discharged so that no default of payment of said debt is made then this indenture shall be void, else remain in full force and effect. And it is the intent of the said parties that the said notes become due and payable.

In testimony whereof the parties to these presents have hereunto signed their hands and seals this 24th day of July,

first above mentioned

R. M. Stigg Read
H. M. Stigg Read
James E. Mason Read

The State of Alabama }
Simmons County } Before me Thomas E. Stigg Judge of the
Probate Court of said county personally appeared James E.
Mason and Robert M. Stigg, and severally acknowledged
that they had signed sealed and delivered the foregoing deed in
trust to the above named Henry M. Stigg for the purposes
therein set forth, and on the day and year therein named, and
on the same day personally appeared the said Henry M. Stigg
and acknowledged that he had received of said deed, given
under my hand and seal the 23rd day of August A. D. 1857.

Thomas E. Stigg Judge P.C.

Filed in the Office of the Judge of the Probate Court of Sim-
mons County State of Alabama, for registration on the 23rd
day of August 1857, which is duly done in Allen Court, No.
486, 487 and 488.

Just Thomas E. Stigg Judge P.C.

Charman Gray } This indenture made and entered into this nineteenth
day of August, in the year of our Lord one thousand eight
hundred and fifty one, between Charman Gray of the
County of Simmons and State of Alabama of the first part,
Henry M. Stigg of the same County and State of the second part
and Robert E. Mason of the third part. Whereas the said party
of the first part is justly indebted to Robert E. Mason in the sum
of one thousand and seventy eight dollars and fifty eight cents
(\$178.58) evidenced by one promissory note on bond due three
months after date, and dated the nineteenth day of August, 1857,
which will more fully appear by reference to said note on
bond as described above the prompt payment of which
said sum of money the said party of the first part is anxious
to secure to the said party of the third part.

Now this indenture witnesseth, That for and in consid-
eration of the premises and for the further consideration of one dollar
to him in hand paid by the said party of the second part to the
said party of the first part this receipt, whereof is hereby ac-
knowledgeed by the said party of the first part, grants bargains, sells
conveys and conveys unto the said party of the second part
his heirs and assigns all that fourth east quarter of the North east
quarter, the west half of the North east quarter and the north
east quarter of the North west quarter of Section thirteen, in Township
two, South of range five north, in the district of lands subject to

sale at Huntsville Alabama containing one hundred and fifty nine acres
and eight seven hundredths of an acre, said lands lying and being in the
County of Simmons State of Alabama. Do hereby and to hold the same to
have 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
two does 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 ever and always defend the same to the said
party of the second part his heirs and assigns against the lawful claims
and demands of all persons whomsoever. Upon trust nevertheless and upon
the following terms and stipulations to wit: 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
a sale be made in the payment of said promissory note on bond on any part
thereof.

2nd And thereupon this further trust, that the said party of the second
part his heirs and assigns shall and will whenever and whomever may happen on the
payment of the said promissory note on bond, on any part thereof, and so
soon after the happening of the same, as he may be required by the said
party of the third part his heirs, executors, administrators or assigns to take
and sell in manner and form as hereinafter specified, the a-
foresaid property, or so much thereof as may be necessary for the purpose
and only of the payment of such note, shall after paying all the expenses
thereof, and all other expenses attending the writing and executing of this trust
fully pay off and discharge the said note on bond with lawful interest.

3rd And also upon this further trust, that the said party of the
second part his heirs and assigns shall and will have the sole and ex-
clusive a general supervision and control over the said property.

4th And also that the said party of the second part his heirs
and assigns shall and will whenever and whomever it may be necessary to sell the same
aforesaid property, to satisfy default of payment as aforesaid sell only so
much as will be necessary for that purpose, and the remainder of
said property leave as before in the quiet and peaceable possession of
the said party of the first part for the purposes therein before ex-
pressed.

5th And also that the said party of the second part his heirs and assigns
whenever all or any of the said property made for the purpose of raising
money in 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 third parts may sanction,
after having good and sufficient notice thereof. But if the said
promissory note on bond shall be fully paid off and discharged so that no
default of payment of the said debt is made then this indenture shall
be void, else remain in full force and effect. Said trust is to expire when
ever said note above described becomes due and payable.

In testimony whereof the parties to these presents have hereunto

Set their hands and seals this the day and year first above written
 Garman Gray *[Signature]*
 H. H. Stanley *[Signature]*
 R. L. Davis *[Signature]*

Before me Thomas C. Gray Judge of the
 Probate Court of said County personally appeared Garman Gray
 and Robert C. Davis and severally acknowledged that they had signed,
 sealed and delivered the within deed in trust to the said Henry M.
 Stanley for the purposes therein set forth, and on the day and year therein
 named, and on the same day also appeared the said Henry M. Stanley
 and acknowledged that he had accepted of said trust and had sign-
 ed and sealed the same. Given under my hand and seal the 19th
 day of August A. D. 1857.

Thomas C. Gray Judge *[Signature]*

Filed in the office of the Judge of the Probate Court of Sumner
 County State of Alabama for registration on the 19th day of
 August 1857, which is duly done in due Book Number 121
 pages 488, 489, and 490.

Attest Thomas C. Gray Judge P.C.

John Mofford & wife: This indenture, made this fourteenth day of May
 A. D. 1857 between John Mofford and his wife Mahala Mofford
 of the County of Sumner in the State of Alabama of the one
 part, and John R. Mason of the other part - Witnesseth that
 the said John Mofford and his wife Mahala for and in considera-
 tion of the sum of four thousand 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 bargain sell
 alien convey release confirm and confirmed unto the said John R.
 Mason all that certain tract or parcel of land lying and being in
 the County of Sumner State of Alabama, and known as the south west
 quarter of section one, the south east fractional quarter of fractional
 section two, the east half of the north west half of fractional sec-
 tion two, the south west half of fractional section two, (containing ninety
 four acres more or less) being the land purchased by said John Mof-
 ford of William Dean; said lands also are embraced in township
 four, Range 12 west. Also the east half of the south west quarter
 of section thirty five, the west half of the north west quarter of sec-
 tion thirty six and the north half of the east half of the north
 east quarter of section thirty six, Township three, Range 12 west,
 all said lands containing 144 hundred and fifty five acres more
 or less.

To have and to hold The above described land with

the tenements and appurtenances thereto belonging on in anywise appertaining
 unto the said John R. Mason his heirs and assigns forever. And the said John
 Mofford & his wife Mahala for themselves their heirs executors, and adminis-
 trators do hereby, and in consideration of the premises covenant and make
 forever defend the title to the above described and hereby granted prop-
 erty unto the said John R. Mason his heirs and assigns from and against them-
 selves and all and every person or persons claiming or holding needful
 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 whatsoever claiming or holding by, from or under the govern-
 ment of the United States.

In testimony whereof: The said John Mofford and Mahala Mofford
 hereunto subscribe their names and affix their seals this the day and year
 first above written.

Agreed, sealed and delivered
 in the presence of
 John Mofford *[Signature]*
 Mahala Mofford *[Signature]*

The State of Alabama: Before me Thomas C. Gray Judge of the Pro-
 bate Court of said County personally appeared John Mofford and
 Mahala Mofford his wife and severally acknowledged that they had
 signed sealed and delivered the within deed of conveyance to the
 above named John R. Mason for the purposes therein set forth,
 and on the day and year therein named, And on the same day
 I published said deed to the said Mahala Mofford, separate and apart
 from her said husband John Mofford, who acknowledged that she
 had signed sealed and delivered the same freely and voluntarily, without
 any force threats or compulsion of her said husband. Given under
 my hand and seal this the 18th day of September A. D. 1857.

Thomas C. Gray Judge *[Signature]*

Filed in the office of the Judge of the Probate Court of Sumner
 County State of Alabama for registration on the 18th day of
 September 1857, which is duly done in due Book Number
 eight pages 490 and 491.

Attest Thomas C. Gray Judge P.C.

Sarah Smith
David Edmundson & wife
Do 3 Decd
David Gilberth

This indenture made and entered into this 30th day of August one thousand eight hundred and fifty one, between Sarah Smith & David Edmundson & his wife Nancy Ed. Edmundson, and Maria Gilberth, all of the County of Sumner, State of Alabama, Witnesseth, that for and in consideration of the sum of Twenty two hundred and fifty dollars to them in hand paid, by the said Maria Gilberth, the receipt whereof is hereby acknowledged, have this day bargained, sold and doth by these parties convey to the said Maria Gilberth, a certain tract of land situate, lying and being in the County of Sumner, State of Ala, containing two hundred and ten acres being the land on which the said Sarah Smith & David Edmundson now resides and which was granted to the late Samuel Smith & Sterling Smith by the United States for a more particular description of said land referred is made to the Patent issued to the said Smiths.

The said Sarah Smith & David Edmundson & his wife Nancy doth by these presents warrant that they are lawfully seized of the same, that they have a good right to convey the same; and that they will warrant, defend the said Maria Gilberth, his heirs and assigns in the peaceable possession of the same; and against the claims or claims of all and every person or persons claiming the same.

In witness whereof the said Sarah Smith & David Edmundson & his wife Nancy have hereunto set their hands & seals this day and date above written.

Sarah Smith
David Edmundson
Nancy A. Edmundson

The State of Alabama, Sumner County, Before me Robert Cindall an acting Justice of the Peace in and for said County, personally appeared Sarah Smith and David Edmundson & his wife Nancy W. Edmundson, or he all acknowledged that they signed, read and delivered the foregoing and, on the day of its date for the purposes therein named. I also examined Nancy A. Edmundson wife of the said David Edmundson, separate and apart from her said husband, who acknowledged that she relinquished all her right of dower to the within described land freely and voluntarily without any force, threat, or compulsion of her said husband. Given under my hand and seal this 30th day of August 1851.

Robert Cindall
Justice of the Peace

Filed in the office of the Judge of the Probate Court of Sumner County State of Alabama for registration on the 10th day of September 1857. which is duly done in said Book Number 17 page 492.

Sub. Thomas G. Ayres Judge P.C.

Waddy
Date
his seal
Nicholas

This indenture made this 9th day of September in the year one thousand eight hundred and fifty one, between Waddy Date Senior of the County of Madison in the State of Alabama of the one part, and Nicholas Morris of the other part, Witnesseth, that the said Waddy Date Senior for and in consideration of the sum of Two hundred and twenty five dollars to him in hand paid the receipt whereof is hereby acknowledged by this day given, granted, bargained, sold, aliened, enfeoffed, released, conveyed and confirmed, and by these presents do give, grant bargain, sell alien and enfeoff, release convey and confirm unto the said Nicholas Morris Senior all that certain tract or parcel of land, lying and being in the County of Sumner, in the State of Alabama known and described as the birth each quarter of section twenty nine in Township three, Range three west of the basis meridian at Mountville.

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 Nicholas Morris Senior his heirs and assigns forever. And the said Waddy Date Sr. 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 Nicholas Morris Senior his heirs and assigns forever and against himself and all and every person or persons claiming or holding under him the said Waddy Date Senior, and also against the lawful title claims 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 Waddy Date Senior has hereunto set his name, and affixed his seal the day and year first above written.

Waddy Date Sr.
Signed, sealed and delivered
in the presence of
David Date

The State of Alabama, Before me Thomas G. Ayres Judge of the Probate Court of said County, personally appeared Waddy Date Senior, and acknowledged that he had signed, sealed and delivered the within deed to Nicholas Morris Senior for the purposes therein set forth, and on the day and year therein named Given under my hand and seal this 9th day of September A.D. 1857.

Thomas G. Ayres Judge
Filed in the office of the Judge of the Probate Court of Sumner County State of Alabama for registration on the 9th day of September 1857, which is duly done in said Book Number 17 page 493.

Sub. Thomas G. Ayres Judge P.C.

That Thomas L. Pettus } Whereas upon the course of proceeding had upon the
 20th day of } petition of Thomas L. Pettus administrator of all and
 That Martindale } signifying the goods and chattels rights and credits
 which were of Ransom Hordley late of the County of Madison in
 the State of Alabama deceased who died intestate. By virtue of
 the Order of Probate of said County State, on the fourteenth day
 of July eight hundred and fifty one, ordered that the Report
 of Thomas L. Pettus administrator of the Estate of Ransom
Hordley deceased who made by an order of said County made
 on the fourth day of November eight hundred and fifty, be
 and thereunto to sell agreeably to law all that certain tract of
 Land situate lying and being in the County of Simmons in the
 State of Alabama and described as follows to-wit: The fraction
 (west of Elk River) of section two, of Township one, of Range
 five west containing four hundred and forty four acres and
 fifty four hundredths of an acre. The fraction west of Elk River of
 Section one, Township one, Range five west containing one hundred and
 forty four acres and ten hundredths of an acre, belonging to the Estate of
Ransom Hordley deceased, be approved and ordered to be executed
 and that the said Thomas L. Pettus administrator of Ransom
Hordley deceased, convey to Thomas Martindale the purchasing
 thereof all the right title interest and claims which the said
Ransom Hordley had in and to the said tract of Land.

Upon this Indenture, Witnesseth that the said Thomas
L. Pettus administrator of all and singling the goods, chattels
 rights and credits which were of Ransom Hordley deceased of the
 first party and Thomas Martindale of the second party, that
 the said Thomas L. Pettus administrator as aforesaid, for
 and in consideration of the sum of one hundred and fifty four
 hundred and seventy five dollars to him in hand paid the receipt whereof is hereby ac-
 knowledged both bargain and conveyance, and by these
 presents doth bargain sell and convey unto the said Thomas
Martindale, and to his heirs assigns, all the right title interest and claims
 which the said Ransom Hordley deceased had in and to the tract
 of Land herein before described as fully and amply as he the said
Thomas L. Pettus administrator as aforesaid by virtue of the author-
 ity aforesaid, could convey the same.

In Witness whereof the said Thomas Martindale, and the appurtenances
 thereunto belonging, and to his heirs and assigns forever.

In testimony whereof the said Thomas L. Pettus admin-
 istrator as aforesaid, hath hereunto set his hand and seal, this the
 18th day of August Eight hundred and fifty one.

Attest
Calvin A. Keedy
Barth C. Keedy }
Thomas L. Pettus }
 Admin. of R. Hordley Decd.

The State of Alabama } Personally appeared before me Brester Morris and
Simmons County. } acting Justice of the Peace of said County Thomas L.
Pettus, Administrator of Ransom Hordley Decd. who acknowledged that he
 signed sealed and delivered the foregoing deed to Thomas Martindale for
 the purposes therein specified. Given under my hand and seal this 13th
 day of August 1851.

Brester Morris
 Justice of the Peace.

Filed in the Office of the Judge of the Probate Court of Simmons
County State of Alabama, for registration on the 30th day of August
 1851, which is duly done in New Book No. 8th pages 492 and 493.
Just. Thomas L. Pettus Judge P.C.

Witnesseth that the said Thomas Martindale, made this the tenth eighth day of
 20th day of August } one thousand eight hundred and fifty one
 John H. Davis } between Holden M. Hendricks of the first party being
Mr. Henry of the second party and John H. Davis of the third
 party all of the County of Simmons State of Alabama. Whereby
 the said Holden M. Hendricks as first party to the said John
H. Davis, by bond executed by said Hendricks & Robert Montgomery
 on, bearing date the 13th day of February one thousand eight
 hundred and forty four, and payable on the first January 1848,
 for the sum of one hundred and fifty four dollars and twenty
 five cents and which will more fully appear by reference to
 said bond, and the said Holden M. Hendricks being willing
 and desirous to make effectually to convey to the said John
H. Davis, the personal property of said John of money. Now
 this Indenture, Witnesseth that the said Holden M. Hendricks for
 and in consideration, of the premises aforesaid, and for and in
 consideration of the sum of one dollar to him in hand paid
 by the said Henry M. Stanley at and before the sealing and de-
 livery of these presents, both this day bargain sell and convey
 conveyance; and by these presents do bargain sell and convey
 unto the said Henry M. Stanley his heirs and assigns forever, the
 following described personal property (to-wit) one Negro Girl
 named Eleanor aged about 17 years together with her move-
 able goods and to hold, the above named Henry unto him
 the said Henry M. Stanley his heirs and assigns forever, and
 the said Holden M. Hendricks for himself his heirs and assigns
 doth truly warrant and will forever defend the right title
 claims and in trust to the above named Henry, unto the said
Henry M. Stanley his heirs & assigns forever.

Upon which never iteth that the said Henry
M. Stanley shall permit him the said Holden M. Hendricks
 to remain in gaol and penitentiary of said State
 until the first day of September, eight hundred and fifty

two, the time specified by the within named parties for the payment of the within mentioned sum of One Thousand & fifty four dollars & 36 cents together with the interest thereon, the said Henry M. Stanley shall so soon after the happening of default of payment as he may be required by the said John H. Maria his heirs or assigns proceed to sell by way of Public Auction to the highest bidder for ready money, any the Court house in the Town of Athens said negro slaves for the purpose of satisfying said debt with cost & charges of sale, first giving at least twenty days notice by public advertisement to be set up in said County, and out of the proceeds of said sale, first to pay the cost & charges of executing this Trust then to the said John H. Maria his heirs or assigns as per, &c, the said sum aforesaid, and the legal interest thereon and, and unpaid at the time of such sale, & if of the said sum aforesaid shall be fully paid off and discharged to the said John H. Maria his heirs or assigns on or before the first day of September Eighteen hundred and fifty two, the time within specified so that no default of payment be made in said sum of money then this Indenture to be null & void and every part thereof. Otherwise the same to remain in full force & in full

In Witness whereof the parties to these presents have hereunto set their hands & affixed their seals the day and year first within written.

Holden M. Hendrick *W*

Henry M. Stanley *W*

John H. Maria *W*

The State of Alabama, Before me Thomas L. Jany Judge of Sumner County, ss. The Probate Court of said County personally appeared Holden M. Hendrick and John H. Maria & severally acknowledged that they had signed sealed and delivered the within deed in and to Henry M. Stanley for the purposes therein set forth, and on the day and year therein named, and on the same day also personally appeared Henry M. Stanley and acknowledged that he had signed sealed the same and had accepted of said Trust. Given under my hand and seal this 28th day of August A. D. 1851.

Thomas L. Jany Judge *W*

Filed in the office of the Judge of the Probate Court of Sumner County State of Alabama for registration on the 28th day of August 1851 which is duly done in said Book No 8 to page 495 and 496.

Arch Thomas L. Jany Judge P.C.

Benj. S. Barclay & wife 3 This Indenture made and entered into this 1st day of September A. D. 1851 between Madison Thompson of the first part and Benjamin S. Barclay and Mary his wife of the first part Thomas H. Hooty of the second part and Madison Thompson of the third part all of the County of Sumner and State of Alabama. Whereas the said parties of the first part and first in date to the party of the third part in the sum of five hundred dollars with the interest thereon from the 17th day of September A. D. 1851, as by the bond of said Barclay to the said Thompson bearing date the 17th day of September A. D. 1851, referred to hereinafter shall more fully appear, which sum with interest thereon the said Barclay is willing and anxious to be paid to the said Thompson. Now this Indenture witnesseth that for and in consideration of the premises hereof and for the further consideration of one dollar in hand paid up and before the signing of these presents, the receipt of which said sum of money is hereby acknowledged, the said Benjamin S. Barclay and Mary his wife have given granted bargained sold assigned and confirmed, and by these presents do give grant bargain sell and confirm unto the said Thomas H. Hooty and his heirs forever all that lot or parcel of land lying and being in the Town of Athens in the County of Sumner and State of Alabama known and described in full of said bond of Athens in the County of Sumner and State of Alabama as lot, mch, and sec (67) and containing one acre more or less to have and to hold the above described lot of ground with all tenements and appurtenances thereto belonging unto the said Thomas H. Hooty his heirs or assigns forever. Upon which matter it is hereby stipulated that the said Hooty shall permit the said Barclay to remain in quiet possession of said lot of ground above described until default be made in the payment only of the sum of five hundred dollars with interest thereon as above set forth, and as is more fully set forth in the above mentioned bond, and then upon this further Trust that the said Hooty shall so soon after the happening of such default of payment as he may think proper, or if the said Thompson may request, sell to the highest bidder for ready money the above described lot of ground or so much thereof as may be sufficient for the purpose after having first the place of sale up his own discretion, and after giving thirty days notice thereof in at least one newspaper published in the County, or by advertisement posted up the Court House door in the Town of Athens if there be no such newspaper, and out of the money arising from such sale shall after paying all the charges attending the execution and execution of this Trust pay to the said Madison Thompson his heirs or assigns administrators or assigns the debt aforesaid with interest thereon or such part thereof as may be due and the balance of any then due shall pay to the said Barclay his heirs or assigns, administrators or assigns. And if the whole of said debt with interest shall be fully paid off and discharged to the said Thompson on or before the 17th day of September 1853 A. D. his heirs or assigns administrators or assigns so that no default of payment of said debt is made then

this Indenture shall be void, or else remain in full force and effect.
In testimony whereof the parties to these presents have hereunto set their hands and seals the day and year first above written.

B. S. Barclay
Mary M. Barclay
Thomas M. Hobbs
Maddison Thompson

The State of Alabama }
Circuit Court of said County }
Personally appeared Benjamin S. Barclay and Mary M. Barclay his wife Thomas M. Hobbs and Maddison Thompson and severally acknowledged that they had signed sealed and delivered the foregoing deed in trust for the purposes therein set forth, and on the day and year therein named; And on the same day Joseph S. Barclay separate and apart from her said husband who acknowledged that she had 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 17th day of September A. D. 1851.

Thomas M. Hobbs Judge

Filed in the office of the Judge of the Probate Court of Cinnestown County State of Alabama for registration on the 17th day of September 1851, which is duly done in Red Book Number 8th May 499 and 498

Deputy Thomas M. Hobbs Judge P. C.

Simpson & Gilbert } This Indenture made and entered into this 3rd day of May 1851, between John S. Simpson his wife Cypria Simpson and Maria Gilbert & his wife Coniza Gilbert of the one party, and George Gilbert Junr of the other party. Witnesseth that the said Simpson & Gilbert and their wife Cypria & Coniza for and in consideration of the sum of \$4000 and eight dollars to them in hand paid the receipt whereof is hereby acknowledged both this day bargain and alienance conveyed & conveyed to the said George Gilbert Junr all the following lots or parcels of land lying and being in the County of Cinnestown State of Alabama (to-wit) the South east quarter of the South west quarter Section nine Township one Range five mesh containing thirty acres and 9/100 also the North west quarter of the South west quarter of Section nine Township one Range five mesh containing forty 0 9/100 acres also the North east fourth of the South west fourth of Section No. 9 - Township No. one - of Range No. 5 mesh containing forty and 9/100 acres, also the South west fourth of the South

west fourth of Section No. 9, Township one of Range No. five mesh containing forty 8/100 of acre, also the west half of the North east fourth of the South east fourth of Section No. 9 - Township one of Range No. 5 mesh, containing twenty 1/2 1/100 acre, to have and to hold the above described land with the tenements thereto belonging, on in and with appurtenances unto the said George Gilbert Junr his heirs and assigns forever and the said John S. Simpson & Maria Gilbert and their wife Cypria Simpson & Coniza Gilbert for themselves their heirs executors administrators do now and will forever defend the title to the above described and hereby grant premises unto the said George Gilbert Junr his heirs and assigns from & against themselves and all and every person claiming or holding or holding them the said John S. Simpson & his wife Cypria Simpson & Maria Gilbert & his wife Coniza Gilbert & also against the Confus title in demand of all & every person, or persons or persons claiming or holding by force or under the Government of the United States, in testimony the said parties have set their hands & seals the day & date above written.

John S. Simpson
Cypria Simpson
Maria Gilbert

The State of Alabama }
Circuit Court of said County }
Personally appeared before me Bayly C. Bousland, an acting Justice of the Peace for & in the County of Sanderson, & State aforesaid John S. Simpson & his wife Cypria Simpson & Maria Gilbert & his wife Coniza & delivered the foregoing deed on the day of its date for the purpose therein named to the aforesaid George Gilbert Junr and also the same said Joseph S. Barclay to Cypria Simpson wife of John S. Simpson, who on a private examination separately & apart from her said husband acknowledged that she had relinquished her right of dower in said land & premises freely & voluntarily & without any fear threats or compulsion of her said husband.

Given under my hand & seal this 3rd day of May 1851.
B. C. Bousland J. P.

The State of Alabama }
Sanderson County }
I Wiley D. Hankins Judge of the Probate Court of said County do hereby certify that Bayly C. Bousland whose name is signed 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 and State aforesaid, that his said acknowledgment is in due form of law.

In testimony whereof I have hereunto set my hand and affixed my seal of office, at office in the Town of Sanderson on the 28th day of June A. D. 1851.

Wiley D. Hankins J. P.
Filed in the Office of the Judge of the Probate Court of Cinnestown

County State of Alabama for registration on the 30th day of September 1857, which is duly done in said Book No. 8th Page 498-499 and 500
 Just Thomas G. Snyg Judge R.C.

I, J. Simpson & his heirs have made and entered into this 30th of May 1857, between John S. Simpson & his wife Capia Simpson of the County of Sandhills, State of Alabama of the one party and Cary Gilbert of the County of Sandhills State of Alabama of the other party in presence of the said John S. Simpson and his wife Capia Simpson for and in consideration of the sum of five hundred and twenty dollars to them in hand paid the receipt whereof is hereby acknowledged both this day bargained sold aliened conveyed and conveyed by these presents do bargain sell alien conveyed convey with the said Cary Gilbert they all the following lots of land lying in the County of Simontine, State of Alabama to-wit: being the north west fourth of the North east fourth of section No. 9, Township No. 10, Range No. 5, containing forty nine acres more or less, also the North east fourth of the North west fourth of section No. 9, Township No. 10, Range No. 5, containing forty nine acres also the South east fourth of the North west fourth of section No. 9, Township No. 10, Range No. 5, containing forty nine acres, also the South west fourth of the North east fourth of section No. 9, Township No. 10, Range No. 5, containing forty nine acres, also the South east fourth of the South west fourth of section nine in Township No. 10, Range No. 5, containing forty nine acres. Do have and hold the above described land with the appurtenances thereunto belonging on in anywise appertaining unto the said Cary Gilbert his heirs and assigns forever, and the said John S. Simpson & his wife Capia Simpson for themselves their heirs executors administrators do warrant and forever will defend the title to the above described and hereby granted premises unto the said Cary Gilbert his heirs and assigns from and against themselves and all and every person claiming or holding under them the said John S. Simpson & his wife Capia Simpson & also against the lawful title on demand of all and every person on persons whomsoever claiming or holding by from or under the Government of the United States.

In Witness whereof the said parties have hereunto set their hands & seals the day and date above written

John S. Simpson
 Capia Simpson

The State of Alabama, Sandhills County, Personally appeared before me B. C. Donland an acting Justice of the Peace for and in the County of Sandhills, State of Alabama John S. Simpson & his wife Capia Simpson and acknowledged that they signed sealed and delivered the foregoing and on the

day of its date for the purposes therein named to the aforesaid Cary Gilbert his heirs and assigns the same day Septimela Simmonds to Capia Simpson wife of John S. Simpson who on a private examination separate and apart from her said husband acknowledged that she selling her husband's right of dower in said land & premises freely & voluntarily & without any force threat or compulsion of her said husband
 Given under my hand and seal this 30th day of May 1857
 B. C. Donland J.P.

The State of Alabama, Sandhills County, I, J. S. Henderson Judge of the Probate Court of said County and State do hereby certify that B. C. Donland whose name appears to the above acknowledgment is and was at the time of signing the same an acting Justice of the Peace in and for the County and State aforesaid, that said acknowledgment is in and to the form of Law
 In testimony whereof I have hereunto set my hand and affixed my seal of office, at office in the Town of Florence on this 30th day of April A. D. 1857.
 J. S. Henderson J.P.

I, J. S. Henderson Judge of the Probate Court of Sandhills County State of Alabama, for registration on the 30th day of September 1857, which is duly done in said Book No. 8th Page 500 and 501
 Just Thomas G. Snyg Judge R.C.

Bradford P. Brewster & wife & his heirs have made and entered into this 1st of March 1857, between Bradford P. Brewster and Rebecca Brewster of the County of Simontine in the State of Alabama of the one party and Catharine Robinson of the other party in presence of the said Bradford P. Brewster and Rebecca Brewster 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 by these presents do bargain sell alien conveyed and conveyed unto the said Catharine Robinson all that certain tract of land lying and being in the County of Simontine and State of Alabama and known as the east half of the South east quarter of section eleven, Township three, and Range five west.

Do have and to hold the above described tract of land with the appurtenances thereunto belonging on in anywise appertaining unto the said Catharine Robinson her heirs and assigns forever; - and the said Bradford P. Brewster and Rebecca Brewster for themselves their executors and administrators do warrant and forever will defend the title to the above described and hereby granted premises unto the said Catharine Robinson her heirs and assigns from and against themselves and all and every person claiming or holding under them the said Bradford P. Brewster and Rebecca Brewster and also against the lawful title claim on demand of all and every person whomsoever claiming or holding by from or under the Government of the

Written by

John, the known, of the said Robinson Brown and Rebecca Brown have hereto set their hands and seals the day and date a-
bove written.

Signed sealed & delivered
in the presence of

John A. Board

Samuel Board

Robt. D. Brown

Rebecca Brown

The State of Alabama } Personally appeared before us John A.
Summerville County } Board and Samuel Board two acting Justices
of the Peace in and for said County and State aforesaid Bradford D. Brown
and Rebecca Brown whose names are subscribed to the within deed of
conveyance, and after reading the signing sealing & delivering the same
for the purposes therein contained and the day of its date also on the
same day we exhibited said deed to Rebecca Brown wife of the said
Robt. Brown who on a private examination separate and apart from her
said husband acknowledged the signing sealing and delivering the same
to Catherine Robinson for the purposes therein specified, and the day
of its date, and that she freely and voluntarily relinquished all her
right of dower to the same without fear threats or compulsion of her
said husband. Given under our hands and seals this 15th day of
August 1857.

John A. Board J.P.

Samuel Board J.P.

Filed in the Office of the Judge of the Probate Court of Summerville
County State of Alabama for registration on the 20th day of
October 1857, which is duly done in said Probate Court & in
page 501 and 502.

Test, Thomas A. Byrd Judge P.C.

James Perkins } This Indenture made this eighth day of July 1857 A.D.
J. & W. } between James Perkins of the County of Morgan and State
of Indiana, Trustee and Attorney in fact for Benjamin
Morrison of the County of Marion, and Orin M. Peterson of the County
of Cherokee and State of New Hampshire, by their Writ of Trust and
power of Attorney in fact to the said James Perkins which Writ of
Trust was filed for record on the 6th day of December A.D. 1857, in
the recording office of Summerville County at Athens in the State of Ala-
bama reference being had thereto on the first page.
And Thomas A. Nelson of Summerville County and State of Alabama of
the second party, witnesseth. - That the said party of the first part
for and in consideration of the sum of fifty dollars \$50 by the party
of the second part in hand to the party of the first part the receipt
whereof is hereby acknowledged hath granted bargained and sold
by their power both grant bargain and sell unto the said party
of the 2nd part his heirs and assigns forever all the following descri-

bed pieces or parcels of land, to-wit: the East half of the South east quar-
ter of Section 35, thirty five Township 3, two Range, north containing Eighty one
or 38/100, also two acres being a part of the North east quarter of Section
35, thirty five, situated in the South east corner of said quarter, beginning
at said corner & running North with the line one hundred and fifty yards
thence north point, two yards thence South one hundred and fifty yards then
East to the place of beginning - Also the West half of the South east
quarter of Section 39, thirty nine Township 3, three Range & four north
all lying in the County of Summerville State of Alabama. Also the West
half of the South west quarter of Section 14, fourteen in Township 5, first
Range & four north containing 80, Eighty acres in the District of Land
intended to be sold as mentioned.

To have and to hold all the above described piece or
parcels of land with all the appurtenances belonging to the same
to have the said James Perkins his heirs and assigns forever to the said
James Perkins and his heirs forever with the said Nelson (that he
has full and legal authority to convey the same & that he will
warrant for himself his heirs administrators or assigns warranty and
defend the same against the lawful claims of all persons what-
ever.

John H. Hartsinger }
Abraham Prager }

James Perkins Trustee

State of Indiana } Personally appeared before me John
Morgan County } Hartsinger an acting Justice of the Peace
in and for said County James Perkins and acknowledged his signature to
the foregoing and given under my hand and seal this 8th day of
Sept 1857.

John Hartsinger
Justice of the Peace

State of Indiana } A. R. Wroughton clerk of the Morgan Circuit
Morgan County } Court do hereby certify that John Hartsinger whose
name is affixed to the above acknowledged may as the date there given
and acting Justice of the Peace for said County duly elected Commissioner
and qualified, and that his signature is genuine. Morganville Sept
11th 1857.

Witness my hand and seal of said County this
11th day of September 1857.

A. R. Wroughton Clerk

State of Indiana } J. John M. Richards sole Judge of the Probate
Morgan County } Court do hereby certify that Oliver R. Wroughton
whose certificate appears to the foregoing page was at the date
of, and still is the acting clerk of the Morgan Circuit Court &
an officer of the Probate Court of said County duly elected
Commissioner and qualified according to law, and that his sig-
nature is genuine.

Given under my hand and seal this 12th day of Sep-

November 1857

John M. Richards

Probate Judge

Filed in the Office of the Judge of the Probate Court of Sum-
ter County, State of Alabama, for registration on the 17th day of
October 1857, which is duly done in Book No. 8 page 573
574 and 575

Just Thomas B. Tynes Judge P.C.

M. W. W.

203 West

11th E. York

This Indenture made and entered into this the
27th day of September 1857, between Roswell Wines of the first party and
William & Edward York, all of the County of Sumter and State
of Alabama witnesses: That for and in consideration of the sum of
one thousand and twenty dollars, to him the said R. Wines, in hand paid by
the said William & York, the receipt whereof is hereby acknowledged, both this day
bargained and sold and by these presents, both bargain and sell unto the said
R. Wines, all that tract of land, lying in the County of Sumter and State of
Alabama, being the North East quarter of the North West quarter of Section twenty five Township
Range four West, containing forty acres, be the same more or less.

To have and to hold the above described land, with the appurtenances unto the said
R. Wines his heirs and assigns forever, and the said R. Wines for himself his heirs
executors or administrators, does warrant and will forever defend the title to the
above and hereby granted premises unto the said R. Wines his heirs or assigns
from and against himself and all and every person claiming or holding
under him the said R. Wines, 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 I have hereunto
set my hand and affixed my seal the day and date above written

State of Alabama
Sumter County SS Before me Thomas B. Tynes Judge of the Probate Court
of said County personally appeared Roswell Wines and acknowledged that
he had signed sealed and delivered the within deed to the within named William
& York for the purposes therein set forth and on the day and date therein named
Given under my hand and seal this 17th day of October A.D. 1857

Thomas B. Tynes Judge P.C.

Filed in the Office of the Judge of the Probate Court of Sumter County State of
Alabama for registration on the 17th day of October 1857 which is duly done in Book
No. 8 page 574

Just Thomas B. Tynes Judge P.C.

John M. Richards

John M. Richards

John M. Richards

John M. Richards

John M. Richards

John M. Richards

State of Alabama

Sumter County

John M. Richards

John M. Richards

John M. Richards

Personally appeared before me John M. Richards

John M. Richards

John M. Richards

John M. Richards

eight hundred and thirty one, and was bound to him the said John M. Richards until he was twenty
years old, and that the said Mollie Males has now obtained the age of twenty one years and is
free from said indenture the said Mollie Males having been free born in her own free
will

John M. Richards

Witness to and subscribed before me this tenth day of November

one thousand eight hundred and fifty and

John M. Richards

The State of Alabama
Sumter County SS I Thomas B. Tynes Judge of the Probate Court of said County
do hereby certify that John M. Richards whose genuine signature appears to the foregoing
Certificate is and was at the time of signing the same an acting Justice of the Peace
in and for said County duly elected, commissioned and sworn, and that full faith
and credit are due to all of his official acts as such

In testimony whereof I have hereunto set my name and affixed the seal of said
Probate Court at my Office in the Town of Athens this 10th day of November
A.D. 1857 and 76th year of American Independence

Thomas B. Tynes Judge P.C.

Filed in the Office of the Judge of the Probate Court of Sumter County, State of
Alabama for registration on the 10th November 1857 which is duly done in Book
No. 8 page 504 & 505

Just Thomas B. Tynes Judge P.C.

Willis Bonner Wines This Indenture made this sixteenth day of December one thousand
eight hundred and fifty one, by and between Richard Bonner, Moses
Daniel Coleman and Bonner, William Bonner, William & Haraway and his wife Eliza &
Haraway Leithan and his wife Mahala & Leithan & Mary Bonner wife of

Richard Bonner, of the County of - in the State of Alabama of the one part
and Daniel Coleman of the County of Sumter and State of Alabama of the
other part, witnesses that the said parties of the first part for and in considera-
tion of the sum of Eleven thousand four hundred and seven dollars to them in
hand well and truly paid, the receipt whereof is hereby acknowledged, have this
day granted bargained and sold, and by these presents, do grant bargain
and sell unto the said Daniel Coleman, his heirs and assigns, all that
certain tract of land lying and being in the County of Sumter, and known
as the East half of the South East q. of Section No. six, also one hundred and
fifty four acres, being all of the North East q. of Sec. No. seven, except six acres
& 6 poles heretofore conveyed to Edwin Bonford also the South East
q. of said Section No. seven, also the North East q. of Section No. Eight
also the West half of the North West q. of Section No. seven, also the North
half of the West half of the South West q. of Section No. seven, also
ninety two acres being all that part of the North West q. of Section No. Eight
except sixty eight acres and 16 poles heretofore conveyed to John R. Harrow also
the South West q. of the North East q. of Section No. Eight, also the North
East q. of the South East q. of Section No. Eight, all in Township Thir-
ty Range No. six West containing eight hundred and forty five acres said
tract being better known as the Fort Hampton tract of land, latterly con-
veyed and owned by Willis Bonner dec'd. late of said County, one half acre of

said lands including the Graveyard is desired for burial place for the family, with all and singular the hereditaments, and appurtenances, thereto belonging or in anywise appertaining, and all the estate, right, title, interest, claim and demand whatever of them the said parties of the first part, of, in and to the said tract of land, above mentioned, and every part and parcel thereof, to have and to hold, the said tract of land, above mentioned, and every part and parcel thereof, with the appurtenances unto the said Daniel Coleman his heirs and assigns, to the only proper use and behoof of the said Daniel Coleman his heirs and assigns forever; And the said parties of the first part for themselves and their heirs the said tract of land, and every part and parcel thereof against themselves and their heirs, and all and every other person whatever, with warrant and forever defend to the said Daniel Coleman his heirs and assigns in testimony whereof the said parties of the first part have hereunto set their hands, and seals, the day and year above written the record "parties of the first part their

Huldah Bunker Seal
 Moses Bunker Seal
 Jonathan Linkins Seal
 Wm E. Haraway Seal
 Wm Bunker Seal
 By his attorney in fact Wm E. Haraway Seal
 William Bunker Seal
 Eliza E. Haraway Seal
 Mahala R. Linkins Seal

The State of Alabama

Limestone County, ss: Before me Thomas C. Tynes Judge of the Probate Court of said County, personally appeared, Huldah Bunker, Moses Bunker, Jonathan Linkins, William E. Haraway, and William E. Haraway attorney in fact for William Bunker, and severally acknowledged, that they had signed and delivered, the within deed of conveyance, to the within named Daniel Coleman, for the purpose therein set forth and on the day and year therein named, given under my hand and seal this 17th day of December 1857

State of Alabama
 This day personally appeared before me Benjamin Lutz, a Justice of the Peace in and for Limestone County, State of Alabama, the within named Eliza E. Haraway wife of the said William E. Haraway and Mahala R. Linkins wife of said Jonathan Linkins, and being by me examined, separate and apart from their husbands, say that they voluntarily, and without any fear or constraint of their said husbands, signed and sealed the within deed and relinquished their right of dower to the within described lands. Witness my hand and seal this 20th day of December one thousand eight hundred and fifty one.

Benjamin Lutz J. P. Seal

Filed in the Office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 21st day of December 1857 which is duly recorded in Book No 8 pages 2103 & 2104

Recorded at under B
 Book 8 P 505 & 506

Test Thomas C. Tynes Judge P. C.

William S. Capell & Son
 Do: & Lord
 Josiah B. Demont

This Indenture made this fifteenth day of February in the year one thousand eight hundred and fifty between Wilkerson Capell & Kiziah Capell his wife Nathaniel W. Capell & William Capell & his wife Caroline Capell of the County of Limestone in the State of Alabama of the one part and Josiah B. Demont of the other part Witnesseth that the said Wilkerson Capell & Kiziah his wife Nathaniel Capell & Wm Capell & Caroline Capell his wife for and in consideration of the sum of two thousand seven hundred & twenty four 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 Josiah B. Demont all those certain tracts or parcels of land lying and being in the County of Limestone State of Alabama and known as the West half of the South East quarter of fractional section six containing seventy four acres more or less also the West half of the North East quarter of said section six containing eighty acres more or less also the North West part of fractional 8 of said section six containing one hundred and forty one and 1/2 acres more or less also a parcel of land lying and being the North end of the West half of the South East quarter of section six Township three Range six West containing six acres - all of said parcels or tracts of land lying in Township three Range six West and now and heretofore occupied by said Capells 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 Josiah B. Demont his heirs and assigns forever: And the said Wilkerson Capell & Kiziah W. Capell & Wm Capell & Caroline Capell his wife for their heirs executors and administrators do hereby and in consideration of the promise warrant and will forever defend the title to the above described and hereby granted premises unto the said Josiah B. Demont his heirs and assigns from and against themselves and all and every person or persons whomsoever. In testimony whereof the said Wilkerson Capell & Kiziah W. Capell & Wm Capell & Caroline Capell his wife haveunto signed with their names and affix their seals the day and year above written Signed sealed and delivered in the presents of Archer Phillips as to W. S. Capell & wife

William S. Capell Seal
 Caroline A. B. Capell Seal
 Wilkerson Capell Seal
 W. Capell Seal

Benjamin Lutz

State of Tennessee
 This day Caroline Capell Wife of William S. Capell of Lauderdale County whose name is affixed to the within deed came before me Archer Phillips an acting Justice of the peace for said county and being personally examined before me separate and apart from her husband acknowledged that she signed sealed and delivered the within deed for the purposes therein contained voluntarily of her own will and accord without persuasion threats or control of her husband. given under my hand and seal this 15 day of February 1850

Archer Phillips J. P.
 for Lauderdale County, Tennessee

State of Tennessee
 I Isaac M. Steele Clerk of the County Court for said County of Lauderdale do hereby certify that Archer Phillips whose signature appears to the foregoing certificate is and was at the signing of the same an acting Justice of the peace for said County of Lauderdale duly commissioned according to law. Given under my hand at Office this 18th

day of February 1850 Isaac M Steel Clerk
 The State of Alabama } This day personally appeared before me Thomas
 Limestone County ss } S. S. Clerk of the County Court of the county aforesaid
 said Wilkerson Capell & Nathaniel W Capell and severally acknowledged
 that they had signed sealed and delivered the within deed to the said
 B Demont for the purposes therein set forth and on the day and year
 there in named Given under my hand and seal this 15th day of
 March 1850
 Thomas S. S. Clerk Seal

Filed in the office of the judge of the Probate Court of Limestone County State of
 Alabama for registration on the 7th day of March AD 1850 which is duly done
 in Deed Book No 8 page 508 & 8
 Sent Thomas S. S. Judge P. S.

William Bonner } State of Texas Travis County Dec 13th 1848 I have by appoint and legally
 to J. J. Jones of Attorney } authorize Doctor W. E. Haraway of Limestone County Ala to act for me
 W. E. Haraway } in all things pertaining to the winding up of the estate of Miller B.
 owner deceased late of Limestone County Ala and also to attend to any and all
 business that I have or may have in the above mentioned State
 William Bonner

The State of Texas } Before me A. B. McSill Clerk of County Court in and
 County of Travis } for said County and State this day came and appeared
 William Bonner to me well known and signed and executed the foregoing Power
 of Attorney in my presence and the said Bonner declared to me that he executed the
 same for all the purposes and uses therein set forth and expressed

Given under my hand the seal
 of said Court this December the
 15th day AD 1848 A. B. McSill Clerk Seal

The State of Texas } The undersigned Governor of the State aforesaid do hereby certify
 that A. B. McSill - whose name is subscribed to the instrument of writing
 here to annexed was at the time of signing the same Clerk of the County Court
 duly qualified and commissioned in and for said County of Travis in said State and
 that full faith and credit are due his official acts as such. In testimony where
 of I have caused the seal of State to hereunto affixed Done at the City of Austin
 this fifteenth day of December 1848 and of the Independence of the United States the
 seventy fourth and of Texas the fourteenth year

George A. Wood

By the Governor W. D. Miller Secretary of State
 Filed in the office of the judge of the Probate Court of Limestone County State
 of Alabama for registration on the 3rd day of March 1851 which is duly done in
 Deed Book No 8 page 508
 Sent Thomas S. S. Judge P. S.

509
 Robert S. Woodfin wife
 to 3 Deed
 Jesse Adkinson

This Indenture made and entered into this 27th day of August one 1850
 between Eight hundred & fifty between Robert S. Woodfin and Henrietta J
 Woodfin his wife of the first part of the County of Limestone and State
 of Alabama and Jesse Adkinson of the County and State aforesaid of the second part
 Witnesseth that the said Robert S. Woodfin and Henrietta J. Woodfin both for and
 in consideration of the sum of four hundred & twenty five Dollars to them in hand
 paid the Receipt whereof is here by acknowledged hath this day bargained sold conveyed and
 conveyed all that certain tract or parcel of land lying and being in the County of Limestone
 and State of Alabama and known as the East 1/2 of the North East quarter of Section 18
 Township 10th Range 3rd West containing Eighty eight acres To have and to hold
 the aforesaid Land and hereby devised premises with all and sundry the appur-
 tenances therunto belonging to the only and proper use of him the said Jesse
 Adkinson his heirs and assigns forever and the said Robert S. Woodfin and Henrietta
 J. Woodfin his wife both for themselves their heirs Executors and administrators
 both covenant to and with the said Adkinson his heirs that he will forever war-
 rant and defend against the right title interest or claim of all and every persons or per-
 sons claiming or holding under the government of the United States of America
 in Witness whereof we have hereunto set our hands and affixed our seals this
 the day and date first above written
 R. S. Woodfin Seal
 Henrietta Woodfin Seal

The State of Alabama } Personally appeared before me William M. Redus an ex
 Limestone County } -ing justice of the peace in and for said County Robert S.
 Woodfin who acknowledged the signing sealing and delivering the foregoing
 deed on the day of its date for the purposes therein contained. On the same day
 I executed said deed to Henrietta J. Woodfin Wife of the said Robert S. Woodfin who
 acknowledged she signed sealed and delivered the foregoing deed of conveyance on the
 day of its date for the purposes therein contained and that she freely did it with-
 out fear threats or of her said husband Given under my hand and seal
 on the 27th day of August 1850
 William M. Redus. J. P. Seal
 Filed in the office of the judge of the Probate Court of Limestone County
 State of Alabama for registration on the 3rd day of September 1850 which
 is duly done in Deed Book No 8 page 509
 Sent Thomas S. S. Judge P. S.

Henry Curry wife
 to 3 Deed
 Nathaniel C. Malone

This Indenture made this 14th day of December in the year one thousand
 eight hundred and fifty between Henry Curry and his wife
 Lucinda R. Curry of the County of Limestone in the State of Ala-
 bama of the one part & Nathaniel C. Malone of the other part Witnesseth
 that the said Henry Curry & his wife Lucinda R. Curry for and in consider-
 ation of the sum of Sixty seven dollars to them in hand paid the receipt
 whereof is hereby acknowledged have this day given granted bargained sold
 allured conveyed released conveyed and confirmed and by these presents do give
 grant bargain sell allured convey release convey and confirm unto the said
 Nathaniel C. Malone all that tract of land lying and being in the
 County of Limestone State of Alabama known and described as fol-
 lows to wit Commencing 118 rods east of the S.W. corner of section 18 Township 3
 Range 3 West thence North & West twenty two rods to a poplar tree thence

North 53° East 18 rods thence 82° East 14 rods thence South 17° East 32 rods thence South 31° East 21 rods to the south boundary of said section thence west on said section line 80 rods to the beginning containing ten acres & 75 more or less. To have and to hold the above described tract of land with the tenements and appurtenances therein belonging or in any way appurtenant unto the said Nathaniel C. Malone his heirs and assigns forever and the said Henry Curry & his wife Lucinda R. Curry for themselves & heirs Executors and Administrators do hereby & in consideration of the premises warrant and well forever defend the title to the above described & hereby granted premises unto the said Nathaniel C. Malone his heirs and assigns from and against themselves and all and every person or persons claiming under them the said Henry Curry & his wife Lucinda R. Curry and also against the lawful title claimant demand of all and every person or persons whomsoever. In testimony whereof the said Henry Curry and his wife have hereunto subscribed their names and affixed their seals the day and year above written.

Henry Curry ^{his} Seal
Lucinda R. Curry ^{her} Seal
State of Alabama
Limestone County Personally appeared before me Aaron C. Cain and acting Justice of the Peace in and for said county and State the within named Henry Curry and Lucinda R. his wife who acknowledged that they severally signed sealed and delivered the within deed on the day and year therein mentioned to the within Nathaniel C. Malone and the said Lucinda R. 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 threats or compulsions of her said husband. Given under my hand and seal this the 19th day of June 1851. Aaron C. Cain J. P. Seal
Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 29th day of October 1851 which is duly done in deed Book No 8 pages 509 & 40. Seal Thos S. Gys Judge J. C.

Jonathan McDonald ^{Deed} ^{Commenced} This Indenture made and entered into this 23rd day of January in the year 1848 between Clinton Jones Executor of the last will and Testament of Miceajah Thomas dead of the county of Limestone and State of Alabama of the first part and Jonathan McDonald of said county & State of the second part Witnesseth that whereas by virtue of an order of the County Court of said county he the said Clinton Jones Executor as afore said did sell on the seventh day of October in the year one thousand eight hundred and forty eight to Jonathan McDonald of said County of Limestone the following land belonging to the Estate of said Miceajah Thomas dead being in said county of Limestone to wit the west half of the south west quarter of Sec 5 T4 R3 West South half of the SE qr of Sec 6 T4 R3 North East qr of Sec 7 T4 R3 North West qr of Sec 7 T4 R3 West South west of Sec 6 T4 R3 West South East qr of Sec 11 T4 R4 West North East qr of Sec 12 T4 R4 West North West qr of Sec 12 T4 R4 West one hundred and twenty acres on the North side of N.E. qr of Sec 11 T4 R4 West North half of the NW qr of Sec 12 T4 R4 West

which said land was bid off by the said Jonathan McDonald as the highest bidder at said sale which has been duly advertised according to said order of the County Court aforesaid - and whereas the said Clinton Jones Executor as aforesaid having reported to the said County Court that said Jonathan McDonald had complied with the conditions of said sale whereupon the said County Court on the 23rd day of January in the year 1848 ordered the said Clinton Jones Executor as afore said to convey by deed to the said Jonathan McDonald all the right title and interest in and to said before described land together with the appurtenances therein unto belonging had or held or in any manner vested in the said Clinton Jones as Executor and all the right title and interest in and to said land which he the said Clinton Jones might or could sell by virtue of the order of the County Court aforesaid or which the said Miceajah Thomas had and held at the time of his death. Now the said Clinton Jones Executor as aforesaid for and in consideration of the premises and for the further consideration of the sum of thirteen thousand five hundred and thirty dollars to him as Executor aforesaid secured by the said Jonathan McDonald hath granted bargained sold and conveyed and by these presents doth grant bargain sell and convey unto the said Jonathan McDonald his heirs and assigns forever all the right title and interest which the said Miceajah Thomas has and held in and to said before described land at his death together with the appurtenances thereinunto belonging or which in any manner vested in or the said Clinton Jones as Executor and all the title and interest in and to said land which he the said Clinton Jones might or could sell by virtue of the order of the County Court before referred to In testimony whereof the said Clinton Jones Executor as aforesaid hath hereunto set his hand and affixed his seal the day and date first above written.

Clinton Jones ^{Executor} Seal
The State of Alabama
Limestone County ^{Commenced} Before me Thomas S. Gys Clerk of the County Court of said county personally appeared Clinton Jones Executor of the last will and testament of Miceajah Thomas deceased and acknowledged that he had signed sealed and delivered foregoing deed to the said Jonathan McDonald for the purposes therein set forth and on the day and year therein named Given under my hand and seal this 25th day of January 1848
Thomas S. Gys Clerk
Filed in the office of the Clerk of the County Court of Limestone County State of Alabama for Registration on the 25th day January 1848 which is duly done in Deed Book No 8 pages 510 & 11. Seal Thos S. Gys Clerk

Nelson S. Thomas ^{Deed} ^{Commenced} This Indenture made this 27th day of October in the year one thousand eight hundred and fifty one between Nelson S. Thomas of the County of Limestone and State of Alabama of the one part and Peter Phillips of the other part Witnesseth that the said Nelson S. Thomas for and in consideration of the sum of \$125.00 dollars to him in hand paid the receipt whereof is hereby acknowledged have the day given granted bargained sold alligned enfeoffed released conveyed and confirmed and by these presents give grant bargain sell sell allien enfeoff release convey and confirm unto the

said Peter Phillips all that certain tract of land lying and being in the County of Limestone known as the North East gr of the South West gr of Sec No 11 of Township No 3 of Range No 10 most 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 Peter Phillips his heirs and assigns forever. And the Nelson S Thomas for himself his 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 Peter Phillips his heirs and assigns from and against himself and all and every person or persons claiming or holding under them the said N S Thomas and also against the lawful title claims or demands of all and every person or persons whomsoever claiming or holding by farm or under the Government of the United States. In testimony whereof the said Nelson S Thomas hereunto subscribe his name and affix his seal the day and year first above written.

Signed sealed and delivered

in the presence of

Alfred Lanier

William Tappin

Nelson S Thomas

The State of Alabama } Before me Thomas S. Thys judge of the Probate Court of Limestone County SS of said County personally appeared Nelson S Thomas and acknowledged that he had signed sealed and delivered the within deed to the said Peter Phillips for the purposes therein set forth and on the day and year therein named. Given under my hand and seal this 28th day of October A.D. 1852

Thomas S. Thys judge

Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for registration on the 28 day of October 1852 which is duly done in Deed Book No 5 page 511 & 12

Test Thomas S. Thys judge P.C.

John A. Malone
No 3 Deed
Allison C. Bain

This Indenture

made this the 31st day of October one thousand eight hundred and fifty one between John A. Malone Administrator of George

Malone Deed Late of Limestone County State of Alabama of the one part

and Allison C. Bain of the same County and State of the other part. Witnesseth

that that said John A. Malone administrator as aforesaid by virtue and the authority of a decree of the Supreme Court of Limestone County did sell the following tracts of

land belonging to the Estate of the said George Malone at Public sale to the said

Allison C. Bain for the sum of fifty two hundred and twenty five dollars being the

highest sum bid for the tracts or parcels of land aforesaid. Now by a voucher of the

said order of the Court on P. in consideration of fifty two hundred and twenty five dol-

lars in hand paid by the said Allison C. Bain the receipt whereof is hereby acknow-

ledged hence sold all the right and title held by the said George Malone in his

life time and ordered by the Court to be sold in said tract of land which is known

as lying in the County of Limestone and described as follows (to wit): The North

East and North West quarters of sections twenty five Township three Range four

west with the the exception of one half acre square lot in the N.E. part of the N.E.

quarter named for the use of the family and known as the family burying ground

also the South East and South West quarters of section twenty four Township three

Range four west lying on the west side of Pine Creek [and comprising 197 1/2 of an acre herebefore sold and conveyed to Mary Wynn lying on the East side of said Pine Creek] also Lot No 21 in the plan of the Town of Athens. To have and to hold the said lands and premises with the appurtenances thereto belonging unto the said Allison C. Bain his heirs and assigns as fully and as absolutely as if the said John A. Malone administrator as aforesaid might could or should sell and convey.

above written

Given under my hand and seal the day and year

John A. Malone

Deed of Geo. Malone decd

The State of Alabama

Limestone County } Before me Thomas S. Thys judge of the Probate Court of said County personally appeared John A. Malone administrator of the Estate of George Malone deceased and acknowledged that he had signed sealed and delivered the foregoing deed to the said Allison C. Bain for the purposes therein set forth and on the day and year therein named. Given under my hand and seal this 30th day of October A.D. 1852

Thomas S. Thys judge

Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for registration on the 30th day of October 1852 which is duly done in Deed Book No 8 page 512 & 13

Test Thomas S. Thys judge P.C.

John A. Malone adm
No 3 Deed

This Indenture made this the 31st day of October one thousand eight hundred and fifty one between John A. Malone administrator of George Malone late of Limestone County State of Alabama of the one part and Nathaniel C. Malone of the same County and State of the other part. Witnesseth that the said John A. Malone administrator as aforesaid by virtue and authority of a decree of the Supreme Court of Limestone County did sell the tracts of land belonging to the Estate of the said George Malone at public sale to the said Nathaniel C. Malone for the sum seventy two hundred dollars being the highest sum bid for the tracts of land aforesaid. Now by virtue of the said order of the Court and in consideration of the sum of seventy two hundred dollars in hand paid by the said Nathaniel C. Malone the receipt whereof is hereby acknowledged hence the said Nathaniel C. Malone the receipt whereof is hereby acknowledged hence the said George Malone in his life time 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 of Alabama and described as follows (to wit) Section thirty six Township three Range four west with the exception of about eight acres lying in the N.E. part of said section herebefore sold and deeded to sundry persons in trust for the use of the N.E. Church which land is particularly described in said deed and is known as the family burying ground. To have and to hold the hereby conveyed land and premises with the appurtenances thereto belonging unto him the said Nathaniel C. Malone his heirs and assigns as fully and as absolutely as if the said John A. Malone administrator as aforesaid and under the authority aforesaid might or should sell and convey. Given under my hand and seal the day and year above written

John A. Malone

Deed of George Malone decd

The State of Alabama

Limestone County } Before me Thomas S. Thys judge of the Probate Court

Said County Personally appeared John A. Malone administrator of the Estate of George Malone deceased and acknowledged that he had signed sealed and delivered the foregoing deed to the said Nathaniel C. Malone for the purpose therein set forth and on the day and year therein named Given under my hand and seal this 30th day of October A.D. 1851.

Thomas J. Hays Judge of the Probate Court of Limestone County State of Alabama for Registration on the 30th day of October 1851 which is duly done in deed Book No. pages 313 & 14. Test Thomas J. Hays J.S.

William L. Harrison and his wife Margaret C. Harrison of the County of Limestone and State of Alabama of the one part and Charles D. Anderson of the County and State aforesaid of the other part Witnesseth that the said William L. Harrison and wife for and consideration of the sum of eight thousand dollars to them in 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 aliened enfeoff release convey and confirmed unto the said Charles D. Anderson his heirs and assigns forever all their right title claim and interest in and to all those certain tracts or parcels of land lying and being in the said County of Limestone and State of Alabama and known and described as follows to wit: The North east North west and South west quarters and the west half of the south east quarter of section number three of Township number four in Range number three west of the Paris Meridian in the District of lands subject to sale at Mountville in said State of Alabama and the north east and south east quarters of section number four in the Township and Range aforesaid and also the east half of the south east quarter of section number thirty three in Township number three in the Range aforesaid being also lands of which the late Benjamin Harrison died seized and possessed and which by his last will and Testament duly proved and admitted to record in Madison County in said State he bequeathed to Miss Mary Ann Anderson one of his daughters and to his son the said William L. Harrison and which lands are now situated in the State of Alabama and on a portion of which the said William L. Harrison now resides and did reside at the time of the death of the said Benjamin Harrison deeded to have and hold all the right title interest claim of the said William L. Harrison and wife in and to all before described tracts or parcels of land with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said Charles D. Anderson his heirs and assigns forever. And the said William L. Harrison and wife for themselves their heirs executors and administrators do hereby and in consideration of the premises recited and will forever defend the title to one undivided moiety of the above described and hereby granted premises unto the said Charles D. Anderson his heirs and assigns from and against themselves and all every person or persons claiming or holding under them the said William

L. Harrison and his wife and also against the lawful title claim or demand of all every person or persons whomsoever in testimony whereof the said William L. Harrison and his wife Margaret C. Harrison have subscribed their names and affix their seals this the day and year first aforesaid.

Signed sealed and delivered in the presence of
The State of Alabama Before me Alexander Russell a Justice of the Peace Limestone County in and for the County of Limestone in the State of Alabama this day personally appeared William L. Harrison whose name is subscribed to the above and foregoing deed and acknowledged that he had signed sealed and delivered the foregoing deed to the aforesaid and within mentioned Charles D. Anderson on the day and year therein mentioned. Also on this day personally appeared before me Alexander Russell a Justice of the Peace in and for said County Margaret C. Harrison wife of the said William L. Harrison she being by me examined separate and apart from her said husband acknowledged that she had signed sealed and delivered the said deed either voluntarily and free of all threats or compulsion of her said husband on the day and year therein mentioned Given under my hand and seal in said County this the twenty ninth day of October eighteen hundred and fifty one.

Alex Russell J.S.
Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 31st day of October 1851 which is duly done in deed Book No. 8 pages 574 & 5. Test Thomas J. Hays J.S.

John H. Sanford Whereas Joseph Bell late of the County of Limestone State of Alabama died seized of the following described land lying and being in being in the County and State aforesaid to wit: The SE quarter of section 32 the E 1/2 of the NW quarter of section 32 the E 1/2 of the SE quarter of section 32 the NW quarter of the NW quarter of section 32 the NW 1/4 of the SE quarter of section 32 in Township 3 in Range five (also the NE quarter of the NW quarter of section five in Township 4 in Range 5 the NE quarter of said section 5 in Township 4 Range 5 also the NW 1/4 of the NW 1/4 of section 32 in Township 3 Range 5 and on the petition of Sarah R. Bell administratrix of said Joseph Bell deceased and by the order of the County Court of said County the said land on the 21st day of March 1848 were by commissioners appointed for the purpose divided among the heirs of said Joseph Bell deceased and that said commissioners allotted to William G. Bell Lot No. 10 containing forty one acres & thirty six hundredths of an acre to Joseph Bell Lot No. 5 containing thirty four acres & sixty six hundredths of an acre to John I. Bell Lot No. 8 containing twenty three acres and twenty seven hundredths of an acre Lot No. 8 to Abner Bell containing forty acres and twenty nine hundredths of an acre to Thomas Bell Lot No. 9 containing thirty three acres and twenty seven hundredths of an acre also Lot No. 2 to John Bell containing twenty seven hundredths of an acre also Lot No. 1 to John Bell containing twenty acres Lot No. 7 to John Bell containing twenty acres Lot No. 8 to Thomas Bell containing

Twenty acres Lot No. 10. William S. Bell containing twenty acres and Lot 45 in Joseph Bell containing twenty acres all of which will fully appear by reference to said division and the plats of said land on file in the office of the clerk of the Probate Court of said county all of which Lots or subdivisions of Land before entered under John H. Binford dec. seized being the owner thereof. Now this Indenture made this first day November in the year one thousand eight hundred & fifty one between John H. Binford and Matilda his wife of the county of Limestone State of Alabama of the one part and Calaburn Wright of the other part Witnesseth that the said John H. Binford and Matilda his wife for and in consideration of eight hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened infeoffed released conveyed and confirmed and for these presents do give grant bargain sell alien and convey release confirm unto Calaburn Wright all the foregoing lots of Land as laid down in the plats aforesaid to wit Lots No. 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, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

John H. Binford Seal
A. M. Binford Seal

The State of Alabama ss Before me Thomas S. Gyns Judge of the Probate Court of said county personally appeared John H. Binford and Amelia M. Binford his wife and severally acknowledged that they had signed sealed and delivered the within Deed to the within named Calaburn Wright for the purposes therein set forth and on the day and year therein named And on the same day Exhibited said Deed to the said Amelia M. Binford who on a private examination made by me separate and apart from her said husband Acknowledged

deed that she had signed sealed and delivered the same freely and voluntarily without any fear threats or compulsions of her said husband Given under my hand and seal this 1st day of November 1851
Thomas S. Gyns Judge
Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 1st day of November 1851 which is duly done in deed Book pages 515 & 16.
Test Thomas S. Gyns Judge

David Watkins wife of one lot one thousand eight hundred and fifty one Betwixt L B Freeman and David Watkins and Roddy his wife of Limestone County and State of Alabama of the first part and L B Freeman of the County and State of the second part Witnesseth that the said David Watkins and Roddy his wife of the first part for and in consideration of the sum of three hundred and fifty dollars to the said David Watkins and Roddy his wife in paid the receipt and title whereof is hereby acknowledged have this day bargained and sold aliened infeoffed and conveyed and by these do bargain and sell unto the said L B Freeman a 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 section two township one range three west of the meridian of Huntsville and also part of the North west quarter of section two township one range west of the meridian of Huntsville containing two hundred acres of Land more or less thereunto belonging unto the said L B Freeman his heirs and assigns forever and the said David Watkins and Roddy his wife do warrant and will forever defend the title to the above lot or parcel of Land unto the said L B Freeman against the claims of all persons having claims through or under the government of the United States or any other person in testimony whereof the said David Watkins and Roddy his wife of the first part have hereunto set their hands and affixed their seals the day and date above written
David Watkins Seal
Roddy Watkins Seal

The State of Alabama ss This day personally appeared before me Absalom Parker Justice of the Peace in and for said County Limestone County David Watkins and Roddy Watkins his wife and severally acknowledged that they signed sealed and delivered the foregoing deed for the purpose therein contained and on the day and year therein named given under my hand and seal this the 4th day of July 1851
Absalom Parker Justice of the Peace
Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 8th day of November 1851 which is duly done in Deed Book No 5 page 517
Test Thomas S. Gyns Judge

Robert Raney This Indenture made and entered into this 6th day of October 1851 between Robert Raney and Sally his wife of the first part and William H. Maudslow of the second part Witnesseth that the said Robert Raney and his wife Sally for and in consideration of seventy five dollars to them in

hand paid the receipt whereof is acknowledged have this day bargained sold transferred conveyed all and enfeoffed and set over unto them the said Raney and his wife Sally all my Right title claim interest and demand as well as in expectancy as in possession to the following described tract or parcel of land viz the west half of the North East quarter of section 9 of T² S of R² E of Range No 6 west bounded as follows beginning at a stake on the northern section line 9 poles from the North East corner of said quarter running thence South with the parallel of the section line 100 poles to a chestnut stake thence west 80 poles to a stake on the line of B. Maudis' land thence north along said land 40 poles thence east 40 poles thence north 80 poles thence west 40 poles thence North 20 poles to the section line thence along the section line to the place of beginning containing 60 acres more or less to have and to hold the above described land with all and singular the appurtenances thereunto belonging unto him the said Maudis his heirs and assigns and furthermore the said Raney and his wife Sally do covenant and agree to warrant and defend the legal claims to the said lot or parcel unto him the said Maudis to his own proper use benefit and behoof his heirs and assigns forever in witness whereof I have set my hand and affixed my hand and affixed my seal this day and date above written

Robert Raney *Real*
Sally Raney *Real*

The State of Alabama
Limestone County ss

Personally appeared before me J. C. Thomas an acting justice of the Peace in and for the County aforesaid the above named Robert Raney and Sally Raney his wife who acknowledge that severally signed sealed and delivered the foregoing Deed on the day and year therein mentioned to the aforesaid Wm. H. Maudis and the said Sally Raney 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 from her said husband

James A. Thomas J. P.

Given under my hand and seal this 6th day of Oct 1851
Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 4th day of November 1851 which is duly done in Deed Book No 8 pages 517 & 18 Test Thomas J. C. Judge P. C.

Thomas A. Jones wife
to 3 Deed

This Indenture made the 1st day of November in the year one thousand eight hundred and fifty one between Thomas A. Jones and his wife Mariah C. Jones of the County of Limestone in the State of Alabama of the one part and Benjamin F. Bell of the other part Witnesseth that the said Thomas A. Jones and his wife Mariah C. Jones for and in consideration of the sum of one hundred and twelve dollars and fifty cents 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 F. Bell all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama and known and described Lot No 3 in the lands belonging to the Estate of Joseph Bell deceased Section No 32 Township No 3 of Range No 5 East Bounded on the North by Hamilton Jones Land on the South by B. F. Bell's Land on the East by A. H. Bamford's Land and on the West by the Corner of A. H. Bamford's Land containing twenty three acres and twenty seven hundredths of an acre and also the undivided interest in the above of the Land now in possession of Sarah R. Bell being about one Tenth part of said tract of Land. We 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 Benjamin F. Bell his heirs and assigns forever. And the said Thomas A. Jones & his wife Mariah C. Jones for themselves 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 Benjamin F. Bell his heirs and assigns from and against themselves and all and every person or persons claiming or holding under the Thomas A. Jones & his wife Mariah C. Jones 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 Thomas A. Jones & his wife Mariah C. Jones have hereunto subscribed their names and affixed their seals the day and year first above written

Thomas A. Jones *Real*
Mariah C. Jones *Real*

The State of Alabama Personally appeared before me Henry Smith an acting Justice of the Peace for Limestone County Thomas A. Jones and his wife Mariah C. Jones and acknowledged that they signed sealed and delivered the within deed to Benjamin F. Bell the day and date therein written for the purposes therein specified and contained and the said Mariah C. Jones being by me examined separate and apart from her husband Thomas A. Jones acknowledged that she signed sealed and delivered the within Deed of her own free will and consent without any fear or threat or compulsion of her said husband and as her own voluntary act given under my hand and seal this 4th day of November 1851

Henry Smith J. P.

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 5th day of November 1851 which is duly done in Deed Book No 8 pages 518 & 19 Test Thomas J. C. Judge P. C.

This Indenture made and entered into this the 1st day of September 1851 between John J. Annan of the first part William H. Walker of the 2nd Deed Court 3rd part and George B. Beck of the third part Witnesseth that whereas the said party of the first part is justly indebted to the said party of the second part in the full and entire sum of one hundred and fifty dollars which he has this day paid to one Samuel Wickham at the request of the said party of the first part Now I John J. Annan for and in consideration of the above sum of one hundred

and fifty dollars to me in hand or rather to the said Michum as my inslave paid
and for the further consideration one dollar to me in hand paid by the said George B
Rich party of the third do bargain and sell all then and forever quit claim
unto the said George B Rich all my right title and interest to him and his
heirs forever in and to the following tract of land lying and being in the county
of Limestone and State of Alabama to wit the South East quarter of the south East
quarter of section fourteen Township three Range four west containing forty ~~four~~ acres
This Indenture is nevertheless made upon the following stipulations and trusts that
the said debt of an hundred and fifty dollars is to be paid to the said William
Mc Walker in five annual instalments including interest to be paid twelve mon-
-ths from the signing of this deed and the remainder in four equal annual instale-
-ments thereafter including interest Now if the said John T. Gunnman should fail
punctually to pay any one or all of said instalments at the time they respectively become
due the said George B Rich of the third part is or at the request of said William Mc
Walker or he may be requested by said William Mc Walker upon a failure of the
said John T. Gunnman to expose and sell said tract of land and pay the whole of said
instalment and the remainder of such instalments as may then be due or so much
of said instalments as said land pay But if the said John T. Gunnman should
faithfully and punctually pay all of said instalments then this obligation is
paid and said party of the third part shall reconvey said land to the said party
of the first part No sale is to take under this without giving notice twenty
days before said sale and three or more public places in said County of the time
and place for said sale and no sale is to be postponed longer than twenty days
without the consent of the said party of the second part Given under
our hands and seals this the 12th Sept 1851 John T. Gunnman
Wm H Walker
George B Rich

Teste Nicholas Davis
The State of Alabama Before me J. G. Tynes judge of the Probate Court of said
Limestone County County personally appeared Nicholas Davis the subscribing
witness to the foregoing deed in trust who after being duly sworn deposes and saith that
he saw the above named John T. Gunnman George B Rich and William H Walker sign
seal and deliver the foregoing deed in trust for the purpose therein set forth and
on the day and year therein named and that he this deponent signed his name as
a witness thereto in the presence of the said John T. Gunnman George B Rich and
William H Walker and in the presence of each other Given under my hand and seal
this sixth day of October AD 1851 Thomas G. Tynes judge (Seal)
Filed in the office of the judge of the Probate Court of Limestone County
State of Alabama for Registration on 6th October 1851 which is duly done
Deed Book No 8 page 512 & 20 Teste Thomas G. Tynes J. P. C.

521
This Indenture made this sixteenth day of July in the year one
thousand eight hundred and fifty one between Isaac L Wilson admin-
-istrator of S. G. Wilson decd of the county of Limestone in the
State of Alabama of the one part and L. J. Maysenburg of the
State and County of the other part Witnesseth that the said Isaac L Wilson admin-
-istrator as aforesaid did sell agreeably to an order of the county court of said county dated the
twenty sixth day of March in the year one thousand eight hundred and forty nine on a
credit of twelve months for the sum of sixty five dollars on the thirteenth
day of October in the year one thousand eight hundred and forty nine the said L. J. Maysenburg
being the highest bidder the following tract or parcel of land lying and
being in the County aforesaid and 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) No have and to hold the above described and hereby granted tract
or parcel of land with the tenements and appurtenances thereto belonging
or in any wise appertaining unto the said L. J. Maysenburg his heirs and assigns
forever And the said Isaac L Wilson administrator as aforesaid does hereby convey
to the said L. J. Maysenburg all the right title claim interest or demand that the said S. G.
Wilson decd had in and to the above described tract or parcel of land In testimony whereof the said
Isaac L Wilson administrator as aforesaid has hereunto set his hand and seal the day and year
first above written
Signed sealed and delivered
in the presence of us John Bennett
Anderson P. Bennett
The State of Alabama
Limestone County Before me Thomas G. Tynes judge of the Probate Court of said County
personally appeared John Bennett one of the subscribing witnesses to said deed who after being duly
sworn deposes and saith that he saw the within named Isaac L Wilson sign seal and deliver the
within deed to the said L. J. Maysenburg for the purpose therein set forth and on the day and year
therein named and that he subscribed his name as a witness thereto in the presence of said Isaac L
Wilson and in the presence of Anderson P. Bennett the other subscribing witness and that the
said Anderson P. Bennett subscribed his name as a witness thereto in the presence of said Isaac L
Wilson and in the presence of this deponent and in the presence of each other Given under my
hand and seal this 15th day of October AD 1851 Thomas G. Tynes judge (Seal)

Filed in the office of the judge of the Probate Court of Limestone County State of Alabama
for registration on 15th day of October 1851 which is duly done in deed Book No 8 page 521
Teste Thomas G. Tynes judge P. C.

This Indenture made this thirty first day of March in the year one thousand
eight hundred and fifty one between David Hain and Nancy Hain his
wife of the county of Liles in the State of Tennessee of the one part and Isaac
B. Nelson of the other part Witnesseth that the said David Hain and Nancy Hain
his wife for and in consideration of the sum of Three hundred and fifty dollars to the
in hand paid the receipt whereof is hereby acknowledged have this day given granted
bargained sold alliened conveyed released conveyed and confirmed and by these presents do give
grant bargain sell allien convey release convey and confirm unto the said Isaac B. Nelson
all that certain tract of land lying and being in the State of Alabama and County

of Limestone and known as the first half of the North west quarter of Section Number in Township one of Range five west also the North east quarter of North West quarter of the same section Township one of Range five west containing in all one hundred and sixty acres more or less. To have and to hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging or in any wise appurtenant unto the said Isaac Belslow his heirs and assigns forever and the said David Bain and Nancy Bain 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 here by granted premises unto the said Isaac Belslow his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said David Bain and Nancy Bain 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 Bain & Nancy Bain 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

W P Long

State of Alabama

Personally came before me William P Long one of the Justices assigned to keep the peace in and for said County David Bain and Nancy Bain his wife who severally acknowledged that they signed sealed and delivered the within deed to the within named Isaac Belslow for the purposes therein contained and on the day of its date. And the said Nancy Bain being by me examined apart from her husband acknowledged that she signed the same freely without any fear threats or compulsion of her said husband. Given under my hand and seal this 31st day of March 1851.

David Bain
Nancy X Bain

W P Long

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 20th day of October 1851 which is duly done in Deed Book No 8 pages 521 & 522

Test Thomas S. Hynes Judge P.C.

John Fraser wife
M. & Geo. Evans

This Indenture made this 23rd day of October in the year one thousand eight hundred and fifty one between John Fraser and Martha Ann his wife of the County of Limestone in the State of Alabama of the one part and George Evans of the other part. Witnesseth that the said John Fraser and Martha Ann his wife for and in consideration of the sum of Twelve hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened conveyed and confirmed and by these presents do give grant bargain sell alien convey release convey and confirm unto the said George Evans all that certain tract or parcel of land lying and being in the County and State aforesaid and known and designated as the South west quarter of Section 34 South Township two Range 4 West also the west half of the south east quarter of section 34 Township 2 Range 4 West also the west half of the North east quarter of Section 3 Township 3 of Range 4 West also that part of the North west quarter of Section three Township three Range four West lying east of the west margin of the main channel of Brown Creek containing four hundred and fifty three acres more or less. To have and to hold the above described land with the tenements and appurtenances thereto belonging or in any wise appurtenant unto the

said George Evans his heirs and assigns forever. And the said John Fraser & Martha Ann 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 George Evans and his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John Fraser and Martha Ann his wife and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding from or under the government of the United States. In testimony whereof the said John Fraser and Martha Ann have hereunto subscribed their names and affixed their seals the day and year first above written.

Signed sealed and delivered

in the presence of

The State of Alabama

Before me Thomas S. Hynes Judge of the Probate Court of Limestone County personally appeared John Fraser and Martha A. Fraser his wife who severally acknowledged that they had signed sealed and delivered the within Deed to the within named George Evans for the purposes therein set forth and on the day and year therein named. And on the same day she related said deed to the said Martha A. Fraser as her own and apart from her said husband who acknowledged that she had signed sealed and delivered the same to the said George Evans freely and voluntarily and of her own free will and accord without any fear threats or compulsion of her said husband. Given under my hand and seal this 21st day of October A.D. 1851. Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on 22 day of October 1851 which is duly done in deed Book No 8 pages 522 & 523

John Fraser

Martha A. Fraser

Thomas S. Hynes Judge

Test Thomas S. Hynes Judge P.C.

This Indenture made and entered into this 16th day of August 1851 between P. H. Hobbs of the first part and A. P. Allen of the second part both of the County of Limestone State of Alabama. Witnesseth that the said P. H. Hobbs for and in consideration of the sum of three thousand seven hundred and fifty dollars to him in hand paid by the said A. P. Allen hath this day 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 A. P. Allen all that certain tract of land lying in the County aforesaid and known as the S E qr of S 8 T 4 R 5 West & the E 1/2 of the S W qr of S 8 T 4 R 5 West and E 1/2 of the N E qr of S 11 T 4 R 5 West and the E 1/2 of the S E qr of S 11 T 4 R 5 West containing four hundred acres more or less. To have and to hold the above described premises unto the said A. P. Allen his heirs and assigns forever. And the said P. H. Hobbs for himself his heirs executors or administrators do warrant and will forever defend the title to the above described premises unto the said A. P. Allen his heirs or assigns from and against himself and all and every person or persons claiming or holding under him the said P. H. Hobbs and also against the lawful title claim or demand of all and every person or persons claiming 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.

Signed sealed and delivered

in the presence of

R. H. Hains
G. M. Cain

P. H. Hobbs

The State of Alabama
Limestone County
Before me Thomas S. Evans judge of the Probate Court of said County personally the within named Richard H. Cartwright and acknowledged that he had signed sealed and delivered the within deed to Rea F. Collier for the purposes therein set forth and on the day and year therein named Given under my hand and seal this 27th day of October A.D. 1851
Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for Registration on the 27th October 1851 which is duly done in Deed Book No 8 pages 523 & 524
Test Thomas S. Evans judge P.C.

Belmar's Hatfield tax collector
Deed
R. H. Cartwright
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 the heirs of William Gray (decd) hath not paid the sum of forty eight cents the State and County taxes apportioned and are on the land hereinafter particularly described for the year eighteen hundred and forty eight and whereas I aid by virtue of said list and apportionment Seize and take the tract and parcel of land hereinafter particularly described at public sale after having given three months notice of the time and place of said sale by advertisement in the Herald published in the town of Athens Alabama most convenient to said land and myself and by virtue of the statute in such cases made and provided have sold to R. H. Cartwright for the sum of nine dollars and fifty cents for tax and but that being the greatest and highest sum bid therefor Now know ye that I Edward Hatchett Tax collector as aforesaid by virtue of the list and apportionment of taxes aforesaid and by virtue of the statute in such cases made and provided and for and in consideration of the sum of nine dollars and fifty cents aforesaid to me in hand paid by the said R. H. Cartwright the whereof is hereby acknowledged have bargained and sold and by these presents doth bargain and sell unto the said R. H. Cartwright and to his heirs and assigns forever the following tract or parcel of land known and described as follows 38 acres in South of the east half of the east half of the South West quarter Section Twenty three Township one and Range three west lying and being in the County of Limestone and State of Alabama To have and to hold the above described tract or parcel of land and every part thereof with its appurtenances unto the said R. H. Cartwright his heirs and assigns forever as absolutely as if the said Edward Hatchett Tax collector 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 1st of October 1849 Edward Hatchett
The State of Alabama
Limestone County
Before me Thomas S. Evans judge of the Probate Court of Limestone County personally appeared Edward Hatchett and acknowledged that he had signed sealed and delivered the foregoing Deed to the said Richard H. Cartwright for the purposes therein specified and on the day and year therein named Given under my hand and seal this 10 day of October 1851
Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for Registration on the 10th of October which is duly done in Deed Book No 8 pages 523 & 524 Test Thomas S. Evans J. P. C.

Nebo & Thomas v. Phillips
Deed
Peter Phillips
This Indenture made this 27 day of October in the year one thousand eight hundred and fifty one A. D. Thomas A. A. Thomas & Eliza Thomas his John M. Brandon and Mary Brandon his wife James A. Thomas and Elizabeth Thomas his wife Isabel Thomas Administrators of the Estate of Timothy Thomas decd of the County of Limestone in the State of Alabama of the one part and Peter Phillips of the other part Witness that the said A. S. Thomas A. A. Thomas &c. 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 given granted bargained sold aliened enfeoffed released conveyed and confirmed and by these presents do give grant bargain sell alien enfeoff release convey and confirm unto the said Peter Phillips all that certain tract of land lying and being in the County of Limestone known as the South West 1/4 of the South West 1/4 of Sec 11 of Township N. 8 of Range E. 6 most containing forty acres. 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 Peter Phillips his heirs and assigns forever And the said A. S. Thomas &c. 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 Peter Phillips his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said A. S. Thomas A. A. Thomas &c. and also against the lawful title claim or demand of all and every person or persons whomsoever claiming by force or under the Government of the United States. In testimony whereof the said A. S. Thomas A. A. Thomas &c. hereunto subscribe their names and affix their seals the day and year first above written
Signed sealed and delivered in the presence of
John M. Brandon Isabel Thomas
Mary W. Brandon Nelson S. Thomas
James A. Thomas A. A. Thomas
Elizabeth Thomas Eliza Thomas

The State of Alabama
Limestone County
Personally appeared before me John S. Blair an acting Justice of the Peace for the County and State aforesaid James A. Thomas and Elizabeth his wife who acknowledged that they severally signed sealed and delivered the foregoing Deed on the day and year therein mentioned to the aforesaid Peter Phillips and the said Elizabeth being by me privately examined apart from her said husband acknowledged the she signed sealed and delivered the within deed freely without any fear threat or compulsion of her said husband Given under my hand and seal this 27 October 1851 John S. Blair J. P.
The State of Alabama
Limestone County
Personally before me J. A. Thomas an acting Justice of the Peace in and for the County above written the aforesaid A. S. Thomas and Eliza his wife Isabella Thomas and Nelson S. Thomas also John M. Brandon & Mary his wife and acknowledged that they severally signed sealed and delivered the foregoing Deed on the day and date therein mentioned to the aforesaid Peter Phillips and the said Eliza and Mary being one privately examined separately and apart from their said husbands acknowledged they each one signed sealed and delivered this said deed freely without any fear threat or compulsion of her said husband Given under my hand and seal this 28 day Oct 1851 James A. Thomas &c.
Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for Registration on the 28th of October 1851 which is duly done in Deed Book No 8 page 525
Test Thomas S. Evans J. P. C.

521
 David W Pettus & wife
 No 3 Deed
 This Indenture made and entered into this fifteenth day of September one thousand eight hundred and fifty one between David W Pettus and his wife Sarah Pettus of the county of Limestone and State of Alabama of the one part and Asa B Harwell of the other part Witnesseth that the said David W Pettus and his wife Sarah Pettus for and in consideration of the sum of Two Thousand two hundred dollars to us in hand paid the receipt whereof is hereby acknowledged have this day for gained sold aliened conveyed and confirmed and by these presents do bargain sell aliened convey and confirm unto the said Asa B Harwell all that certain tract or parcel of land and being in the county an state aforesaid being known as the East Half of the South East quarter of section thirty six also the south West fourth of the south East quarter of section thirty six and both in Township one Range six West and also the lot or north East part (A) of the north East part of fractional section one in Township Two of Range six West Also another lot or parcel of land known as the south East quarter of the North East quarter of section N Thirty Six Township one of Range Six West containing in all Four of the lots of land described above Two hundred and Eight Acres and sixty hundredths of an acre to have and to hold the above described land with the appurtenances thereunto belonging or in any wise appertaining thereto unto the said Asa B Harwell his heirs and assigns forever and the said David W Pettus and his wife Sarah Pettus for themselves their heirs Executors Administrators and assigns do warrant and will forever defend the title to the above described land and hereb Granted Land and bargained premises as to the said Asa B Harwell his heirs and assigns from and against themselves and all and every other person or person whatsoever claiming or holding under them the said David W Pettus and his wife Sarah Pettus and also against the lawful 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 we have hereunto set our hands and affixed our seals the day and date above written

David W Pettus
 Sarah Pettus

The State of Alabama
 Limestone County. Personally appeared before me William P Long, an acting Justice of the peace within and for the county and State aforesaid David W Pettus and his wife Sarah Pettus who acknowledged that they severally signed sealed and delivered the foregoing deed of land to the aforesaid Asa B Harwell on the day of its date and for the purposes therein expressed And the said Sarah Pettus being by me examined apart from her said husband acknowledged that she signed the same freely without any fear threats or compulsions of her said husband Given under my hand and seal this the 13th day of September 1851

William P Long J P
 Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for Registration on the 20 day of October 1851 which is duly done in said Book 18 page 521
 West Thomas J. Hyas Judge P C

522
 Jonathan Hall & wife
 No 3 Deed
 William H Scott
 This Indenture made and entered into this 15 day September 1851 between Jonathan Hall & Mary Hall his wife of the county of Limestone & State of Alabama of the one part & William H Scott of the County and State aforesaid of the other part Witnesseth that for and in consideration of the sum of thirty dollars to them in hand paid by William H Scott the receipt whereof is hereby acknowledged have this day given granted bargained and sold and by this presents do grant bargain sell and convey unto the said W H Scott and his heirs forever and their interest in the undivided land lying in Quarter Branch and occupied by James Rouch at his mill containing one acre of the North West qr of section 33 Township 2 Range 6 West and the said Jonathan Hall and Mary Hall dooth hereby oblige them selves their heirs and assigns to warrant and forever defend the title of the aforesaid undivided land to the said William H Scott his heirs and assigns forever against the claims of all and every person claiming under or from them and that they will warrant and forever defend the same against the claims of all persons in testimony whereof the said Jonathan Hall and Mary H Hall has hereunto set their hands and affixed their seals the day and year first written

Witness
 A A Heathcock
 E A Hamilton

The State of Alabama
 Limestone County. Before me Thomas J Hyas Judge of the Probate Court of said County personally appeared Asa B Harwell who being duly sworn depoth and said that he was present and saw the above named Jonathan Hall and Mary H Hall his wife sign seal and deliver the above deed to the said William H Scott for the purposes therein set forth and on the day and year therein named and that he said defendant subscribed his name as a witness thereto in the presence of said Hall and wife but not in the presence of the other subscribing witnesses Given under my hand and seal this 16th day of October 1851
 Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for registration on the 20th of October 1851 which is duly done in said Book 18 page 522
 West Thomas J. Hyas Judge P C

Elijah Housbrough
 Master in chancery
 and commissioner
 No 3 Deed
 James Tucker

This Indenture made this 24th day of November in the year of our Lord 1851 between Elijah Housbrough Master in chancery for the District Court of the United States for the Western District of Alabama held at Huntsville of the first part and James Tucker of the second part Witnesseth that whereas at the May Term of said District Court 1851 it was among other things ordered adjudged and decreed by said court in a certain cause then pending in said court wherein James J Hyas is complainant and John B Ford is defendant That all and singular the contents premises mentioned and set forth in complainant's said bill of complaint in this cause be sold by Elijah Housbrough Master of this court who is hereby appointed a commissioner to carry this decree into effect at public auction in the town of Athens Limestone County in said District for ready money in separate parcels after thirty days notice of the time and place of such sale shall have been given by advertisement published weekly in the Weekly Herald a News paper published in said Town of Athens And whereas the said Elijah Housbrough Master in chancery and commissioner as aforesaid and party of the first part to these presents in pursuance of said order and decree of said court have on this 3rd day of November 1851 being the day of the date of these presents sold at

public auction for ready money both of the parcels of said mortgaged premises hereinafter particularly described having first given thirty days notice of the time and place of sale with a brief description of said premises agreeable to the order aforesaid at which sale both of the parcels of said mortgaged premises hereinafter particularly described was struck off to James Tucker the said party of the second part to these presents for the sum of Two thousand nine hundred & thirty^{one} dollars and 48 cents that being the highest and best sum offered for the same and therefore this indenture witnesseth that the said Elijah Housbrough Master in chancery and commissioner as aforesaid and party of the first part to these presents in order to carry into effect the said sale so made as aforesaid in pursuance of said decree of said district Court and in consideration of the premises and of the sum of two thousand nine hundred & 48 cents paid at the time of the execution hereof by the said party of the second part to these presents to the said Elijah Housbrough Master in chancery and commissioner as aforesaid the receipt whereof is hereby acknowledged hath granted bargain and released conveyed and confirmed and by these presents doth grant bargain and sell alien release convey and confirm unto the said James Tucker party of the first part and to his heirs and assigns forever both tracts or parcels of land to-wit fractional sections No 22 and twenty three in Township No 5 of Range No four west containing three hundred fifty acres and twenty seven hundredths of an acre (350.27) and the south half of tract section No 15 same Township and Range 4 west containing 330.62 acres all situated lying and being in the county of Limestone and State of Alabama together with all and singular the rights Members privileges hereditaments and appurtenances to the same belonging or in any wise appertaining I have and to hold all and singular the above described land and premises with the appurtenances unto the said James Tucker party of the second part his heirs and assigns forever In witness whereof the said Elijah Housbrough Master in chancery and commissioner as aforesaid hath hereunto set his hand and seal the day and year first above written

The State of Alabama
Limestone County

Before me Thomas S. Gyles Judge of the Probate Court of said County personally appeared Elijah Housbrough Master in chancery and Commissioner in the above case and acknowledged that he had signed sealed and delivered the foregoing deed to the said James Tucker therein named for the purposes therein set forth and on the day and year therein named Given under my hand and seal this 3^d day of November A.D. 1857.

Thomas S. Gyles Judge
Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on 3^d day of November 1857 which is duly done Deed Book No 8 page 527 & 528 Test Thomas S. Gyles Judge P.C.

William Richardson wife
Do & Dnd
Madison Thompson

This Indenture made this fifth day of November in the year one thousand eight hundred and fifty one between William Richardson son and Ann Richardson his wife of the County of Limestone in the State of Alabama of the one part and Madison Thompson assignee of Genl Harris of the other part witnesseth that the said William Richardson and Ann Richardson 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 bargain sold aliened infeoffed released conveyed and confirmed and by these presents do give grant bargain sell alien infeoff release convey and confirm unto the said Madison Thompson all those certain lots of land lying and being in the Town of Athens 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 above described Lots of Land with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said Madison Thompson his heirs and assigns forever And the said William Richardson & Ann 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 Madison Thompson his heirs and assigns from and against themselves and all and every persons claiming or holding under them the said William Richardson and wife and his wife and assigns and the lawful title claims or demands of all and every persons or persons whomsoever claiming or holding by from or under the government of the United States the testimony whereof the said William Richardson and Ann in his wife hereunto subscribe their names and affix their seals the day and year first above written

William Richardson
Ann M Richardson

Signed sealed and delivered
in the presence of
The State of Alabama
Limestone County, ss Before me Thomas S. Gyles Judge of the Probate Court of said County personally appeared William Richardson and Ann M Richardson his wife and severally acknowledged that that they had signed sealed and delivered the within deed for the purposes therein set forth and on the day and year therein named and on the same day I exhibited said deed to the said Ann M Richardson wife of said William Richardson separate and apart from her said husband who acknowledged that she had signed sealed and delivered the same freely and voluntarily without any force threats or compulsion of her said husband Given under my hand and seal this 6th day of November 1857
Thomas S. Gyles Judge P.C.
Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 6th day of November 1857 which is duly done in Deed Book No 8 page 529 Test Thomas S. Gyles Judge P.C.

Levi L. Linn
Do & Dnd
Anthony Linn

This Indenture made this 2nd day of August in the year 1857 between L. L. Linn & Elizabeth his wife of the one part and Anthony Linn of the other part witnesseth that the said L. L. Linn and Elizabeth 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 granted bargain

and sold and conveyed and by these presents do give grant bargain and sell unto ^{unto} ~~unto~~ ^{Anthony} ~~Anthony~~ ^{Hummeant} ~~Hummeant~~ 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 half of the South East quarter of section 26th Twp Township one of Range 5 East. To have and to hold the above described tract of land with the tenements and appurtenances there unto belong-
ing or in any wise appertaining unto the said ^{Anthony} ~~Anthony~~ ^{Hummeant} ~~Hummeant~~ his heirs and assigns forever and the said J. G. Irwin and Elizabeth his wife for themselves their heirs executors and administrators or assigns do warrant and will forever defend the right and title to the above described and hereby granted premises unto the said Anthony Hummeant his heirs or assigns from and against themselves and all persons claiming or holding under them the said J. G. Irwin and Elizabeth his wife and also against the lawful title claim or demand of all persons, whymsoever claiming or holding by from or under the Government of the United States. In testimony whereof the said J. G. Irwin and Elizabeth his wife have hereunto subscribed their names and affixed their seals this day and date above.

J. G. Irwin
Elizabeth

Test B S Wood

Y^g Irwin
 Elizabeth Irwin

J. J. Healy

The State of Alabama

Simmons County SS Before me Thomas J. Cyrus Judge of the Peace was of said County personally appeared Jeremiah Healy one the subscribing witness to the within Deed who after being duly sworn deposes and saith that he saw the within named Leonidas L. Erwin and Elizabeth Erwin his wife sign seal and deliver the within Deed to the within named Anthony Hunsacker for the purposes therein set forth and on the day and year therein named and that he the deponent subscribed his name as witness thereto in the presence of said L. E. Erwin and wife and in the presence of David S. Wood the other subscribing witness thereto and that said David S. Wood subscribed his name as witness thereto in the presence of said L. E. Erwin and Elizabeth his wife and in his presence and in the presence of each other Given under my hand and seal this 8th day of November A.D. 1851 Thomas J. Cyrus Judge

Thomas J. Tyus Judge

Filed in the office of the Judge of the Probate Court of Limestone County State
of Alabama for registration on the 8th of November 1857 which is duly done in said
Book at pages 529 & 530. Just Thomas L. Chas Jones Pl.

1854. March 1st. 1854.

Thomas Perry & E Perry
H. F. Deed
Jas. Woolley

This Indenture made and entered into this 10th day October one thousand eight hundred and fifty one between Samuel Berry and his wife Elizabeth Berry of the County of Limestone and State of Alabama of the one part Joel Woolley of the same State and County of the other part Witnesseth the said Samuel Berry and his wife Elizabeth Berry for and in consideration of forty five hundred dollars to them in hand paid the receipt whereof is acknowledged hath this day bargained sold aliened ^{and} enfeoffed and conveyed and presently do bargain sell alien ^{and} enfeoff convey unto the said Joel Woolley certain tracts or parcels of Land lying and being in the County of Limestone of Ala. Numbered as follows (to-wit) the South east Quarter of section Sixteen one hundred and sixty acres the ~~South~~ east quarter of section Twenty one one hundred and fifty nine acres & forty four hundredths of an acre also the

The south West quarter of section twenty one containing one hundred and fifty nine acres and forty four hundredths of an acre plus the south east fourth of the south fourth of section twenty 39 acres and $\frac{49}{100}$ acres and also the west part of the south quarter of fractional section twenty two containing Eighty acres all of the above described numbers are in Township one Range five (meas). To have and to hold the above described tracts of Land with the appurtenances thereto belonging or in any wise appertaining to the said Joel Woolly here and again forever and the said Samuel Berry and his wife Elizabeth Berry for themselves their heirs executors and administrators do warrant and well forever defend the ~~lawful~~^{and} title to the above described & hereby granted premises unto the said Joel Woolly his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Samuel Berry and his wife Elizabeth Berry 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 parties have hereunto set their hands and seals the day and date above written

The
 Samuel & Berry
 mark
 Elizabeth Berry

Elizabeth Berry

The State of Alabama
Limestone County.

Before me Robert Tindall and acting justice of the Peace in and for Limestone County personally came Samuel Berry and his wife Elizabeth Berry and both acknowledge that they signed sealed and delivered the foregoing deed on the day of its date for the purposes therein named to the aforesaid Joel Woody who exhibited said deed to Elizabeth Berry separate and apart from her said husband who also acknowledged that she relinquished all of her right of dower to the foregoing described land freely and voluntarily without any fear threats or compulsion of her said husband then under my hand and seal the 1st day of October 1857

Robert Tindall J P Seal

Robert Lindall J. D. Seal

Filed in the office of the Judge of the Probate Court of Limestone County State of Ala-
bama for registration on the 10th of September 1851 which is duly done in and Book of
8 pages 530 and 531. Just Thomas S. Hays Judge P. 6

West. Thomas S. Hines judge 70 1/2

Blaburne Wright ^{Deed} This Indenture made this 15th day of November in the year one thousand
 eight hundred and fifty one between Blaburne Wright of the County of Lincoln
 Robert C Wright = stone in the state of Alabama of the one part and Robert C Wright of said
 County and State of the other part Witnesseth that the said Blaburne Wright for
 and in consideration of the sum of two hundred and sixty dollars to him in hand paid
 the receipt whereof is hereby acknowledged hath this day sold bargained aliened enfeoffed
 released conveyed and confirmed and by these presents do sell grant bargain alien
 enfeoff release convey and confirm unto the said Robert C Wright all that certain tract
 or parcel of land lying and being in the County of Ironstone and State of Alabama
 more and known as designated as the West half of the south East quarter Sec
 tion 3 Township four Range 5 East. To have and to hold the above described
 tract or parcel of land with the tenements and appurtenances thereto belong
 ing or in any wise belonging unto the said Robert C Wright his heirs and assigns
 forever And the said Blaburne Wright 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 Robert C Wright his heirs and assigns from and against themselves and
 all and every person or persons claiming or holding under them the said Blaburne
 Wright and also against the lawful title claim or demand of all and

my former spouse whenever the testimony whereof the said Claiborne Wright has hereto 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

Limestone County ss

Before me Thomas G. Hyus judge of the Probate Court of said County personally appeared Claiborne Wright and acknowledged that he has signed sealed and delivered the foregoing deed to the above named Robert C. Wright for the purposes therein set forth and on the day and year therein named Given under my hand and seal this 15th day of November 1851

Thomas G. Hyus judge

Filed in the office of the judge of the Probate Court of Limestone State of Alabama for registration on the 15th day of November 1851 which is duly done in deed Book No 4 page 580 & 581

West Thomas G. Hyus judge

Claiborne Wright

To & Deed

Daniel A. Cannon

This Indenture made this the tenth day of November one thousand eight hundred and fifty one by and between Claiborne Wright of the County of Limestone in the State of Alabama of the one part and Daniel A. Cannon of the County aforesaid and State of Alabama of the other part Witnesseth that said Claiborne Wright for and in consideration of the sum of two hundred and twenty dollars to him in hand well and truly paid the receipt whereof is hereby acknowledged hath this day granted bargained and sold and by these presents doth grant bargain and sell unto the said Daniel A. Cannon his heirs and assigns 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 most quarter and also South most quarter of the North West quarter of section five Township Four Range five west containing eighty acres with all and singular the hereditaments and appurtenances thereunto belonging or in any wise appertaining and all the estate right title interest claim and demand whatever of kind the said Claiborne Wright of in and to the said tract of land and every part and parcel thereof. To have and to hold the tract of land above mentioned and every part and parcel thereof with the appurtenances unto the said Daniel A. Cannon his heirs and assigns forever And the said Claiborne Wright for himself and his heirs the said tract of land and every part and parcel thereof against himself and his heirs and all and every person whatever will warrant and forever defend to the said Daniel A. Cannon his heirs and assigns for testimony whereof the said Claiborne Wright hath hereto set his hand and seal the day and year above written signed sealed and delivered

in the presence of

The State of Alabama

Limestone County ss

Before me Thomas G. Hyus judge of the Probate Court of said County personally appeared Claiborne Wright and acknowledged that he has signed sealed and delivered the foregoing Deed for the purposes therein set forth and on the day and year therein named Given under my hand and seal this 15th day of November 1851

Thomas G. Hyus judge seal

Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for registration on the 15th day of November 1851 which is duly done in deed Book No 4 page 581

West Thomas G. Hyus judge

W. S. Compton wife

To & Deed

Thos A. Nelson

This Indenture

made and entered into this ninth day of November 1851

between William S. Compton and Angelina S. Compton of the County of Morgan

State of Alabama of the one part and Thomas A. Nelson of the County of Limestone

of the other part Witnesseth that for and in consideration of the sum of six hundred and fifty dollars to them paid the receipt whereof is hereby acknowledged the said William S. and Angelina S. Compton have this day sold aliened conveyed and conveyed and they do by these presents give grant bargain sell alien convey and give unto the said Thomas A. Nelson lots numbered one hundred and ninety one and one hundred and ninety two as extended by John McKinley in the town of Athens Alabama To have and to hold with the all and singular the tenements and hereditaments thereto belonging unto him the said Thomas A. Nelson his heirs and assigns forever and the said William S. and Angelina S. Compton themselves and their heirs doth and will forever warrant and defend the right and title to the aforesaid and hereby bargained premises unto the said Thomas A. and his heirs and assigns against the claim or claims of all and every person whatever for testimony whereof they have hereto set their hands and affixed their seals the day and year first above written

W. S. Compton

The State of Alabama

Morgan County

This day personally appeared before me Levi Sugars a justice of the peace in and for said County William S. and Angelina S. Compton who acknowledged that they signed sealed and delivered the foregoing deed to Thomas A. Nelson for the purposes therein contained And the said Angelina S. being by me examined separately from her said husband (acknowledged and said that she signed sealed and delivered the same as her voluntary act and deed without any fear threats or compulsion from her said husband Given under my hand and seal this 9th day of November 1851

Levi Sugars

The State of Alabama

Morgan County

I, Tom Price judge of the Probate Court of Morgan County and State aforesaid hereby certify that Levi Sugars is and was at the time of signing the foregoing Certificate and acting Justice of the Peace in and for said County duly sworn in and qualified and that full faith and credit are due all his official acts and that the foregoing Signature purporting to be his is genuine. Testimony whereof I have hereto set my hand and affixed the seal of said Court at office in Somersville on this the 15th day of November 1851 and the 7th year of American Independence Tom Price judge

Filed in the office of the judge of the Probate Court of Limestone County for registration on the 22nd of November 1851 which is duly done in Deed Book No 4 page 582

West Thomas G. Hyus judge

J. W. Parryear wife

To & Deed in trust

B. M. Townsend

This Indenture

made and entered into this the 12th day of November 1851

between Samuel W. Parryear and his wife Nancy Parryear of the first part and

Peteron Tanner of the second part & B. M. Townsend of the third part all of the

County of Limestone and State of Alabama witnesseth that whereas the said S. W. Parryear is indebted to B. M. Townsend the sum of three hundred and twenty eight dollars and by note on the 15th day of October Eighteen hundred and fifty two which sum of money the said S. W. Parryear is willing and desirous to secure now this indenture witnesseth that for and in consideration of the premises & for the further consideration of the sum of one dollar to them in paid by the said Peteron Tanner the receipt whereof is hereby acknowledged hath this day bargained and sold and by these presents do bargain and sell unto the said Peteron Tanner the following real Estate to wit five acres it being a part of the west half of the south west quarter of section twenty five Township one Range five west lying on the southern end of said quarter also the north half of the west

Shirley Curvey wife of Samuel C. Curvey and to her as the same has been fully paid off and satisfied
Curvey in this deed of land and seal this 27th day of October 1857
Given under my hand and seal
Peterson Sumner Esq

half of the north west quarter of section thirty six Township one range 5 most lying south of the above described ten acres also the east half of the east half of the south east quarter section twenty six township one range 5 most divided north & south in the center To have and to hold the above tracts of land to the said Peterson his heirs and assigns forever upon trust nevertheless that the said P. Sumner shall permit the said S. C. Curvey to remain in the possession of said land under the said note is due & then shall so soon after happening of default in the payments of said sum of money as he may think proper cause the said B. M. Townsend may request sell the said above described lands to the highest bidder for ready money after fixing the time and place of said sale at his own discretion giving at least twenty days previous notice by advertisement set up at three or more public places in said county and out of the moneys arising from said sale shall first pay all the expenses attending the premises and then shall pay to the said B. M. Townsend the amount of the above described debt with interest thereon but if the above described debt is paid on or before it is due so that no default be made then this indenture to be void otherwise to remain in full force and virtue in testimony whereof the parties have hereunto set their hands and seals this the day and date above written

A. D. Crawford
J. W. Purgear
Nancy M. Purgear
Peterson Sumner
B. M. Townsend

The State of Alabama
Limestone County ss Before me Thomas J. Gray Judge of the Probate Court of said County personally appeared A. D. Crawford one of the subscribing witnesses to the foregoing deed who after being duly sworn deposeth and saith that he saw the above named Samuel W. Purgear Nancy M. Purgear and Bruce M. Townsend sign seal and deliver the same to the said Peterson Sumner that he this deponent subscribing his name as a witness thereto in the presence of said Samuel W. Purgear Nancy M. Purgear and Bruce M. Townsend and that he saw the other subscribing witness A. D. Crawford sign the same in the presence of the said Samuel W. Purgear and Nancy M. Purgear and in the presence of each other on the day and year therein named Given under my hand and seal this 23rd day of November A.D. 1857

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 22nd of November 1857 which is duly done in deed Book No 4 pages 582 & 583
Pet. Thomas J. Gray Judge

Governor of Alabama Joshua L. Martin Governor of the State of Alabama To all Whom these presents may come greeting Know ye that William W. Martin Warner Martin of the County of Limestone having made complete payment for the West part of the North East Fraction of section one twenty eight of Township No four Range five W containing eighty six acres in pursuance of the act entitled "An act to enable the state of Alabama to sell and dispose of certain lands therein named. There is therefore granted by the State of Alabama unto the said William Warner Martin the tract of land above described with the appurtenances unto the said William Warner Martin his heirs and assigns forever In testimony whereof I have caused these letters to be made patent and the seal of the State to be affixed Given under my hand

The seal of the state at Tuscaloosa this 30th day of November in the year of our Lord one thousand eight hundred and forty six and of the Independence of the United States the seventy first year
Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 22nd of November 1857 which is duly done in deed Book No 4 pages 583 & 584
Pet. Thomas J. Gray Judge

This Indenture made this 11 day of April 1857 between David H. Friend and Angelina P. Friend of the County of Limestone State of Alabama of the one part and Thomas A. Nelson of the other part Witnesseth that for and in consideration of the sum of forty dollars in hand paid to the said David H. Friend and Angelina P. Friend the receipt of which is hereby acknowledged they have this day given granted bargained sold & convey to the said Thomas A. Nelson all that certain lot of land lying and being in the town of Athens and known in the plan of said town as extended by John M. Kirby for a part of the South half of lot No 184 beginning at the south most corner of said lot and running east 130 1/4 feet thence north to a line running east and west dividing said lot in two equal parts thence most along said line to the west boundary of said town south to the beginning containing three quarters to one acre more or less To have and to hold the above described lot with all the appurtenances thereto belonging or in any wise appertaining unto the said Thomas A. Nelson his heirs and assigns forever and the said David H. Friend & Angelina P. Friend for themselves their heirs assigns &c will forever warrant and defend the title to the said lot of land to him the said Thomas A. Nelson his heirs and assigns from & against themselves and all persons claiming or holding under them and against all persons whomsoever

Given under our hands and seals the day and date above written
The State of Alabama
Limestone County ss Before me Thomas J. Gray Judge of the Probate Court of said County personally appeared David H. Friend and Angelina P. Friend and severally acknowledged that they had 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 and on the same day I exhibited said deed to the said Angelina P. Friend separate and apart from her said husband who acknowledged that she had signed sealed and delivered the same freely and voluntarily without any fear threats or compusions of her said husband Given under my hand and seal this 26th day of November A.D. 1857

Filed in the office of the Judge of the Probate Court for Registration on the 26th of November 1857 which is duly done in deed Book No 4 page 584
Pet. Thomas J. Gray Judge

This Indenture made this 25th day of November in the year one thousand eight hundred and fifty one between David H. Friend and Angelina P. Friend of the County of Limestone in the State of Alabama of the one part and William E. Hohe of the other part Witnesseth that the said David H. Friend & Angelina P. Friend for and in consideration of the sum of two hundred and ten dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold & conveyed

do release convey and confirm and by these presents do give grant bargain sell alien
 enfeoff release convey and confirm unto the said William E. Hoke all that certain
 lot of land lying and being in the Town of Athens in said County of Limestone and
 known the plan of said town as extended by John McKindy as part of Lot No 125 lying
 at a Stake 150 feet East from the south west corner of said lot and running East 228
 feet to a Stake thence North to the boundary line of said lot thence West 228 feet
 & thence South to the beginning (the part of Lot No 124 beginning at a Stake 131 1/2
 feet East from the south West corner of said lot & running East 228 feet thence
 North to our East and West line in the center of said lot thence West 228 feet
 thence South 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 appertain-
 ing unto the said William E. Hoke his heirs and assigns forever And David
 McFriend & Angelina P. Friend 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 E.
 Hoke his heirs and assigns from and against themselves and all and every person
 or persons claiming or holding under them the said David McFriend and Angelina
 P. Friend and also against the lawful title claim or demand of all and
 every persons or person whomsoever claiming or holding by from or under the
 Government of the United States In testimony whereof the said David McFriend
 & Angelina P. Friend have hereunto subscribed their names and affixed their
 seals the day and year first above written

Signed sealed and delivered

in the presence of

The State of Alabama

Limestone County

Before me Thomas G. Tyus Judge of the Probate
 Court of said County personally appeared David McFriend and
 Angelina P. Friend his wife and severally acknowledged that they
 had signed sealed and delivered the within Deed to the within named
 William E. Hoke for the purposes therein set forth and on the day and
 year therein named and on the same day I exhibited said deed to the said
 Angelina P. Friend separate and apart from her said husband who ack-
 nowledged that she had 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 26th day of November A.D. 1851

Witness my hand and seal this 26th day of November A.D. 1851
 Thomas G. Tyus Judge
 Filed in the office of the Judge of the Probate Court of Limestone
 County State of Alabama for Registration on the 26th day of November
 1851 which is duly done in said Book No 8 pages 534 & 535

Test Thomas G. Tyus J.C.

Chas. Mitchell

To: Deed

John L. Beard

Samuel Tanner

This Indenture made this 13th day of February 1852 between
 Samuel Tanner attorney for Chas. Mitchell of the one part
 and John L. Beard of the other part witness that the Samuel
 Tanner attorney as aforesaid and in consideration of the sum of twenty
 five 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 L. Beard all that certain tract of land lying and being in
 the County of Limestone and State of Alabama and known as the 10th of 1852 of
 Section fourteen of Three R. Sec West To have and to hold the above described tract of
 land with the tenements and appurtenances thereto belonging or in any wise
 appurtening unto the said John L. Beard his heirs and forever and the said Samuel
 Tanner 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 John L. Beard his
 heirs and assigns from and against himself and all and every persons or persons
 claiming or holding under them the said Samuel Tanner attorney as aforesaid and
 also against the lawful title claim or demand of all and every person or person
 whomsoever claiming or holding by from or under the Government of the United
 States In testimony whereof the said Samuel Tanner attorney as aforesaid hath
 hereunto subscribed his name and affixed his seal the day and date above written

Samuel Tanner

Attorney for Chas. Mitchell

The State of Alabama
 Limestone County Before me Thomas G. Tyus Judge of the Probate Court of
 said County personally appeared Samuel Tanner attorney in fact for Chas. Mitchell
 who acknowledged that he had signed sealed and delivered the foregoing
 Deed to the said John L. Beard for the purposes therein set forth and on the day
 and year therein named Given under my hand and seal this 15th day of
 February 1852

Thomas G. Tyus Judge

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama
 for Registration on the 15th of February 1852 which is duly done in said Book No 8
 pages 535 & 536

Test Thomas G. Tyus J.C.

This Indenture made and entered into this fourteenth day of
 February in the year of our Lord one thousand eight hundred and fifty two
 between Daniel Coleman and Elizabeth Coleman his wife of the one part
 and Egbert J. Jones of the other part all of the County of Limestone
 and State of Alabama Witnesseth that the said Daniel Coleman and Elizabeth
 his wife for and in consideration of the sum two hundred and ten dollars to
 them in hand paid by the said by the said Egbert J. Jones the receipt whereof is
 hereby acknowledged have this day given granted bargained sold aliened and
 conveyed and by these presents do give grant bargain sell release and conveyance
 unto the said Egbert J. Jones all that certain lot or parcel of land lying and
 being in the town of Athens Limestone County State of Alabama and
 known and described as follows to wit being that part of the east half
 of the North West quarter of Section Eight Township Three Range four
 lying between the road leading from Athens to Florence and the road from
 Athens to Browns ferry and being under one enclosure Beginning at the
 front where the said road to Florence intersects the Western boundary
 of said half quarter thence South sixty eight poles to the south west
 of said half quarter thence East four poles to the center of said road
 to Browns ferry thence along said road to the south West corner of the

lot occupied by John M. Richardson thence north to the creek thence with said creek to said Florence Road thence along said Road to the beginning point containing twenty three acres more or less excepting two acres out of said land heretofore sold to Matthew Bell by Benjamin Coleman on which a log house is built To have and to hold the said twenty one acres of land to the said Egbert J Jones his heirs and assigns forever In trust nevertheless and for the uses and purposes following that is to say that the present wife of Thomas G. Evans said town of Athens shall be permitted to hold and possess said twenty one acres of land for and during her natural life and to enjoy the issues and profits arising therefrom to the use of herself and her children by the said Thomas G. Evans and at her death the said Egbert J Jones or his heirs shall convey to the said children of the said Thomas G. Evans the said twenty one acres of land with the appurtenances to them and their heirs forever and the said Daniel Coleman and Elizabeth his wife covenants and agrees to and with the said Egbert J Jones that they will warrant and defend the premises hereby conveyed for the uses and purposes aforesaid to the said Egbert J Jones and his heirs forever against the claim of themselves their heirs and all others claiming under them. And upon further trust that the said above named Egbert J Jones is hereby authorized upon the request of the said wife of the said Thomas G. Evans to sell the above described twenty one acres of land and invest the proceeds in such other property as she may elect to be held by him in trust for the uses and purposes expressed in the foregoing part of the said deed And this power is to be taken and considered as part of this deed In testimony whereof the said Daniel Coleman and Elizabeth his wife have hereunto set their names and affixed their seals this day and year above written

Daniel Coleman (seal)
Elizabeth L Coleman (seal)

The State of Alabama
Limestone County ss Before me Thomas G. Evans judge of the Probate Court of said County Personally appeared Daniel Coleman and Elizabeth L Coleman his wife and severally acknowledged that they had signed sealed and delivered the foregoing deed of conveyance to the said Egbert J Jones for the purposes therein set forth and on the day and year therein named And on the same day I exhibited said deed to the Elizabeth L Coleman wife of said Daniel Coleman as aforesaid separate and apart from her said husband who acknowledged that had 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 19th day of February A.D. 1852

Thomas G. Evans judge (seal)

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 19th day of February 1852 which is duly done in said Book etc & pages 586 & 587

Clerk Thomas G. Evans J.P.C.

Edmund D. Barb & wife
H. D. Barb
H. D. Barb

This Indenture made and entered into this Eighth day of October in the year of our Lord one thousand eight hundred and fifty one between Edmund D. Barb and Louisa his wife of the first part and H. D. Barb of the second part all of the county of Limestone and State of Alabama Witnesses that for and in consideration of the sum of two hundred and ninety dollars to them in hand paid the receipt whereof is hereby acknowledged the said party of the first part have this day given granted bargained sold aliened conveyed and confirmed and by these presents do give grant bargain sell alien convey and confirmed unto the said H. D. Barb party of the second part as aforesaid a certain tract or parcel of land situate in the County of Limestone and State of Alabama and known as the North quarter of section in Township 13 North of Range three west containing one hundred and fifty eight acres and sixty hundredths of an acre and also the South west quarter of section 13 North in Township three of Range three west containing one hundred and fifty nine acres and seventy seven hundredths of an acre To have and to hold the above described land with all the tenements and appurtenances thereunto belonging or in anywise appertaining to him his heirs executors and assigns forever the said party of the first part for themselves their heirs executors and administrators warrant and defend the title to the above described land against the claim or claims of any and all persons whatsoever Antestimony whereof they have hereunto set their hands and affixed their seals the day and year above written

Edmund D. Barb (seal)
Louisa M. Barb (seal)

State of Alabama
Limestone County Personally appeared before me Gabriel Loughmiller an acting Justice of the peace in and for the county and State aforesaid the above named Edmund D. Barb & Louisa M. Barb his wife who acknowledged that they severally signed sealed and delivered the within deed on the day and year therein mentioned to the said H. D. Barb and the said Louisa being by me examined privately apart from her said husband and 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 8th day of October A.D. 1851

Gabriel Loughmiller J.P.

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 8th day of January 1852 which is duly done in said Book etc & pages 538

Clerk Thomas G. Evans J.P.C.

David H. Friend wife
H. Friend
W. Hamilton Moore

This Indenture made this the 25th day of November in the year one thousand eight hundred and fifty one between David H. Friend and Angelina P. Friend of the county of Limestone in the State of Alabama of the one part and William H. Hamilton Moore of the other part Witnesses that the said D. H. Friend and A. P. Friend for and in consideration of the sum of two hundred and twenty five dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened conveyed and confirmed and by these presents do give grant bargain sell alien convey and confirmed unto the said William H. Moore all that certain lot of land lying and being in the town of Athens in said County of Limestone and known in the plan of said town of Athens as extended by John M. Henry and all those parts of lots Number one hundred and ninety four and number one hundred and ninety five lying East of the West boundary of said lot three hundred fifty eight 1/2 feet To have and to hold the above described lot of land with

the tenements and appurtenances thereto be long or in any wise appertaining unto the said William H Moore his heirs and assigns forever and the said D H Friend and Angelina P Friend 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 here by granted premises unto the said Wm H Moore his heirs and assigns from and against themselves and all and every person or persons under them the said David H Friend and Angelina P Friend and also against the lawful title claim or demand of all and every person or persons whomsoever In testimony whereof the said David H Friend and Angelina P Friend hereunto subscribe their names and affix their seals the day and year above written

David H Friend (seal)
Angelina P Friend (seal)

Signed sealed and delivered in the presence of

The State of Alabama Before me Thomas G Hyatt judge of the Probate Court Limestone County 383 of said County personally appeared David H Friend and Angelina P Friend his wife and severally acknowledged that they had signed sealed and delivered the within deed to the within named William H Moore for the purposes therein set forth and on the day and year therein named and on the same day Exhibited said deed to the said Angelina P Friend separate and apart from her said husband who acknowledged that she had signed sealed and delivered the same to the said William H Moore freely and voluntarily without any fear threats or compulsion of her said husband Given under my hand and seal this 20th day of November A.D. 1851

Thomas G Hyatt judge (seal)

Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for Registration on the 20th day of November 1851 which is duly done in deed Book No 8 pages 538 & 539

Test Thomas G Hyatt J.P.C.

Rebecca Hyatt
Deed
Green W Whitfield

This Indenture made this 12 day of August eighteen hundred and fifty one between Rebecca Hyatt executrix of Jacob Hyatt deceased of the one part Matinepath That & the said Rebecca Hyatt executrix as aforesaid in pursuance of the decree of the Probate Court of Limestone County State of Alabama at the July Term 1850 upon the Petition of the said Green W Whitfield and due publication made and in consideration of the sum two hundred dollars freely paid have bargained sold aliened enfeoffed and conveyed and by this Indenture do bargain sell alien enfeoff and convey unto the said Green W Whitfield his heirs executors administrators and assigns forever all the right and title of every description which the said Jacob Hyatt deceased had or has or the said Rebecca Hyatt executrix as aforesaid or such has into and to following described tract or parcel of land lying and being in the county of Limestone State of Alabama known as the North East quarter of North East quarter section twenty Township three Range five most containing forty acres more or less and the North half of North West quarter of section twenty one Township three Range five most containing eighty acres more or less to have and to hold the above described tracts or parcels of Land to him the said Green W Whitfield his heirs and assigns forever against the claim of every description of the said Jacob Hyatt deceased his heirs executors and administrators and against the claim of every kind of one the said Rebecca executrix as aforesaid In testimony whereof I hereunto set my hand

and affixed my seal this the day and year above written Rebecca Hyatt executrix

State of Alabama Before me Thomas G Hyatt judge of the Probate Court of Limestone County personally appeared Rebecca Hyatt executrix of the last will and testament of Jacob Hyatt deceased and acknowledged that she had signed sealed and delivered the foregoing deed to the said Green W Whitfield for the purposes therein set forth and on the day and year therein named Given under my hand and seal this 16th day of February A.D. 1852

Thomas G Hyatt judge (seal)

Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for Registration on the 16th day of February 1852 which is duly done in deed Book No 8 pages 539 & 541

Test Thomas G Hyatt J.P.C.

Max V Venable
Deed
to E J Meadows

This Indenture made this Eight day of February in the year one thousand eight hundred and fifty one between A J Venable and Mary Venable his wife of the County of Limestone in the State of Alabama of the one part and E J Meadows of the other part Witnesseth that the said A J Venable and Mary Venable 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 both 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 E J Meadows all that certain tract or parcel of Land lying and being in the County of Limestone and State of Alabama and designated the South East quarter of the North West quarter of section No 11 Township No 2 Range five most containing 88 1/2 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 E J Meadows his heirs and assigns forever and the said A J Venable and Mary Venable his wife for themselves their heirs and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said E J Meadows his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said A J Venable and Mary Venable his wife and against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by from or under the Government of the United States in testimony whereof the said A J Venable and Mary Venable his wife hereunto subscribed their names and affix their seals the day and year above written

Signed sealed and delivered in the presence of

The State of Alabama Before me Albert Wall and acting Justice of the peace in and for said County of Limestone A J Venable and Mary Venable his wife whose names is signed to the within deed and acknowledged the signing sealing and delivering of the same to E J Meadows on the day of its date for the purposes therein specified Given under my hand and seal this the 8 day of February 1851

Albert Wall J.P.C. (seal)

Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for Registration on the 1st day of Decr 1851 which is duly done in deed Book No 8 page 540

Test Thomas G Hyatt J.P.C.

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The State of Texas
County of Washington
Know all men by these presents that I John S Ashford of the county of Washington & State aforesaid do by these presents nominate constitute and appoint Henry Smith of the County of Limestone and State of Alabama my true and lawful attorney for me & in my name to apply to the Judge of Probate of said County of Limestone & State last aforesaid for a release of the property herein after named belonging to John L Beckum and Henry Beckum minors heirs of John Beckum Deed to wit one Negro girl named Mariah & her child named Hannah & one Negro boy named George which property now of right belongs to the possession of the said John S Ashford by virtue of his appointment as guardian of said minors John L & Henry Beckum and by the chief justice of said County of Washington to take and hold possession of said property in my name as guardian as aforesaid. Whereby certifying and confirming all and singular the acts of the said Henry Smith as my aforesaid attorney done in premises as aforesaid in testimony whereof I hereunto set my hand affixed my seal by way of Seal this the 24th day of Feb'y A.D. 1851 the words Chief Justice of said County of Washington John S Ashford (Seal) interlined before signing

Witnesses
J. F. Crosby
J. A. Hargrove

The State of Texas
County of Washington
Before me W. A. Higgins Chief Justice of said County personally appeared John S Ashford who acknowledged that he signed sealed and delivered the foregoing power of attorney for the purposes and considerations therein set forth and contained Given under my hand and the seal of the County Court at Washington this 25th day of February 1851
W. A. Higgins
Chief Justice W. C.

The State of Texas
County of Washington
I Sam Smith Clerk of the County Court in and for the State and County aforesaid do hereby certify that W. A. Higgins is Chief Justice and Judge of the County Court that his signature and seal to the above instrument is genuine Given under my hand and seal this 25th day of February 1851
Sam Smith

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 6th day of Decr 1851 which is duly done in dead Book No 8 page 541
Just Thomas G. Hyatt J. P. C.

John S Blair wife
Samuel Lutz
This Indenture made this 4th day of December in the year one thousand eight hundred and fifty one between John S Blair and Emily E Blair his wife of the County of Limestone in the State of Alabama of the one part and Samuel Lutz of the other part Witnesseth that the said John S Blair and Emily E Blair 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 given granted bargained sold aliened enfeoffed released conveyed and confirmed and by these presents do give grant bargain sell alien enfeoff release convey and confirmed unto the said Samuel Lutz all that certain tract or parcel of land lying and being in the County of Limestone State of Alabama

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known and designated as the South most 1/4 of the South most 1/4 of Section 85 of Township two of Range 6 west containing forty Acres more or less To have and to hold the above described part of land with the tenements and appurtenances therunto belonging or in any wise appertaining unto the said Samuel Lutz his heirs and assigns forever And the said John S Blair for himself his heirs executors and administrators do hereby and in consideration of the sum of one hundred dollars more or less warrant and will forever defend the title to the above described and hereby granted premises unto the said Samuel Lutz his heirs and assigns from and against himself and all and every person or persons claiming or holding under them the said John S Blair and Emily E Blair his wife and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by from or under the Government of the United States. In testimony whereof the said J. S. Blair and Emily Lutz have hereunto subscribed their names and affix their seals the day and year first above written
John S Blair (Seal)
Emily E Blair (Seal)

Signed sealed and delivered
in the presence of
Henry J Lutz J. P.
The State of Alabama
Limestone County
I do hereby certify that J. Henry J Lutz only acting Justice of the Peace for said County did on the day herein specified examine Emily Blair wife of said John S Blair separate and apart from her husband and she acknowledged the signed sealed and delivered the foregoing deed for the purposes therein specified freely and voluntarily without any threats or compulsion or persuasion from or of her said husband Given under my hand and seal this the fourteenth day of December 1851
Henry J Lutz J. P. (Seal)
Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 8th of Decr 1851 which is duly done in dead Book No 8 page 542
Just Thomas G. Hyatt J. P. C.

Joshua P. Ploman wife
H. J. Deed
This Indenture made and entered into this 24th day of December in the year 1851 between Joshua P. Ploman and his wife Jane Ploman of the one part and Mrs. F. Allen and John J. Jones of the other part Witnesseth that 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 bargained sold aliened enfeoffed and conveyed and by these presents do bargain sell alien enfeoff and convey unto the said F. Allen and John J. Jones all that certain tract or parcel of land lying and being in County and State aforesaid and known as the most half of the South East corner of Section thirty Township three and Range four West To have and to hold the above described premises with their appurtenances unto the said F. Allen and John J. Jones their heirs and assigns forever And the said J. P. Ploman and Jane Ploman for themselves their heirs executors and administrators do warrant and will forever defend the title to the above described premises unto the said F. Allen and John J. Jones their heirs or assigns from and against themselves 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 whomsoever claiming or holding by from or under the Government of the United States In testimony whereof we have hereunto set our hands and affixed our seals the day and date above written
Joshua P. Ploman (Seal)
Jane Ploman (Seal)
Signed sealed and delivered
in the presence of

The State of Alabama
 Limestone County ss Before me Thomas G. Hyatt Judge of the Probate Court
 of said county personally appeared Joshua P. Coman and Jane Coman his
 wife and severally acknowledged that they had signed sealed and delivered
 the within deed to the within named Mrs. F. Allen and John J. Jones for the
 purposes therein set forth and on the day and year therein named and on the
 same day I exhibited said deed to the said Jane Coman wife of said Joshua P.
 Coman separate and apart from her said husband who acknowledged that she
 had signed sealed and delivered the said deed freely and voluntarily without
 any fear threat or compulsion of her said husband Given under my hand and
 seal this 13th day of December A.D. 1851 Thomas G. Hyatt Judge (Seal)
 Filed in the office of the Judge of the Probate Court of Limestone County
 State of Alabama for Registration on the 13th day of Decr 1851 which
 is duly done in deed Book A & pages 542 & 543 Test Thomas G. Hyatt J.P.C.

Yonah Bonner
 To B Deed
 Mrs. Bonner
 This indenture made this 16th day of December one thousand eight
 hundred and fifty two by and between Mahulda Bonner of the County
 of Limestone in the state of Alabama of the one part and Moses Bonner
 & William E. Harroway of the other part of the County and
 State of Alabama Witnesseth that the said Mahulda Bonner for and
 in consideration of the sum of Two hundred and fifty dollars to in hand
 well and truly paid the receipt whereof is hereby acknowledged hath this day
 granted bargained and sold and by these presents doth grant bargain and sell
 unto the said Moses Bonner & William E. Harroway their heirs and assigns
 All that certain tract of land lying and being in the County of Limestone
 and known as forty acres in the North west corner of the North west q^r of
 Section nine Township three range six west divided by W. C. Littlewife to
 William Bonner and also the west half of the North west q^r of section twelve
 Township four Range six west Containing Eighty Acres that is to say only
 her right and interest in said land With all and singular the hereditaments
 and appurtenances therunto belonging or in anywise appertaining and all
 the estate right title claim and demand or whatever of them the said Mahulda
 Bonner of in and to the said Bonner and Harroway and every part and parcel thereof
 of to have and to hold the said tract of land above mentioned and every part
 and parcel thereof with the appurtenances unto the said Bonner & Harroway their
 heirs and assigns to the only proper use and behoof of the said Bonner & Harroway
 their heirs and assigns forever and the said Mahulda Bonner for herself and
 her heirs the said tract of land and every part and parcel thereof against herself
 and her heirs heirs heirs and forever defend to the said Bonner and Harroway
 their heirs and assigns On testimony whereof the said Mrs. Bonner set
 her hand and seal the day and year above written
 Signed sealed and delivered Mahulda Bonner
 in the presence of

The State of Alabama Before me Thomas G. Hyatt Judge of the Probate Court
 Limestone County ss of said county personally appeared Mahulda Bonner and she
 acknowledged that she had signed sealed and delivered the within deed of conveyance to the within

named Moses Bonner for the purposes therein set forth and on the day and year therein named
 Given under my hand and seal 17th day of December 1851 Thomas G. Hyatt Judge (Seal)
 Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama
 for Registration on the 17th day of December 1851 which is duly done in deed Book A & pages 544 & 545
 Test Thomas G. Hyatt J.P.C.

James C. Malone wife
 To B Deed
 Jonathan McDonald
 This indenture made this 18th day of December in the year one thousand
 eight hundred and fifty one between James C. Malone and Eliza F. H. Malone his
 wife of the County of Limestone in the State of Alabama of the one part and Jonathan
 McDonald of the other part Witnesseth that the said James C. Malone and Eliza F. H. his
 wife for and in consideration of the sum of Eight thousand dollars to him in hand paid the receipt
 whereof is hereby acknowledged have this day given granted bargained sold aliened conveyed
 released conveyed and confirmed and by these presents do give grant bargain sell alien conveyed
 release convey and confirm unto the said Jonathan McDonald all that certain tract of land
 lying and being in the County and State aforesaid and known as lying in the North East quarter
 of section 34 West quarter of Section 35 East quarter Section 35 East and North East
 of section 36 East half of the West quarter Section 36 and East half of Section 37 with
 the exception of four acres in the South East corner of North East quarter of section 35 lying
 to Mrs. Bonham all being in Township 3 S Range 6 West the same in all nine hundred
 and fifty four 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 apper-
 taining unto the said Jonathan McDonald his heirs and assigns forever And the said
 James C. Malone & Eliza F. H. his wife for themselves their heirs executors and ad-
 ministrators do hereby and in consideration of the premises warrant and will forever defend
 the title to the above described and hereby granted premises unto the said Jonathan Mc-
 Donald his heirs and assigns from and against themselves their heirs and all and every
 person or persons claiming or holding under them the said James C. Malone and Eliza
 F. H. his wife and also against the lawful title claim or demand of all and every person
 or persons whenever claiming or holding or holding by from or under the Government
 of the United States On testimony whereof the said James C. Malone and Eliza F. H.
 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

The State of Alabama

Limestone County ss

Before me Thomas G. Hyatt Judge of the Probate Court

of said county personally appeared James C. Malone and Eliza F. H. Malone and severally

acknowledged that they had signed sealed and delivered the within deed of conveyance

to the within named Jonathan McDonald for the purposes therein set forth and on the

day and year therein named and on the same day I exhibited said deed to the said

Eliza F. H. Malone separate and apart from her said husband the said James C.

Malone who acknowledged that she signed sealed and delivered the same freely and

voluntarily of her own free will and accord without any fear threat or compulsion

of her said husband Given under my hand and seal this 23rd day of December 1851

Thomas G. Hyatt Judge (Seal)

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama

for Registration on the 23rd day of December 1851 which is duly done in deed Book A & pages 546

Test Thomas G. Hyatt J.P.C.

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John Holbert
No 3
Joseph Holbert
This Indenture made the 23 day of December in the year one thousand eight hundred and fifty one between John Holbert and his wife Susanah Holbert of the county of Limestone in the State of Alabama of the one part and Joseph Holbert of the state and county aforesaid of the other part Witnesseth that the said John Holbert and Susanah his wife for and in consideration of the sum of one thousand dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened enfeoffed released conveyed and confirmed and by their presents do give grant bargain sell alien release convey and confirm unto the said Joseph Holbert all that certain tract of land lying and being in the county of Limestone and State of Alabama and known and designated as fractional section thirty two in Township two and range six west reserving two acres in the South East Corner in a square piece containing two hundred and fifty acres and sixty six hundredths of an acre To have and to hold the above described land with the tenements and appurtenances therunto belonging or in any wise appertaining unto the said Joseph Holbert heirs and assigns forever and the said John Holbert and Susanah his wife for themselves 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 Joseph Holbert his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the John Holbert and Susanah his wife and also against the lawful title claim or demand of all and every person or persons whosoever claiming or holding by from or under the government of the United States In testimony whereof the said John Holbert and Susanah his wife have herunto subscribed their names and affixed their seals the day and year first above written

Signed sealed and delivered

in the presence of

Benjamin Lutz & P

The State of Arkansas } Personally appeared before me Benjamin Gentz an acting
Lincoln County } justice of the peace in and for said county, the within named
John Holbert and Susanah his wife who acknowledged they signed, sealed and deli-
-vered the within Deed for the purposes therein specified on the day of its date to the
said Joseph ^{husband} and the Susanah Holbert wife of the said John Holbert being
by me examined ^{separately and} ^{and} ^{apart} from her said husband acknowledged she
signed the same ^{freely} ^{and} ^{voluntarily} without any fear, persuasion, compulsion or threats from her
said husband and freely relinquished all right of dower. Given under my hand and
Seal this 22 day of December 1857 Benjamin Gentz J.P.

Filed in the office of the judge of the Probate court of Emmetone County
State of Alabama for Registration on the 23 day of December 1857
Which is duly done in deed Book No 8 page 548-
J. H. H. C. H.

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Y^{rs} & Thomas J. Evans & P^{le}

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Nathaniel W Capell: This Indenture made this 25th day of December in the year one thousand Eight hundred & Fifty one between Nathaniel W Capell of the County of Limestone in the State of Alabama of the one part & Robert G Clark of the same county and State aforesaid of the other part Witnesseth that the said Nathaniel W Capell for and in consideration of the sum of three hundred Dollars to them in hand 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 Robert G Clark all that certain lot or parcel of Land lying and being in the town of Athens in the County of Limestone and State of Alabama and known and designated in the plan of said Town as the ^{East} half of lot numbered two hundred & seven and to have and to hold the above described ^{East} half of lot number 200 with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Robert G Clark his heirs and assigns forever and the said Nathaniel W Capell for himself his heirs executors and administrators do hereby and in consideration of the premises warranted and will forever defend the title to the above described and hereby granted premises unto the Robert G Clark his heirs and assigns from and against themselves and all and every persons or persons claiming or holding under them the said Nathaniel W Capell and also against the lawful title claim or demand of all and every person or persons whomsoever in the testimony whereof the said Nathaniel W Capell hereunto subscribes his name and affixes his seal the day and year above written
N W Capelle

The State of Alabama

Limestone County ss Before me Thomas J. Thompson Judge of the Probate Court of said County personally appeared Nathaniel W. Caple whose genuine signature appears to the foregoing deed and acknowledged that he had signed sealed and delivered said Deed to the above named Robert T. Clark for the purpose therein set forth under the day and year therein named Signed under my hand and seal this 26th day of December A.D. 1857
TJ Thompson
C. H.

Thomas G. Crossbridge Seal

Filed in the office of the judge of the Probate Court of Tinnston county State of Alabama
for Registration on the 16th day of Decr 1881 which is duly done in Deed Book 46 page 546
J. M. E. W. 1881

Wm. Thomas, Esq. June 21st

Notation Binford. I know All men by their parents that ~~Notation~~ Binford of
the county of Limestone State of Alabama for and in consideration of the
natural love and affection which I bear to my daughter Louisa F H
Turner wife of John S Turner of said county of Limestone State of Alabama as well as
for the further consideration of five dollars to me in hand paid by the said Louisa F
H Turner at and before the inscaling and delivering of these presents the receipt whereof
is hereby acknowledged have given and granted and by these presents do give and grant
unto the said Louisa F H Turner and her children which she now and may here
after have the following ~~Slaves~~ slaves to wit Charlotte a woman aged about twenty six
years and her children Emily aged about six years Lucretia aged three years also ~~a~~ a
woman aged sixteen years and her child Margaret aged one year together with the
future increase of the said slaves to have and to hold the said slaves and their fu-
ture increase forever to the separate use and benefit of my said daughter Louisa F H

Thinner free from the claim or claims of his said Husband John S Thinner and also free from the claims or claims of any person or manner of persons whatsoever absolutely or their own property right as freely as though they had purchased them And the said Adison Winford for himself his executors administrators and assigns the said Slaves and their future increase unto the said Louisa H H Thinner and her children their executors administrators and assigns against the claims of him the said Adison Winford 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 whereof I have hereunto set my hand and affixed my seal this 20th day of December in the year one thousand eight hundred and fifty one
A D Winford Seal

one
The State of Alabama
Limestone County ss Before me Thomas S Tyus judge of the Probate Court of Limestone County personally appeared Adison D Winford and acknowledged that he had signed sealed and delivered the foregoing Deed of gift to the above named Louisa H H Thinner for the purposes therein set forth and on the day and year therein named Sworn under my hand and seal this 21st day of December 1851
Thomas S Tyus judge Seal
Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for Registration on the 21st day of December 1851 which is duly done in Deed Book No 8 pages 54 to 547
Clerk Thomas S Tyus J P

John S Thinner wife
Co 3 Deed
John N Malone
This Indenture made this 3rd day of October in the year one thousand eight hundred and fifty one between John S Thinner and Louisa Thinner his wife of the County of Limestone in the State of Alabama of the one part and John N Malone of the same County and State of the other part Witnesseth That the said party of the first part for and in consideration of the sum of fifty six hundred dollars (\$56.00 or) to them paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened enfeoff released conveyed and confirmed and by these presents do give grant bargain sell alien enfeoff convey and confirm unto the said John N Malone all those certain tracts of Land lying and being in the County of Limestone and State of Alabama and known as follows to wit the North west qr of Section 6 Town 2 Range 4 west also the North East qr of Section 1 Town 2 Range 3 west also the South East qr of Sec 1 Town 2 Range 5 west also the North East qr of the North East qr of Sec 12 Town 2 Range 5 west also the North East qr of the South West qr of Sec 1 Town 2 Range 3 west The North part of the North west qr of Section 1 Town 2 Range 5 west bounded on the South by Maple Creek also the South West qr of Sec 31 Town 1 Range Range 4 west also the south half of the East qr of the South West qr of Section 31 Town 1 Range 4 west Also the East half of the South East qr of the South East qr of Sec 36 Town 1 Range 5 west containing seven hundred and seventy acres more or less.
We have and do hold the above described tracts or parcels of Land with the tenements and appurtenances thereto belonging or in any wise appurtenant unto the said John N Malone his heirs and assigns forever and the said

John S Thinner and Louisa Thinner his wife parties of the first part for themselves their heirs executors and administrators do hereby and in consideration of the premises warranted and well forever defend the title to the above described and hereby granted premises unto the said John N Malone his heirs and assigns from and against themselves and all and every person or persons claiming holding under them the said John S Thinner and Louisa his wife 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 John S Thinner and Louisa Thinner his wife parties of the first part to this Deed hereunto subscribe their names and affixed their seal the day and year above written
Signed sealed and delivered
John S Thinner Seal
Louisa H Thinner Seal

in the presence of
Henry C Edmunds
John H Winford
A D Winford

The State of Alabama
Limestone County ss Personally appeared before me Thomas S Tyus judge of Probate of said County the above named Henry C Edmunds John H Winford and Adison D Winford the three subscribing witnesses to the foregoing Deed who being first duly sworn depose and say that they saw the above named Louisa H Thinner whose name is subscribed thinto sign seal and deliver the same to the said John N Malone that they the said Henry C Edmunds John H Winford and Adison D Winford subscribe their names as witnesses thereto in the presence of the said Louisa H Thinner and in the presence of each other and on the same day personally appeared before me John S Thinner and acknowledge that he had signed sealed and delivered said Deed for the purposes therein set forth and on the day and year therein named Given under my hand and seal this 1st day of January 1852
Thomas S Tyus judge Seal

Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for Registration on the 1st day of January 1852 which is duly done in Deed Book No 8 pages 547 & 548
Clerk Thomas S Tyus J P

Sarah Boucher
Co 3 Power of attorney
Thomas P Boucher
I do hereby nominate and appoint Thomas P Boucher my Attorney in fact for me and in my name to sell and convey to any person or persons their heirs and assigns forever who will purchase the same by bill of sale my woman slave in the state of Alabama in Limestone County and take and receive the consideration money or take notes for the same at his discretion He may also bring and present in any name any suit that may be necessary to gain possession of or establish my title to the same employ such counsel or other aid as he may need at my expenses and charge and I do hereby ratify and confirm every act or thing he may lawfully do in the premises as fully as if I were present and doing the same myself this the 18th day of December 1851
Attested and witnessed
Sarah Boucher Seal
By
J P Boucher

State of Tennessee. Personally appeared before me R. H. Meely Clerk of the Hardeman County Court of said county, Jerry Endicott and Thomas Hounkley the two subscribing witnesses to the above Power of Attorney who after being duly sworn depose and say they are acquainted with said...
 B. H. Meely Clerk
 Wm. H. Adams D. C.

State of Tennessee. I William H. Powell Register for said county do hereby certify that the foregoing Power of Attorney was filed in my office this day at three o'clock P.M. and recorded in Book R pages 680 & 681 Given under my hand at office this 19th day of Decr 1854
 Wm. H. Powell R. G. C.
 By Candy M. Taylor D. C. H. C.

Filed in the office of the judge of the Probate Court of Limestone County, State of Alabama for Registration on 6th of January 1855 which is duly done in deed Book No 8 pages 548 & 549
 Just Thomas G. Myers J. P. C.

John Mc Cox & Jane Cox his wife of the County & State aforesaid of the first part and George W. Dublin of the other part Witnesseth that whereas the above named John Mc Cox did on the 6th of November 1848 purchase at sheriff's sale the tract of land known as the North East quarter of the North East quarter of section No 14 Township No 2 and of Range No 1 West containing forty acres the same having been exposed to public sale by the Sheriff of Limestone County to satisfy an Execution which he then had against George W. Dublin. And whereas the above named George W. Dublin is anxious and desirous of redeeming said land to the statute in such cases made and provided the said John Mc Cox & wife does for and in consideration of the sum of twenty seven Dollars & forty four cents in hand paid the receipt whereof is hereby acknowledged bargain sell and convey unto the said George W. Dublin all such right title claim and interest in and to the said land as was vested in him by said Sheriff's sale and the Deed made in pursuance thereof And testimony whereof the said John Mc Cox and Jane Cox his wife have hereunto set their hands and affixed their seals the day and date above written.

John Mc Cox
 Jane Cox
 mark

State of Alabama. Personally came before me Simpson B. Flanigan an acting justice of the Peace of County and State aforesaid John Mc Cox & Jane Cox his wife and acknowledged the signing sealing and delivering of the within and foregoing Deed for the purposes therein named and said Jane Cox being examined by me separately and apart from her said husband acknowledged that she signed her

right of dower in said Deed freely and voluntarily without any fear threats or compulsion of her said husband the said John Mc Cox. Given under my hand and seal the 8th day of October 1850

Filed in the office of the judge of the Probate Court of Limestone County, State of Alabama for Registration on the 6th of January 1854 which is duly done in deed Book No 8 pages 549 & 550

Just Thomas G. Myers J. P. C.

B. Lutz and
 J. W. Lutz
 of the
 State of
 Alabama

This Indenture made this twenty third day of September in the year one thousand eight hundred and fifty between Benjamin Lutz and John W. Lutz administrators of Samuel Lutz deceased of the County of Limestone in the State of Alabama of the one part and Mathew Ramsey of the County and State aforesaid of the other part Witnesseth that the said Benjamin Lutz and John W. Lutz administrators of Samuel Lutz deceased for and in consideration of the sum of one hundred and sixty five dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargain sold aliened conveyed and confirmed unto the said Mathew Ramsey all that certain tract of land lying and being in the County of Limestone and State of Alabama and known and designated in the South half of the North half of the North East quarter of section thirty four in Township No 2 Range No 1 West containing forty acres more or less of the land sold at Court Lane Alabama To have and to hold the above described land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Mathew Ramsey heirs and assigns forever And the said Benjamin Lutz and John W. Lutz administrators of Samuel Lutz deceased their heirs executors and administrators do hereby and in consideration of the premises warrant and well prove defend the title to the above described and hereby granted premises unto the said Mathew Ramsey his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Benjamin Lutz and John W. Lutz administrators of Samuel Lutz deceased and also against the said Mathew Ramsey the said Benjamin Lutz and John W. Lutz administrators of Samuel Lutz deceased subscribe their names and affixed their seals to the and given above written signed sealed and delivered in the presence of

Benjamin Lutz
 John W. Lutz
 administrators of Samuel Lutz deceased

The State of Alabama. Personally appeared before me Simpson B. Flanigan an acting justice of the Peace in and for said County Benjamin Lutz and John W. Lutz administrators of Samuel Lutz late of said County deceased who acknowledged that they have signed sealed and delivered the within deed to the Mathew Ramsey for the purposes therein agreeably to an order of the judge of the Probate Court of Limestone County. Given under my hand and seal this 23rd day of September 1850
 Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for Registration on the 16th day of January 1854 which is duly done in Deed Book No 8 page 550

Just Thomas G. Myers J. P. C.

352 10 Yrs. This Indenture made this the fifteenth day of January in the one thousand eight hundred and fifty one between Daniel Lutz and Rhoda his wife of the County of Stannard in the State of Mississippi of the one part and Mathew Ramsey of the State of Alabama and the County of Limestone of the other part Witnesseth that the said Daniel Lutz and Rhoda his wife for and in consideration of the sum of three hundred dollars to them in hand paid the receipt whereof is hereby acknowledged hath this day given granted bargained sold aliened conveyed released conveyed and confirmed and by these presents do give grant bargain sell alien convey and confirm unto the said Mathew Ramsey of the County of Limestone and State of Alabama all that certain tract or parcel of Land lying and being in the County of Limestone and State of Alabama known and designated as the East half of the North west quarter of section thirty four in Township No two in Range No six west the lands directed to be sold at Huntsville Alabama Eighty acres and also all that certain tract or lot of Land known as a part of the west half of the North East quarter of section thirty four of Township No two and Range west of the Lands sold at Court land Alabama the lines to run in the following manner beginning at the South west corner of said land thence one and a half rods east thence one hundred and ten rods North thence one and a half rods west thence south to the beginning corner so as to make one acre and give etc. Do have and to hold the above described tract or lots of Land with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said Mathew Ramsey his heirs and assigns forever And the said Daniel Lutz and Rhoda his wife for themselves heirs executors and administrators do hereby give in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Mathew Ramsey his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Daniel Lutz and Rhoda his wife have hereunto subscribed their names and affixed their seals the day and year above written

Daniel Lutz
Rhoda Lutz

The State of Mississippi
Stannard County
Personally appeared before me Merriman Pounds an acting Justice of the Peace in and for said County Daniel Lutz and Rhoda his wife and acknowledged that they signed sealed and delivered the within Deed for the purposes therein specified as their free act and the said Rhoda Lutz wife of the said Daniel Lutz on a private examination separate and apart from her said husband acknowledged that she signed the same freely and voluntarily without any fear threats or compulsion from her said husband whatever Given under my hand and seal the 16th day of January 1851

Merriman Pounds

The State of Mississippi
Stannard County
I William N Moore Clerk of the Probate Court of said County do hereby certify that Merriman Pounds whose name appears to be signed to the above and foregoing certificate of acknowledgment was on the day of its date thereof and was an acting Justice of the Peace in and for the County of Stannard and State aforesaid and that full faith and credit are due to all his official acts as such Given under my hand and

seal of said Court at office in Fulton this 16th day of January 1851
Wm H Moore Clerk
The State of Mississippi
Stannard County
I John W Davis Judge of the Probate Court for said County do hereby certify that Wm H Moore whose signature appears to the foregoing certificate is and was at the time of signing the same the legally qualified acting Clerk of the Probate Court for said County that the same is a legal fair and that full faith and credit are due all his official acts as such Given under my hand and seal the 16th day of January 1851

John W Davis
Judge of Probate

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 16th day of January 1851 which is duly done in deed Book No 5 pages 551 & 552
Test Thomas G Thomas J P

Benjamin Lutz wife
This Indenture made this the fifteenth day of January in the year one thousand eight hundred and fifty between Benjamin Lutz and Mary Lutz his wife of the County of Limestone in the State of Alabama of the one part and Mathew Ramsey of the County of Limestone and State aforesaid of the other part Witnesseth that the said Benjamin Lutz and Mary 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 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 Mathew Ramsey all that certain tract or parcel of Land lying and being in the County of Limestone and State aforesaid known and designated as the East half of the South East quarter of the North East quarter of section thirty four No 5 Range W. fifty rods under set at South end and thirty rods at North end containing twenty one acres more or less Do 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 Mathew Ramsey his heirs and assigns forever And the said Benjamin Lutz and Mary 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 Mathew Ramsey his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Benjamin Lutz and Mary his wife and also against the lawful title claim or demand of all and every person or persons whomsoever claiming by force or under the testimony whereof the said Benjamin Lutz and Mary his wife have hereunto subscribed their names and affixed their seals the day and year above written

Benjamin Lutz
Mary Lutz

Signed sealed and delivered in the presence of

State of Alabama
Limestone County
Personally appeared before me Simpson B. Thomas an acting Justice of the Peace in and for said County Benjamin Lutz and Mary Lutz his wife who acknowledged that they severally signed sealed and delivered the within and foregoing Deed or tract of Land on the day and year therein mentioned to the aforesaid Mathew Ramsey for the purposes therein contained and

the said many facts being by me examined separate and apart from her said husband acknowledged that she signed the same freely without any fear threats or compulsion of her said husband. Given under my hand and seal this the fifteenth day of August one thousand eight hundred and fifty.

Simpson B. Plamagan

Filed in the office of the judge of the Probate Court of Limestone County, State of Alabama for registration on the 16th day of January 1853 which is duly done in Deed Book No. 8 pages 552 & 553 Test Thomas J. Myers J.P.C.

Nathaniel W. Benson
Do & Deed
John R. Harris

Mrs. M. M. Benson made this 16th day of January in the year one thousand eight hundred and fifty two between Nathaniel W. Benson and Elizabeth Benson 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 Nathaniel W. Benson wife for and in consideration of the sum of thirty seven hundred and fifty eight dollars & fifty cts 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 aliened convey release conveyed and confirmed unto the said John R. Harris all that certain tract or parcel of land lying and being in in the county of Limestone and State of Alabama known and designated as the south west quarter Section fifteen Township four Range four west also the East half of the south east quarter Section fourteen Township four Range four west also the East half of the North East quarter Section fourteen Range four Township four west also the East half of the South East quarter Section Eleven Township four Range four west including all the right title claim and interest I have or may have at the Death of Sarah Ashburn in the following described tract or parcel of land known as the East & South East quarter Section Eleven Township four Range four west containing in all 480 acres 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 John R. Harris his heirs and assigns forever and the said Nathaniel W. Benson 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 R. Harris his heirs and assigns from and against them selves and all and every person or persons claiming or holding under them the said Nathaniel W. Benson & his wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Nathaniel W. Benson & 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 Schuyler Harris

N. W. Benson (Seal)
Elizabeth Benson (Seal)

State of Alabama Personally appeared before me Shirley Tisdale an acting Justice of the peace in and for said County Nathaniel W. Benson and Elizabeth Benson his wife who severally acknowledged that they signed seals and delivered the above to John R. Harris on the day and date above written and the said Elizabeth Benson wife of the said Nathaniel W. Benson acknowledged that she signed seals and delivered said Deed freely without any fear threats or compulsion or wrong of her said husband. Given under my hand and seal the day and date above written Shirley Tisdale J.P.

Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for registration on the 14th day of January 1853 which is duly done in Deed Book No. 8 pages 553 & 554 Test Thomas J. Myers J.P.C.

Nathaniel W. Benson wife
Do & Deed
Schuyler Harris

Mrs. M. M. Benson made this 16th day of January in the year one thousand eight hundred and fifty two between Nathaniel W. Benson and his wife Elizabeth Benson of the County of Limestone in the State of Alabama of the one part and Schuyler Harris of the other part Witnesseth that the said Nathaniel W. Benson & wife for and in consideration of the sum of Eight thousand 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 aliened convey release conveyed and confirm unto the said Schuyler Harris all that certain tract or parcel of land lying and being in the County of Limestone & State of Alabama known and designated as the North East quarter of Section Twenty three Township four Range four west also the North West quarter Section Twenty three Township four Range four west also the South West quarter Section twenty three Township four Range four west also the West half of the North East quarter Section twenty two Township four Range four west containing in all five hundred and sixty acres more or less To have and to the above described tract or parcel of land with the tenements and appurtenances thereto belonging or in any way appertaining unto the said Schuyler Harris his heirs and assigns forever and the said Nathaniel W. Benson 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 Schuyler Harris his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Nathaniel W. Benson and his wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Nathaniel W. Benson and 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 John R. Harris

N. W. Benson (Seal)
Elizabeth Benson (Seal)

State of Alabama Personally appeared before me Shirley Tisdale an acting Justice of the peace in and for said County Nathaniel W. Benson and Elizabeth Benson his wife who acknowledged that they signed Seals and delivered the above Deed to Schuyler Harris on the day and date above written and the said Elizabeth Benson wife of the said Nathaniel

W. Benson acknowledged that she Signed Sealed and delivered said deed freely without any fear threats or compulsion or coercion of her said husband Given under my hand and Seal the day and date above written

Shirley T. Tinkle J. P.

Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for Registration on the 24th day of January 1853 which is duly done in deed Book No 8 pages 534 & 535

Test Thomas G. Tynes J. P.

Archibald Davidson
to be in trust
P. Tamm Trust

This Indenture made and entered into this 14th day of January in the year of our Lord Eighteen hundred and fifty two Archibald Davidson and his wife Amanda M. Davidson of the first part Peterson Tamm of the second part and B. M. Townsend of the third part all of the County of Limestone and State of Alabama Witnesses That whereas the said Archibald Davidson is indebted to the said B. M. Townsend in the sum of one hundred and thirty dollars and fifty cents which is more particularly specified in several notes one for sixty two dollars and ninety two cents due 1st January 1853 and the other for sixty seven dollars and fifty eight cents due 1st January 1854 which sums of money the said Archibald Davidson is willing and desirous to secure unto the said B. M. Townsend and Now this Indenture witnesseth that for and in consideration of the premises and for the further consideration of the sum of one dollar to the said parties of the first part in hand paid by the said Peterson Tamm the receipt whereof is hereby acknowledged hath this day given granted bargained and sold and by these presents doth give grant bargain and sell unto the said Peterson Tamm the following tract or parcel of land lying and being in the County of Limestone State of Alabama known and described as follows to wit (The South East quarter of the South West quarter of Section No thirty six (36) Township one (1) and Range five (5) West containing forty acres be the same more or less) To have and to hold the above described tract or parcel of land together with all the appurtenances thereto belonging to and in right appertaining unto the said Peterson Tamm his heirs and assigns forever Upon Trust nevertheless that the said parties of the first part to remain in the quiet and peaceable possession of the land aforesaid until the said notes become respectively due and then he shall so soon after the happening of default in the payment of said sums of money as he may think proper or as soon as the said B. M. Townsend sell the tract of land before described to the highest bidder for ready money after giving the time and place of said sale at his own discretion giving at least twenty days previous notice by advertisement set up at three or more public places in said County and out of the remains arising from such sale shall first pay all the necessary expenses attending the execution of this deed and then shall pay to the said B. M. Townsend the amount of the above described notes with interest (if there be any) accruing thereon

Here by Certify that the within deed has been freely paid off and satisfied, Given under my hand and Seal this 17th day of July 1856
Peterson Tamm Trust

that if the above described notes are paid on or before the time they respectively fall due so that no default is made this this Indenture to be void other wise to remain in full force and virtue In testimony whereof the parties to this deed have hereunto set their hands and affixed their seals the day and year first above written

Archibald Davidson

Amanda M. Davidson

Peterson Tamm

B. M. Townsend

State of Alabama
Limestone County This day personally appeared before me A. R. Crawford one of the justices in the County aforesaid Archibald Davidson wife of Archibald Davidson and assigned the above deed and acknowledged for the purposes therein specified Given under my hand and Seal this 21st day of January 1853
A. R. Crawford J. P.

The State of Alabama
Limestone County SS Before me Thomas G. Tynes judge of the Probate Court of said County personally Archibald Davidson Peterson Tamm and Bruce M. Townsend and severally acknowledged that they had signed Sealed and delivered the foregoing deed of trust for the purposes therein set forth and on the day and year therein named Given under my hand and Seal this 21st day of January A. D. 1853
Thomas G. Tynes Judge
Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for Registration on the 21st of January 1853 which is duly done in Deed Book No 8 pages 533 & 534
Test Thomas G. Tynes J. P.

John Shannon & Son all men by these presents that we John Shannon Attorney at Law and Eviline S. Shannon his wife late Eviline S. Fletcher & Fletcher a daughter and distribute of William Fletcher deceased and formerly of Limestone County in the State of Alabama and the said John Shannon as Guardian of the person and of the estate of William Thomas Fletcher as Son distribute of the said William Fletcher deceased under the age of 21 years all of the County of Marion & State of Mississippi have this day for divers causes and considerations as therein moving made ordained nominated constituted and appointed and do by these presents to make ordain nominate constitute and appoint John Fletcher of said County of Marion & State of Mississippi our true and lawful attorney for us and in our names to receipt for and give all necessary acquittances and discharges or to me for and receive all money due or coming to us from the estate of the said William Fletcher deceased or in other wise as children and distributees of the said William Fletcher deceased or in any way or manner from them and we do authorize and empower the said John Fletcher to do all every act and thing necessary to be done in the premises and that we could do if we were personally present hereby ratifying and confirming all the acts of our said attorney witness our hands and seals this 8th day of January A. D. 1853
John Shannon
Eviline S. Shannon

State of Missouri
County of Marion
Be it remembered that on this 9th day of January A.D. 1852 before me Albert D. Sprague Presiding Justice of the County Court within and for said County of Marion personally came John Shannon and Eveline E. Shannon his wife and the said John Shannon as Guardian of the person and curator William Thomas Mississippi all personally known to me the persons whose names are subscribed the within and foregoing instrument of writing as having executed the same and thereupon they readily acknowledged the same to be their act and Deed for the purposes therein mentioned Certified under my hand set off in Palmyra in said County this day and year aforesaid.

John Shannon & wife
W. T. Fletcher
Albert D. Sprague J.P.

State of Missouri
County of Marion
I Thomas E. Hatcher Clerk of the County Court within and for said County of Marion the same being a court of record do hereby certify that Albert D. Sprague whose name appears to the above and foregoing Certificate as having executed the same is now and was at the time doing the same Presiding Justice of said County duly commissioned and qualified according to law and that full faith and Credit are due to all his official acts as such and that the signature annexed thereto is genuine.

In testimony whereof I hereunto set my hand and annex my official seal Done at office in Palmyra this 9th day of January A.D. 1852
Thomas E. Hatcher
Clerk of Court

State of Missouri
County of Marion
I Albert Sprague Presiding Justice of the Marion County Court in and for said County of Marion the same being a court of record do hereby certify that Thomas E. Hatcher whose name appears to the above and foregoing certificate as having executed the same is now and was at the time of doing the same an acting Clerk of our said Court duly commissioned and qualified according to law and that full faith and Credit are due to all his official acts as such & that the signature annexed thereto is genuine. Witness my hand as presiding justice as aforesaid at office in Palmyra this 9th day of January A.D. 1852
Albert Sprague
J.P. of Court

Received of Stokes Robinson administrator of the estate of John Fletcher and Susan Fletcher one hundred and thirty five dollars and twelve cents in full of the distributive shares of John Shannon & Eveline Shannon his wife and John Shannon Guardian of William Thomas Fletcher and my own share in the estate of John Fletcher deceased each share being forty five dollars and four cents making the sum above specified of one hundred and thirty five dollars and twelve cents this 29th day of January 1852
John Fletcher
Test Thomas E. Hatcher

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 29th day of January 1852 which is duly done in deed Book No 8 pages 336, 337 & 338 Test Thomas E. Hatcher J.P.

Elizabeth Minnet
Deed
I Elizabeth Minnet made this Twenty first day of December in the year one thousand eight hundred and forty eight before me Joseph B. Dement of the County of Limestone in the State of Alabama of the one part and Joseph B. Dement Landowner of the other part. Witnesseth that the said Elizabeth Minnet for and in consideration of the sum of five hundred dollars to her in hand paid the receipt whereof is hereby acknowledged forth this day 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 Joseph B. Dement all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama being the South west quarter of Section fifteen Township four Range four west containing one hundred and fifty eight acres and $\frac{1}{2}$ more or less and also the West half of the South east quarter fifteen Township four of Range four West containing twenty nine acres and $\frac{1}{2}$ more or less. Do have and to hold the above described parcel of land with the tenements and appurtenances thereunto belonging to and in any wise appertaining unto the said Joseph B. Dement his heirs and assigns forever. And the said Elizabeth Minnet 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 here by granted premises unto the said Joseph B. Dement and his heirs and assigns from and against herself and all and every person or persons claiming or holding under her the said Elizabeth Minnet and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Elizabeth Minnet hereunto subscribes her name and affixes her seal the day and year above written. Signed sealed and delivered in the presence of
Elizabeth Minnet

State of Alabama
Limestone County
Personally appeared before me Sanders Walker an acting Justice of the peace for the County and State aforesaid the within named Elizabeth Minnet and acknowledged that she signed sealed and delivered the foregoing Deed on the day and year therein mentioned to the above said Joseph B. Dement. Sanders Walker J.P.
Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 4th of February 1852 which is duly done in Deed Book No 8 page 335 Test Thomas E. Hatcher J.P.

Deed
I D. Beauchamp do hereby offer Collins Grant and N. W. Benson Creditor on this 31st day of February in the year one thousand eight and fifty two all of the County of Limestone and State of Alabama. Witnesseth that the said D. Beauchamp is justly indebted to said N. W. Benson

in the sum of eight one dollar by Open account for money loaned previous furnished at the instance of the said J. L. Beauchamp and he being willing and desirous of securing the payment of the said sum of eighty one dollar to the said M. Benson with and cloth by this present for the consideration aforesaid as well as for the further consideration of the sum of one dollar in hand paid to said J. L. Beauchamp by the said Alfred Collins trustee. the receipt whereof is hereby acknowledged bargain sell convey and deliver to the said Alfred Collins trustee the following perishable property in trust forever to wit one Bureau one bedstead two and furniture one tin pannelle safe one table six chairs one small cooking stove three stone pans three pugs two pairs of Andersons two monkey tubs one large kettle one pot two ovens six framed pictures four trunks four boxes four barrels and to have and to hold in trust upon the conditions following that to wit say the said J. L. Beauchamp shall have keep and enjoy the possession and use of of the aforesaid articles of perishable property until the first day of march in in the year Eighteen hundred and fifty three when the said debt will be due at which time should the said J. L. Beauchamp make default in the payment of the said sum of money or as soon thereafter as the said M. Benson shall direct the said Alfred Collins trustee shall take possession of all the above described property and sell the same to the highest bidder at public outcry after having given fifteen days notice thereof and out of the proceeds of such sale pay the said sum of money to M. Benson and the remainder if any pay to said J. L. Beauchamp but should the said J. L. Beauchamp make no default in payment of said money to said M. Benson then and in that condition this indenture testant wholly void other wise to remain in full force and affect Intestimony hereof each of the parties hereunto set their hands and seals respectively on the day and date first above written

J. J. Malone

J. J. Clement

The State of Alabama

Limestone County Before me Thomas J. Tyus Judge of the Probate Court of said County personally appeared Franklin J. Malone and Joseph B. Diment the two subscribing witnesses to the foregoing deed who being first duly sworn depose and swear that they saw the above named J. L. Beauchamp and Nathaniel W. Benson whose names are subscribed thereto sign seal and deliver the same to the said Alfred Collins and that they these deponents subscribed their names as witnesses thereto in the presence of the said J. L. Beauchamp and Nathaniel W. Benson and that they signed the same in the presence of each other Given under my hand and seal this 14th day of February A.D. 1852

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 14th of February 1852 which is duly done in said Book no 8 page 353 & 39

Alfred Collins (Seal)
J. L. Beauchamp (Seal)
M. W. Benson (Seal)

Thomas J. Tyus Judge (Seal)

Test Thomas J. Tyus J. P.

560

Elijah J. Meadows

Drice M. Townsend

This Indenture made this third day of November in the year one thousand eight hundred and fifty one between E. J. Meadows and Elizabeth C. Meadows his wife of the county of Limestone in the state of Alabama of the one part and Drice M. Townsend of the other part Witnesseth that the said E. J. Meadows and Elizabeth C. Meadows 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 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 Drice M. Townsend all that certain tract or parcel of land lying and being in the county of Limestone and State of Alabama and known and described as follows the south east quarter of the North West quarter of section Eleven Township two Range five west containing forty acres more or less To have and to hold the above described tract or parcel of land together with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said Drice M. Townsend his heirs and assigns forever and the said E. J. Meadows and E. C. Meadows his wife for themselves and their heirs executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Drice M. Townsend his heirs and assigns from and against themselves and all and every person or persons claiming or holding same them the said Elijah J. Meadows and Elizabeth C. Meadows his wife and also against the lawful title claim or demand of all and every person or persons claiming or holding by from or under the Government of the United States On testimony whereof the said Elijah J. Meadows and his wife Elizabeth C. Meadows have hereunto subscribed their names and affix their seal the day and year first above written

Signed sealed and delivered in the presence of Joseph A. Lodge

Simon H. Harris

The State of Alabama Before me Thomas J. Tyus Judge of the Probate Court of Limestone County of said county personally appeared the within named Joseph A. Lodge and Simon H. Harris subscribing witnesses to the within deed who being first duly sworn depose and swear that they saw the within named Elijah J. Meadows and Elizabeth C. Meadows his wife whose names are subscribed thereto sign seal and deliver the same to the said Drice M. Townsend that they these deponents subscribed their names as witnesses thereto in the presence of the said Elijah J. Meadows and Elizabeth C. Meadows his wife and that they signed their names as witnesses thereto in the presence of the said Elijah J. Meadows and wife and in the presents of each other Given under my hand and seal this 29th day of December A.D. 1851

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 29th day of December 1851 which is duly done in said Book no 8 page 560

E. J. Meadows (Seal)
Elizabeth C. Meadows (Seal)

Thomas J. Tyus Judge (Seal)

Test Thomas J. Tyus Judge

562
B M Townsend admin
570
563
This Deed made 13th day of January 1857 between
Brice M Townsend administrator with the will annexed of William
Bonner dec'd of the one part and the heirs of Willis Bonner dec'd
of the other part Witnesseth that whereas Brice M Townsend and Willis
Bonner became administrators with the will annexed to William Bonner
dec'd and in their capacity as such possessed themselves of the property of the said
Bonner and whereas in the due course of their administration of said estate it became
their duty to sell certain real estate belonging to the Estate of the said William
Bonner for a division amongst his heirs and whereas upon their petition under the Stat-
ute for that purpose the Orphans Court of Limestone County and State of Ala-
bama did on the 14th day of December 1846 make an order requiring the said
Brice M Townsend & Willis Bonner administrators aforesaid to sell real Estate
specified in said petition of said administrators and the order of said Court found
them to the highest and best bidder at public auction on a credit of one and
two years after giving the notice required to be given by said Court in their
aforesaid order and to report said sale to said Court at the time therein named and
Whereas the said administrators did on the 8th day of February 1848 in pursuance
of said order of said Orphans Court and after having fully complied with
all the requisites of said order sell said real Estate and Willis Bonner one of
the administrators aforesaid became the purchaser of the following described lands
to wit the E 1/4 of S E 1/4 Sec 6 Township 8 Range 6 East also the N E 1/4
of Section 7 Township 8 Range 6 East also the N W 1/4 of section 8 Township 8 Range
6 East the said lands being a part of the lands belonging to said William Bon-
ner dec'd and a part of what was embraced in the petition of the said adminis-
trators and the aforesaid order of said Court the said Bonner became the purchaser
of said lands for the sum and at the price of three thousand dollars on the terms of
said order and whereas the said administrators at the sale aforesaid notified and published
to present before and at the time said real Estate was put up for sale that they inten-
ded to reserve & except from sale and did reserve and except from sale one half in area
of ground to be so laid off as to cover and embrace the family grave yard or bury-
ing place of said W^m Bonner on the first Hampton tract where it was then estab-
lished and whereas the said administrators did on the 10th day of June 1847 make a
report to said Court they had sold the land they were required to sell by said order and
that Willis Bonner one of the administrators as aforesaid was the purchaser of the
lands above particularly specified and on the terms and at the price aforesaid and that
the said Bonner had in all things complied with the order of said Orphans Court
which directed said lands to be sold and Whereas the said Court did on the 10th day
of June 1847 receive said report and order the same confirmed and recorded and then
and there also directed and directed the said administrators to make title
to said above specified lands to said Bonner as the purchaser thereof and whereas
since the making of the last order as above named and before said administrators had
complied with the same by making the conveyance therein required of them
to wit on the day day of June 1847 the said Willis Bonner departed this life.
Now this said Court Witnesseth that for and in consideration of the premises
aforesaid do by their presents transfer and convey to the heirs of Willis Bonner
deceased all of the right title and interest in and to the lands above sold to said

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Willis Bonner as aforesaid which by virtue of said order of said Orphans Court it should or
could convey to them together with the appurtenances thereto belonging or in any
appertaining excepting and reserving as aforesaid one half of one acre to be laid off as
to corner and embrace the family grave yard or burying place of said W^m Bon-
ner and as established on the first Hampton tract as aforesaid and also saving and
reserving to the middle of the said Willis Bonner way and all right of dower
which she had after the death of the said Willis Bonner in and to said land
or any part thereof In testimony Whereof I have hereunto set my hand and seal
the day and year first above written
B M Townsend Dec'r
administrator with the will

The State of Alabama
Limestone County Before me Thomas G Tyus judge of the Probate Court
of said County personally appeared Brice M Townsend administrator with the will
annexed of William Bonner deceased and acknowledged that he had signed sealed
and delivered the foregoing Deed to the heirs of Willis Bonner deceased for the
purpose therein set forth and on the day and year therein named Given under
my hand and seal this 13th day of January AD 1857
Thomas G Tyus judge
Filed in the office of the judge of the Probate Court of Limestone County
State of Alabama for Registration on the 13th day of January 1857 which is duly
done in deed Book No 8 pages 570 & 571
Test Thomas G Tyus J P C

Thomas J Malone
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Recd of John W Mason admin of Asa Allen deceased the following notes
one on John F Blair June 1st January 1848 for sixty dollars balance due on a
note on John W. Mason with interest thirty four dollars and twenty nine
cents one on Edward Shauge due 1st June 1851 forty eight dollars and fifty cents one
on William Ray due 1st June 1852 for fifty dollars one on Thomas Morse due 1st Jan-
uary 1852 for twenty dollars one on James W Tyus due 1st Jan 1852 for sixty dollars
and three hundred and eighty four and thirty two cents in cash in full of the amount
due from said Mason as admin of said Allen deceased to the infant children of
John W Allen deceased Mary Ann Rebecca Allen and Susan Frances Elizabeth
Allen Jan 14th 1852
Thos J Malone Sec'd

The State of Alabama
Limestone County 55 Before me Thomas G Tyus judge of the Pro-
bate Court of said County personally appeared Benjamin J Malone attor-
ney in fact for Thomas J Malone and acknowledged that he had signed
sealed and delivered the within receipt to John W Mason for the purpose
therein set forth and on the day and year therein named Given under
my hand and seal this 14th day of January AD 1852
Thomas G Tyus judge
Filed in the office of the judge of the Probate Court of Limestone County State
of Alabama for Registration on the 14th day of January 1852 which is duly done
in Deed Book No 8 page 572
Test Thomas G Tyus J P C

William H Turner
Daniel Coleman

This Indenture made this seventh day of February one thousand Eight hundred and fifty two by and between William H Turner and Caroline J Turner of the county of Limestone in the State of Alabama of the one part and Daniel Coleman of the county of Limestone and State Alabama of the other part Witnesseth that the said William H and Caroline J Turner for and in consideration of the sum of Five hundred dollars to them in hand well and truly paid the receipt whereof is hereby acknowledged have this day given granted bargained and sold and by these presents do grant bargain and sell unto the said Daniel Coleman his heirs and assigns all that certain tract of land lying and being in the County of Limestone State aforesaid and known as the West half of the South East quarter of section No Eight in Township no three in Range No Six containing eighty acres of land being the same conveyed by Stephen Brandon and his wife Mathe W Brandon to said Wm H Turner with all and singular the hereditaments and appurtenances therunto belonging or in any appertaining and all the estate right title interest claim and demand whatever of them the said William H and Caroline J Turner of an end to the said tract of land and every part and parcel thereof do have and to hold the said tract of land above mentioned and every part and parcel thereof with the appurtenances unto the said Daniel Coleman his heirs and assigns forever and the said William H and Caroline J Turner for themselves their heirs the said tract of land and every part and parcel thereof against themselves and their heirs and all and every other person what ever will warrant forever defend to the said Daniel Coleman his heirs and assigns In testimony whereof the said William H Turner and Caroline J Turner have hereunto set their hands and seals the day and year above written

Wm H Turner
Caroline J Turner

Signed sealed and delivered in the presence of
The State of Alabama

Limestone County SC Before me Thomas J Cyas judge of the Probate Court of said County personally appeared William H Turner and Caroline J Turner his wife and severally acknowledged that they had signed sealed and delivered the within Deed to the said Daniel Coleman for the purposes therein set forth and on the day and year therein named and on the same day I exhibited said Deed to the said Caroline J Turner separate and apart from her said husband who acknowledged that she had 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 7th day of February AD 1852
Thomas J Cyas judge
Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for registration on the 8th day of February 1852 which is duly done in Deed Book No 8 page 563
Test Thomas J Cyas J P C

John M Brandon
Henry Yarborough

This Indenture made this seventh day of February in the year One thousand Eight hundred and fifty two Between Reabella Thomas and John M Brandon and Mary Brandon wife of the

said John M Brandon of the County of Limestone in the State of Alabama of the one part and Henry Yarborough of the other part Witnesseth that the said Reabella Thomas John M Brandon and Mary Brandon 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 released convey and confirm unto the said Henry Yarborough all that certain tract or parcel of land lying and being in the County of Limestone known as the North 1/2 of the East 1/2 of Smith W quarter of section No 14 T No 8 Range No 6 West also the North 1/2 of the West 1/2 of Smith W quarter of section No 14 of T No 8 Range No 6 West also the South 1/2 of East 1/2 and West 1/4 of section No 14 of Township No 3 Range No 6 West also the East 1/2 of Smith W 1/2 of the West 1/2 of the South West quarter of section No 14 in T No 8 of Range No 6 West 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 Yarborough his heirs and assigns forever and the said Reabella Thomas John M Brandon and Mary Brandon 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 Yarborough his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Reabella Thomas John M Brandon and Mary Brandon and also against the lawful title claim or demand of all and every person or persons whomsoever in fee simple forever In testimony whereof the said Reabella Thomas John M Brandon and Mary Brandon have to subscribe their names and affix their seals the day and year first above written Feb 7th 1852

Reabella Thomas
John M Brandon
Mary Brandon

State of Alabama
Limestone County Personally appeared before me John Y Blair an acting Justice of the peace for the County aforesaid the above named Reabella Thomas John M Brandon W Brandon his wife who acknowledged that they severally signed sealed and delivered the foregoing Deed on the day and year therein named to the aforesaid Henry Yarborough and the said Mary W Brandon being by me personally examined apart from her said husband acknowledged that she signed sealed and delivered the said Deed freely without any threats or compulsion of her said husband and Given under my hand and seal this 12th day of February 1852

John Y Blair J P
Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for registration on the 12th day of Feb 1852 which is duly done in Deed Book No 8 pages 563 & 564 Test Thomas J Cyas J P C

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John D Holt
No 3 Deed
Henry M Stanley

This Indenture made this fourteenth day of February in the year one thousand eight hundred and fifty two between John D Holt and his wife Mary Jane Holt of the County of Limestone in the State of Alabama of the one part and Henry M Stanley of the other part Witnesseth that the said John D Holt and his wife Mary Jane Holt for and in consideration of the sum of Fifty 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 M Stanley these two or parcels of land lying and being in the Town of Athens and County of Limestone State of Alabama and known in the plan of said Town as lots Number 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 tenements and appurtenances thereto belonging or in any wise appertaining unto the said Henry M Stanley his heirs and assigns forever And the said John D Holt and Mary Jane Holt his wife for themselves their heirs Executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Henry M Stanley his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John D Holt and Mary Jane Holt his wife and also against the lawful title claim or demand of all and every person or persons claiming or holding by force or under the government of the United States In testimony whereof the said John D Holt and Mary Jane Holt his wife have hereunto subscribed their names and affixed their seals the day and year first above written
John D Holt
Mary J Holt

Signed sealed and delivered in the presence of
The State of Alabama Before me Thomas S Cyrus Judge of the Probate Court Limestone County 55 of said County personally appeared John D Holt and Mary J Holt his wife and severally acknowledged that had signed sealed and delivered the within Deed to the said Henry M Stanley for the purposes therein set forth and on the day and year therein named and on the same day I exhibited said Deed to the said Mary J Holt wife of the said John D Holt aforesaid separate and apart from her said husband who acknowledged that she had signed sealed and delivered the same freely and voluntarily without any fear threats or compulsion of her said husband Give under my hand and seal this 14th day of February AD 1852 Thomas S Cyrus Judge
Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama of Registration on the 14th of February in the year 1852 which is duly done in Deed Book No 8 page 365 Test Thomas S Cyrus J P C

Richard J Andrews
No 3 Deed
Presly W Wilkerson

This Indenture made this nineteenth day of November in the year one thousand eight hundred and fifty one between Richard J Andrews and Mary Ann Andrews his wife of the County of Limestone in the State of Alabama of the one part and Presly W Wilkerson

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of the County and State aforesaid of the other part Witnesseth that the said Richard J Andrews and Mary Ann Andrews 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 conveyed released conveyed and confirmed and by these presents do give grant bargain sell alien convey release convey and confirm unto the said Presly W Wilkerson all that certain tract or parcel of land lying and being in the County of Limestone in the State of Alabama and known as Lots Numbered five four Eleven and fourteen in Section sixteen in Township one Range Six west Containing one hundred and sixty one acres and forty seven Rod Lot No four the south half of the south half of South West quarter No five the south half of the west half of South West quarter No Eleven the North half of the west half of South East quarter & Lot numbered fourteen North half of East half of the south East quarter in the above described sixteenth Section of the above named Township and range in the State and County aforesaid Do have and to hold the above described lots or tracts of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Presly W Wilkerson his heirs and assigns forever and the said Richard J Andrews and Mary Ann Andrews 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 Presly W Wilkerson his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Richard J Andrews and his wife Mary Ann Andrews and also against the lawful title claim or demand of all and every person or persons claiming or holding by force or under the Government of the United States In testimony whereof the said Richard J Andrews and Mary Ann Andrews have hereunto subscribed their names and affixed their seals the day and year first above written
Signed sealed and delivered in the presence of
Richard J Andrews
Mary Ann Andrews

William P Long
The State of Alabama Personally appeared before me William P Long an acting Justice of the peace in and for the State and County aforesaid said Richard J Andrews and Mary Ann Andrews who severally acknowledged that they signed sealed and delivered the foregoing Deed to the within named Presly W Wilkerson for the purposes therein expressed on the day of its date and the said Mary Ann Andrews being by me Examined apart from her husband acknowledged that she signed the same freely without any fear threats or compulsion of her said husband Give under my hand and seal this the nineteenth day of November 1851
William P Long
Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on 18th day of February 1852 which is duly done in Deed Book No 8 pages 365 & 66 Test Thomas S Cyrus J P C

William Morton
No 3 Deed
Samuel W Cogg

This Indenture made and entered into this 10th day of January 1852 between William Morton and his wife Esther Morton of the County of Wapka and State of Mississippi of the first part and Samuel

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W. J. J. of the County of Limestone State Alabama of the second part W. J. J. that for and in consideration of the sum of three hundred Eighty seven dollars & 50 cents in hand paid the first party by the second party the receipt whereof is hereby acknowledged the said first party have bargained sold and conveyed and by these presents do bargain sell and convey unto the said party of the second part his heirs and assigns the following described piece or parcel of land lying & being in Limestone County and State Alabama to wit the west half of the East half of the North East quarter of Section twenty nine (29) and also the west half of the North East quarter said Section twenty nine (29) and also the East half of the South East quarter of said Section twenty nine (29) in Township Three (3) of Range four (4) west containing two hundred acres more or less with all the improve ments thereon To have and to hold the said party of the second part his heirs and assigns forever and the said party of the first part for themselves heirs &c forever warrant and defend the title of said land and premises unto the said party of the second part his heirs forever from the lawful claims of any and all persons or whatever persons in hereof the said first party hereto set their hands and seals the day and year first above written

William Norton senior
 his wife
 Esther Norton

The State of Mississippi
 Chickasaw County Personally appeared before me Edward Norton an acting justice of the peace in and for said County the within named William Norton 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 Esther Norton the wife of the said William Norton who acknowledged by me separate and apart from her husband acknowledged that she signed sealed and delivered the foregoing Deed on the day and year therein mentioned as her act and Deed freely without any fear threats or compulsions of her husband Given under my hand and the seal of the 17th day of January

Edward Norton
 Justice of the peace

The State of Mississippi
 Chickasaw County I Daniel Hunt Clerk of the Probate Court of said County do hereby certify that Edward Norton whose genuine signature appears to the foregoing certificate of acknowledgment is and was at the time of signing the same an acting justice of the peace in and for said County duly qualified and commissioned and that all his official acts as such are and ought to be entitled to full faith and credit

Given under my hand and the seal of said Court as office in testimony the 17th day of January 1852

Daniel Hunt Clerk

The State of Mississippi
 Chickasaw County I E. F. Jordan Judge of the Probate Court of said County do hereby certify that Daniel Hunt whose genuine signature appears to the foregoing certificate is and was at the time of the signing the same Clerk of the Probate Court of said County duly Elected and Commissioned and that all his official acts as such are and ought to be entitled to full faith and credit Given under my hand and seal this the 12th day of February 1852

E. F. Jordan
 Judge of Probate

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 18th day of January 1852 which is duly done in deed book No 8 pages 566 567 & 568 Test Thomas S. Tyus J. C. C.

Alfred Lanier wife
 No 3 Deed
 Henry Yarborough
 This Indenture made and entered into this ninth day of Feb'y 1848 between Alfred Lanier and Nancy B. Lanier wife of the said Lanier of the first part and Henry Yarborough of the 2nd part all of the County of Limestone State of Alabama W. J. J. that the said Alfred Lanier & Nancy his wife for and in consideration of three hundred dollars to them in hand paid at or before the enrolling & delivering of these presents their receipt whereof is hereby acknowledged by S. Henry Yarborough have this day given granted bargained sold transferred aliened conveyed conveyed and set over and by these presents do give grant bargain sell transfer alien convey and set over unto him the said Yarborough his heirs and assigns all the following described tract or parcel of land lying and being in the aforesaid County of Limestone known as the North half of the East half of the North East quarter of section No Twenty seven Township No. Three of Range No. Six west containing forty acres more or less to have and to hold the above described tract or parcel of land with all and singular the appurtenances thereunto belonging unto the said Henry Yarborough his heirs and assigns forever and the said Alfred Lanier and wife for themselves their heirs &c do hereby covenant agree to warrant and forever defend the title to the said land against the legal claim of all and every other person or persons whatsoever and unto the said Henry Yarborough his heirs &c In testimony whereof we the said Alfred Lanier wife have hereunto set their names & affixed their seals this day and year first above written Feb'y 9th 1848

Alfred Lanier
 Nancy B. Lanier

of Samuel Ray
 Special Agent
 The State of Alabama Before me Samuel Ray an acting justice of the peace Limestone County 55 in and for the County aforesaid personally appeared Alfred Lanier whose name is affixed to the foregoing Deed and acknowledged that he signed and sealed and delivered the within Deed to Henry Yarborough on the day of its date for the purposes and consideration therein set forth and the said Nancy Lanier wife of said Alfred Lanier being by me examined separate and apart from her said husband did acknowledge that she signed the same freely and of her own voluntary act without any fear threats or compulsions of her said husband on the day and year therein named Given under my hand and seal this 9th day of Feb'y 1848

Samuel Ray

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 23rd day of February 1852 which is duly done in Deed Book No 8 page 568 Test Thomas S. Tyus J. C. C.

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 William Stephenson wife
 Henry Yarborough
 This Indenture made this the 22nd day of September 1846 between William Stephenson and Maria Jane Stephenson of the first part and Henry Yarborough of the second part all of the county of Limestone & State of Alabama Witnesseth that the said William Stephenson and Maria Jane Stephenson for and in consideration of the sum of two thousand and fifty dollars to them in hand paid the receipt whereof is hereby acknowledged hath this day bargained sold conveyed and confirmed unto the said Henry Yarborough all that certain tract or parcel of land lying and being in the County and State aforesaid and known as the West 1/4 of Section twenty six township 3 Range 6 West containing one hundred and sixty acres more or less situate in fourth sec. 26 township 3 Range 6 West and to hold the above described tract or parcel of land with the appurtenances thereto belonging or in any wise appertaining unto the said Henry Yarborough his heirs and assigns forever and the said William Stephenson and Maria Jane Stephenson for themselves their heirs Executors and assigns doth warrant and will forever defend the title to the above described and hereby granted premises unto the said Henry Yarborough his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said William Stephenson and Maria Jane Stephenson and also against the lawful claim or demand of all and every person or persons of whatsoever claiming by them or under the Government of the United States In testimony whereof the said William Stephenson and Maria Jane Stephenson have hereunto set their hands & seals the day and date above written. William Stephenson
 Maria J. Stephenson
 The State of Alabama
 Limestone County Personally appeared before me Henry Smith an acting Justice of the peace for Limestone County William Stephenson and Maria J. Stephenson his wife who acknowledged that they signed and sealed and delivered the within Deed on the day and date therein mentioned to the aforesaid Henry Yarborough Given under my hand and seal this 24th day of Nov 1850
 Henry Smith J.P.

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 23rd day of February 1851 which is duly done in Deed Book No 8 page 569 Test Thomas G. Thyns J.P.C.

John Critz wife
 Henry Yarborough
 This Indenture made this 23rd Nov. one thousand eight hundred and fifty two between John Critz and Nancy A Critz his wife of the county of Limestone in the State of Alabama of the one part and Henry M. Yarborough of the other part witnesseth that the said John Critz wife for and in consideration of the sum of one thousand eight hundred and twelve dollars and Fifty cents 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 Henry Yarborough all that certain tract or parcel of land lying and being in the County of Limestone & State of Alabama known as the North West part of Fractional Sec 28 Township No 3 Range 1 West also twenty five acres part of the North side

of the South half of the North West quarter of section No 28 Township No 3 Range 1 West also the East half of the North East quarter of section No 22 Township 3 Range 1 West containing in all one hundred & eighty five acres more or less with the exception of forty acres sold to Henry A. Binford off of the East end of the above described land) to have and to hold the above described lots or parcels of land with the appurtenances thereto belonging or in any wise appertaining unto the said Henry M. Yarborough his heirs and assigns forever and the said John Critz and 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 Henry M. Yarborough his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John Critz and wife and also against the lawful title or claim or demand of all and every person or person of whatsoever claiming or holding by from or under the Government of the United States In testimony whereof the said parties to these presents have hereunto set their hands and seals the day and date above written possession to the above lands to begin 15 Jan 1851
 John Critz
 Nancy A Critz

State of Alabama
 Limestone County. Personally appeared before me Henry Smith an acting Justice of the peace in and for the County of Limestone & State aforesaid the within named John Critz and Nancy A Critz his wife whose names are assigned to the foregoing deed and acknowledged the signing and delivering of the same to Henry M. Yarborough on the day of the date for the purpose therein specified also on the same day examined the aforesaid Nancy A Critz separate on a pret from her said husband who said that she signed sealed and delivered said Deed freely and voluntarily without any fear threats or compulsion of her said husband John Critz and that she relinquished her right of Dower in the land & premises specified to said Henry M. Yarborough Given under my hand and seal this 24th day of Nov 1850
 Henry Smith J.P.
 Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 23rd day of Feb 1852 which is duly done in Deed Book No 8 page 569 570 Test Thomas G. Thyns J.P.C.

John L. Beard wife
 Henry Yarborough
 This Indenture made this seventh day of Feb in the year of our Lord one thousand eight hundred and fifty two between John L. Beard and Lavinia Beard his wife of the County of Limestone in the State of Alabama of the one part and Henry Yarborough of the other part Witnesseth that the said John L. Beard and Lavinia Beard for and in consideration of one thousand in the said John L. Beard and Lavinia Beard 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 Yarborough all that certain tract or parcel of land lying and being in the County of Limestone known as the North East quarter of section of land Section 25 of Township No 3 of Range No 6 West excepting a lot of five acres that William Wheat deeded to trustees for the Baptist Church also the East half of the North West quarter of section 28 Township No 3 Range 1 West also the West half of the South East quarter of section No 14 Township No 3 Range 1 West) to have and to hold the above described tract of land with the tenements and

opportunities thereunto belonging or in any wise appertaining unto the said Henry Yarbrough his heirs and assigns forever And the said John L Beard and Lavina Beard 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 Yarbrough 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 and als against the lawful title claim or demand of all and every or persons whomsoever in fee simple forever In testimony whereof the said John L Beard and Lavina Beard do hereunto subscribe their names and affix their seals the day and year first above written

John L Beard
Lavina Beard
The State of Alabama
Limestone County Personally appeared before me John J Blair an acting justice of the peace of the county and State aforesaid John L Beard and Lavina Beard his wife and severally acknowledged that they signed sealed and delivered the foregoing deed to the said Henry Yarbrough for the purpose therein specified and on the day and year therein named and the said Lavina Beard being by me examined separately and apart from her said husband acknowledged that she signed sealed and delivered the same without any fear threats or compulsion of her said husband Given under my hand and seal this 17th day of February 1852

John J Blair
Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 23rd day of Feb'y 1852 which is duly done in Deed Book No 8 pages 540 & 541
Test Thomas J Lyons J.P.

Ed H Spencer
No 3 Deed
Robert L Hendricks
This Indenture made this 12th day of July in the year one thousand eight hundred and fifty one between E H Spencer and his wife Mary W Spencer of the County of Limestone in the state of Alabama of the one part and Robert L Hendricks of the other part Witness that the said E H Spencer and his wife Mary W Spencer for and in consideration of the sum of two hundred and sixty 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 Robert L Hendricks all that certain tract or parcel of land lying and being in the county of Limestone State of Alabama and known as North 1/2 of the North 1/2 of the East 1/2 of the North 1/2 of Section No 36 T No 2 Range No 5 containing 19 1/2 acres more or less also the N 1/2 of the NW 1/4 of Section No 14 and T No 3 and Range No 4 containing 40 acres and 7/8 more or less also North 1/2 of the NW 1/4 of the NE 1/4 of Section No 15 in Township No 2 Range No 4 containing 39 1/2 acres more or less also the S 1/2 of the NW 1/4 of the SE 1/4 of Section No 17 of Township No 2 Range No 5 containing 40 1/2 acres more or less also the N 1/2 of the E 1/2 of the NE 1/4 of Section No 20 in Township No 2 Range No 5 containing 40 1/2 acres more or less We have and to hold the above described lands with the tenements and appurtenances

thereunto belonging or in any wise appertaining unto the said Robert L Hendricks his heirs and assigns forever And the said E H Spencer 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 from and against themselves and all and every person or persons claiming or holding under them the said E H Spencer and Mary W Spencer his wife and also against the lawful title claim or demand of all and every persons or persons claiming or holding by feoff or under the Government of the United States In testimony whereof the said E H Spencer and his wife Mary W Spencer hereunto subscribe their names and affix their seals the day and year first above written

E H Spencer
Mary W Spencer
Signed sealed and delivered in the presence of
The State of Alabama Personally before me John Threntine an acting justice of Limestone County the place in and for the County above written cause E H Spencer whose name appears to the within Deed to Robert L Hendricks and acknowledged that he signed sealed and delivered the within Deed to Robert L Hendricks for the purposes therein specified on the day and year therein mentioned Given under my hand and seal this 10th day of December 1851
John Threntine Justice of the peace

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 24th day of February 1852 which is duly done in Deed Book No 8 pages 571 & 572
Test Thomas J Lyons J.P.

Moses Bonner
No 3 Deed
Daniel Coleman
This Indenture made and entered into by and between Mary Bonner wife of Moses Bonner of the County of Franklin and State of Alabama of the one part and Daniel Coleman of the County of Limestone and State of Alabama of the other part Witness that the said party of the first part for and in consideration of the sum of Eleven thousand four hundred and seven dollars and fifty cents in hand paid by the said party of the second part the receipt whereof is hereby acknowledged hath given granted bargained sold and conveyed and by these presents doth give grant bargain sell and convey unto the said party of the second part all her right and title in the foregoing described land viz the south East quarter of section seven Township three Range six west also the North East quarter of section eighteen Township three Range six west also the west half of the North west quarter of section seventeen township three Range six west also North half of the west half of the south west quarter of section seventeen township three Range six west also North half of East half of South East quarter of section Eight Township three Range six west Also the south half of the west half of the North East quarter of section eight Township three Range six west also the East half of South East quarter of section seven Township three Range six west also North east fourth of section seven Township three Range six west Also the North west fourth of section eight Township three Range six west better known as the Fort Thompson tract of Land lately occupied by Willis Bonner deceased containing in all Eight hundred and forty five acres together with all and singular the hereditaments and appurtenances thereunto belonging or in any wise appertaining To have

and to hold the same forever free from all claims whatever hereby relinquishing all her right of dower in the same In testimony whereof the said party of the first part has hereunto set her hand and seal the seventeenth day of Decem-
ber 1851
Mary Bonner *seal*

The State of Alabama
Franklin County Personally appeared before me James Blackledge
and acting justice of the Peace in and for said County Mary Bonner maker
of the foregoing Deed who being by me examined separate and apart from
her husband acknowledge that she signed sealed and delivered the
same freely without any fear threats or compulsion of her said hus-
band Given under my hand and seal the 17th Dec. 1851

The State of Alabama
Franklin County S.S. James Blackledge J.P.
I James N Tremble Judge of the Court of
Probate of said County and by virtue thereof Clerk of said Court do here
by Certify that James Blackledge before whom the foregoing acknowledgments
was made is and was at the date thereof an acting justice of the peace
in and for said County duly qualified and commissioned and that full
faith and Credit should be given to all his acts when acting in his
official character and that the signature purporting to be his is genuine
In testimony whereof I have hereunto set my hand and seal of office at
my office this the 32nd day of December A.D. 1851 James N Tremble Judge
Filed in the office of the Judge of the Probate Court of Limestone County
State of Alabama for Registration on the 3rd day of February 1852 which is
duly done in Deed Book No 8 pages 572 & 573 Test Thomas S Tyus J.P.C

John Y Flanagan
Deed in Part
Presby H Hobbs
This indenture made this the 1st day of March 1852
between John Y Flanagan of the first part Simpson B Flanagan
Presby H Hobbs of the second part and Presby H Hobbs of the third part
whereas the said John Y Flanagan is jointly indebted to the said
Presby Hobbs in the sum of one hundred and five dollars to be paid on
the 1st day of March in the year 1852 as by a promissory note bearing
date on the 1st day of March in the year 1852 more fully appears which debt
the said John Y Flanagan is willing and desirous to secure Now this indenture
witnesseth that for and in consideration of the premises and also for the further
consideration of one dollar to the said John Y Flanagan in hand paid by the
said Simpson B Flanagan at and before the making and delivering of
these presents the receipt whereof is hereby acknowledged he the said John Y
Flanagan hath given granted bargained and sold and by these presents doth
give grant bargain and sell to the Simpson B Flanagan his heirs and assigns
forever certain negro Slave by name Ben about thirteen years of age to have
and to hold the said hereby granted bargained and sold Negro Slave to him
his heirs and assigns forever and the said John Y Flanagan for himself
his heirs and assigns doth singly covenant and agree to and with the
said Simpson B Flanagan his heirs Executors administrators and assigns
forever in manner and form following that is to say that the said
John Y Flanagan his heirs Executors administrators and assigns

that the property hereby conveyed as aforesaid he shall and will forever maintain
and defend by these presents upon trust nevertheless that the said John
Y Flanagan shall remain in quiet and peaceable possession of the said
Slave Ben and take and receive the use and benefit of the said boy or slave
Ben until default is made in the payment of the said sum of one hundred
and five dollars either in whole or part and then upon this further trust that
the said Simpson B Flanagan shall and will so soon after the happening
of such default of payment as he may think proper or as the said Presby
Hobbs his heirs Executors or administrators shall request sell said
Slave Ben to the highest bidder for ready money at public auction
after having fixed the time and place of sale at his discretion giving
not more than twenty nor less than ten days notice thereof by running
notices at three or more public places in the County of Limestone and
out of the moneys arising from said sale after first paying the amount
heretofore specified in this deed as owing by the said John Y Flanagan
to the said Presby Hobbs and all expenses of this Deed then the Balance
if any is to be paid to the said John Y Flanagan but if said sum of m-
oney heretofore specified as owing to the said Presby Hobbs by the said
party of the first part should be paid punctually to the said party of
the third part then this indenture is to be void other wise to remain
in full force and virtue Given under our hands and seals this the 1st
day of March 1852
John Y Flanagan *seal*
Simpson B Flanagan *seal*
Presby H Hobbs *seal*

The State of Alabama
Limestone County S.S. Before me Thomas S Tyus Judge of the Probate Court of
said County personally appeared John Y Flanagan and Presby H Hobbs and severally
acknowledge that they had signed sealed and delivered the foregoing Deed of Trust to the
said Simpson B Flanagan for the purposes therein set forth and on the day and year therein
named and the said Simpson B Flanagan appeared and acknowledged that he had accepted
of said Trust Given under my hand and seal this 1st day of March A.D. 1852
Thomas S Tyus Judge *seal*
Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Reg-
istration on 1st day of March 1852 which is duly done in Deed Book No 8 pages 533 & 534
Test Thomas S Tyus J.P.C

Jan'y the 27 1852
Vanduren Jackson I have Received payment in full of Clay Stennett my Guardian all the funds come-
ing to me in his hands as Guardian for me in full of all the funds arising from my
Father's Estate William Jackson died as guardian my hand and seal this the day
and date aboveset personally appeared before me W P Long Vanduren Jackson and made
oath that he was twenty one years old and past to the best of his information and belief
of Sound to wit 27 Jan 1852
W P Long J.P.
Filed in the office of the Judge of the Probate Court of Limestone County State of
Alabama for Registration on the 2nd day of February 1852 which is duly done in Deed
Book No 8 page 594 Test Thomas S Tyus J.P.C

He could not be from Ben being 13 years old

Received the amount in full of this
Deed 31st Dec 1851 & January 1852

Subj. H. Hobbs

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William Wilkerson
James C Hunter
 This Indenture made this Ninth day of September in the year one thousand eight hundred and fifty one between William Wilkerson of the County of Limestone in the State of Alabama of the one part and James C Hunter of the other part witnesseth that the said William Wilkerson for and in consideration of the sum of seven hundred 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 convey and confirm unto the said James C Hunter 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 the North East quarter of section Eleven in Township two of Range six west containing Eighty acres and nine hundredths of an acre to have and to hold the above described tract or parcel of land unto the said James C Hunter his heirs and assigns forever and the said William Wilkerson 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 James C Hunter his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said William Wilkerson and also against the lawful title claim or demand of all and every person or persons claiming under the government of the United States In testimony whereof the said William Wilkerson has hereunto subscribe his name and affix his seal the day and year above written
 Signed Sealed and delivered }
 in the presence of } William Wilkerson

Test Edward Grigsby
 The State of Alabama } Personally appeared before me Albert Walls an acting Justice of the peace in and for said County aforesaid the within named William Wilkerson and acknowledged the signing sealing and delivering of the within Deed for the purposes therein named on the day of its date to the within named James C Hunter for the purposes therein specified Given under my hand and seal this 9th day of September 1851
 Albert Walls Justice Peace
 Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for Registration on the 13th day of March 1852 which is duly done in Deed Book No 5 page 573
 Test Thomas T Evans J P C

Daniel Daily
R M M
 Know all Men by these presents that I Daniel Daily of the County of Limestone and State of Alabama hath this day given and in consideration of the sum of sixty one dollars & 00/100 to me in hand paid by the said Richard H Daily the receipt whereof is hereby acknowledged have sold and by these presents do bargain sell and convey to the said Richard H Daily all my right title claim and interest to the following slaves to wit: Nancy now deceased Mary Lacy Parthena Elizabeth and Senek Catherine an infant and their future increase said slaves now in possession of James Daily relict of Josiah Daily formerly of the aforesaid County and State now

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deceased which negroes was bequeathed by will from Martha Daily to James Daily wife of Josiah Daily for and during her natural life and then to descend to the heirs of her body In witness whereof I have hereunto set my hand and affixed my seal July 21st 1849 Witnessed before
Lamie Daily

Signing
 Test J B Davis
 Isaac Deal
 Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for Registration on the 10th day of March 1851 which is duly done in Deed Book No 8 page 575 & 576
 Test Thomas T Evans J P C

John Philpot
William Brown
 This Indenture made this Eleventh day of October 1851 between John Philpot 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 John Philpot for & in consideration of the sum of four hundred dollars to him in hand paid the receipt whereof is hereby acknowledged have this day bargained sold aliened enfeoffed and conveyed and by these presents does bargain sell alien enfeoff and convey unto the said William Brown all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama & known and designated as the South East quarter of the North West quarter of section No twenty one Township No one of Range six west also the North West quarter of the North East quarter of section No twenty one of Range six west also the North West quarter of the North East quarter of section No twenty one of Range six west 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 William Brown his heirs and assigns forever and the said John Philpot 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 William Brown his heirs and assigns from and against himself & all and every person claiming or holding under him the said John Philpot and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by from or under the Government of the United States In testimony whereof the said John Philpot has hereunto set his hand and seal the day and date above written
 The State of Alabama }
 Limestone County } Personally appeared before me Dorton Morris an acting Justice of the peace in and for said County the within named John Philpot and acknowledged the signing sealing and delivering of the within Deed on the day of its date to the within named William Brown for the purposes therein named Given under my hand and seal this 14th day October 1851
 Dorton Morris
 Justice of the peace

Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for Registration on the 5th day of March 1852 which is duly done in Deed Book No 8 page 576
 Test Thomas T Evans J P C

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Deed of Trust { Whereas James James Donigan & Abram Bramford and Richard Jamar
Chas H Patton { did on the ninth of December Eighteen Hundred and forty five go to
County for William H Robertson as follows to wit in two bonds one for four
teen hundred dollars dated Huntsville December the 1st 1845 payable twelve months
after date to George P Buone & Stephen Spring executors of the last will of David Moore
dead with interest from date at the rate of eight percent per annum for value received One other
Bond dated Huntsville December 1st 1845 as follows Eighteen months after date or on either
of us promised to the order of Stephen Spring & George P Buone executors of the last will
of David Moore dead Twenty one Hundred dollars with interest from the first day
of June 1846 at the rate of Eight percent per annum for value received to each of the
said Bonds the said James J Donigan Abram Bramford and Richard Jamar are jointly
bound as securities for the faithful paying off and discharging the same and the said Will-
iam H Robertson of the first part being desirous and willing to secure and make them safe against
any damages that might accrue from the same do by these presents bargain sell and convey
and convey to Charles Patton his heirs and assigns forever in trust the property as
follows Allen a Negro man Thirty years of age Bob a man twenty five years of age
age Washington Thirty years of age Manuel Seventeen years of age Betty a woman
forty years of age Rachel a woman Twenty five years of age Judy Thirty years of age
Honey and her child Maria John a boy ten years of age Larry a boy twelve years of age
age Elbert a boy Seven years of age Jim Berox Mary a Girl Eight years of age
Adaline a girl Seven years of age Also one or more three yoke of oxen one spinning
machine two mares one a brown the other a bay and one young bay horse Also the
said Robertson further conveys to Charles Patton the said trustee his crops of cotton
and corn for the year Eighteen hundred and forty six and each succeeding year
till the debt above mentioned are entirely paid the said Charles Patton to have
and to hold his heirs and assigns forever in trust nevertheless this indenture is
upon this express condition that if the said Robertson shall well and truly pay off
and satisfy the Bonds aforesaid then this conveyance and obligation shall be
void and of no effect but if the said Robertson should fail to pay off the said
Bonds or any part of them as they become due then the said Charles Patton trustee
shall so soon as the above mentioned securities or either of them shall request value
there and sell as much of the said Slaves or property as shall pay off the same
after giving twenty days public notice in some Newspaper printed in the town of
Huntsville The Crops to be sold at the said Robertson residence which said sale
shall be for cash and with the proceeds first pay off all the Expenses of this deed
into effect then pay what may be due on either of the above mentioned Bonds or
either of them as they may fall due and so soon as the said Bonds with all
the expenses attending the same shall be paid off the balance if that any
may be left shall be made use of towards paying off a debt the said Robertson
owes the estate of John McKyes the balance whatever may be left shall be
paid over to the said Wm H Robertson in testimony whereof we the said parties
have hereunto set our hands and seals this Eleventh day of December 1845

Wm H Robertson
Charles H Patton
James J Donigan
Richard Jamar
Abram Bramford

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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 William H Robertson and
acknowledged that he had signed sealed and delivered the within Deed of Trust to
Charles H Patton Trustee on the day and year therein mentioned and on the same day before
me appeared Abram Bramford and Richard Jamar and acknowledged that they had
signed sealed and delivered the within Deed on the day and year therein mentioned
I being under my hand and seal as officer in Huntsville this the fifth day of Jan-
uary Eighteen hundred and forty six
John W City Clerk C.C.

The within Deed was delivered in to the office of the Clerk of the County Court
of Madison County in the State of Alabama for Registration on the fifth day
of January Eighteen hundred and forty six and was duly Registered on the fifth
day of March 1846 in Deed Book V pages 501 502 & 503
John W City Clerk C.C.

Filed in the office of the judge of the Probate Court of Limestone County
State of Alabama for Registration on the 17th day of March 1846 which is duly
done in Deed Book C No 8 pages 57 58 75 Test Thomas L Tyson Judge P.C.

Benjamin F Bellmire
To Deed
Hamilton Jones
Know all men by these presents that we Benjamin F Bell
and Letitia Bell his wife of the County of Limestone Ala for
and in consideration of the sum of Sixty dollars to us in hand paid
have granted bargained sold and by these presents do grant bargain sell and convey
unto Hamilton Jones of the County of Limestone all that certain parcel
of land Situate in the said County of Limestone and described as follows to wit
corner of lot within bound on the north by Hamilton Jones land on the east by
Charlotte Wrights land on the South and west by a Spring branch of a Spring
and by the terms of B F Bell with all the appurtenances and all the right
title title interest claim and demand of us or either of us in the premises to have and
to hold the same with the appurtenances unto the said Hamilton Jones and his heirs
in fee Simple forever and if the said B F Bell for myself and my heirs do hereby warrant
and agree to and with the said Hamilton Jones and his heirs and assigns that I am and
the owner of the said premises and am seized of a good and indefeasible estate of inheritance
therein and that I have full right and power to sell and convey the same in fee
Simple absolute that the said premises are free and clear of all encumbrances that the
said Hamilton Jones his heirs and assigns may hereafter have hold possess and en-
joy the same without any fact molestation or interruption by any person whatever
lawfully claiming any right therein and that if the said B F Bell and all persons
claiming under me will at any time hereafter at the request and at the
expense of the said Hamilton Jones his heirs or assigns make all such further
assurances for the more effectual conveying of the said premises with the appurtenances
as may reasonably required by him or them And that if the said B F Bell and assigns
his will warrant and defend the said premises with the appurtenances unto the
said Hamilton Jones and his heirs and assigns forever In testimony whereof we have set
our hands and seals this the seventeenth day of July in the year of our Lord 1852
B F Bell
Letitia Bell
Sealed and delivered
in the presence of
J H McGones

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The State of Alabama } Before me Thomas G. Tyus judge of the Probate
 Limestone County ss } Court of said County personally appeared the
 above named John H. M. Jones one of the subscribing witnesses to the fore-
 going Deed who being first duly sworn deponeeth and saith that he saw the above
 named Benjamin F. Bell and Lettice Webb his wife whose names
 are subscribed thereto sign seal and deliver the same to the said James
 Jones that he this deponent subscribed his name as a witness in the presence
 of the said Benjamin F. Bell and Lettice his wife and that he saw the other
 subscribing witness Jerome Bell sign the same in the presence of the said
 Benj. F. Bell and Lettice & his wife and in the presence of each other sworn
 under my hand seal this 1st day of March A.D. 1852

Thomas G. Tyus judge

Filed in the office of the judge of the Probate Court of Limestone County
 State of Alabama for Registration on the 1st day of March 1852 which is duly
 done in Deed Book No 5 pages 578 & 79 Test Thomas G. Tyus J.P.C.

Joshua James wife
 To Deed
 George Shoemaker

This indenture made this 8th day of February in
 the year one thousand eight hundred and fifty one between Joshua James
 and Esther James his wife of the County of Lauderdale in the State
 of Alabama of the one part and George Shoemaker of the County of Limestone
 and State aforesaid of the other part witnesseth that the said Joshua James
 and Esther James his wife for and in consideration of the sum of seven hundred
 dollars to them in hand paid the receipt whereof is hereby acknowledged have
 this day given granted bargained sold aliened enfeoffed released conveyed and
 confirmed and by these presents do give grant bargain sell alien enfeoff
 release convey and confirm unto the said George Shoemaker all that certain
 tract of land lying and being in the County of Limestone and State of Alabama
 known and designated as the South East quarter of the South East quarter of the South
 half of the North East quarter of South East Quarter of the North West quarter of
 the South East quarter of the South West quarter of the North East quarter of Section
 Number twenty nine in Township Number Two of Range Number Six west con-
 taining one hundred and forty acres more or less also one acre and sixty one hundredths
 of an acre described as follows to wit: beginning four poles South of the North East
 Corner of the South West quarter of Section twenty nine in Township Number
 two of Range Number Six West thence South 45° West twenty poles thence
 South 25° 30' East twenty nine fifty four hundredths poles to the East boundary
 line of said quarter section thence north to the place of beginning
 To have and to hold the above described tract of land with the appurtenances
 and appurtenances thereto belonging unto my wife appertaining unto
 the said George Shoemaker his heirs and assigns forever And the said Joshua
 James and Esther James for themselves their heirs Executors and administra-
 tors do hereby and in consideration of the premises warrant and will forever defend
 the title to the above described and hereby granted premises unto the said
 George Shoemaker his heirs and assigns from and against themselves
 and all and every person or persons claiming or holding under
 them the said Joshua James 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 Joshua James and Esther James his wife have
 to subscribe their names and affix their seals the day and year first above writ-
 ten signed sealed and delivered
 in the presence of
 Benjamin Lintz J.P.

Joshua James
 Esther James

The State of Alabama } Personally appeared before me Benjamin Lintz one
 Limestone County } acting justice of the Peace in and for said County Joshua
 James and Esther James wife of the said Joshua to the foregoing Deed
 and severally acknowledged the signing sealing and delivering of the same as
 the within named George Shoemaker on the day and year therein written and
 the said Esther being by me examined Separate and apart from her said hus-
 band acknowledged that she signed the same freely without any fear threats
 or compulsion of her said husband Given under my hand and seal this 8th
 day of February A.D. 1851 Benjamin Lintz J.P.

Filed in the office of the judge of the Probate Court of Limestone County State
 of Alabama for Registration on the 2nd day of March 1852 which is duly done
 in Deed Book No 5 pages 584 & 85 Test Thomas G. Tyus J.P.C.

Robert M. Haffey
 To Deed
 William Brown

This indenture made this 8th day of October 1851
 between Robert M. Haffey & Harriett M. Haffey 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 M. Haffey
 and Harriett his wife for and in consideration of the sum of eight hundred
 and twenty five dollars to them in hand paid the receipt whereof is hereby acknowledged have
 this day given granted bargained sold aliened enfeoffed and conveyed and
 by these presents do bargain sell alien enfeoff and convey unto the said Wil-
 liam Brown all that certain tract or parcel of land lying and being in the County
 of Limestone & State of Alabama and known and designated as the South half of
 the South East quarter of Section twenty one in Township one of Range four
 west also the North East quarter of the South East quarter of Section twenty one in
 Township one of Range four west also the North West quarter of the South
 East quarter of Section twenty one in Township one of Range 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 William Brown
 his heirs and assigns forever & the said Robert M. Haffey and Harriett M. Haffey
 for themselves their heirs Executors and administrators do warrant and will forever defend
 the title 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 claiming
 or holding under them the said Robert and Harriett M. Haffey and also against
 the lawful title claim or demand of all and every person or persons whomsoever claim-
 ing or holding by from or under the Government of the United States In testimony
 whereof the said Robert M. Haffey and Harriett M. Haffey have hereunto set their hands
 and seals the day and date above written

Robert M. Haffey
 Harriett M. Haffey

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 23rd February 1852 John J. Blair J.P. Filed in the office of the judge of the Probate Court of Limestone County, State of Alabama for Registration on the 10th day of March 1852 which is duly done in Deed Book no 2 page 582 & 583 Est Thomas J. Types J.P.C

This Indenture made this twenty third day October in the year one thousand eight hundred and forty eight between Thomas Martindale and Elizabeth Martindale his wife of the County of Limestone in the State of Alabama of the one part and James Andrews of the other part Witnesseth that the said Thomas & Elizabeth for and 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 Andrews all that certain tract of land lying and being in the the county and State aforesaid & known as the North East quarter of the North East fourth of Section nine in Township one Range four west containing forty acres more or less in the district of land sold at Huntsville To have and to hold the above tract of land with the improvements and appurtenances thereto belonging or in any wise appertaining unto the said James Andrews his heirs and assigns forever to the said Thomas Martindale and Elizabeth for themselves & their heirs executors and administrators do hereby and in consideration of the premises now due and will forever defend the title to the above described and hereby granted premises unto the said James Andrews his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Thomas and Elizabeth Martindale and also against the lawful title claims or demands of all and every person or persons whatsoever. In testimony whereof the said Thomas & Elizabeth Martindale have hereunto subscribed their names and affixed their seals the day and year above written.

Thomas Martindale
Elizabeth Martindale

signed sealed and delivered
in the presence of
Thomas S. Shipps
Daniel J. Martindale

The State of Alabama Before me Henry M. Stanley Clerk of the County, Limestone County 53. Court of said County personally appeared Daniel J. Martindale one of the subscribing witnesses to the within Deed who after being duly sworn deposed and said that he saw the within named Thomas Martindale and Elizabeth Martindale his wife in whose names are subscribed thereto sign seal and deliver the same to the said James Andrews that he this deponent subscribed his name as a witness thereto in the presence of the said Thomas and Elizabeth Martindale and that he saw the other subscribing witness Thomas S. Shipps sign the same in the presence of the said Thomas & Elizabeth Martindale and in the presence of each other on the day and year there named Given under my hand and seal this 11th day of March A.D. 1852 Henry M. Stanley

Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for Registration on the 11th day of March 1852 which is duly done in Deed Book no 2 page 583 & 584 Est Thomas J. Types J.P.C

This Indenture made this sixth day of November one thousand eight hundred and fifty one between Benjamin Lutz and Mary Lutz his wife of the County of Limestone and State of Alabama of the one part and William Lutz of the County and State aforesaid of the other part Witnesseth that for and in consideration of the Sum of Sixty dollars to them in hand paid the receipt whereof is hereby acknowledged have granted bargained sold aliened enfeoffed and by these presents do give grant bargain sell alien enfeoff and convey unto the said William Lutz all that certain tract or parcel of land known and designated and part of the South west quarter of Section one to thirty five in Township one Range four west of the North East quarter of Section nine in Township one Range four west of the North East fourth of Section nine in Township one Range four west containing forty acres more or less in the district of land sold at Huntsville To have and to hold the above tract of land with the improvements and appurtenances thereto belonging or in any wise appertaining unto the said James Andrews his heirs and assigns forever to the said Thomas Martindale and Elizabeth for themselves & their heirs executors and administrators do hereby and in consideration of the premises now due and will forever defend the title to the above described and hereby granted premises unto the said James Andrews his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Thomas and Elizabeth Martindale and also against the lawful title claims or demands of all and every person or persons whatsoever. In testimony whereof the said Thomas & Elizabeth Martindale have hereunto subscribed their names and affixed their seals the day and year above written.

Benjamin Lutz
Mary Lutz

The State of Alabama Before me Henry M. Stanley Clerk of the County, Limestone County 53. Court of said County personally appeared Benjamin Lutz one of the subscribing witnesses to the within Deed who after being duly sworn deposed and said that he saw the within named Benjamin Lutz and Mary Lutz his wife in whose names are subscribed thereto sign seal and deliver the same to the said William Lutz that he this deponent subscribed his name as a witness thereto in the presence of the said Benjamin Lutz and Mary Lutz and that he saw the other subscribing witness William Lutz sign the same in the presence of the said Benjamin Lutz and Mary Lutz and in the presence of each other on the day and year there named Given under my hand and seal this sixth day of November 1851 Henry M. Stanley

Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for Registration on the 20th of March 1852 which is duly done in Deed Book no 2 page 584 Est Thomas J. Types J.P.C

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B. P. Lucas
Do & D. P. Lucas

This Indenture made this 13th day of January, 1852
between Benjamin B. Peete and Dorthula Peete his wife of the County of Limestone in the State of Alabama of the one part and E. M. Lucas of the other part witnesses the said Benjamin B. Peete and Dorthula Peete his wife for and in consideration of the sum of three hundred and twelve 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 enfranchise convey and confirm unto the said E. M. Lucas all that certain tract of land lying and being in the State and County aforesaid known as the best most quarter of section thirty six Township four Range five west Do. home and to hold the above described land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said E. M. Lucas his heirs and assigns forever and the said Benjamin B. Peete and Dorthula Peete his wife for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and will forever defend title to the above described land hereby granted premises unto the said E. M. Lucas his heirs and assigns forever and against themselves and all one way persons or persons claiming or holding under them the said Benjamin B. Peete and Dorthula Peete his wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Benjamin B. Peete and Dorthula Peete his wife have hereunto subscribed their names and affixed their seals to the day and year above written.

Benjamin B. Peete
Dorthula Peete

Signed sealed and delivered in the presence of
L. P. Frote

State of Alabama. Before me Thomas G. Lyons judge of the Probate Court of said County personally appeared a Subscribing witness of M. Spanghoy one of the subscribing witnesses to the foregoing Deed in his being first duly sworn depose and swear that he saw the above named Benjamin B. Peete and Dorthula Peete his wife whose names are subscribed thereto sign seal and deliver the same to the said Edmund M. Lucas that he this deponent subscribed his name as a witness thereto in the presence of the said Benjamin B. Peete and wife and that he saw the other Subscribing witness Levin P. Frote sign the same in the presence of the said Benjamin B. Peete & wife and in the presence of each other and on the day and year therein named. Given under my hand and seal this 20th day of March A.D. 1852. Thomas G. Lyons judge of the Probate Court of Limestone County State of Alabama for registration on the 20th of March 1852 which is duly done in due book no page 585.

Thomas Brandon
Do & Lucy S. Brandon

This Indenture made this 13th day of October in the year one thousand eight hundred and fifty one between Thomas Brandon and Lucy S. Brandon his wife of the County of Limestone in the State of Alabama of the first part and John S. Turner of the same County and State of the other part witnesses that the said Thomas Brandon and Lucy S. Brandon his wife for and in consideration of the sum of twenty five hundred dollars (\$2500.00) to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened enfranchised conveyed and confirmed and by these presents do give grant bargain sell alien enfranchise convey and confirm unto the said John S. Turner all those certain tracts or parcels of land lying and being in the County of Limestone & State of Alabama and known as follows to wit: The North west qr of Sec 6 Town 2 Range 4 west with the exception of prg 33 acres of the same heretofore decided to J. S. Turner the balance heretofore the North East qr of Sec 1 Town 2 Range 5 west also the North East quarter of Sec 12 Town 2 Range 5 west also the twenty acres purchased by J. H. Garrison of J. H. Brown Numbers not running true the whole to contain three hundred and sixty seven acres more or less to have and to hold the above described tracts or parcels of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said John S. Turner 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 will forever defend the title to the above described land hereby granted premises unto the said John S. Turner his heirs and assigns forever and against themselves and all one way persons or persons claiming or holding under them the said Thomas Brandon and Lucy S. Brandon 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 Brandon and Lucy S. Brandon his wife have hereunto subscribed their names and affixed their seals to the day and year above written.

Thomas Brandon
Lucy S. Brandon

Signed sealed and delivered in the presence of
R. C. Lucas

John M. Moore
State of Alabama. Before me Thomas G. Lyons judge of the Probate Court of said County personally appeared a Subscribing witness of Thomas Brandon and acknowledged that he had signed sealed and delivered the foregoing Deed to the said John S. Turner for the purposes therein set forth and on the day and year therein named and the two Subscribing witnesses appeared Richard C. Lucas and John M. Moore the two Subscribing witnesses to the foregoing Deed who after being duly sworn depose and swear that they saw the above named Lucy S. Brandon whose name is subscribed thereto sign seal and deliver the same to the said John S. Turner that they have depose and delivered the same to the said John S. Turner that they have subscribed their names as witnesses thereto in the presence of the said Lucy S. Brandon and in the presence of each other on the day and year therein named. Given under my hand and seal this 25th day of March A.D. 1852. Thomas G. Lyons judge of the Probate Court of Limestone County State of Alabama for registration on the 25th of March 1852 which is duly done in due book no page 585.

Filed in the office of the judge of the Probate Court of Limestone County, State of Alabama for Registration on the 23rd day of March 1852 which is duly done in Deed Book No 8 pages 5369 & 5370 Test Thomas G. Tynes J. P. C.

Archabald Todd
To Deed Trust

Know All Men that on the 6th day of January in the year of our Lord one thousand eight hundred and fifty two Joshua Hendricks made between Archabald Todd (Debtor) of the first part and Joshua Hendricks (Creditor) of the second part and Lewis Nelson (Creditor) of the third part whereof the said Archabald Todd is jointly indebted to the said Lewis Nelson in the sum of forty two dollars & ninety eight cents due by note 23rd day of December 1849 with legal interest thereon also forty four dollars and ninety cents due in the year of 1850 and 1851 with interest thereon from the time it was due which debts with the legal interest the said Archabald Todd is willing and desirous to secure unto this Indenture mortgage that for and in consideration of the premises and also for the further consideration of one dollar to the said Archabald Todd in hand paid by the said Joshua Hendricks at and before the sealing and delivering of these presents the receipt whereof is hereby acknowledged by the said Archabald Todd 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 Joshua Hendricks his heirs and assigns forever Two Bay horses Seven head of cattle nine head of hogs three feather beds and furniture and three bedsteads one metal clock one set of Carpenter tools and one lot of farming Tools one small wagon and all the house hold and kitchen furniture to have and to hold all the personal property hereby conveyed unto the said Joshua Hendricks his heirs executors administrators and assigns forever And the said Archabald Todd for himself his heirs executors and administrators doth hereby covenant promise and agree to and with the said Joshua Hendricks his heirs Executors administrators and assigns forever in manner and form following that is to say that the said Archabald Todd his heirs Executors administrators & therefore said property hereby conveyed unto the said Joshua Hendricks his heirs Executors administrators and assigns against all persons whosoever shall and will warrant and forever defend by these presents upon Trust nevertheless that the said Joshua Hendricks his heirs Executors administrators shall permit the said Archabald Todd to remain in quietable and peaceable possession of the said personal property hereby conveyed and take the profits to his own use until default be made in the payment of the said sum of Eighty seven dollars and 88 cents with interest from the time the same was due Either in whole or in part and then upon this further trust that they or any two or either of them or the survivor of them or the heirs Executors administrators or assigns of such survivor shall and will so soon after the happening of such default of payment as they or any or either of them or the survivor of them or the heirs Executors administrators or assigns of such survivor may think proper or the said Lewis Nelson his heirs Executors administrators or assigns shall request sell the said personal property hereby conveyed or such part of the hereby granted property as the trustee or the representatives hereby authorized to act shall think sufficient for the purpose and shall think proper to sell to the highest bidder for ready money at public auction after having given the time and place of sale at their own discretion and given thirty days notice thereof by advertisements in three public places in the county of Limestone in the State of Alabama previous to the day of sale and out of the moneys arising from such sale shall after satisfying the charges thereof and all other expenses attending the premises pay to the said

Lewis Nelson his executors administrators or assigns the said sum of Eighty seven dollars and 88 cents with the interest which may thereon lawfully have accrued and the balance if any shall pay to the said Archabald Todd his heirs executors administrators or assigns but if the whole of the said sum of Eighty seven dollars and 88 cents shall be fully paid off and discharged to the said Lewis Nelson his executors administrators or assigns on or before the first day of January Eighteen hundred and fifty three so that no account of payment of the said sum of Eighty seven dollars and 88 cents 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

Archabald Todd
Joshua Hendricks
Lewis Nelson

The State of Alabama

Limestone County Personally appeared before me William P. Long, acting Justice of the Peace in and for said County Archabald Todd (Debtor) Joshua Hendricks (Creditor) and Lewis Nelson (Creditor) and severally acknowledged that they signed the same on the day of its date for the purposes therein contained given under my hand and seal this 20th day of January 1852 William P. Long Justice Peace Court Filed in the office of the judge of the Probate Court of Limestone County, State of Alabama for Registration on the 23rd day of March 1852 which is duly done in Deed Book No 8 pages 5371 & 5372 Test Thomas G. Tynes J. P. C.

John R. Mason
To Deed

Know All Men that on the 18th day of March 1852 between John R. Mason and his wife Florina Mason of the first part and John Mofford of the second part witnesseth that the said parties of the first part for and in consideration of the sum of Seven hundred Dollars to them in hand paid the receipt whereof is hereby acknowledged hath granted bargained sold aliened conveyed released and confirmed unto the said John Mofford his heirs and assigns forever all that certain tract or parcel of land lying and being in the County of Limestone State of Alabama and known as the South west quarter of Section No. Eight and ten acres of the north west quarter of Section No. 18 to commence at the South East Corner of the north west quarter of said Sec 18 & thence Eighty poles West & twenty South to the Township No 3 in Range No 5th West. To have and to hold said land and premises unto him the said John Mofford his heirs and assigns forever and the said parties of the first part hereby bind themselves to warrant and forever defend the title to said land unto him the said John Mofford and his assigns forever against lawful claim or demand of all and every person claiming by from under the said parties of the first part but not against the claim or demand of any other person in law or in equity In testimony whereof the said John R. Mason and Florina Mason hereunto set their hands and seals the day and date above

John R. Mason
Florina Mason

Thomas G. Tynes
J. P. C.

The State of Alabama Before me Thomas G. Tynes Justice of the Probate Court Limestone County ss. Said County personally appeared Thomas G. Tynes and William P. Long the two subscribing witnesses to the within Deed who being first duly sworn depose and swear that they know the within named John R. Mason who name is subscribed thereto and said that they know the within named John Mofford that they these deponents subscribed the said Deed and delivered the same to the said John Mofford that they these deponents subscribed the same in the presence of said John R. Mason and in the presence of each other in the presence of said John R. Mason and in the presence of each other on the day and year above in name Given under my hand and seal this 23rd day of March 1852 Test Thomas G. Tynes J. P. C.

Filed in the office of the judge of the Probate Court of Limestone County, State of Alabama for
Registration on the 2nd day of March 1852 which is duly done in Deed Book No 8 page 580
Just Thomas G. Tynes judge &c

This Indenture made this 2nd day of March 1852 between Eight hundred and fifty
two by and between John Wofford of the County of Limestone in the State of Alabama
of the one part and William A Ray of the County Limestone and State of Alabama
of the other part Witness that the said John Wofford for and in consideration of the sum
of one hundred and fifty dollars to him in hand well and truly paid the receipt where
of is here by acknowledged hath this day granted bargained and sold and by these presents
with grant bargain and sell unto the said Wm A Ray - 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 South half of the South west quarter of Section
number eight also ten acres of the No 10th gr of Section No 5 nineteen to commence at the
South East Corner of the South west gr of Section No Eight thence Eighty poles north
twenty poles South South all in Township number three in Range number six west
With all and singular the hereditaments and appurtenances thereto belonging or in any
wise appertaining and all the estate right title interest claim and demand whatsoever of him the
said John Wofford of an and to the said tract of Land and every part and parcel thereof
To have and to hold the said tract of Land above mentioned and every part and parcel thereof
with the appurtenances unto the said William A Ray his heirs and assigns to the only persons
and behoof of the said William A Ray his heirs and assigns forever And the said John
Wofford for himself and his heirs the said tract of Land and every part and parcel thereof against
himself and his heirs and all and every other person what ever will tempt and forever agree
to the said William A Ray and his heirs and assigns In testimony whereof the said John
Wofford hath hereunto set his hand and seal the day and year above written

Signed sealed and delivered
John Wofford
W A Ray

in the presence of
Wm D Hayer
Thomas G Tynes
Before me Thomas G Tynes judge of the Probate Court of
Limestone County 3rd Limestone County personally appeared the within named Wm A
Hayer and Thomas G Tynes the two subscribing witnesses to the within Deed who being first
duly sworn depose and swear that they were present and heard the within named John
Wofford whose name is subscribed thereto acknowledged that he had signed sealed and delivered
the same to the said William A Ray that they their depositions subscribed their names as witnesses
thereto in the presence of the said John Wofford and in the presence of each other on the day
and year therein named Given under my hand and seal this 22nd day of March 1852

Thomas G Tynes judge
Just Thomas G Tynes &c

Filed in the office of the judge of the Probate Court of Limestone County, State of Alabama
for Registration on the 2nd day of March 1852 which is duly done in Deed Book No 8 page 580
Just Thomas G Tynes &c

William H Turner
James C Malone

This Indenture made this 2nd day of March in the year one thousand
eight hundred and fifty two between William H Turner & his wife Caroline
Turner of the County of Limestone in the State of Alabama of the one part and
James C Malone of said County and State of the other part Witness that the said Mal-
come for and in consideration of the sum of three
thousand five hundred dollars to them in hand paid the receipt whereof is here by acknowledged
hath this day 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 James C Malone his heirs and assigns all that certain tract or parcel of Land
lying and being in the County of Limestone and State of Alabama known as the No 10th gr
of the No 10th gr with the exception of thirty five acres in the NE corner known as the meadow
Tappan Lower of 921 and the NW gr of 928 and NE 920 and the NW gr except Forty acres
in the SW corner of said gr of 920 and the SE gr 920 and fifty five acres in the NE part of
the NW gr in 920 making in all Eight hundred & seventy acres more or less all in Township
three & Range six west and all lying and being in the County and State aforesaid
To have and to hold the above described tract or parcel of Land with the Tenements and appur-
tenances thereto belonging or in any wise appertaining unto the said James C Malone
his heirs and assigns forever And the said William H and Caroline Y Turner for themselves
their heirs executors and administrators do here by and in consideration of the premises made
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 the Claim of any and all and every person
or persons claiming or holding under them the said William H Turner & Caroline Y Turner
his wife forever and also against the Young title claim ordinance of of record 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 H Turner & Caroline Y Turner his
wife have hereunto subscribed their names and affixed their seal the day and year first above
written

William H Turner
Caroline Y Turner

Signed sealed and delivered
in the presence of
Before me Thomas G Tynes judge of the Probate Court
of the State of Alabama 3rd Limestone County personally appeared William H Turner and
Caroline Y Turner his wife and severally acknowledged that they had signed sealed and
delivered the within Deed to the said James C Malone for the purpose therein set forth
and in the day and year therein named And on the same day Exhibited said Deed to
the said Caroline Y Turner separate and apart from her said husband William H
Turner who acknowledged that she had signed sealed and delivered the same to the said James
C Malone freely and voluntarily without any fear threats or compulsion of her said husband
Given under my hand and seal this 3rd day of April A.D. 1852 Thomas G Tynes judge
Filed in the office of the judge of the Probate Court of Limestone County, State of Ala-
bama for Registration on the 3rd day of April 1852 which is duly done in Deed
Book No 8 page 580
Just Thomas G Tynes &c

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 This Indenture made this Twenty fifth day of October in the year one Thousand Eight hundred and forty nine between Josiah B. Demont and Sarah Ann C. his wife of the County of Limestone State of Alabama of the one part and M. W. Benson of the County of Limestone State of Alabama of the other part. Witnesseth that the said Josiah B. Demont and Sarah Ann C. his wife for and in consideration of the Sum of Eight hundred dollars to them in hand paid. The receipt whereof is hereby acknowledged hath 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 M. W. Benson all that certain tract or parcel of land lying and being in the County of Limestone State of Alabama being the South West quarter of Section fifteen in Township four of Range four most containing one hundred and fifty eight acres ^{or more or less} and also the West half of the South East quarter of Section fifteen in Township four of Range four most containing Seventy nine Acres ^{or more or less} To have and to hold the above described parcels of Land with the tenements and appurtenances there unto belonging or in any way appertaining unto the said M. W. Benson his heirs and assigns forever and the said Josiah B. Demont and Sarah Ann C. his wife for themselves their heirs Executors and Administrators do hereby and in consideration of the premises warrant and warrant forever defend the title to the above described land and hereby granted premises unto the said M. W. Benson and his heirs and assigns from and against themselves and all and every Person or persons Claiming or holding under them the said Josiah B. Demont and Sarah Ann C. his wife. And also against the Lawful Title claim or demand of all and every person or persons Whomever. In Testimony whereof the said Josiah B. Demont and Sarah Ann C. his wife hereunto subscribe their names and affixed their seals the day and year above written.

Signed sealed and Delivered
 in the presence of
 John S. Blair J. P.
 Limestone County
 State of Alabama

Josiah B. Demont
 Sarah Ann C. Demont

Personally appeared before me John S. Blair an atty. in the County of Limestone State of Alabama my justice of the peace for County and State above written Sarah Ann Elizabeth Demont wife of Josiah B. Demont and being examined apart from her husband and acknowledged that she signed sealed and delivered the foregoing Deed without any fear threats or persuasion or compulsion from her husband unto the above said M. W. Benson Given under my hand and seal this 25th Jan 1852

John S. Blair

Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for Registration on the 9th day of April 1852 which is duly done in Deed Book 8 page 591.

Test Thomas G. Tyus J. P.

313
 This Indenture made this 13th day of March in the year one Thousand Eight hundred and fifty two between Elias Jackson Elizabeth Jane his wife of the County of Limestone State of Alabama of the first part and William Benson of the second part all of the County of Limestone State of Alabama. Witnesseth that the said Elias Jackson and Elizabeth Jane his wife for and in consideration of the sum of two hundred and fifty five dollars to them in hand paid the receipt whereof is hereby acknowledged

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 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 William Benson all that certain parcel of land lying and being in the County of Limestone State of Alabama and having as the North half of the South East quarter of Section No 2 in Township 2 of Range 3 most except so much thereof as lies on the East side of ~~Barren Creek~~ ^{Barren Creek} supposed to contain Seventy acres ^{or more or less} off of the South side of the West half of the North East quarter of Section No 2 of Range 3 most To commence where Townsends and Matthews land Commence with the above described land and run thence down a branch called the ~~James~~ ^{James} branch to where said branch runs into Barren Creek thence up said Creek on the South side to the Spring Spring branch thence up said branch to the line of the above described parcels of land with the tenements and appurtenances thereunto belonging or in any way appertaining unto the said William Benson his heirs and assigns forever And the said Elias Jackson and Elizabeth Jane his wife for their heirs Executors and Administrators do hereby and in consideration of the premises warrant and warrant forever defend the title to the above described and hereby granted premises unto the said William Benson his heirs and assigns from and against themselves and all and every person or persons Claiming or holding under them the said Elias Jackson and Elizabeth Jane his wife and their heirs and assigns forever and also against the Lawful Title claim or demand of all and every person or persons Whomever In Testimony whereof the said Elias Jackson and Elizabeth Jane his wife hereunto subscribe their names and affix their seals the day and year above written.

Elias Jackson
 Elizabeth Jane

The State of Alabama }
 Limestone County ss } This day personally appeared before me Thomas Moore an atty. at law justice of the peace in and for said County Elias Jackson and Elizabeth Jane his wife my justice of the peace in and for said County Elias Jackson and Elizabeth Jane his wife and acknowledged the signing sealing and delivering of the above Deed of land to above named William Benson for the purposes therein named and Elizabeth Jane his wife being examined by me apart from her husband says that she signed the above Deed of land without fear threats or compulsion from her husband Given under my hand and seal this 13th day of March 1852

Thomas Moore J. P.

Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for Registration on the 10th day of April 1852 which is duly done in Deed Book 8 page 591.

Test Thomas G. Tyus J. P.

James Finley
 To W. Deed Trust
 Clay Stinnett
 State of Alabama }
 Limestone County } This Indenture made this 18th day of March 1852 between James Finley of the County and State aforesaid of the first part and Thomas B. Stinnett of the second part and Elizabeth Stinnett of the third part Witnesseth that whereas the said James Finley is indebted to said Elizabeth Stinnett in the sum of one hundred dollars on one Bond dated the 18th of March 1852 and due in June after its date all of which said Bond is fully appears reference to said Bond and all of which Bond the said Finley is willing and anxious to pay to secure the payment of the same now therefor in consideration of the premises and in the full consideration of the sum of one dollar in hand paid the said Finley by the said Thomas B. Stinnett before the signing and

Sealing of this deed the receipt whereof is hereby acknowledged the said Finley has this day bargained sold and conveyed unto the said J.B. Stinnett his heirs and assigns the following lot or parcel of land lying and being in the County of Limestone & State of Alabama and run one forty acres more or less of land running due South of Murphy Bruce's Land Warrant entering in Section fifteen Township two Range 6 west with all the land & share entered on said section and Township lying due South of Murphy Bruce's Land Warrant entering in said section and Township in Limestone County Alabama and also the said other lands and furniture and ten head of stock hogs and two cow and calf and one small mule stable to have and to hold the above described land and all the appurtenances thereto in any more attached and belonging also the above described personal property and the in and out thereof unto the said J.B. Stinnett his heirs and assigns forever and the said Finley for himself heirs executors administrators and assigns does hereby warrant and prove will defend the title the above described land and personal property unto the said J.B. Stinnett his heirs and assigns from and against himself and all other persons who may in time nevertheless then the said J.B. Stinnett shall permit the said Finley to remain in quiet and peaceable possession of said land and said personal property until default be made in payment of the Bond above described or any part of it upon further than that as soon as the said Finley shall make default in payment of the bond or any part of it as it falls due then and in that case the said J.B. Stinnett shall from time to time as much default may occur sell to the highest bidder for cash after giving twenty days notice of the time and place of said sale such place and time he shall fix at his own discretion. So much of the above real and personal property as may be necessary to pay the sum due upon said Bond and which said Finley may have failed to pay and after a true amount of said Bond shall have been paid to said Stinnett or his legal heirs or representative by sales of said property as above described land after other expenses attending the execution of this deed the remaining proceeds of said sale shall be paid over to the said Finley or his legal representative furthermore if the said Finley or his legal representative shall pay to said Stinnett or his legal representative all of said Bond as it falls due and make no default in the payment thereof then and in that case this deed shall be null and void otherwise to remain in full force and virtue. Given under our hands and seals this the day and year first above written

State of Alabama
Limestone County

James Finley
J.B. Stinnett
Clay Stinnett

Personally appeared before me W. A. Long Justice of the peace of said County the above named James Finley and J.B. Stinnett and acknowledged that they signed sealed and delivered the foregoing deed in trust on the day and year above mentioned for the purpose therein expressed

James Grigsby
To: Dad
Trustee for New Garden Society

This Indenture made this 8th day of December in the year one thousand eight hundred and forty five between James Grigsby of the County of Limestone in the State of Alabama of the one part and James Grigsby James Montgomery Robert Steele and Lawson Johnson Trustees for New Garden Society of the other part Witnesseth that the said James Grigsby for and in consideration of the sum of ten dollars to him in hand paid the receipt whereof is hereby acknowledged has this day bargained sold aliened enfeoffed and conveyed unto the said Robert Steele James Grigsby James Montgomery and Lawson Johnson Trustees as aforesaid all their certain tract or parcel of land lying and being in the County of Limestone and State aforesaid being part of the North West quarter of section four in Township two of Range four (west) Beginning forty feet and a half rods west of the North corner of said quarter section and running thence South five poles to a stake thence west eight poles to a stake thence north five poles to a stake thence East eight poles to the beginning containing ninety poles. To have and to hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging unto the said James Grigsby Robert Steele James Montgomery and Lawson Johnson Trustees as aforesaid and their Successors in office forever and the said James Grigsby 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 Robert Steele James Grigsby James Montgomery and Lawson Johnson Trustees as aforesaid and their Successors in office from and against himself and all and every person or persons claiming or holding under him the said James Grigsby and also against the lawful title claimed or claimed of all and every person or persons who may hereafter claim or holding by force or under the Government of the United States. In testimony whereof the said James Grigsby has hereunto set his hand and seal the day and year above written

The State of Alabama
Limestone County
James Grigsby
Witnessed before me W. A. Long Justice of the peace for said County the within named James Grigsby whose name appears signed above & acknowledged the signing sealing and delivering of said to the within named for the purposes therein specified. Given under my hand and seal this 10th of March 1846
Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration in the 12th day of April 1846 which is duly done in deed book at page 5 & 6.
Test Thomas G. Lyles J. P. C.

John A. Steele wife
To: Dad
Trustee for New Garden Society

This Indenture made this 8th day of December in the year one thousand eight hundred and forty five between John A. Steele and Mary A. Steele of the County of Limestone in the State of Alabama of the one part and James Grigsby James Montgomery Robert Steele and Lawson Johnson Trustees for New Garden Society of the other part Witnesseth that the said John A. Steele and Mary A. Steele for and in consideration of the sum of ten dollars to them in hand paid the receipt whereof is hereby acknowledged have this day bargained sold aliened enfeoffed and conveyed unto the said James Grigsby Robert Steele James Montgomery and Lawson Johnson Trustees as aforesaid all their certain tract or parcel of land lying and being in the County of Limestone and State aforesaid being part of the North West quarter of section four in Township two of Range four (west) Beginning forty feet and a half rods west of the North corner of said quarter section and running thence South five poles to a stake thence west eight poles to a stake thence north five poles to a stake thence East eight poles to the beginning containing ninety poles. To have and to hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging unto the said James Grigsby Robert Steele James Montgomery and Lawson Johnson Trustees as aforesaid and their Successors in office forever and the said John A. Steele and Mary A. Steele for themselves and their heirs executors and administrators do warrant and will forever defend the title to the above described and hereby granted premises unto the said James Grigsby Robert Steele James Montgomery and Lawson Johnson Trustees as aforesaid and their Successors in office from and against themselves and all and every person or persons claiming or holding under him the said James Grigsby and also against the lawful title claimed or claimed of all and every person or persons who may hereafter claim or holding by force or under the Government of the United States. In testimony whereof the said John A. Steele and Mary A. Steele have hereunto set their hands and seals the day and year above written

Little James Montgomery and Lanson Johnson for the use of said society (all that certain tract or parcel of Land lying and being in the County of Limestone and State of Alabama being part of the East half of the South West quarter of section thirty three in Township one of Range four and north Beginning forty eight and a half Rods west of the South East corner of said half quarter section at a stake running thence East ten poles to a stake thence north poles to a stake thence west ten poles to a stake thence South eight poles to the beginning corner containing eighty poles to have and to hold the above described land with the tenements and appurtenances thereto belonging unto any and all appertaining unto the said Robert Steele James Ensign James Montgomery and Lanson Johnson Trustees as aforesaid and their Successors forever and the said John A. Steele and Mary A. 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 Steele James Ensign James Montgomery and Lanson Johnson Trustees as aforesaid and their Successors in office forever and against themselves and all and every person or persons claiming or holding under them the said John A. Steele and Mary A. his wife and also against the lawful title claim or demand of all and every person or persons whomsoever claiming by force or under the Government of the United States In testimony whereof the said John A. Steele and Mary A. his wife hereunto set their hands and seals the day and year above written

John A. Steele (Seal)
Mary A. Steele (Seal)

The State of Alabama
Limestone County Personally appeared before me M. D. Stewart an acting Justice of the peace for said County the within named John A. Steele and acknowledged the signing sealing & delivering of said Deed on the day of its date to the within named John Steele wife of the said John A. Steele who upon a private examination before me and upon sworn her said husband acknowledged that she signed said Deed freely without any fear threat or compulsion of her said husband Given under my hand and seal this 10th day of March 1840

M. D. Stewart J. P. & Co.

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 13th day of April 1852 which is duly acknowledged both as to said John A. Steele and Mary A. his wife

John A. Steele (Seal)
Mary A. Steele (Seal)

The State of Alabama
Limestone County Whereas James Thomas and M. D. Steele of said County do me of J. J. Brady did obtain from the Circuit Court of Limestone County Alabama said Thomas two orders of sale and said Steele and Co me of Brady Trustee and one order of sale dated 30th of November 1842. Whereby I was commanded to expose to public sale the South East quarter of the South East quarter of section nine Township two Range six west with the property of Henry Lester now of Alexander L. McKinney as Sheriff and by virtue of said Order of Sale and of the Statute in such cases made and provided and in consideration of the sum of twenty dollars to me in hand paid by Henry Lester have this day granted bargained and sold and by these presents doth grant bargain and sell unto Henry Lester the above described land and hereby granted premises he being the highest bidder for the same with all the right title claim or demand that Henry Lester has in and

to the above described land and hereby granted premises and every part thereof as fully as I as Sheriff as aforesaid & under the authority as aforesaid can or ought to sell & convey being in no way bound my self to warrant or defend the title to the same Given under my hand and seal this 4th day of March 1840

A. L. McKinney Sheriff

The State of Alabama
Limestone County 55 Before me Thomas E. Dyer Judge of the Probate Court of said County personally appeared Alexander L. McKinney Sheriff of Limestone County and acknowledged that he had signed sealed and delivered the within Deed to the said Henry Lester for the purposes therein set forth and on the day and year therein named Given under my hand and seal this 13th day of April 1852

Thomas E. Dyer Judge

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 13th day of April 1852 which is duly acknowledged both as to said John A. Steele and Mary A. his wife

John A. Steele (Seal)
Mary A. Steele (Seal)

Nathaniel W. Benson
Elizabeth Benson
This Indenture made and entered into this 28th day of November in the year one thousand eight hundred fifty one by and between Nathaniel W. Benson of One part Jonathan McDowell & Abner Russell Trustees of the second part and Elizabeth Benson wife of the said Nathaniel W. Benson all of the County of Limestone and State of Alabama Minterbeth that whereas heretofore to wit on the day of in the year A. D. 1848 the said Nathaniel W. Benson was intermarried with the said Elizabeth and whereas previous thereto the said Elizabeth was possessed in her own right of certain and personal property to wit Cassius Norman Harlowe one green girl Polly another yellow girl Elsey one dark skin girl a female seven or eight years old at that date one boy Bob about three or four years above three or four years of age also a certain tract or parcel of land lying in said County of Limestone and within Range six west as the part of land owned by David Baily deceased previous to and at his death and whereas previous to the said marriage of the said Nathaniel with the said Elizabeth a contract known as an antenuptial contract relative to the said real and personal property above described to the effect that the said property aforesaid should be held by and remain to the said Elizabeth as a separate and sole estate and property to her sole and separate use for her the said Elizabeth Separate and sole use and behoof and whereas a writing to that intent and purport was drawn up and agreed upon by the said Elizabeth and Nathaniel W. Benson aforesaid but which said writing was not completed for unavoidable reasons at that time and when the said writing was never since that time been accomplished and whereas it has ever been and is still the wish and intention of the said Nathaniel W. to fulfill to the full intent the contract made with the said Elizabeth previous to their intermarriage this is therefore upon the aforesaid contract as well as the further consideration of one dollar paid to said Nathaniel to convey to the said Jonathan McDowell and Abner Russell Trustees aforesaid the aforesaid personal and real property to wit Hannah Polly Elsey Harlowe & Robert with their increase and the said parcel or parcel of land aforesaid upon trust forever upon these conditions that is to say that the said Nathaniel do receive the work and labor of the negroes aforesaid and the rent of the land aforesaid during the natural life of the first deceased of the said Elizabeth and Nathaniel aforesaid upon the further consideration however

that should the said Elizabeth become dissatisfied with her situation
 former and that she might deem it best upon mature reflection to take
 to her separate and sole use the said negro and land with the increase and profits
 there of during the natural life of the said Nathaniel she shall receive the
 same as aforesaid from and after such declaration of the said Elizabeth
 of her dissatisfaction but this condition is to happen only secondarily
 and whereas it is necessary that some proper person be appointed to act for
 and in behalf of the Elizabeth as trustee during her coverture to maintain
 and defend the rights herein intended to be secured to her the said
 Elizabeth this is therefore further to designate Jonathan McDermott
 & Alex Russell as such trustee as aforesaid and she shall the said
 Jonathan M. McDermott and Alex Russell ^{trustees} fail to act or become
 from any cause whatever then and in that event the said Elizabeth is
 conceded the right and power to appoint her own trustee that it is further agreed
 conditioned bargained that the condition above expressed relative to the said
 Elizabeth becoming dissatisfied shall be founded upon these basis that is to
 say that if the said Elizabeth becomes dissatisfied and chooses to take the
 benefit of this condition then she shall make a declaration to the trustees
 aforesaid of the cause of her dissatisfaction when the same shall be submitted
 to two four or six good men to be chosen equally by the said Nathaniel and
 the said Elizabeth and they they men so chosen shall choose an umpire who
 together shall decide upon the merits and justice of the complaint of the said
 Elizabeth and should the friends of the parties aforesaid so chosen decide that
 her complaint and claims against by her the said Elizabeth amount to good
 and just cause of complaint of maltreatment either of herself or her negro
 above described then the said Elizabeth by her trustees aforesaid shall take to
 her own proper use and behalf the property aforesaid both real and personal together
 or with the labor hire and use & after such decision of the friends selected
 for the purposes herein expressed it is also further bargained and agreed that
 all infirmities shall be waived by and is hereby waived by the parties hereto
 and abide the intent hereof it is also further bargained and agreed that the
 said Elizabeth shall and doth hereby relinquish all claim upon the property
 and estate of the said Nathaniel as the wife of him without relinquishment
 of Dower thereto and it is further faithfully bargained that each of the said parties
 shall have the power of disposing of his or her own property by will or
 request without Dower or right thereof in the property and estate of the other
 party & into the sixth and fourteenth are each interlined with a full line
 In testimony whereof the parties aforesaid have hereunto set their hands and seals
 respectively the day and date first above written

Wm Jenson
 J D Branchamp
 Jas J Dinwiddie
 Robert Morrow
 Edward Russell

Wm Benson
 Jonathan M. McDermott
 Alex Russell
 Elizabeth Benson

Before me Thomas C. Taylor judge of the Probate Court
 Limestone County 55 of said County personally appeared J. D. Branchamp

one of the subscribing witnesses to the foregoing Deed who being first duly sworn depose
 and swear that he saw the above named Nathaniel W. Benson and Elizabeth
 Benson whose names are thereto subscribed sign seal and deliver the same to the
 said Jonathan M. McDermott and Alexander Russell as trustees named in said Deed that
 he this deponent subscribed his name as a witness thereto in the presence of the
 said Elizabeth Benson and that he saw the other subscribing witnesses Wm Jenson
 Jas J Dinwiddie and Robert Morrow sign the same in the presence of the said Nathaniel
 W. Benson and Elizabeth Benson and in the presence of each other on the day and
 year therein named Given under my hand and seal this 10th day of April A.D. 1855
 Thomas C. Taylor judge

Filed in the office of the judge of the Probate Court of Limestone County State of Alabama
 for Registration on the 10th day of April 1855 which is duly done in Book No 5 pages
 396 397 & 398
 Wm Jenson

Joseph J. Menefee
 To Wm Jenson
 John J. Nelson

On this the 14th day of January 1855 Joseph J. Menefee and Sarah J. Menefee
 and eight hundred and fifty two between Joseph J. Menefee and Sarah J.
 Menefee his wife of the County of White and State of Tennessee of the
 one part and John J. Nelson of the County of Limestone and State of Alabama of the
 other part Witness that the said J. Menefee & Sarah J. his wife for and in
 consideration of the sum of five hundred dollars to them in hand paid the receipt
 whereof is hereby acknowledged have this day bargained sold aliened conveyed
 and conveyed and by these presents do bargain sell alien convey and convey unto the
 said John J. Nelson all that certain tract or parcel of land lying and being in the
 County of Limestone and State of Alabama and known as the 1/4 of Section 9 T28R3W
 4 Towns high & Range 3W E 1/4 of Section 9 T28R3W also 1/4 of S E 1/4 of Section
 9 T28R3W S W 1/4 of S E 1/4 of Section 9 T28R3W also 1/4 of S W 1/4 of Section
 10 Towns high & Range 3W and containing agreeable to the patent four hundred acres both more
 more or less of which one hundred acres was moved as the dower of Sarah J. Menefee and now
 the wife of J. Menefee 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 J. Nelson his heirs and assigns forever and the said J. Menefee and Sarah J.
 his wife for themselves their heirs executors and administrators do warrant and will forever
 defend the title to the above described and hundred acres of land at being the dower of Sarah J.
 Menefee and hereby granted premises unto the said John J. Nelson his heirs and assigns
 from and against themselves and every person or persons under them the said J. Menefee
 and Sarah J. his wife and also against the lawful title claim or demand of
 all and every persons whomsoever claiming by farm or under the Government of
 the United States In testimony whereof the said Joseph J. Menefee and Sarah
 J. his wife have hereunto set their hands and seals the day and year aforesaid
 Joseph J. Menefee
 Sarah J. Menefee

On the presence of
 The State of Tennessee On this the 14th day of January 1855 Joseph J. Menefee
 and Sarah J. Menefee came before me and signed and
 acknowledged the due execution of the above deed that they signed the same for the purposes
 therein expressed Given under my hand and seal this the date above
 Wm Jenson
 Justice of the Peace
 for White County

State of Tennessee I George S. Dittell Clerk of White County Court hereby
White County Certify that William M. Moore Esq. whose genuine signature appears
to the within Certificate is now and was at the time of signing the same an acting
justice of the peace in and for the County and State aforesaid duly commissioned
and qualified to act all of 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
said Court at office in Sparta the 21st day of January A.D. 1843

George S. Dittell ckb
of White County Court

Filed in the office of the judge of the Probate Court of Sumner County State of Alabama
for Registration on the 10th day of April 1852 which is duly done in Dec. Book etc. page 5984
Test Thomas S. Hayes J. P. C.

George P. Rutledge
To: Deed

THIS Indenture made this nineteenth day of February 1843
between George P. Rutledge of the County of Boone in the State
of Tennessee of the one part & George P. Anderson of the County of
Sumner State of Alabama of the other part Witnesseth that the said
George P. Rutledge for and in consideration of the sum of five hundred dollars to
him in hand paid the receipt whereof is hereby acknowledged hath this day bar-
gained sold aliened enfeoffed and conveyed and by these presents do bargain sell
alien enfeoff and convey unto the said George P. Anderson all that certain piece
of land lying and being in the County of Sumner and State of Alabama and
known as the North West quarter of section eighteen in Township three &
Range four and containing one hundred and fifty nine acres & one eighth
four hundredths of an acre To have and to hold the above described piece of
land with the appurtenances thereto in all respects appertain-
ing unto the said George P. Anderson his heirs and assigns for ever
and the said George P. Rutledge for himself his heirs executors and admin-
istrators doth warrant and will forever defend the title to the above describ-
ed premises unto the said George P. Anderson his heirs firm and against
all and every person claiming or holding under them the said
George P. Rutledge and also against the lawful title claim or demand
of all and every person or persons whatsoever claiming or holding by firm
or under the Government of the United States In testimony whereof
the said George P. Rutledge hath hereunto set his hand and seal the day
and date above written

Attest

James B. Arnold
Thomas S. Brown

State of Tennessee I Austin L. Greene Clerk of
Boone County the County Court of the County of Boone aforesaid George P.
Rutledge the bargainer named in the within Deed with whom I and personally argu-
ed and who acknowledged that he executed the within Deed for the purposes therein
contained In testimony whereof I have hereunto subscribed my name and fixed the seal
I J. of said Court at office in Sparta this 19th day of February 1843

Austin L. Greene Clerk of
Boone County Court

State of Tennessee I Robert D. Duncane Chairman and Presiding Justice of
Boone County the County Court of Boone County do hereby certify that
Austin L. Greene whose name appears to the foregoing Certificate was at the date then
of and now is Clerk of the County Court of Boone County duly elected and
qualified as such And he is duly authorized by law to take acknowledgements of
the bargains of deeds of conveyances and other instruments and said Certificate is
in due form of law and the signature thereto is in his own proper hand writing and
good faith and credit are due all his official acts as such. Given under my hand
and Seal this 19th day of February 1843

Robert D. Duncane Seal
Chairman and Presiding for
Boone County Court

State of Tennessee
Boone County

I Austin L. Greene Clerk of the County Court of the County
of Boone aforesaid do hereby certify that Robert D. Duncane Esquire whose name appears
to the foregoing Certificate is now and was at the date of said Certificate Chairman and
Presiding Justice of the County Court of said County of Boone and elected Commissioner
and sworn for that purpose and that full faith and credit is given and due to his offi-
cial acts as such and that the signature of said Chairman appears to be in his own
proper hand writing and his said Certificate is in due form In testimony whereof I Austin
L. Greene Clerk of said County Court have hereunto subscribed my name and affixed the seal
of said Court at office in Sparta this 19th day of February 1843

Filed in the office of the judge of the Probate Court of Sumner County State of Alabama for
Registration on the 10th day of April 1852 which is duly done in Dec. Book etc. page 5984
Test Thomas S. Hayes J. P. C.

Sarah H. Watts
To: Deed

THIS Indenture made this 23rd day of March in the year one thousand
eight hundred and forty nine between Sarah H. Watts of the County of
Sumner in the State of Alabama of the one part and George P. Anderson of the
other part Witnesseth that the said Sarah H. Watts for and in consideration of the sum
Twenty dollars to her in hand paid the receipt whereof is hereby acknowledged have this day
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 Geo-
P. Anderson all that certain parcel or tract of land lying in the County of Sumner and
State of Alabama and known and designated as the North half of the East half of the
South West quarter of Section 20 Eighteen of Township Six Range No. Four and contain-
ing thirty 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 George P. Anderson his heirs and assigns forever and the said Sarah H. Watts
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 George P. Anderson his heirs and assigns firm and against themselves and
all and every person or persons claiming or holding under them the said Sarah H. Watts
and also against the lawful title claim or demand of all and every person or person
whomsoever In testimony whereof the said Sarah H. Watts have hereunto subscribed
her name and affixed hereunto the day and year above written

Sarah H. Watts Seal

The State of Alabama
 Limestone County
 This day personally appeared before me Henry Sealey
 an acting justice of the Peace in and for said County Sarah H. Watts and unknown
 signed that she signed sealed and delivered the foregoing Deed to George A. Anderson
 on the day of its date for the purposes therein specified Given under my hand and
 seal this 24th day of March 1849

Filed in the office of the Judge of the Probate Court of Limestone County State of Ala.
 for Registration on the 29th day of April 1852 which is duly done in Deed Book 100 p 602
 600 & 601

James Clements
 To Deed
 This Indenture made and entered into this 9th day
 of October 1851 between James Clements of the County
 of Madison State of Alabama of the 1st part and Ramon B
 Hunt Shirley Cisdale & James Tucker Clerks of the Christian Church in
 the Town of Morrisville Wm Hester Jos S Hogg & John A Martin representatives
 of the Division of Sons of Temperance in the Town aforesaid and their successors
 in office of the County of Limestone State aforesaid of the 2nd part
 Witnesseth that for and in consideration of the sum of twenty dollars to and the
 said James Clements in hand paid the receipt whereof is hereby acknowledged
 have this day granted bargained and sold and by these presents doth grant bargain
 and sell unto the said Ramon B Hunt Shirley Cisdale James Tucker Wm Hester
 Jos S Hogg and their successors in office the following Lot or parcel of land
 lying and situate in the Town of Morrisville County of Limestone & State of
 Alabama known & designated in the plan of said Town as lot 28 & 29 on Market
 Street containing one quarter Acres more or less to have and hold the above described
 lot or parcel of land forever and the said James Clements for himself his heirs
 and assigns doth hereby warrant and will forever defend the title of the above described
 lot of land unto the said Ramon B Hunt Shirley Cisdale James Tucker & Wm
 Hester Jos S Hogg John A Martin and their successors in office against
 the claim title or demand of all persons whomsoever Given under my hand and seal
 this day and date above written in witness whereof James Clements
 Witness

The State of Alabama
 John W Clay Judge of Probate of said County and by
 Madison County M Sealey of said office also Clerk of said Court do certify
 that on this day personally appeared before me James Clements who acknowledged
 he had signed sealed and delivered the foregoing Deed to Ramon B Hunt Shirley Cisdale
 and James Tucker Clerks of the Christian Church in the Town of Morrisville Ala
 to Wm Hester Jos S Hogg & John A Martin representatives of the division
 of Sons of Temperance and their successors in office on the day of the date thereof
 Given under my hand and the seal of said Court at office in Morrisville
 this 12th day of November 1851

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama
 for Registration on the 27th day of April 1852 which is duly done in Deed Book 100 p 603
 600 & 601

Samuel Britton wife
 To Deed
 John S Turner
 This Indenture made and entered into this nineteenth
 day of November Eighteen hundred and fifty one between Gamme Britz
 & Minerva A Britz his wife and of the State of Arkansas & County
 of White of the one part, and John S Turner of the other part Witnesseth that
 that the said Gamme Britz & Minerva A Britz his wife of the first part for
 in consideration of the sum of five thousand one hundred & twenty dollars to them
 in hand paid at or before the signing sealing and delivering of these presents by the
 said John S Turner of the second part the receipt whereof is hereby acknowledged have
 granted bargain sold conveyed & confirmed & by these presents do grant bargain sell convey
 & convey to the said John S Turner of the second part his heirs forever a certain tract
 or lot of land situated lying and being in the County of Limestone & State of Ala
 designated & known as follows The South East qr of Sec Eighteen Township Three
 Range Six West containing one hundred & seventy Acres more or less Also the West half
 of Sectional Sec Nineteen Township Three Range Six West containing ninety six &
 sixty eight Nineteenths of Acres more or less Also the East half of Sectional Section
 nineteen Township Three Range Six West containing one hundred & forty & forty five
 Acres to have and to hold the aforesaid lot or tract of land with all and singular the
 appurtenances thereto belonging unto the said John S Turner of the second part & his heirs
 forever & the said party of the first part do hereby covenant & agree to & with the said John
 S Turner his heirs & assigns forever that they will warrant & forever defend the right title
 claim and interest of the said tract or lot of land unto the said John S Turner & his heirs
 against all other persons by through or under in any matter whatsoever or claiming by through
 or under any other person or persons or by through or under the government of the United
 States and unto the said John S Turner his heirs & assigns forever The testimony whereof
 the said Gamme Britz & his wife Minerva A Britz of the first part have hereunto set
 their hand & affixed their seal this day and date above mentioned
 Signed sealed and delivered
 in the presence of us witnesses
 William Britz
 Minerva A Britz

State of Arkansas
 County of White
 Township of Gray
 It is remembered that on this 19th day of November A.D. 1851
 at the County aforesaid before me John W Bond and acting
 Justice of the Peace for said County personally came & appeared Gamme Britz grantor in the above Deed to me personally and
 known and acknowledged that he voluntarily executed & delivered the the foregoing
 deed for the uses purposes & consideration therein expressed and the same to be certified
 And the same day and at the same place also came personally before me
 Minerva A Britz wife of the said Gamme Britz and of full age & to me well known
 who being by me examined in the absence of her said husband and the contents of the
 foregoing deed being by me fully explained to her she declared that she had of her own free
 will executed the same for the purposes therein expressed or influence of her
 said husband and desires the same to be certified Given under my hand this 19th
 day of November 1851

J W Bond J V
 Gray Township
 White Co
 Ark

State of Arkansas
County of White
I Samuel Morgan Clerk of the Circuit Court & ex officio Clerk of
County of White do hereby certify that John W Bond whose name is subscribed to the annexed and foregoing certificate of Acknowledgment is now and was at the time of the date thereof an actor and duly commissioned Justice of the peace in and for Gray Township in the County of White aforesaid and that said faith and credit is due and of right ought to be given his acts as such Justice
In testimony whereof I have hereunto set my hand and affixed the seal of
said Circuit Court at my office in Sevier White County aforesaid this
2nd day of January A.D. 1853
Samuel Morgan Clerk
By B. S. Bell D.C.

State of Arkansas
County of White
I Perry A. McDaniel presiding judge of the County Court
in and for the County of White aforesaid do hereby certify that Samuel Morgan whose name
is subscribed to the annexed and foregoing certificate of Acknowledgment is and was at
the date thereof Clerk of the said County Court of White County as therein stated duly
commissioned &c. that his acts as such are entitled to full faith and credit and that
his said certificate is in due form of law Given under my hand at Sevier in the
County of White aforesaid this 2nd day of January A.D. 1853
Perry A. McDaniel
Presiding judge of County
Court White County Ark.

State of Arkansas
County of White
I Samuel Morgan Clerk of the Circuit Court and ex officio
Clerk of the County Court in and for the County of White aforesaid do hereby
certify that Perry A. McDaniel whose name is subscribed to the annexed and foregoing
certificate is now and was at the time of signing the same Presiding judge of the County
Court in and for the County of White duly commissioned &c. and that his acts as
such are entitled to full faith and credit and that his said certificate is in due form
of law

In testimony whereof I have hereunto set my hand and affixed the seal of the
said Circuit Court at my office in Sevier County & State aforesaid this 2nd
day of January A.D. 1853
Samuel Morgan Clerk
By B. S. Bell D.C.

Filed in the office of the judge of the Probate Court of Limestone County, State of Alabama
for Registration on the 31st day of April 1852 which is duly done in Deed Book 20 & page 60 & 61
& 62
Edw. Thomas & Son, Secy. Prob. Ct.

James B. Stewart
Do Deed
This Indenture made this 24th day of April in the
year One thousand Eight hundred and fifty two, between James
B. Stewart of the County of Limestone in the State of Alabama
of the one part and Ferdinand & Maudlin of the other part --- Witnesseth that
the said James B. Stewart for and in consideration of the sum of eleven hundred
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 Ferdinand & Maudlin all that certain tract or parcel of
land lying and being in the County of Limestone State of Alabama and known and
designated as the North west quarter of section twenty one and the east half of the North East
quarter of section twenty all in Township Three Range four containing two

hundred and forty acres More or less 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 Ferdinand & Maudlin his heirs and assigns forever And the said James B. Stewart
for himself and heirs executors and administrators, do hereby and in consideration of the premises
moment and will forever defend the title to the above described and hereby granted premises unto
the said Ferdinand & Maudlin his heirs and assigns forever and against himself and all
and every person or persons claiming or holding under them the said James B. Stewart and
also against the lawful title claim or demand of all and every person or persons in law or equity
or claiming or holding by force or under the Government of the United States
In testimony whereof the said James B. Stewart hereunto subscribes his name and affix his
seal the Day and year first above written
James B. Stewart

James Sealed & delivered
in the presence of }
State of Alabama } Personally appeared before me Allison C. Cain an acting Justice
Limestone County } of the Peace for the County aforesaid James B. Stewart who acknowledged
that that he signed sealed and delivered the within Deed on the day and year therein men-
tioned to the within named Ferdinand & Maudlin Given under my hand and seal this
24th day of April 1852
Allison C. Cain J.P.

Filed in the office of the judge of the Probate Court of Limestone County, State of Alabama for
Registration on the 4th day of May 1852 which is duly done in Deed Book 20 & page 60 & 61
Edw. Thomas & Son, Secy. Prob. Ct.

James A. Ogelsby
Do Deed
This Indenture made the 12th day of May A.D. 1852
between James A. Ogelsby debtor W. B. Allen trustee & Richard
H. Cartwright Creditor. Whereas the said James A. Ogelsby is
justly indebted to the said Richard H. Cartwright in the sum of sixty five
dollars to be paid on the first day of January next (1853) & by two notes one for
thirty the other for thirty five dollars each bearing date Jan. 1st 1852 as appears
from said notes which debts with interest the said James A. Ogelsby is owing
and desirous to secure. Now therefore this indenture witnesseth that the said
James A. Ogelsby in consideration of the premises & for the sum of One dollar
to him in hand paid by the said trustee (W. B. Allen) the receipt whereof I hereby
acknowledge hath bargained sold aliened released conveyed and confirmed
and by these presents do give grant bargain sell alien release convey &
confirm to the trustee (W. B. Allen) all the furniture herein after mentioned
viz. One fine Berrow One Bed One feather bed One bedstead and clothing
One wardrobe One dining table and One and a half doz chairs to have &
to hold the above specified property hereby granted unto said trustee his heirs
executor administrator or assigns forever to the only proper use and behoof
of said trustee his heirs executors administrators & assigns for ever upon
trust nevertheless that the said trustee his heirs executor administrator
or assigns shall permit the said James A. Ogelsby to remain in quiet
and peaceable possession of said furniture hereby conveyed and use them
unless default be made in the payment of the said sum of \$65 and then
upon this further trust he his heirs executors administrators and assigns

So soon after the happening of said default of payment as they or either of them may think proper or the said Richd Cartwright his administrative or assigns may request shall sell the above named furniture or such part of it as he or his legal representative shall think proper to the highest bidder for ready money at auction the time and place for sale left at their own discretion & they shall give nine days notice thereof by setting up advertisements at the Court house in Limestone City & at two other public places in Athens. And out of the moneys arising from said sale shall after satisfying all expenses attending the premises pay to Richard St Cartwright. This executor administrative or assigns the said sum of \$65 with the interest which thereunto may have lawfully accrued and the balance if any shall be paid to the said James A Ogelsby or his heirs &c. But if the whole said \$65 shall with interest be fully paid off & discharged to said Richard St Cartwright his executor administrative or assigns on or before the first day of January 1853 when the same is payable so that no default of payment of the said sum of sixty five dollars is made then this indenture is void otherwise it remains in full force and virtue. In witness whereof the said parties to this present have hereunto set their hands and affixed their seals this the twelfth day of May 1852.

defend the title to said land and every part thereof to the said trustees and their successors in office from
against the lawful claims of all persons whatever and dated the 10th day
of February 1852
Lewisday No Boyce

The State of Alabama This day personally appeared before me, I being an acting Justice of the peace in and for said County, Lemuel H. Jones and Severally acknowledged said deed and delivered the foregoing deed for the purposes therein specified and on the day and date any year therein named. Given under my hand and seal this 10th day of Feb 1852

I being Justice of the peace and
Filed in the office of the judge of the probate court of Shimestone County State of Alabama for Registration on the 12th day of May 1852 which is duly done in deed book no 1 pages 605 & 606
Test Thomas J. Jones Judge & C

William Lanesque Tax collector
To
R H Cartwright
Land greening. Whereas by the list of Taxes prepared and handed to me according to the Statute in such cases made and provided it appears that Walter C. & Son hath not paid the sum of fifty cents the State and county Taxes assessed and due on the herein after particularly described land for the year one thousand eight hundred and forty nine and whereas I did by virtue of said list and assessment seize and take the said tract and parcel land hereinafter particularly described at public sale after having given three months notice of the time and place of said sale by advertisement on the head of a new paper published in the Town of Athens Alabama and most convenient to said land and my self and by virtue of the statute in such made and provided have sold unto R H Cartwright for the sum of Eleven dollars for Taxes and Cost that being the greatest and highest sum bid therefore now know ye that I William Lanesque tax collector as aforesaid and by virtue of the statute in such cases made and provided and for and in consideration of the sum of Eleven dollars aforesaid to me in hand paid by the said R H Cartwright the receipt whereof is hereby acknowledged have bargained and sold and by these presents doth bargain and sell unto the said R H Cartwright, his heirs and assigns forever the following tract or parcel land known and described as follows. The remaining balance which was unsold for Taxes 1848 of One hundred and fifty acres in section 20 Township One Range 3 lying and being in the County of Limestone State of Alabama to have and to hold the above described tract or parcel of land and every part thereof with its appurtenances unto the said R H Cartwright his heirs and assigns forever as absolutely as I William Lanesque tax collector aforesaid might lawfully 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 4th March 1850
William Lanesque Tax Collector

Witness
Henry M. Hurley
 The State of Alabama: Before me *Thomas J. Eby* Judge of the Probate Court of said
 Sumter County 557 County, personally appeared *William Levesque* former Tax Collector
 of said County and acknowledged that he had signed sealed and delivered the foregoing
 Deed to the said *Richard H. Hainwright* for the purposes therein set forth and on the day
 and year therein assumed. Given under my hand and seal this 19th day of May 1852
Thomas J. Eby Judge said
 Filed in the office of the Judge of the Probate Court of Sumter County State of Alabama for

608 Registration on the 19th day of May 1852 which is duly done in Deed Book etc & page 606 & 607
Test Thomas S. Jones J. P.

David C. Hill wife Rebecca Hill
To William T. Jones
This Indenture made and entered into this 27th day of January in the year of our Lord thousand eight hundred and fifty two between David C. Hill & Rebecca Hill his wife of the one part and William T. Jones of the other part all of Limestone County State of Alabama Witnesseth that the said David C. Hill and Rebecca his wife for and in consideration of the sum of two hundred and twenty dollars to them in hand paid the receipt whereof is hereby acknowledged hath this day bargained sold Enfeoffed aliened and conveyed unto the said William T. Jones all that certain tract or parcel of land lying in the County of Limestone and State of Alabama known and designated in the plat of said County as the North East quarter of south West fourth of Section No one Township No one of Range No 4 West containing forty acres To have the above described tract of land with tenements and appurtenances thereto belonging or in any wise appertaining unto the said William T. Jones his heirs and assigns forever and the said David C. Hill & Rebecca his wife for their selves their heirs Executors and administrators doth warrant and will forever defend the title to the above described or hereby granted premises unto the said William T. Jones his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said David C. Hill and Rebecca his wife Also against the lawful title claim or demand of all and every persons whosoever claiming or holding by force or under the Government of the United States in witness whereof the said David C. Hill and Rebecca his wife hereunto set their hands and seals the day and year above written

David C. Hill
Rebecca Hill

The State of Alabama Personally appeared before me Preston Morris and Limestone County 53 acting Justice of the peace in and for said County David Hill and Rebecca Hill his wife who acknowledged that they severally signed sealed and delivered the above deed to William T. Jones for the purposes therein specified And Rebecca Hill being by me Examined separately and apart from her husband acknowledged that she signed sealed and delivered the above deed to William T. Jones without any fear threats or compulsion of her said Husband Given under my hand and seal this 27th day of January 1852

Preston Morris

Justice of the peace
Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 31st day of May 1852 which is duly done in Deed Book etc & page 608
Test Thomas S. Jones J. P.

609
Richard Smith wife Rebecca Smith
To Joseph Blackwell
This Indenture made this third day of June in the year of our Lord thousand eight hundred and fifty two between Richard Smith and his wife Rebecca Smith of the County of Limestone in the State of Alabama of the one part and Joseph Blackwell of the other part Witnesseth that the said Richard Smith and his wife Rebecca 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 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 Joseph Blackwell all that certain tract or parcel of land lying and being in the County of Limestone & State of Alabama and known and described as the South East quarter of Section three Township three Range four West of the basis Meridian of Huntsville with the following exceptions (to wit) To commence at a stake just below Huntsville Spring thence South to the south boundary line of said quarter thence East with said line to the corner of said quarter thence North until the same strikes the Spring branch the beginning corner or place of the South East quarter of the North East quarter of Section No three Township three of Range four West of the Meridian of Huntsville Alabama containing in all 180 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 Joseph Blackwell his heirs and assigns forever And the said Richard Smith & his wife Rebecca for themselves their heirs Executors and administrators do hereby and in consideration of the premises warrant & will forever defend the title to the above described and hereby granted premises unto the said Joseph Blackwell his heirs & assigns from & against themselves and all and every person or persons claiming or holding under them the said Richard Smith and his wife Rebecca and also against the lawful title claim or demand of all and every person or persons whosoever claiming or holding by force or under the Government of the United States In testimony whereof the said Richard Smith and his wife Rebecca have hereunto subscribed their names and affixed their seals the day and first above written

Richard Smith
Rebecca Smith

in the presence of
The State of Alabama Personally appeared before me Henry M. Stanley Clerk of the Circuit Court of the County above named Richard Smith and his wife Rebecca Smith who acknowledged that they signed sealed and delivered the foregoing deed on the day and year therein mentioned to the aforesaid Joseph Blackwell Given under my hand and seal this the 3rd day of June A.D. 1852

Test Henry M. Stanley Clerk

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 3rd day of June 1852 which is duly done in Deed Book etc & page 609
Test Thomas S. Jones J. P.

Joseph Blackwell
To Richard Smith
An Indenture made this the third day of June in the year of our Lord thousand eight hundred and fifty two between Joseph Blackwell of the County of Limestone and State of Tennessee of the first part Henry M. Stanley of the County of Limestone State of Alabama of the second part and Richard Smith 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 aggregate sum of six hundred dollars by two notes or bonds the first bearing date the 3rd day of June 1852 for one hundred dollars due the first day of July next (1852) and the other for five hundred dollars due the 25th day of December 1852 dated the 3rd day of June 1852 as will more fully appear by reference to said notes or bonds the first

The Sandy conveyed in this deed is hereby released and a deed of trust made by said Anderson to Henry Sawyer or trustee to secure the note of said Sawyer hereunto by said Anderson and 27th 1852

and prompt payment of which said claims of money the said party of the first part is willing and desirous to leave to the said party of the third part. Now this Indenture being with that for and in consideration of the premises and for the further consideration of the dollar in hand paid by the said party of the first part to the said party of the first part the receipt whereof is hereby acknowledged the said party of the first part grants bargains sells alien encumbers and conveys unto the said party of the first part his heirs and assigns the following described land lying and being in the County of Limestone and State of Alabama and known and described as follows the South East quarter of Sec three Town six Range four West the said section of Greenville with the following exceptions (to wit) To commence at a stake just below Summit Spring thence South to the South boundary line of said quarter thence North to the same strike the spring branch the beginning corner or place also the South East quarter of the North East quarter of Section two three of Township three Range four West of the Meridian line of Greenville Alabama containing in all 180 acres more or less To have and to hold the same to him the said party of the second part his heirs assigns forever and the said party of the first part for himself his heirs Executors & 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 claims and demands of all persons whatsoever upon trust never the less bind on the following stipulations and conditions to wit First 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 paying and taking care of the same until default be made in the payment of the said notes or bonds or either of them or any part of either 2nd and thereupon this further trust the said party of the second part his heirs and assigns shall and will do often as and whenever a default may happen in the payment of the said notes or bonds any or either of them or any part of either and so soon after the happening of such default of payment as he may be requested by the said party of the third part his heirs Executors or Administrators or assigns so to do proceed and sell in manner and form hereinafter specified the aforesaid property or so much thereof as may be necessary for the purpose and out of the proceeds of such sale shall after paying all the expenses thereof include the expenses attending the writing and executing this trust fully pay off such note or bond upon which such default of payment has happened with lawful interest 3rd and also that the said party of the second part his heirs and assigns shall and will from thence forth exercise a general supervision and control over all the aforesaid property or land 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 or land to satisfy any default of payment as aforesaid sell only so much as may be necessary for that purpose and the remainder of said property or land leave as before in quiet and peaceable possession of the said party of the first part for the purposes 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 or land made for the purpose of raising money on 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 the said notes or bonds shall be fully paid off and discharged so that no default of payment of the said

debt is made then this indenture shall be void else remain in full force and effect. Said trust is to expire when said notes or bonds become due or payable In testimony whereof the parties of these presents have hereunto set their hands and seals the day and year first before written

Joseph Blackwell
Henry M. Shady
Richard Smith

The State of Alabama
Limestone County ss Before me Thomas C. Tyus judge of the Probate Court of said County personally appeared Joseph Blackwell Henry M. Shady & Richard Smith and did solemnly acknowledge that they had signed sealed and delivered the foregoing deed of trust for the purposes therein set forth and on the day and year therein named Given under my hand and seal this 5 day of June AD 1852

Thomas C. Tyus Judge P.C.
Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for Registration on the 5th day of June 1852 which is duly done in Book 188 pages 609 10711
Tessa Thomas C. Tyus J.P.C.

Charles C. Henderson
Perrin Farrar

This Indenture made this the second day of April Eighteen hundred and fifty two between Charles C. Henderson of the County of Limestone and State of Alabama of one part and Perrin Farrar of the same County and State of the other part. Witnesseth that the said Charles C. Henderson for and in consideration of the sum of four hundred dollars to him in hand paid the receipt whereof is hereby acknowledged has this day bargained sold aliened encumbered and conveyed unto the said Perrin Farrar the following described tract of land lying and being in the County and State aforesaid viz the East half of the South West quarter of Section two Township three Range four West containing eighty acres more or less To have and to hold the above described tract or parcel of land unto the said Perrin Farrar his heirs and assigns forever and the said Charles C. Henderson for himself his heirs Executors and Administrators do warrant and will for ever defend the title title to the above described and hereby granted premises unto the said Perrin Farrar his heirs and assigns from and against all and every person claiming or holding claims under the said Charles C. Henderson and also against the lawful title claim or demand of all and every persons or persons whatsoever claiming or holding from under the Government of the United States In testimony whereof the said Charles C. Henderson has hereunto set hand and seal the day and date above written Signed sealed and delivered

C. C. Henderson

in the presence of
Samuel R. Farrar
John P. Farrar
James W. Farrar

The State of Alabama Before me Thomas C. Tyus judge of the Probate Court of Limestone County ss The County personally appeared Charles C. Henderson and acknowledged that he had signed sealed and delivered the within deed to the said Perrin Farrar for the purposes therein set forth and on the day and year therein named

Given under my hand and Seal this 11th day of June A.D. 1852

Thomas C. Tyng of S.C.

Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for registration on the 11th day of June 1852 which is duly done in said Book No. 2 pages 617 & 618
Test Thomas C. Tyng J.P.C.

John R. Mason
John R. Mason

Know All men by these presents that we Geo. T. Harris and wife Elizabeth T. Harris formerly Elizabeth T. Allen do by virtue of a decree of the Chancery Court of the County of Limestone State of Alabama for and in consideration of the sum of sixteen hundred dollars to us in hand paid the receipt whereof is hereby acknowledged grant bargain sell alien convey and confirm unto John R. Mason his heirs and assigns forever the following described tracts or parcels of land lying and being situate in the County of Limestone State of Alabama to wit twenty acres off of the East half of the north half of the South East quarter of Section twenty township four Range five west also sixty seven $\frac{1}{2}$ acres off of the West side of the East half of the North East quarter of Section seven Township four Range five west also forty three $\frac{1}{2}$ off of the East side of the West half of the North East quarter of Section seven Township four Range five west. And the said Geo. T. Harris and wife for themselves their heirs administrators and assigns do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby grant premises unto the said John R. Mason his heirs and assigns from and against themselves and all and every person or persons claiming under them the said Geo. T. Harris and his wife Elizabeth T. Harris and also against the lawful title claim or demand of all and every person or persons whomsoever claiming by firm or under the government of the United States. In testimony whereof the said Geo. T. Harris and his wife Elizabeth T. have hereunto subscribed their names and affixed their seals this 14th day of June eighteen hundred and fifty two

Geo. T. Harris
Elizabeth T. Harris

State of Tennessee
Shelby County

Personally appeared before Jas. Rose a duly commissioned and sworn notary public and justice of the peace in and for said County Geo. T. Harris & Elizabeth T. Harris his wife the bargainees within named with whom I am personally acquainted who acknowledged the execution of the within deed to John R. Mason for the purposes therein expressed and set forth. And Mrs. Elizabeth T. Harris having also appeared before me privately and apart from her husband the said Geo. T. Harris acknowledged the execution of said deed to have been done by her freely understandingly without compulsion or constraint from her said husband and for the purposes therein contained. Witness my hand and the impress of my notarial seal at office this 14th day of June 1852

State of Tennessee

Shelby County I John D. Duggins Clerk of the County Court of said County do certify that James Rose whose name is subscribed to the above certificate is a duly commissioned and sworn notary Public and justice of the Peace in and for said County that all his acts as such are entitled to full faith and credit and that his signature is genuine. Witness my hand and the impress of the seal of said Court at office June 14th 1852
John Duggins Clerk
By Jas. Rose J.C.

State of Tennessee I John D. Duggins Chairman of the County Court of said County do hereby certify that Jas. P. Duggins is the Clerk of said County that Jas. Rose is his lawful deputy and that his foregoing attestation is in due form of law. Given under my hand and seal June 14th 1852

Jas. P. Duggins
Chairman of the County Court of
Shelby County Tennessee

Geo. Harris This case is submitted up in Bill answer and proof. It is therefore ordered adjudged and decreed that the sale of the land described in the Bill from the complainant and defendant to John R. Mason be confirmed and all the right title and interest of the complainant and defendant in and to said land be entirely divested and the same be valid in said person in full and perfect fee simple title. It is further ordered that said Mason pay the costs of this suit to be received by him out of the purchase money of said land

E. D. Harris
Chancellor

Filed in the office of the judge of the Probate Court of Limestone County State of Alabama for registration on the 21st day of June 1852 which is duly done in said Book No. 2 pages 612 & 613
Test Thomas C. Tyng J.P.C.

Exhibit of Jones
To the Court
William Allen

This Indenture made this the twenty first of June in the year one thousand eight hundred and fifty two between Ex-hibitor of the County of Limestone & State of Alabama of the one part and William B. Allen of the County of Limestone of the Other part Witnesseth that the said Ex-hibitor for and in consideration of the sum of two hundred and fifty dollars to him in hand paid the receipt whereof is hereby acknowledged have this day given granted bargain sold alien conveyed released conveyed and confirmed and by these presents do give grant bargain sell alien convey release convey and confirm unto the said William B. Allen all that said lot of land lying and being in the County of Limestone and State of Alabama and in the Town of Athens and described as follows Twenty feet of the front part of lot number sixteen in the plan of said Town commencing in the South 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 beginning 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 William B. Allen his heirs and assigns forever. And the said Ex-hibitor 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 William B. Allen his heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said Ex-hibitor also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Ex-hibitor has hereunto subscribed his name and affixed his seal the day and year above written

Ex-hibitor of Jones
State of Alabama
Shelby County

of said County personally appeared Robert Jones whose genuine signature appears to the within Deed and acknowledged that he had signed sealed and delivered the same to the said William B Allen for the purposes therein set forth and on the day and year therein named Given under my hand and seal this 2^d day June A D 1832

Thomas G. Jones
Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for registration on this the 2^d day of June 1832 which is duly done in deed book no 8 pages 615 & 614
Teste Thomas G. Jones J P

J F Mitchell *Deed*
George W Mitchell
This indenture made and entered into this first day of May in the year of our Lord one thousand eight hundred and fifty two (1852) by and between Samuel F Mitchell of the County of Limestone of the one part acting herein as the administrator of the Estate of James Mitchell deceased late of said County in the State of Alabama of the one part and George W Mitchell of said County and State of the other part Witnesseth That whereas the Honorable Probate Court of Limestone County in the State aforesaid at a regular Term thereof held in the month of December 30th One thousand eight hundred and fifty made a decree founded upon a petition before that time filed in said Probate Court authorizing directing and empowering the said Samuel F Mitchell administrator aforesaid to sell at public auction to the highest bidder the real Estate of which the said James Mitchell deceased died seized and possessed lying in the County of Limestone and Madison and described and designated as follows to wit A part of the South West quarter of Section numbered six in Township numbered Two of Range numbered Two west containing fifty acres in Madison County The South East quarter of Section numbered One in Township numbered Two of Range numbered Three West containing One hundred and sixty acres in Limestone County the North West quarter of Section in Township Two of Range numbered Two west in Madison County and being all the land belonging to said deceased quarter Section lying on the west side of Limestone Creek and also a piece of land situate and lying in Madison County along the bank of Limestone Creek containing Thirteen acres and part nearly described in the Deed from James Bailey and wife to the aforesaid James Mitchell deceased supposed to contain in aggregate three hundred and ninety acres more or less all of said lands lying west of the Basis meridian of the district of lands subject to sale at Huntsville Alabama. Call upon the following Terms namely upon a credit of twelve months from the day of sale of the lands aforesaid And Whereas the Samuel F Mitchell administrator &c as aforesaid did on the tenth day of February in the year of our Lord one thousand eight hundred and fifty one (1851) proceed to sell the late residence of said Deceased in the County of Limestone upon the said tracts lots or parcels of land herein before described after having advertised the time and place of said sale according to what in the Herald a public Newspaper printed in the Town of Athens in the said County of Limestone at which said sale he made as aforesaid the said Geo W Mitchell became the purchaser thereof at and for the sum of seventeen hundred and seventy three dollars and seventy five cents to the said Geo W Mitchell and he has paid the said sum for the same. Now this indenture made and entered into this first day of May in the year of our Lord one thousand eight hundred and fifty two (1852) by and between Samuel F Mitchell of the County of Limestone of the one part acting herein as the administrator of the Estate of James Mitchell deceased late of said County and George W Mitchell of said County and State of the other part and all of the State of Alabama Witnesseth That whereas the Honorable Probate Court of Limestone County in the State aforesaid at a regular Term thereof held in the Town of Athens in the County and State aforesaid in the month of December 30th 1851 made a decree founded upon a petition before that time filed in said Court of Probate authorizing directing and empowering the said Samuel F Mitchell administrator &c as aforesaid to sell at public auction to the highest bidder the Real Estate of which the said James Mitchell deceased died seized and possessed lying and being in Limestone County aforesaid and described and designated among the real estate thereof by said Probate Court at the Town aforesaid as Eighty acres more or less being part of the North East quarter of Section twenty six in Township one Range three west situate lying and being in said County of Limestone

consideration of the sale aforesaid and for the further consideration of the judgment to one of the said purchaser money being the sum of seventeen hundred and seventy three dollars and seventy five cents the receipt whereof is hereby acknowledged. It is the said Samuel F Mitchell administrator &c as aforesaid have this day granted sold given granted aliened enfeoffed released conveyed and confirmed and by their parents doth bargain sell give grant alien enfeoff release convey deliver and confirmed unto the said George W Mitchell and to his heirs and assigns forever the tracts lots quarter sections or parcels of land herein before particularly described together with all and sing aliar the tenements and appurtenances therunto belonging. To have and to hold the above described tracts lots quarter sections or parcels of land and the tenements and appurtenances therunto belonging or in any wise appertaining unto him the said George W Mitchell his heirs and assigns for ever as full and ample a manner as he the said Samuel F Mitchell Administrator &c as aforesaid can should or ought to convey by virtue of said decree and sale underit. Hereby conveying and intending to convey to the said George W Mitchell such title only to the tracts lots quarter sections or parcels of land and premises herein before described as the said James Mitchell deceased had to the same in testimony whereof the said S F Mitchell administrator &c as aforesaid hath hereunto set his hand and affixed his seal on the day and year first written

Signed sealed and delivered in the presence of
The State of Alabama
Limestone County
Samuel F Mitchell administrator of James Mitchell deceased where name appears to the above deed to George W Mitchell and acknowledged that he signed sealed and delivered the above deed to George W Mitchell for the purpose therein specified and on the day and year therein mentioned Given under my hand and seal this 24th day of June 1852
John Turrentine
Justice of the Peace
Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 24th day of June 1852 which is duly done in deed book no 8 pages 614 & 615
Teste Thomas G. Jones J P

J F Mitchell *Deed*
L M Tyrone
This indenture made and entered into on this the twelfth day of May in the year of our Lord one thousand eight hundred and fifty two by and between Samuel F Mitchell of the County of Limestone of the one part acting herein as the administrator of the Estate of James Mitchell late of said County deceased and Lillieberry Tyrone of the County aforesaid of the other part and all of the State of Alabama Witnesseth That whereas the Honorable Probate Court of Limestone County in the State aforesaid at a regular Term thereof held in the Town of Athens in the County and State aforesaid in the month of December 30th 1851 made a decree founded upon a petition before that time filed in said Court of Probate authorizing directing and empowering the said Samuel F Mitchell administrator &c as aforesaid to sell at public auction to the highest bidder the Real Estate of which the said James Mitchell deceased died seized and possessed lying and being in Limestone County aforesaid and described and designated among the real estate thereof by said Probate Court at the Town aforesaid as Eighty acres more or less being part of the North East quarter of Section twenty six in Township one Range three west situate lying and being in said County of Limestone

Shore namely upon a credit of twelve months from the day of sale of said land and whereas the said Samuel F. Mitchell administrator &c as aforesaid did on the tenth day of February in the year of our Lord One thousand eight hundred and fifty one proceed to sell at the late residence of said James Mitchell and in Limestone County exposed the said tract lot or parcel of land herein before particularly described after having advertised the time and place of said sale according to law in the Record a public meeting for printed and published in the town of Athens in the County of Limestone at which said sale he made as aforesaid the said Littleberry M. Tyronne become the purchaser thereof at and for the sum of one hundred & sixty dollars to the said Littleberry M. Tyronne being the highest bidder for the same. Now this Indenture witnesseth that for and in consideration of the sale aforesaid, and for the further consideration of the sum of one hundred & sixty four dollars the Receipt whereof is hereby acknowledged of the said Samuel F. Mitchell administrator &c as aforesaid have this day bargained sold given granted aliened enfeoffed released conveyed set over and confirmed and by their presents do bargain sell give grant alien enfeoff release convey set over and confirm unto Littleberry M. Tyronne and to his heirs assigns forever the tract lot or parcel of land before particularly described together with all and singular the tenements and appurtenances therunto belonging To have and to hold the before described tract lot or parcel of land and the tenements and appurtenances therunto belonging or in any wise appertaining unto the said Littleberry M. Tyronne his heirs and assigns forever in as full and simple a manner as the said Samuel F. Mitchell administrator &c as aforesaid can show or ought to convey by virtue of said decree and sale underit. Hereby conveying and intending to convey to the said Littleberry M. Tyronne such title only to the said tract lot or parcel of land and premises herein before described as the said James Mitchell had to the same at the time of his death and not other or better title In testimony whereof the said Samuel F. Mitchell administrator as aforesaid hath hereunto set this hand and affixed his seal the day and year first above written.

Signed sealed acknowledged and delivered in the presence of
 Geo. W. Mitchell
 Admin of James Mitchell decd.
 The State of Alabama Personally before me John Turrentine an acting Justice of the Peace in and for the County above written came Samuel F. Mitchell administrator of James Mitchell decd whose name appears to the within deed to L. M. Tyronne and acknowledged that he signed sealed and delivered the within deed to L. M. Tyronne for the purposes therein specified on the day and year therein mentioned Given under my hand and seal this 24th day of June 1852

John Turrentine
 Justice of the Peace
 Before the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 24th day of June 1852 which is duly done in due Book No 3 page 615 & 16
 Test. Thomas G. Sykes J.P.

617
 Geo. W. Mitchell wife & I
 To
 Samuel F. Mitchell
 This Indenture made and entered into on the twelfth day of May in the year of our Lord One thousand eight hundred and fifty two (1852) by and between George Washington Mitchell and Martha his wife of Limestone County in the State of Alabama of the one part and Samuel F. Mitchell of the County and State aforesaid of the other part Witnesseth that for and in consideration of the sum of One hundred and ninety three dollars and seventy five cents to them in hand paid by the said Samuel F. Mitchell the receipt whereof is hereby acknowledged by the party of the first part Have bargained sold given granted aliened enfeoffed released conveyed set over and confirmed and by their presents do bargain sell give grant alien enfeoff release convey set over and confirm unto the Samuel F. Mitchell and to his heirs and assigns forever the following described tracts quarters sections or pieces of land namely a part of the south west quarter of section numbered six in Township numbered One of Range numbered Two west lying and being in Madison County containing fifty one and the south east quarter of section numbered one in Township numbered Two of Range numbered three west containing one hundred and sixty acres situate lying and being in Limestone County also thirty acres being the North end of the East half of the north east quarter of section numbered Twelve in Township numbered Two of Range numbered three west situate lying and being in the County of Limestone also a part of the North west quarter of section numbered seven in Township numbered Two of Range numbered two west situate lying and being in Madison County and being all the land on the west side of Limestone Creek belonging to said described quarter section also a piece of land situate and lying in Madison County along the bank of Limestone Creek containing thirteen acres more or less and particularly described in the deed from James Bailey wife to the aforesaid James Mitchell deceased the entire tracts quarters sections or pieces of land supposed to contain in the aggregate Two hundred and thirty acres more or less all of said lands situate lying and being West of the basis Indian of the district of lands subject to sale at Shinnsville Alabama To have and to hold the above described tracts quarters sections lots or pieces of land and the tenements and appurtenances therunto belonging or in any wise appertaining unto him the said Samuel F. Mitchell his heirs and assigns forever in as full and simple a manner as he the said Geo. W. Mitchell and Martha his wife can show or ought to convey by virtue of this Indenture. Hereby warranting and for ever defending the right and title of the before described lands and premises unto the said Samuel F. Mitchell and to his heirs and assigns forever against ourselves our heirs Executors Administrators and assigns and the claims title or demand of all and every person or persons whomsoever claiming or holding by firm or under as the said Geo. W. Mitchell and Martha his wife and also against the lawful title claim or demand of the Government of the United States In testimony whereof the said Geo. W. Mitchell and Martha his wife have hereunto set their hands and affixed their seals the day and year first above written.

Signed sealed acknowledged and delivered in the presence of
 The State of Alabama
 Limestone County ss Personally before me John Turrentine an acting Justice of the Peace in and for the County above written came Geo. W. Mitchell and his wife Martha J. Mitchell whose name appears to the foregoing deed to Samuel F. Mitchell for the purposes therein specified on the day and year therein mentioned and Martha J. Mitchell being by me separately 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 24th day of June 1852
 John Turrentine
 Justice of the Peace

618
Filed in the office of the judge of the Probate Court of Limestone County State of Alabama
for Registration on the 24th day of June 1852 which is duly done in dead book no page 1117
Teste Thomas G. Tynes Judge P.C.

John D. Stroud
To & Limestone
E. W. Parker Trustee

This Indenture made and entered into this June 15th 1852
by and between John D. Stroud of the first part & Edward W. Parker Trustee
of the County of Limestone Ala. of the second & W. Cain of the third part
and M. Senabough of the fourth part of the County of Morgan State of Georgia
Witnesseth that whereas said Stroud is greatly indebted to said Cain in the sum of one hun-
dred & thirteen dollars and eighty five cents and to said M. Senabough in the sum of fifty
one dollar and 23^{cts} which is evidenced by said J. D. Stroud promissory notes for those
respective amounts bearing date June 15th and due on the 10th day of July after- (1852)
which notes the said Stroud is willing and desirous to secure hath this day forthwith
purposed and for the further commutation of the sum of one dollar to him in hand
paid bargained & sold and by these presents doth bargain sell alien enfeoff & convey
unto the said E. W. Parker Trustee all his Right Title and interest in the following
described property to wit Two horses one a black the other a dark bay four carts
Twelve Shovels Twelve mattocks Eighteen wheel barrows & one yoke of oxen (all of
which property is now in use by said Stroud for Rail Road purposes on the Memphis
and Charleston Rail Road opposite Decatur. To have and to hold the same unto the
said E. W. Parker in Trust nevertheless it is agreed that the said J. D. Stroud shall have
= one in peaceable & quiet possession of the same until after the maturity of the said
notes and upon the failure of the said Stroud to pay said notes or any part thereof
the said Parker Trustee is hereby authorized & empowered to sell the same to the
highest bidder for cash in the Town of Decatur Ala. after having given 10 days
public notice by advertisement stuck up in the public places in the County
Morgan or by advertising in the Morgan advertiser a paper printed in the Town
of Decatur Ala. and after first paying the expenses of this deed apply the balance
to the Payment of the specified notes first to J. W. Cain & second to M. Senabough
= fourth and the balance if any to be paid over to Cain & second to be by them in
any manner desired by said Stroud at any time hereafter. Given under our hands
and seals this 15th day of June 1852

John D. Stroud
E. W. Parker
J. W. Cain
M. Senabough

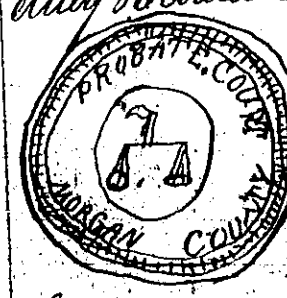
State of Alabama
Morgan County

Personally appeared before me H. C. Evans an acting
Justice of the Peace in and for the County & State aforesaid John D. Stroud E. W.
Parker J. W. Cain & M. Senabough and acknowledged the signatures and contents
of the foregoing Deed for the purposes therein specified Given under my
hand and seal this 15th day of June 1852

The State of Alabama
Morgan County
The County of Morgan in the State aforesaid
= Deed of Trust made by John D. Stroud on the 15th day of June 1852

H. C. Evans
Justice of the Peace

619
To Edward W. Parker as Trustee and Receiver for David on the 10th day of June 1852 and
duly Recorded and Complied on this 22nd day of June 1852 Dead Book C. folio 2079 & 208
Given under my hand Seal of office on this 22nd day of June 1852 and of
American Independence the 70th year
Teste Thomas G. Tynes Judge P.C.



Filed in the office of the judge of the Probate Court of Limestone County State of Alabama
for Registration on the 29th day of June 1852 which is duly done in dead book no page 618
Teste Thomas G. Tynes Judge of the P.C.

John Wofford
To & Limestone
John H. Dyson

This Indenture made and entered into this 28th day of June in
the year one thousand eight hundred and fifty two between John Wofford of the County
of Limestone and State of Alabama of the one part and John H. Dyson of the County
of Wilkes in the State of Georgia of the other part Witnesseth that the said John Wofford
for and in consideration of the sum of sixty two dollars and forty five cents 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 H. Dyson all that
cert ain tract or pieces of land lying and being in the County of Limestone and
State aforesaid and known and designated as the part of the island land in the section adja-
= ining Henry Shackles purchase in said land being the land purchased by said
Wofford at a Tax Collectors sale in June 7th 1848 To have and to hold the above
described and here by granted premises with the improvements and appurtenances thereto
belonging or in any wise appertaining unto the said John H. Dyson his heirs and as-
s= sons forever. And the said John Wofford for himself his heirs executors and administrators
ratifies 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. Dyson
his heirs and assigns forever and against himself and all and every person or persons claim-
ing or holding under him the said John Wofford and against the lawful title claim-
ing or demand of all and every person or persons whomsoever In testimony whereof the said
John Wofford has hereunto subscribed his name and affixed his seal the day and year
afore written

John Wofford

The State of Alabama
Limestone County 58
Before me Thomas G. Tynes Judge of the Probate
Court of said County personally appeared John Wofford whose genuine signature
appears to the foregoing deed and acknowledged that he had signed sealed and delivered
the same to the said John H. Dyson for the purposes therein set forth on the day
and on the day and year therein named Given under my hand and seal this the 28th
day of June 1852

Thomas G. Tynes Judge
Filed in the office of the judge of the Probate Court of Limestone County State of Alabama
for Registration on the 28th day of June 1852 which is duly done in dead book no page 618
Teste Thomas G. Tynes Judge P.C.

621
 James C. Malone
 To & Deed
 John H. Dyer
 This Indenture made and entered into this 28th day of June in the year
 of our Lord one thousand eight hundred and fifty two between James C. Malone of
 the County of Limestone and State of Alabama of the one part and John H. Dyer
 of the County of Wilkes and State Georgia of the other part Witnesseth that the said
 James C. Malone for and in consideration of the sum of Twenty seven dollars and six
 cents to him in hand paid by the said John H. Dyer the receipt is hereby acknowledged
 have this day given granted bargained sold aliened conveyed released conveyed and
 confirmed and by their presents do give grant bargain sell alien convey release convey
 and confirm unto the said John H. Dyer all of those tracts or parcels of land lying and
 being in the County of Limestone and State of Alabama and designated as follows Seventeen
 acres on the east side of Fractional section thirty three and thirty four in Towns hip three and
 Range six west also two hundred acres being part of the New Island beginning at the mouth
 of Cox's Creek running due south half way down the Island of necessary thence west
 until the north and south line on the west side comes to the slough where it forks and forms
 a little Island said land was heretofore sold by the Tax Collector of Limestone County
 for Taxes To have and to hold the above described and hereby granted premises with the
 Tenements and appurtenances thereto belonging or in any wise appertaining unto
 the said John H. Dyer his heirs and assigns forever and the said James C. Malone
 for himself his heirs executors and administrators do hereby and in consideration of
 the premises recant and will forever defend the title to the above described and here-
 by granted premises unto the said John H. Dyer his heirs and assigns forever
 himself and all and every person or persons claiming or holding under him the said
 James and also against the lawful title claim or demand of all and every person
 or persons whatsoever In testimony whereof the said James C. Malone has
 hereunto set his hand and affixed his seal this 28th day of June A.D. 1852
 J. C. Malone

The State of Alabama
 Limestone County ss Before me Thomas G. Dyer Judge of the Probate
 Court of said County personally appeared James C. Malone whose genuine signature
 here appears to the within deed and acknowledged that he had signed sealed and
 delivered the within deed to the said John H. Dyer for the purposes therein men-
 tioned and on the day and year therein named Given under my hand and seal
 this 29th day of June A.D. 1852
 Thomas G. Dyer Judge

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama
 for registration on the 29th day of June 1852 which is duly done in deed book no 98
 620
 Teste Thomas G. Dyer J. C.

622
 Uriah Stations
 To & Deed
 George Adams
 This Indenture made this 30th day of January
 1840 between Uriah Stations of his wife Dora Stations of the
 County of Limestone & State of Alabama of the one part and
 George Adams of the other part Witnesseth that the said Uriah Stations
 and Dora Stations for and in consideration of the sum of Two hundred
 fifty nine dollars to him in hand paid the receipt whereof is hereby acknowledged
 hath this day bargained and sold unto the said George Adams all that
 Certain tract or parcels of Land lying and being in the County of Limestone

623
 Town & State of Alabama and described as follows the north west quarter of section 14 Town
 ship 3 Range 6 West containing 160 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 George Adams his heirs and assigns forever and the said
 Uriah Stations and his wife Dora Stations for themselves & their heirs executors and admin-
 istrators do warrant and will forever defend the title to the above described and hereby
 granted premises unto the said George Adams his heirs and assigns forever and against
 themselves and all and every person claiming or holding under them the said Uriah Sta-
 tions & Dora Stations 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 State of Alabama In testimony whereof the said Uriah Stations have here-
 unto set our hands and seals the day and date above written
 Signed sealed and
 delivered in presence of
 No State of Alabama
 Limestone County
 of the Peace in and for the County of Limestone State of Alabama
 and Dora Stations who acknowledged that they severally signed sealed and
 delivered the foregoing deed in the day and year therein mentioned to the
 aforesaid George Adams and Dora Stations being by us personally examined
 and apart from her said husband acknowledged that she signed said deed
 delivered the said deed freely without any constraint fear or threats or compul-
 sion of her said husband Given under my hand and seal this 20th day of Jan-
 uary 1840
 A. D. Wofford
 Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama
 for registration on the 9th day of July 1852 which is duly done in deed book no 98
 620 & 621
 Teste Thomas G. Dyer J. C.

624
 Know All Men by these presents that I Thomas C. Featherstone
 of the County of Limestone and State of Alabama have this day
 for and in consideration of the sum of three hundred and fifty dollars to
 him in hand paid the receipt whereof is hereby acknowledged have bargained sold
 aliened conveyed and confirmed and by their presents do bargain sell convey
 and confirm unto George West All that Certain parcel of Land lying and being in
 the County of Limestone and State of Alabama and known and bounded as follows
 Commencing in the middle of Swan Creek where the line between the Township of the
 N. W. 1/4 of S. 22 E. 2 R. 4 West crosses said creek running west thence North
 to Section line thence South twenty rods thence with the Town and Range Road
 measuring as follows S. 71 1/2° E. 34 rods S. 71 1/2° E. 4 1/4 rods S. 55° E. 39 1/2 rods S. 39°
 E. 13 1/4 rods thence S. 76° E. 4 rods to the middle of said creek where said road crosses
 the creek thence up the main channel of said creek with its main ditches to the
 beginning supposed to contain fifteen 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 George West his heirs and assigns forever

And the said Howell C Featherstone for himself his heirs executors administrators and assigns do warrant and will forever defend the title to the above described land hereinafter premises unto the said George West his heirs and assigns from and against himself and all and every person claiming under him the said Howell C Featherstone 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 Howell C Featherstone has hereunto set his hand and seal the 29th day of June 1832 hundred & fifty fifty Two

H C Featherstone

The State of Alabama
Limestone County 55 Before me Thomas G Tynes judge of the Probate Court of said County personally appeared Howell C Featherstone whose genuine signature appears to the within deed and acknowledged that he had signed sealed and delivered the within deed to the said George West for the purposes therein set forth and on the day and year therein named Given under my hand and seal this 29th day of June 1832

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 29th day of June 1832 which is duly done in due book no page 621 & 622
T G Tynes J

Howell C Featherstone
To & Dred
William C Nichols wife
Know All men by these presents that I Howell C Featherstone of the County of Limestone and State of Alabama have this 29th day of June 1832 given and fifty two for the necker and affection I have for my son-in-law William C Nichols and my daughter Paulina C Nichols have set apart to them for the consideration of one dollar to me in hand paid the receipt of which is hereby acknowledged. The following described tracts or parcels of land and known (as south half of S E 1/4 of T 3 S 14 West the N E 1/4 of T 3 S 14 West also the west part of the N W 1/4 of S 14 T 3 S 14 West bounded by Swan Creek on the E and supposed to contain sixty acres) To have and to hold the said described tract or parcel of land with the appurtenances thereunto belonging in any appertaining unto the said William C Nichols & Paulina C his wife their heirs and assigns they receiving the said tract or parcel of land as a part of a legacy at the sum of six hundred and fifty dollars. And the said Howell C Featherstone for himself his heirs executors administrators and assigns do warrant and will forever defend the title to the above described land hereinafter premises unto the said William C Nichols and Paulina C his wife their heirs and assigns from and against himself and all and every person claiming or holding under him the said Howell C Featherstone and also against the lawful title or claim or demand of all and every person or persons whomsoever claiming by force or under the Government of the United States In testimony whereof the said Howell C Featherstone has hereunto set his hand and seal the day and date above written

H C Featherstone

The State of Alabama

Limestone County 55 Before me Thomas G Tynes judge of the Probate Court of said County personally appeared Howell C Featherstone whose genuine signature appears to the foregoing deed of gift and acknowledged that he had signed sealed and delivered the same to the said William C Nichols and Paulina C Nichols for the purposes therein set forth and on the day and year therein named Given under my hand and seal this 29th day of June 1832

Thomas G Tynes Judge
Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 29th day of June 1832 which is duly done in due book no page 622 & 623
T G Tynes J

Freeman Crewshaw
To & Dred
William M Crewshaw
Know all men by these presents that I Freeman Crewshaw of the County of Limestone of one part and William M Crewshaw of the County of Limestone and State of Alabama has this day covenanted and agreed to and with the said William M Crewshaw that I have given to the said William M Crewshaw 40 acres of land siting land that was granted to me by the Government of the United States for service in the war of 1812 under General Jackson or in the Creek Indian war the said William M Crewshaw having paid me for all the expense that occurred about the said 40 acres of land the land I have located and entered in Limestone County upon the South East 1/4 of the North West quarter of section twenty three in Township 2 of Range six west To have and to hold for his benefit and use which right and title I do confirm unto the said William M Crewshaw and to his heirs forever Clear from my heirs and assigns with all the improvements thereunto belonging Given under my hand and seal this 30th day of June 1832

Freeman Crewshaw

The State of Alabama
Limestone County 55 Before me Thomas G Tynes judge of the Probate Court of said County personally appeared Freeman Crewshaw whose genuine signature appears to the foregoing deed of gift and acknowledged that he had signed sealed and delivered the same to the said William M Crewshaw for the purposes therein set forth and on the day and year therein named Given under my hand and seal this 30th day of June 1832

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 30th day of June 1832 which is duly done in due book no page 623
T G Tynes J

William H Dawson wife
To & Dred
John Jackson
This Indenture made this fifth day of April in the year one thousand eight hundred and fifty two between William H Dawson and Alice Dawson his wife of the County of Limestone in the State of Arkansas of the one part and John Jackson of the other part Witness that the said William H Dawson and Alice Dawson his wife for and in consideration of the sum of Seven hundred and fifty five dollars to them in hand paid the receipt of which is hereby acknowledged have given granted conveyed sold aliened enfeoffed released conveyed and confirmed unto the said John Jackson

conferred and by then having no great bargain sell alien enoff release convey and confirm unto the said John Jackson all that certain tract of land lying and being in the County of Limstone and State of Alabama and known and described as follows (to wit) the South half of the North East quarter of Section ten Township one Range 3

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 Jackson his heirs and assigns forever And the said William H. Dawson & wife for themselves and their heirs executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said John Jackson his heirs heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said William H. Dawson and Alice Dawson 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 H. Dawson and Alice Dawson his wife hereunto subscribe their names and affix their seals the day and year first above written

Signed sealed and delivered in the presence of
 State of Arkansas
 County of Monroe
 De it remembered that on this 13th day of May 1852 personally came and appeared before me Jefferson K. Lambert an acting and duly commissioned Justice of the Peace in and for the County of Monroe State of Arkansas William H. Dawson and Alice Dawson his wife to me personally well known and after having examined the said Alice separately and apart from her said husband they each of them acknowledged that they had of their own free will and accord without undue influence on the part of either made executed and signed the within deed of conveyance for the express purposes therein contained and set forth and wished the same certified. Witness my hand and official seal at my office day and year first above written

J. K. Lambert J. P.

State of Arkansas
 County of Monroe
 I, Edward W. Vann Clerk of the Circuit Court and ex officio Clerk of the County Court in and for the County of Monroe and State of Arkansas do hereby certify that Jefferson K. Lambert whose name appears to the above acknowledged and was at the time of making said acknowledged a duly commissioned and duly commissioned qualified and acting Justice of the Peace in and for said County and State above named and that his signature is in his own hand writing and the authentication is in due form of Law Whereof I thereunto set my hand and affix the seal of the Circuit Court at office in

State of Arkansas
 County of Monroe
 I, Wm. H. do hereby certify that Edm. Vann Clerk of the Circuit and County Court in and for the County of Monroe and State of

Arkansas and that the above is his signature and for faith and credit should be given it as such In testimony whereof I have hereunto set my hand and seal as County Judge in and for said County and State this 21st day of June 1852

Filed in the office of the Judge of the Probate Court of Limstone County State of Alabama for signature on the day of July 1852 which is duly done in due book the pages 624 & 625
 T. H. Thomas J. P.

Clinton Jones & wife
 To & Deed
 John W. Crumshaw
 This I, the undersigned made this 8th day of October in the year one thousand eight hundred and fifty two between Clinton Jones Parish No. Jones his wife of the County of Limstone in the State of the Republic and John W. Crumshaw of the other part. Witnesseth that the said Clinton Jones Sarah McGones his wife for and in consideration of the sum of Four hundred and ten dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted conveyed and sold aliened enoffered released conveyed and confirmed and by their presents do give grant bargain sell alien enoff release convey and confirm unto the said John W. Crumshaw all that certain tract of land lying and being in the County of Limstone and State of Alabama containing 160 & 780 of an acre situate the North West quarter of Section No 29 T. 3 R. 5 N. **TO HAVE AND TO HOLD** the above described tract or parcel of land together with the tenements and appurtenances thereto or to any or in any wise appertaining unto the said John W. Crumshaw his heirs and assigns forever And the said Clinton Jones & Sarah McGones for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said John W. Crumshaw his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Clinton Jones & Sarah McGones his wife and also against the lawful title claim or demand of all and every person or persons whatsoever claiming by from or under the Government of the United States In testimony whereof the said Clinton Jones & Sarah McGones his wife hereunto subscribe their names and affix their seals the day and year first above written

Signed sealed and delivered in the presence of
 State of Alabama
 Limstone County
 Personally appeared before me Henry Smith an acting Justice of the Peace for Limstone County in the State of Alabama C. Jones and S. McGones his wife and acknowledged that they signed sealed and delivered the foregoing deed unto John W. Crumshaw on the 8th day of October 1851 and state therein as aforesaid Given under my hand and seal this 8th day of October 1851

Filed in the office of the Judge of the Probate Court of Limstone County State of Alabama for Registration on the 12th day of July 1852 which is duly done in due book the pages 623
 T. H. Thomas J. P.

63
 To ^{Deed} Henry Smith wife
 John W. Crenshaw
 This Indenture made this the 18th day of January one thousand eight hundred & fifty one between Henry Smith & Mary Smith his wife of the County of Limestone in the State of Alabama of the one part and John W. Crenshaw of the other part Witnesseth that the said Henry Smith & 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 bargained sold aliened conveyed and conveyed by their Presents do bargain sell alien convey and convey unto the said John W. Crenshaw all that certain tract or parcel of land lying and being in the County of Limestone & State of Alabama containing one hundred & forty one acres more or less it being the South west quarter of section twenty nine Township No 3 of Range No 5 West with the exceptions of certain acres sold out of said quarter section by John W. Crenshaw late of said County to Balsam Green To have and to hold the above described tract or parcel of land with the appurtenances thereto belonging or in any way appertaining unto the said John W. Crenshaw his heirs and assigns forever And the said Henry Smith 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 John W. Crenshaw his heirs and assigns from and against themselves and all and every person or persons claiming or holding by from or under the government of the United States In testimony whereof the said Henry Smith and Mary Smith his wife have hereunto set their hands and seals the day and date above written

Henry Smith
 Mary Smith

State of Alabama
 Limestone County Before me John H. David an acting Justice of the Peace in and for said County personally appeared Henry Smith and Mary Smith his wife and severally acknowledged that they had signed sealed and delivered the within deed of conveyance to John W. Crenshaw named in said deed for the purpose therein specified and on the day and year therein named Given under my hand and seal this 1st day of January 1851

John H. David
 Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 12 day of July 1852 which is duly done in deed book no 8 page 626
 Teste Thomas G. Taylor J. P.

Samuel Tanner wife
 To ^{Deed} John W. Crenshaw
 This Indenture made and entered into this 1st day of January 1852 between Samuel Tanner & Margaret Tanner his wife of the County of Limestone and State of Alabama of the one part & John W. Crenshaw of the second part Witnesseth that said Samuel & Margaret Tanner 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 their Presents do bargain sell alien

627
 convey unto the said John W. Crenshaw all that certain tract or parcel of land lying and being in the County and State of Alabama and described (as the east half of the 1st & 2nd quarter of section No thirty Township No three Range five West containing Seventy nine acres & 10/100 of an acre) To have and to hold the above and hereby granted and described lands with the appurtenances thereto belonging or in any way appertaining unto the said John W. Crenshaw his heirs and assigns forever And the said Samuel Tanner & Margaret Tanner his wife for themselves and their heirs executors administrators do warrant and will forever defend the title to the above described and hereby granted premises unto the said John W. Crenshaw 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 his wife also against the lawful claim or demand of all and every person or persons whomsoever claiming or holding by from or under the United States In testimony whereof the said Samuel Tanner & Margaret Tanner have hereunto set their hands and seals the day and date above written

Samuel Tanner
 Margaret Tanner

The State of Alabama
 Limestone County ss I John H. David Judge of the Probate Court of said County personally appeared Samuel Tanner and Margaret Tanner his wife and severally acknowledged that they had signed sealed and delivered the within deed of conveyance to the said John W. Crenshaw named in said deed for the purpose therein specified and on the day and year therein named Given under my hand and seal this 1st day of January A.D. 1851

Thomas G. Taylor J. P.

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 12 day of July 1852 which is duly done in deed book no 8 page 626 & 627
 Teste Thomas G. Taylor J. P.

George Adams wife
 To ^{Deed} George Adams
 This Deed of Conveyance made and entered into this 1st day of June in the year of our Lord one thousand eight hundred and fifty two by and from George Adams and Mary Adams Wife of said George Adams of the County of Oneida and State of Arkansas of the first part & Adam Mc Carver of the 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 and fifty dollars to them in hand paid by the party of the second part at and before the sealing and delivering of these Presents (the receipt whereof is hereby acknowledged) have granted bargained and sold aliened and conveyed and do hereby grant bargain & sell alien and convey unto the said party of the second part the following described piece or pieces of land to-wit: The North West quarter of Section number fourteen (14) in Township No three Range No five West containing one hundred one hundred and sixty (160) acres more or less and tract of land being the same tract of land purchased by said George Adams from Uriah Stalions and his wife Helen Stalions together with all and singular the appurtenances to the said premises belonging To have and to hold the above granted

have and parcel of land and premises unto the said party of the first part and to his heirs and assigns forever. And the said party of the first part and their heirs shall and will warrant and forever defend the same unto the said party of the second part and to his heirs and assigns forever against the lawful claims of all persons whatsoever and also from the claims of the General Government.

And the said Henry Adams found on his part and behalf with freely and fully relinquish and release unto the said party of the second part all his right and claim to Dover in and to the aforesaid granted and bargain premises.

In Witness whereof the said party of the first part have hereunto set their hands and affixed their seals at the City of Camden in the County of Ouachita signed sealed and delivered

George Adams Real
Henry Adams Real
Mark

in the presence of
Philip Agee
The State of Arkansas

County of Ouachita } On this 8th day of June in the year of our Lord one thousand eight hundred and fifty two before me the undersigned Clerk of the Circuit Court & ex officio Clerk of the County Court with him for the County of Ouachita in the State of Arkansas appeared in person George Adams the grantor of the foregoing deed and to me personally known as the person whose name appears upon the within and foregoing deed of conveyance and acknowledged that he had executed the same for the consideration and purposes therein mentioned and set forth and I do hereby certify.

And I further certify that on this day voluntarily appeared before me Adams wife of the said George Adams and to me well known to be the person whose name appears upon the within and foregoing deed of conveyance and in the absence of her said husband declared that she had signed and sealed the relinquishment of Dover therein expressed for the purposes therein contained and set forth without any threats compulsion or undue influence of her husband.

In testimony whereof I have hereunto set my hand as such Clerk and affixed my seal at office at my office in the City of Camden on the day and year last aforesaid

Philip Agee Clerk

The State of Arkansas }
Ouachita County } I Robert Gordon Presiding Judge of the County and Probate Court in and for the County of Ouachita do hereby certify that Philip Agee whose genuine signature is to the foregoing Certificate of Acknowledgment to the deed from George Adams & Mary Adams his wife to Adam M. Lane is now and was at the time he signed the same acting Clerk of the Circuit & ex officio Clerk of the County Court in and for the County of Ouachita aforesaid duly commissioned and qualified and due faith and credit are due to all his official acts as such and his Certificate is in due form of Law given under my hand and private seal having no seal of office this 8th day of June 1852

Robert Gordon Judge C. C. & P. C.
Filed in the office of the Judge of the Probate Court of Lincoln County State of Mo. same for Registration on the 14th day of July 1852 which was duly done in index Book no 5

Lea Thomas G. T. of P. C.

Robert H. Mathews
James L. Mathews

The State of Tennessee }
Giles County ss } I the undersigned, man and wife
and unto this the seventh day of January in the year of our Lord Eight hundred and fifty two between Robert H. Mathews Jr and Mary Margaret Mathews his wife both of said County of the first part, and James L. Mathews of the County of Madison and State of Alabama of the second part. Witnesseth that the said parties of the first part for and in consideration of the sum of seven thousand and five hundred dollars to them in hand paid by the said James L. Mathews at and before the sealing and delivering of these presents the receipt of which is hereby acknowledged have given granted bargain and sell alien release convey confirmed and conveyed and also by these presents give grant bargain and sell alien release convey confirmed and conveyed unto the said party of the second part all and any right title and interest which the said parties of the first part have in and to the land a heretofore on the twenty first day of October in the year of our Lord Eight hundred and fifty (1851) conveyed by deed of that date from Robert H. Mathews Sr and Prudence M. Mathews his wife unto the said James L. Mathews and also said Robert H. Mathews Junior which said deed containing a full and correct description of the lands therein and being conveyed as duly recorded in my index and book of the books of the Probate Court of Lincoln County in the State of Tennessee in Book Book number eight (no 8) on pages number 308, 310, 311, 312 & 313 which said deed is executed to the said James L. Mathews and the said Robert H. Mathews Junior as tenants in common and not as joint tenants and is hereby agreed to and made part of this instrument.

And to hold the interest right and title of any kind of the said parties of the first part in and to the above mentioned lands together with all and singular the tenements and appurtenances thereto in any manner belonging to the only proper use and behoof of him the said James L. Mathews his heirs and assigns forever. And the said Robert H. Mathews Junior and Mary Margaret Mathews his wife for them selves their heirs executors and administrators to and with the said James L. Mathews his heirs executors and administrators do covenant and warrant the title of the said James L. Mathews to the interest and right hereby conveyed to aforesaid and forever defend against the claims of all and any persons whatsoever.

In testimony whereof the said parties of the first part have hereunto subscribed their hands and affixed their seals the day and year first above written

Signed sealed and delivered
in the presence of
Stephen W. Harris
Louisa M. Harris
State of Tennessee }
Giles County } Personally appeared before me B. M. Branch an acting Justice of the peace in and for said County the above named R. H. Mathews Jr & Margaret M. Mathews both of whom are well known to me and who have acknowledged that the signed sealed and delivered the foregoing deed to the aforesaid James L. Mathews on the day and year therein mentioned. And the said Margaret M. Mathews

R. H. Mathews Jr Real
Mrs. M. Mathews Real

being the wife of the said Robert Rogers having been by me examined privately separately and apart from her said husband acknowledged that she signed sealed & delivered the same voluntarily fully and of her own accord & without any fear threats or compulsion of her said husband
In testimony whereof I have hereunto set my hand and affixed my seal the 13th day of July 1832

B. M. Burch J.P.

State of Tennessee
Giles County. I Edward D. Jones Clerk of the County Court of said County hereby certify that Dennis M. Burch Esquire before whom the foregoing Deed was acknowledged and whose signature is affixed to the certificate of the same was when he signed said Certificate and took said acknowledgment an acting Justice of the peace of said County of Giles duly commissioned and qualified and that full credit should be given to all his official acts

In testimony whereof I have hereunto set my hand and affixed the seal of said Court at office in the Town of Pulaski this 13th day of July A.D. 1832

E. D. Jones Clerk

State of Tennessee
Giles County. I Edward W. Rose Chairman and presiding Justice of the County Court of Giles County do hereby certify that Edward D. Jones whose signature is affixed to the foregoing Certificate is and was when he signed the same Clerk of the County Court of said County duly elected and qualified for that office that his said certificate is in due form and that full credit should be given to all his official acts and attestations as such Clerk. In testimony whereof I have hereunto set my hand and affixed my seal officially this the 14th day of July 1832

E. W. Rose Clerk

State of Tennessee
Giles County. I Edward D. Jones Clerk of the County Court of said County hereby certify that Edward W. Rose Esquire whose signature is affixed to the sheet to which this is affixed was when he signed the certificate to which his signature is subscribed. Presiding Justice of the County Court of said County of Giles duly elected and qualified and that full credit should be given to all his official acts

In testimony whereof I have hereunto set my hand and affixed the seal of said Court at office in Pulaski this 14th day of July A.D. 1832

E. D. Jones Clerk

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 1st day of July 1832 which is duly done in deed book no 8 page 630
Clare Thomas & Sons J.P.C.

William C. Hancock
To Dawson Phelps
This Indenture made this fifteenth day of May in the year one thousand eight hundred and fifty two between William C. Hancock and Mary K. Hancock his wife of the County of Limestone in the State of Alabama of the one part and Dawson Phelps of the other part. Witnesseth that the said William C. Hancock for and in consideration of the sum of 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 their presents do give grant bargain sell alien convey release convey and confirm unto the said Dawson Phelps all that certain lot of land lying and being in the County of Limestone and State of Alabama and said lot of land lying and being in the South East quarter of Section thirty one in Township one Range five west Commencing at the South West Corner of said South East quarter and measuring a foot South easterly direction up an a ditch sixty nine rods thence East eleven and a half rods to a birch tree marked C H Thence in a straight line to the beginning containing three and a half acres more or less. No more and to hold the above described lot of land with the tenements and appurtenances thereto belonging unto the said Dawson Phelps his heirs and assigns forever. And the said William C. Hancock & Mary K. Hancock for themselves their heirs Executors and administrators do here by and do confirm ratification of the premises Warrant and well for ever defend the title to the above described and hereby granted premises unto the said Dawson Phelps his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said William C. Hancock and Mary K. Hancock also also against the lawful heirs claim or demand of all and every person or persons Whosoever claiming or holding by firm or under the Government of the United States In testimony whereof the said William C. Hancock and Mary Hancock both hereunto subscribed their names and affixed their seals the day and year first above written

W. C. Hancock Esq.
M. K. Hancock Esq.

in the presence of
In the State of Alabama
Limestone County. I Peramuty appeared before me William P. Long an acting Justice of the Peace in and for said County William C. Hancock and Mary K. Hancock his wife and severally acknowledged that they signed sealed and delivered the within deed of land to the within named Dawson Phelps on the day of its date & for the purposes therein named and the said Mary K. Hancock being by me examined apart from her husband who acknowledged that she signed the same freely without any fear threats or compulsion from her said husband Given under my hand and seal this the 15th day of May 1832

William P. Long J.P.

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 22nd day of July 1832 which is duly done in deed book no 8 page 631
Clare Thomas & Sons J.P.C.

William C. Hancock
To Dawson Phelps
This Indenture made this fifteenth day of May in the year one thousand eight hundred and fifty two between William C. Hancock and Mary K. Hancock his wife of the County of Limestone in the State of Alabama of the one part and Dawson Phelps of the other part. Witnesseth that the said

William C Hancock and Mary R Hancock for and in consideration of the sum of seven hundred and fifty nine dollars to them in hand paid the receipt whereof is hereby acknowledged that this day given granted bargained sold aliened conveyed and confirmed and by their presents do give grant bargain sell alien convey and confirm unto the said Dawson Phelps as to the certain tract or lot of land lying and being in the County of Limestone in the State of Alabama and known as a portion of the North East quarter of Fractional Section numbered six of Township No Two of Range No five (West) Commencing at the South West Corner of said North East quarter thence running North to the Second Branch thence a south & course up the Branch to the line running north & south dividing between said portions of land and the land owned in said North East quarter thence South to Elk River thence down the river to the beginning. Reserving however Twenty four acres off of the river boundary of said described North East quarter of said Fractional Section Court containing thirty three acres more or less To have and to hold the above described lot or parcel of land with the tenements and appurtenances thereto belong in or on any wise appertaining unto the said Dawson Phelps his heirs and assigns forever And the said William C Hancock and Mary R Hancock for themselves their heirs Executors and administrators do hereby in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Dawson Phelps his heirs and assigns from and against themselves and all and every person or persons claiming or holding in or under the said William C Hancock and Mary R Hancock 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 C Hancock and Mary R Hancock have hereunto subscribed their names and affixed their seals the day and year first above written.

Signed Sealed & delivered in the presence of
 W. C. Hancock
 M. R. Hancock

The State of Alabama
 Limestone County ss Personally appeared before me William P Jones an acting Justice of the Peace in and for said County William C Hancock and Mary R Hancock his wife and acknowledged the signing sealing and delivering of the within deed of land to the within named Dawson Phelps on the day of its date for the purposes therein named and the said Mary R Hancock being by me examined apart from her husband acknowledged that she signed the same freely without any fear threats or compulsion or her said husband. Given under my hand seal this 15th day of May 1852

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 25th day of July 1852 which is duly done in said Book no 8 pages 631 & 632
 Test Thomas G. Jones J. P.

Subscribed Wood & wife
 G. Wood & J. A. Wood
 Monticello A. M. Kinney
 This I certify under this 25th day of July in the year one thousand eight hundred and fifty one between Gulielmus Wood and Joyce Ann Wood his wife of the County of Limestone in the State of Alabama of the one part and the said A. M. Kinney of the same County and State of the other part Witness that the said G. Wood and J. A. Wood for and in consideration of the sum of three hundred and fifty dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened conveyed and confirmed and by their presents do give grant bargain sell alien convey and confirm unto the said Monticello A. M. Kinney all that certain lot or parcel of land lying and being within the Town of Athens and County of Limestone and State of Alabama (being part of the East half of the North East quarter of section eight Township three and Range four West and bounded as follows to wit: Beginning at the North East corner of said lot the North West corner of a lot formerly owned by J. M. Strake thence West six poles and 6 3/4 of a pole thence South twenty two 2 3/4 poles to the Elmwood Road thence 64 poles East to the Road seven 2 3/4 poles thence North twenty seven poles to the beginning containing eighty nine hundredths of an acre be the same more or less) To have and to hold the above described lot of land with the tenements and appurtenances thereto belong in or on any wise appertaining unto the said Monticello A. M. Kinney his heirs and assigns forever. And the said G. Wood and J. A. Wood 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 Monticello A. M. Kinney his heirs and assigns from and against themselves and all and every person or persons claiming or holding in or under the said G. Wood and J. A. Wood 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 G. Wood and J. A. Wood have hereunto subscribed their names and affixed their seals the day and year first above written

Signed sealed and delivered in the presence of
 Gulielmus Wood Seal
 Joyce Ann Wood Seal

The State of Alabama
 Limestone County ss Before me Thomas G. Jones Judge of the Probate Court of said County Personally appeared Gulielmus Wood & Joyce Ann Wood his wife and acknowledged that they had signed sealed and delivered the within deed to the said Monticello A. M. Kinney for the purposes therein set forth and on the day and year therein named. And on the same day I exhibited said deed to the said Joyce Ann Wood separate and apart from her said husband who acknowledged that she signed said deed and the same freely and voluntarily without any fear threats or compulsion of her said husband. Given under my hand and seal this 25th day of July A. D. 1852

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 25th day of July 1852 which is duly done in said Book no 8 pages 633
 Test Thomas G. Jones J. P.

Nathaniel C. Malone
 To & David
 Henry Davis
 This Indenture made this 20th day of July in the year one thousand eight hundred and fifty two between Nathaniel C. Malone of the County of Limestone in the State of Alabama of the one part and Henry Davis of the same County and State of the other part Witnesseth that the said Nathaniel C. Malone for and in consideration of the sum of five hundred and eighty dollars to him in hand paid the receipt whereof is hereby acknowledged hath this day given granted bargained sold aliened conveyed and confirmed and by these presents do give grant bargain sell alien convey release and confirm unto the said Henry Davis all that certain tract of land lying and being in the County of Limestone in the State of Alabama and known and described as the North East quarter of Section No 1 in Township 3 of Range 6 West Also the North East quarter of the South East quarter of Section one Township three Range five West Containing about two hundred acres 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 Henry Davis his heirs and assigns forever And the said Nathaniel C. Malone for himself 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 Davis his heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said Nathaniel C. Malone and also against the lawful title claim or demand of all and every person or persons Whomever In testimony whereof the said Nathaniel C. Malone 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
 Limestone County SS Before me Thomas G. Tyus Judge of the Probate Court of said County personally appeared Nathaniel C. Malone and acknowledged that he had signed sealed and delivered the within deed to the said Henry Davis for the purposes therein set forth and on the day and year therein named Given under my hand and seal this 20th day of July A.D. 1852

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 26th day of July 1852 which is duly done in deed book No 3 page 634
 Thos G Tyus Judge and Clerk

James Finley
 To & David
 John York
 This Indenture made this fourteenth day of August in the year one thousand eight hundred and fifty two between James Finley and Jane his wife of the County of Limestone in the State of Alabama of the one part and John York of the other part Witnesseth that the said James Finley and Jane his wife for and in consideration of the sum of Fifty 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 release and confirm unto the said John York all that certain tract of land lying and being in the

County of Limestone in the State of Alabama Designated as the South West quarter of the North West quarter of Section No 14 Township two Range 6 West Containing forty Acres and eight hundredths of the land sold at Huntsville To have and to hold the above described lands with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said John York his heirs and assigns forever And the said James Finley and Jane his wife for ourselves and our 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 York his heirs and assigns from and against the said land and all and every person or persons claiming or holding under them the said James Finley his heirs and assigns And also against the lawful title claim or demand 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 James Finley and Jane his wife hereunto subscribe our names and affix our seals the day and year first above written

Signed sealed and delivered
 in the presence of
 Henry G. Lantz & P. C.

The State of Alabama Personally appeared before me Henry G. Lantz Judge of the Probate Court of the County of Limestone County SS James Finley and Jane his wife and acknowledged the signing sealing and delivery of the foregoing deed unto the said John York for the purposes therein specified and also examined separately wife of the said James Finley separately and apart from her said husband and she signed read and delivered the same freely without any fraud threats persuasions or compunctions of her said husband and was willing to let her driver on the premises Given under my hand and seal this 14th day of August 1852

Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for Registration on the 14th day of August 1852 which is duly done in deed book No 8 page 634 + 635
 Thos G Tyus Judge and Clerk

John Mofford
 To & David
 Daniel Coleman
 William H. Ray
 This Indenture made this sixth day of March one thousand eight hundred and fifty two by and between John Mofford of the County of Limestone in the State of Alabama of the one part and Daniel Coleman of the County of Limestone and State of Alabama of the other part Witnesseth that the said parties of the first part for and in consideration of the sum of eight hundred dollars to them in hand paid and truly paid the receipt whereof is hereby acknowledged have this day granted bargained and sold and by these presents do grant bargain and sell unto the said Daniel Coleman heirs and assigns all that certain tract or parcel of land lying and being in the County of Limestone State of Alabama and known as the North half of the South West quarter of Section number eight in Township No three in Range number six West Containing Eight

With all and singular the hereditaments and appurtenances therunto belonging or in any wise appertaining, and as the estate right title interest claim and demand whatever of them the said Mofford and Ray of in and to the said tract of land ~~and~~ ^{and} parcel thereof. To have and to hold the tract of land abovesaid unto the said Daniel Coleman his heirs and assigns forever. And the said Mofford and Ray for themselves and their heirs and assigns forever. In testimony whereof the said John Mofford and William McRay have hereunto set their hands and seals the day and year above written.

Signed sealed and delivered
in the presence of

John Mofford

Real

Wm. D. Hayes
Thomas G. Jones

The State of Alabama
Limestone County SS. Before me Thomas G. Jones judge of the Probate Court of said County personally appeared John Mofford whose genuine signature appears to the within deed and acknowledged that he had signed sealed and delivered the same to the said Daniel Coleman for the purposes therein expressed and on the day and year therein named Given under my hand and seal this 21st day of March 1852.

Thomas G. Jones judge

Filed in the office of the clerk of the Probate Court of Limestone County and State of Alabama for registration on the 2nd day of August 1852 which is duly done in old Book No 8 page 635 & 636

Test Thomas G. Jones J. P.

Martin Brooks } State of Alabama } Know All men by these
To Deeds of Gift } Limestone County } presents that I Martin Brooks
Major A Brooks } of the County and State aforesaid for and in consideration
of the love and good will I have for my grandson Major Alexander Brooks son of Equilla Brooks do give bargain grant and deliver unto the said Major A Brooks a certain Yellow boy a slave named David Crockett aged about six years which slave I give and grant to said Major A Brooks to his own proper use and behoof to have and to hold unto the said Major A Brooks his heirs and assigns forever.
Given under my hand and seal this seventh day of January 1843

(Interlined before signed)

Witness Wm. B. Locke

Equilla Brooks

Martin Brooks

mark

The State of Alabama
Limestone County SS. Personally appeared before me Thomas G. Jones judge of the Probate Court of said County the within named Equilla Brooks one of the subscribing witnesses to the within Deed of Gift who being first-

duly sworn depone and saith that he saw the within named Martin Brooks who was a subscriber thereto sign seal and deliver the same to the said Major A Brooks that he this thus deponent subscribed his name as a witness thereto in the presence of the said Martin Brooks and that he saw the other subscribing witness William B. Locke sign the same in the presence of the said Martin Brooks and in the presence of each other on the day and year therein named Given under my hand and seal this 19th day of August 1852.

Thomas G. Jones judge J. P.

Filed in the office of the clerk of the Probate Court of Limestone County State of Alabama for Registration on the 19th day of August 1852 which is duly done in old Book No 8 pages 636 & 637

Test Thomas G. Jones judge J. P.

John Moore

Mc E Church

Whereas I am desirous I am desirous I am desirous to set apart a suitable grave yard or burial place as well for those who are now upon the earth as for those who are to come. I myself and my numerous descendants now living. Now therefore know all men by these presents that I John Moore of the County of Limestone and State of Alabama do hereby in consideration of the sum of one dollar for the said church (South) the following plot or piece of ground containing one quarter of an acre more or less situate in the garden of my former residence in Limestone County adjoining the place in which Capt Nicholas Davis was buried and bounded as follows beginning at the place in which Capt Nicholas Davis was buried and bounded as follows beginning at a point where the garden gate stood running thence east forty yards thence south forty yards thence west forty yards thence north forty yards to the beginning corner. The same to be so laid off as to include the graves now there to have and to hold the same to the said Church forever I do trust however to permit the same to be used as a grave yard or place of burial for me and my descendants forever and faithfully to remove and keep the same from all intrusion and trespass for that use and that only.

Witness my hand and seal this 19th day of August AD 1850

Attest

John Moore

John Moore

The State of Alabama
Limestone County SS. Before me Thomas G. Jones judge of the Probate Court of said County personally appeared John D. Phelan one of the subscribing witnesses to the within deed who being first duly sworn depone and saith that he saw the within named John Moore sign seal and deliver the same to the said Methodist Episcopal Church (South) that he this deponent subscribed his name as a witness thereto in the presence of the said John Moore and that he saw the other subscribing witness A. S. Harris sign the same in the presence of the said John Moore and in the presence of each other on the day and year therein named Given under my hand as was this 27th August AD 1852

Thomas G. Jones judge J. P.

Filed in the office of the clerk of the Probate Court of Limestone County State of Alabama for Registration on the 27th day of August 1852 which is duly done in old Book No 8 pages 637

Thomas G. Jones judge J. P.

W. R. Easter

To Power of Attorney
Andrew C. Legg

The State of Texas Know all men by these presents that I Jackson R. Easter of the State and County aforesaid and guardian of the person and estate of William C. Thomas & John C. Ann & James J. Easter minor heirs of Champion H. Easter and late of Limestone County in the State of Alabama have this day constituted and appointed and by these presents do hereby constitute and appoint Andrew C. Legg of the County of Limestone in the State of Alabama my true and lawful attorney for me and in my name as guardian aforesaid to receive from the Administrator of the estate of Champion H. Easter deceased or from the present or late Sheriff of said County all moneys assets or effects in their hands belonging to said estate and to institute any suit or suits that may be deemed necessary to recover any property money or effects belonging to the legal heirs of said estate and to execute good and sufficient receipts for any money property &c. that may be paid him by the Administrator of said estate under the direction of the Probate Court of said County and to give full and ample receipts to any persons or persons paying to him money due said estate and I do hereby further empower him in my name as guardian aforesaid to do and perform every thing in my behalf as guardian aforesaid in affecting a final settlement of said estate if not already made and a distribution of the assets thereof among the heirs by employing Counsel of necessity for the recovery of the moneys belonging to the minor heirs. Hereby ratifying and confirming whatever my said attorney may lawfully do on the premises in witness whereof I have set my hand and seal using a Scrive for a seal the 3^d day of July A.D. 1852.

Signed sealed and delivered

in the presence of

James Thompson
W. C. Henry

The State of Texas Before me W. C. Henry Chief Justice of County of Cherokee & Cherokee County in the State aforesaid and ex officio Notary Public in and for said County personally came Jackson R. Easter Guardian of the person and estate of the minor heirs of Champion H. Easter deceased whose genuine signature appears to the above and foregoing Power of Attorney to Andrew C. Legg in the presence of the said subscribing witnesses on the day it bears date and for the purposes and consideration therein expressed

LG

To certify which I have set my hand and affixed the official seal of the County Court of Cherokee County at the Court House thereof in Rust the 3^d day of July A.D. 1852.

W. C. Henry
Chief Justice of Cherokee County

The State of Texas I do hereby certify that W. C. Henry County of Cherokee whose name appears to the above and

and foregoing certificate is duly stated qualified and commissioned as Chief Justice of Cherokee County and that all his official acts are valid and entitled to full faith and credit and that his signature thereto is genuine

LG

Given under my hand and seal of office at Rust the 3^d day of July A.D. 1852.
N. P. Britain Clk Co. Ct. & C.
By his Deputy W. C. Henry
Filed in the office of the Judge of the Probate Court of Limestone County State of Alabama for registration on the 23^d day of 1852 which is duly done in said Book nos. pages 638 & 639

Test Thomas C. Legg J. & C.
By Thomas C. Legg

R. Hume

To & Deed

Henry Stanley

This Indenture made this the twenty seventh day of March eighteen hundred and fifty two between Rowell Hume of the first part and Henry Stanley of the second part both of the County of Limestone State of Alabama witnesses that for and in consideration of the sum of twenty five dollars to him in hand paid the receipt whereof is hereby acknowledged the said R. Hume has this day granted bargained sold aliened conveyed and by these presents does grant bargain sell alien convey and carry unto the said Henry Stanley all that certain tract or lot of ground known in the plan of the Town of Athens Limestone County Alabama as lot number eighty nine. To have and to hold the above described lot with its appurtenances unto the said Henry Stanley his heirs and assigns forever. And the said R. Hume for himself his heirs executors or administrators does warrant and well prove defend save the said R. Hume and his heirs executors or administrators unto the said H. Stanley his heirs and assigns from and against themselves and all and every person claiming or holding under him the said R. Hume 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 R. Hume has herewith set his hand and affixed his seal the day and date above written.

R. Hume

The State of Alabama Before me Thomas C. Legg Judge of the Probate Court of said County Limestone County personally appeared Rowell Hume whose name is signed to the within deed and acknowledged that he had signed sealed and delivered the same to the said Henry Stanley for the purposes therein set forth on the day and year therein named. Given under my hand and seal the 3^d day of April A.D. 1852.

Thomas C. Legg Judge and
Deputy Sheriff of the County of Limestone State of Alabama for registration
on the 3^d day of April 1852 which is duly done in said Book nos. pages 638 & 639
Test Thomas C. Legg J. & C.